I. Summary:

SB 966 contains public record exemptions for records and information related to property photographs, financial documents, or financial information provided for participation in a federal, state, or local housing assistance program for the purpose of disaster recovery assistance to:

- The Department of Economic Opportunity (DEO);
- The Florida Housing Finance Corporation (FHFC);
- A county;
- A municipality; or
- A local housing finance agency.

The bill is subject to the Open Government Sunset Review Act and will stand repealed on October 2, 2025, unless reviewed and reenacted by the Legislature. The bill contains a public necessity statement as required by the Florida Constitution. Because this bill creates a new public records exemption, a two-thirds vote of the members present and voting in each house of the Legislature is required for passage.

The bill has an effective date of July 1, 2020.

II. Present Situation:

Access to Public Records - Generally

The Florida Constitution provides that the public has the right to inspect or copy records made or received in connection with official governmental business. The right to inspect or copy applies to the official business of any public body, officer, or employee of the state, including all three

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1 FLA. CONST. art. I, s. 24(a).
branches of state government, local governmental entities, and any person acting on behalf of the government.\(^2\)

Additional requirements and exemptions related to public records are found in various statutes and rules, depending on the branch of government involved. For instance, section 11.0431, Florida Statutes (F.S.), provides public access requirements for legislative records. Relevant exemptions are codified in s. 11.0431(2)–(3), F.S., and the statutory provisions are adopted in the rules of each house of the legislature.\(^3\) Florida Rule of Judicial Administration 2.420 governs public access to judicial branch records.\(^4\) Lastly, chapter 119, F.S., provides requirements for public records held by executive agencies.

**Executive Agency Records – The Public Records Act**

Chapter 119, F.S., known as the Public Records Act, provides that all state, county and municipal records are open for personal inspection and copying by any person, and that providing access to public records is a duty of each agency.\(^5\)

A public record includes virtually any document or recording, regardless of its physical form or how it may be transmitted.\(^6\) The Florida Supreme Court has interpreted the statutory definition of “public record” to include “material prepared in connection with official agency business which is intended to perpetuate, communicate, or formalize knowledge of some type.”\(^7\)

The Florida Statutes specify conditions under which public access to public records must be provided. The Public Records Act guarantees every person’s right to inspect and copy any public record at any reasonable time, under reasonable conditions, and under supervision by the custodian of the public record.\(^8\) A violation of the Public Records Act may result in civil or criminal liability.\(^9\)

The Legislature may exempt public records from public access requirements by passing a general law by a two-thirds vote of both the House and the Senate.\(^10\) The exemption must state

\(^2\) Id.
\(^4\) State v. Wooten, 260 So. 3d 1060 (Fla. 4th DCA 2018).
\(^5\) Section 119.01(1), F.S. Section 119.01(2), F.S., defines “agency” as “any state, county, district, authority, or municipal officer, department, division, board, bureau, commission, or other separate unit of government created or established by law including, for the purposes of this chapter, the Commission on Ethics, the Public Service Commission, and the Office of Public Counsel, and any other public or private agency, person, partnership, corporation, or business entity acting on behalf of any public agency.”
\(^6\) Section 119.011(12), F.S., defines “public record” to mean “all documents, papers, letters, maps, books, tapes, photographs, films, sound recordings, data processing software, or other material, regardless of the physical form, characteristics, or means of transmission, made or received pursuant to law or ordinance or in connection with the transaction of official business by any agency.”
\(^7\) Shevin v. Byron, Harless, Schaffer, Reid and Assoc., Inc., 379 So. 2d 633, 640 (Fla. 1980).
\(^8\) Section 119.07(1)(a), F.S.
\(^9\) Section 119.10, F.S. Public records laws are found throughout the Florida Statutes, as are the penalties for violating those laws.
\(^10\) FLA. CONST. art. I, s. 24(c).
with specificity the public necessity justifying the exemption and must be no broader than necessary to accomplish the stated purpose of the exemption.\textsuperscript{11}

General exemptions from the public records requirements are contained in the Public Records Act.\textsuperscript{12} Specific exemptions often are placed in the substantive statutes relating to a particular agency or program.\textsuperscript{13}

When creating a public records exemption, the Legislature may provide that a record is “exempt” or “confidential and exempt.” Custodians of records designated as “exempt” are not prohibited from disclosing the record; rather, the exemption means that the custodian cannot be compelled to disclose the record.\textsuperscript{14} Custodians of records designated as “confidential and exempt” may not disclose the record except under circumstances specifically defined by the Legislature.\textsuperscript{15}

