CS/HB281, Engrossed 2

1	A bill to be entitled
2	An act relating to public records; amending s.
3	97.0585, F.S.; providing an exemption from public
4	records requirements for information related to a
5	voter registration applicant's or voter's prior felony
6	conviction and his or her restoration of voting
7	rights; providing an exemption from public records
8	requirements for information concerning preregistered
9	voter registration applicants who are minors;
10	providing for future legislative review and repeal;
11	providing for retroactive application; providing
12	statements of public necessity; providing an effective
13	date.
14	
15	Be It Enacted by the Legislature of the State of Florida:
16	
17	Section 1. Subsection (1) of section 97.0585, Florida
18	Statutes, is amended, and subsection (3) of that section is
19	reenacted, to read:
20	97.0585 Public records exemption; information regarding
21	voters and voter registration; confidentiality
22	(1) The following information held by an agency $\underline{\prime}$ as
23	defined in s. 119.011, and obtained for the purpose of voter
24	registration is confidential and exempt from s. 119.07(1) and s.
25	24(a), Art. I of the State Constitution and may be used only for
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26	purposes of voter registration:
27	(a) All declinations to register to vote made pursuant to
28	ss. 97.057 and 97.058.
29	(b) Information relating to the place where a person
30	registered to vote or where a person updated a voter
31	registration.
32	(c) The social security number, driver license number, and
33	Florida identification number of a voter registration applicant
34	or voter.
35	(d) Information related to a voter registration
36	applicant's or voter's prior felony conviction and whether such
37	person has had his or her voting rights restored by the Board of
38	Executive Clemency or pursuant to s. 4, Art. VI of the State
39	Constitution.
40	(e) All information concerning preregistered voter
41	registration applicants who are 16 or 17 years of age.
42	(f) Paragraphs (d) and (e) are subject to the Open
43	Government Sunset Review Act in accordance with s. 119.15 and
44	shall stand repealed on October 2, 2024, unless reviewed and
45	saved from repeal through reenactment by the Legislature.
46	(3) This section applies to information held by an agency
47	before, on, or after the effective date of this exemption.
48	Section 2. (1) The Legislature finds that it is a public
49	necessity that information related to a voter registration
50	applicant's or voter's prior felony conviction and whether such

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51 person has had his or her voting rights restored through 52 executive clemency or pursuant to s. 4, Art. VI, of the State 53 Constitution, which is held by an agency and obtained for the purpose of voter registration, be confidential and exempt from 54 55 public records requirements and be used only for purposes of 56 voter registration. Information related to a voter registration 57 applicant's or voter's prior felony conviction and whether such 58 person has had his or her voting rights restored could be 59 misused if released. The restoration of a person's voting rights 60 subsequent to a felony conviction aids a person in becoming a productive, contributing, and self-sustaining member of society. 61 62 Without such protection, information related to a voter registration applicant's or voter's prior felony conviction may 63 64 result in him or her being less likely to take advantage of 65 registering to vote, thus hindering greater participation in the 66 democratic process. For these reasons, the Legislature finds 67 that it is a public necessity that the information related to a 68 voter registration applicant's or voter's prior felony 69 conviction and his or her restoration of voting rights, which is 70 held by an agency and obtained for the purpose of voter 71 registration, be confidential and exempt from public records 72 requirements. The Legislature finds that it is a public necessity 73 (2) 74 that all information concerning preregistered voter registration 75 applicants who are 16 or 17 years of age which is held by an

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76	agency, and obtained for the purpose of voter registration, be
77	confidential and exempt from public records requirements and be
78	used only for purposes of voter registration. Information
79	concerning preregistered voter registration applicants who are
80	16 or 17 years of age could be misused if released. Minors are
81	more vulnerable members of society, and the widespread release
82	of information acquired through preregistration activities may
83	be used to solicit, harass, stalk, or intimidate such
84	individuals. Without such protection, a minor may be less likely
85	to take advantage of preregistering to vote, thus hindering the
86	effective and efficient administration of a program that
87	otherwise encourages greater participation in the democratic
88	process.
89	Section 3. This act shall take effect July 1, 2019.

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