**Open Government Sunset Review Act**

The Open Government Sunset Review Act\textsuperscript{16} (the Act) prescribes a legislative review process for newly created or substantially amended\textsuperscript{17} public records or open meetings exemptions, with specified exceptions.\textsuperscript{18} It requires the automatic repeal of such exemption on October 2nd of the fifth year after creation or substantial amendment, unless the Legislature reenacts the exemption.\textsuperscript{19}

The Act provides that a public records or open meetings exemption may be created or maintained only if it serves an identifiable public purpose and is no broader than is necessary.\textsuperscript{20} An exemption serves an identifiable purpose if it meets one of the following purposes and the Legislature finds that the purpose of the exemption outweighs open government policy and cannot be accomplished without the exemption:

- It allows the state or its political subdivisions to effectively and efficiently administer a governmental program, and administration would be significantly impaired without the exemption;\textsuperscript{21}

\textsuperscript{11} Id. See, e.g., *Halifax Hosp. Medical Center v. News-Journal Corp.*, 724 So. 2d 567 (Fla. 1999) (holding that a public meetings exemption was unconstitutional because the statement of public necessity did not define important terms and did not justify the breadth of the exemption); *Baker County Press, Inc. v. Baker County Medical Services, Inc.*, 870 So. 2d 189 (Fla. 1st DCA 2004) (holding that a statutory provision written to bring another party within an existing public records exemption is unconstitutional without a public necessity statement).

\textsuperscript{12} See, e.g., s. 119.071(1)(a), F.S. (exempting from public disclosure examination questions and answer sheets of examinations administered by a governmental agency for the purpose of licensure).

\textsuperscript{13} See, e.g., s. 213.053(2)(a), F.S. (exempting from public disclosure information contained in tax returns received by the Department of Revenue).

\textsuperscript{14} See *Williams v. City of Minneola*, 575 So. 2d 683, 687 (Fla. 5th DCA 1991).

\textsuperscript{15} WFTV, Inc. v. The School Board of Seminole, 874 So. 2d 48 (Fla. 5th DCA 2004).

\textsuperscript{16} Section 119.15, F.S.

\textsuperscript{17} An exemption is considered to be substantially amended if it is expanded to include more records or information or to include meetings as well as records. Section 119.15(4)(b), F.S.

\textsuperscript{18} Section 119.15(2)(a) and (b), F.S., provide that exemptions that are required by federal law or are applicable solely to the Legislature or the State Court System are not subject to the Open Government Sunset Review Act.

\textsuperscript{19} Section 119.15(3), F.S.

\textsuperscript{20} Section 119.15(6)(b), F.S.

\textsuperscript{21} Section 119.15(6)(b)1., F.S.
• It protects sensitive, personal information, the release of which would be defamatory, cause unwarranted damage to the good name or reputation of the individual, or would jeopardize the individual’s safety. If this public purpose is cited as the basis of an exemption, however, only personal identifying information is exempt;22 or
• It protects information of a confidential nature concerning entities, such as trade or business secrets.23

The Act also requires specified questions to be considered during the review process.24 In examining an exemption, the Act directs the Legislature to carefully question the purpose and necessity of reenacting the exemption.

If the exemption is continued and expanded, then a public necessity statement and a two-thirds vote for passage are required.25 If the exemption is continued without substantive changes or if the exemption is continued and narrowed, then a public necessity statement and a two-thirds vote for passage are not required. If the Legislature allows an exemption to sunset, the previously exempt records will remain exempt unless provided for by law.26

**Disaster Recovery Housing Assistance Programs**

The DEO, FHFC, counties, municipalities, and local housing finance agencies have various housing programs that are designed to assist those who have been impacted by a disaster. One such program through the DEO's Office of Disaster Recovery supports communities following disasters by addressing long-term recovery needs through the Community Development Block Grant - Disaster Recovery Program (CDBG-DR). CDBG-DR is a federally funded program designed to address housing, infrastructure, economic development and mitigation needs that remain after other assistance has been exhausted, including federal assistance as well as private insurance.27

**III. Effect of Proposed Changes:**

The bill amends s. 119.071, F.S., creating public record exemptions for records and information related to property photographs, financial documents, or financial information provided for

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22 Section 119.15(6)(b)2., F.S.
23 Section 119.15(6)(b)3., F.S.
24 Section 119.15(6)(a), F.S. The specified questions are:
   • What specific records or meetings are affected by the exemption?
   • Whom does the exemption uniquely affect, as opposed to the general public?
   • What is the identifiable public purpose or goal of the exemption?
   • Can the information contained in the records or discussed in the meeting be readily obtained by alternative means? If so, how?
   • Is the record or meeting protected by another exemption?
   • Are there multiple exemptions for the same type of record or meeting that it would be appropriate to merge?
25 See generally s. 119.15, F.S.
26 Section 119.15(7), F.S.
participation in a federal, state, or local housing assistance program for the purpose of disaster recovery assistance to:

- DEO;
- FHFC;
- A county;
- A municipality; or
- A local housing finance agency.

Federal, state, or local housing assistance programs for the purpose of disaster recovery assistance are not enumerated in the bill; however it appears they may include programs such as:

- Community Development Block Grant - Disaster Recovery Program; 28
- Hurricane Housing Recovery Program; 29 and
- Rental Recovery Loan Program. 30

The bill is subject to the Open Government Sunset Review Act and will stand repealed on October 2, 2025, unless reviewed and reenacted by the Legislature. The bill contains a public necessity statement as required by the Florida Constitution. Because this bill creates a new public records exemption, a two-thirds vote of the members present and voting in each house of the Legislature is required for passage.

The bill contains a statement of public necessity, which includes:

- The Legislature finds that it is a public necessity that records and information related to property photographs, financial documents, or financial information of an applicant for or a participant in a federal, state, or local housing assistance program provided to the Department of Economic Opportunity, the Florida Housing Finance Corporation, a county, a municipality, or a local housing finance agency for the purpose of disaster recovery assistance should be made confidential and exempt from s. 119.07(1), Florida Statutes, and s. 24 (a), Article I of the State Constitution; and
- In response to a disaster, in an effort to determine storm damage and ascertain the estimated cost of rehabilitation, an agency may conduct a property inspection to observe and record the presence of damage. The damage assessment data collected may include interior and exterior photographs of such individual’s residence. This information may be used to locate the damaged property and identify and contact the property owner or tenant. If released, this information may be used by fraudulent contractors, predatory lenders, thieves, or individuals seeking to impose on the vulnerability of a distressed property owner or tenant following a disaster. Therefore, it is necessary to protect this information to ensure that sensitive information of people impacted by a disaster is not released.

The bill has an effective date of July 1, 2020.

28 Section 290.044, F.S.
30 Id.
IV. Constitutional Issues:

A. Municipality/County Mandates Restrictions:

None.

B. Public Records/Open Meetings Issues:

Vote Requirement

Article I, s. 24(c) of the State Constitution requires a two-thirds vote of the members present and voting for final passage of a bill creating or expanding an exemption to the public records requirements. This bill enacts a new exemption for records and information related to property photographs, financial documents, or financial information provided for participation in a federal, state, or local housing assistance program for the purpose of disaster recovery assistance to the DEO, FHFC, a county, a municipality, or a local housing finance agency, thus, the bill requires a two-thirds vote to be enacted.

Public Necessity Statement

Article I, s. 24(c) of the State Constitution requires a bill creating or expanding an exemption to the public records requirements to state with specificity the public necessity justifying the exemption. Section 2 of the bill contains a statement of public necessity for the exemption.

Breadth of Exemption

Article I, s. 24(c) of the State Constitution requires an exemption to the public records requirements to be no broader than necessary to accomplish the stated purpose of the law. The purpose of the law is to protect records and information related to property photographs, financial documents, or financial information provided for participation in a federal, state, or local housing assistance program for the purpose of disaster recovery assistance to the DEO, FHFC, a county, a municipality, or a local housing finance agency. This bill exempts only records and information related to property photographs, financial documents, or financial information provided for participation in a federal, state, or local housing assistance program for the purpose of disaster recovery assistance to the DEO, FHFC, a county, a municipality, or a local housing finance agency. The exemption does not appear to be broader than necessary to accomplish the purpose of the law.

C. Trust Funds Restrictions:

None.

D. State Tax or Fee Increases:

None.
E. Other Constitutional Issues:

None.

V. Fiscal Impact Statement:

A. Tax/Fee Issues:

None.

B. Private Sector Impact:

None.

C. Government Sector Impact:

None.

VI. Technical Deficiencies:

None.

VII. Related Issues:

None.

VIII. Statutes Affected:

This bill substantially amends the following sections of the Florida Statutes: 119.071

IX. Additional Information:

A. Committee Substitute – Statement of Changes:
   (Summarizing differences between the Committee Substitute and the prior version of the bill.)

   None.

B. Amendments:

   None.

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This Senate Bill Analysis does not reflect the intent or official position of the bill’s introducer or the Florida Senate.