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A bill to be entitled An act relating to public records and public meetings; creating s. 119.0725, F.S.; providing definitions; providing an exemption from public records requirements for certain cybersecurity insurance information, critical infrastructure information, cybersecurity incident information, and certain cybersecurity-related information held by an agency; providing an exemption from public meetings requirements for portions of a meeting that would reveal certain cybersecurity-related information held by an agency; requiring the recording and transcription of exempt portions of such meetings; providing an exemption from public records requirements for such recordings and transcripts; providing retroactive application; authorizing the disclosure of confidential and exempt information under certain circumstances; authorizing agencies to report certain cybersecurity information in the aggregate; providing for future legislative review and repeal of the exemptions; amending ss. 98.015 and 282.318, F.S.; conforming provisions to changes made by the act; providing a statement of public necessity; providing a contingent effective date.

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26 Be It Enacted by the Legislature of the State of Florida: 27 28 Section 1. Section 119.0725, Florida Statutes, is created 29 to read: 30 119.0725 Agency cybersecurity information; public records exemption; public meetings exemption.-31 32 (1) As used in this section, the term: "Breach" means unauthorized access of data in 33 34 electronic form containing personal information. Good faith access of personal information by an employee or agent of an 35 agency does not constitute a breach, provided that the 36 information is not used for a purpose unrelated to the business 37 or subject to further unauthorized use. 38 39 (b) "Critical infrastructure" means existing and proposed information technology and operational technology systems and 40 41 assets, whether physical or virtual, the incapacity or 42 destruction of which would negatively affect security, economic 43 security, public health, or public safety. (c) "Cybersecurity" has the same meaning as in s. 44 45 282.0041. (d) "Data" has the same meaning as in s. 282.0041. 46 "Incident" means a violation or <u>imminent threat of</u> 47 48 violation, whether such violation is accidental or deliberate, 49 of information technology resources, security, policies, or

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practices. As used in this paragraph, the term "imminent threat

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of violation"	means a situat	tion in	which the	e agency h	nas a	
factual basis	for believing	that a	specific	incident	is about	to
occur.						

- (f) "Information technology" has the same meaning as in s. 282.0041.
- (g) "Operational technology" means the hardware and software that cause or detect a change through the direct monitoring or control of physical devices, systems, processes, or events.
- (2) The following information held by an agency is confidential and exempt from s. 119.07(1) and s. 24(a), Art. I of the State Constitution:
- (a) Coverage limits and deductible or self-insurance amounts of insurance or other risk mitigation coverages acquired for the protection of information technology systems, operational technology systems, or data of an agency.
 - (b) Information relating to critical infrastructure.
- (c) Cybersecurity incident information reported pursuant to s. 282.318 or s. 282.3185.
- (d) Network schematics, hardware and software configurations, or encryption information or information that identifies detection, investigation, or response practices for suspected or confirmed cybersecurity incidents, including suspected or confirmed breaches, if the disclosure of such

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- information would facilitate unauthorized access to or unauthorized modification, disclosure, or destruction of:
 - 1. Data or information, whether physical or virtual; or
- 2. Information technology resources, which include an agency's existing or proposed information technology systems.
- (3) Any portion of a meeting that would reveal information made confidential and exempt under subsection (2) is exempt from s. 286.011 and s. 24(b), Art. I of the State Constitution. An exempt portion of a meeting may not be off the record and must be recorded and transcribed. The recording and transcript are confidential and exempt from s. 119.07(1) and s. 24(a), Art. I of the State Constitution.
- (4) The public records exemptions contained in this section apply to information held by an agency before, on, or after July 1, 2022.
- (5) (a) Information made confidential and exempt pursuant to this section shall be made available to a law enforcement agency, the Auditor General, the Cybercrime Office of the Department of Law Enforcement, the Florida Digital Service within the Department of Management Services, and, for agencies under the jurisdiction of the Governor, the Chief Inspector General.
- (b) Such confidential and exempt information may be disclosed by an agency in the furtherance of its official duties and responsibilities or to another agency or governmental entity

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100	in the furtherance of its statutory duties and responsibilities.
101	(6) Agencies may report information about cybersecurity
102	incidents in the aggregate.
103	(7) This section is subject to the Open Government Sunset
104	Review Act in accordance with s. 119.15 and shall stand repealed
105	on October 2, 2027, unless reviewed and saved from repeal
106	through reenactment by the Legislature.
107	Section 2. Subsection (13) of section 98.015, Florida
108	Statutes, is amended to read:
109	98.015 Supervisor of elections; election, tenure of
110	office, compensation, custody of registration-related documents,
111	office hours, successor, seal; appointment of deputy
112	supervisors; duties; public records exemption
113	(13)(a) Portions of records held by a supervisor of
114	elections which contain network schematics, hardware and
115	software configurations, or encryption, or which identify
116	detection, investigation, or response practices for suspected or
117	confirmed information technology security incidents, including
118	suspected or confirmed breaches, are confidential and exempt
119	from s. 119.07(1) and s. 24(a), Art. I of the State
120	Constitution, if the disclosure of such records would facilitate
121	unauthorized access to or the unauthorized modification,
122	disclosure, or destruction of:
123	1. Data or information, whether physical or virtual; or
124	2. Information technology resources as defined in s.

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125 119.011(9), which includes: a. Information relating to the security of a supervisor of 126 127 elections' technology, processes, and practices designed to 128 protect networks, computers, data processing software, and data 129 from attack, damage, or unauthorized access; or 130 b. Security information, whether physical or virtual, 131 which relates to a supervisor of elections' existing or proposed 132 information technology systems. 133 (b) The portions of records made confidential and exempt 134 in paragraph (a) shall be available to the Auditor General and 135 may be made available to another governmental entity for 136 information technology security purposes or in the furtherance 137 of the entity's official duties. 138 (c) The public record exemption in paragraph (a) applies 139 to records held by a supervisor of elections before, on, or 140 after the effective date of the exemption. 141 (d) This subsection is subject to the Open Government 142 Sunset Review Act in accordance with s. 119.15 and shall stand 143 repealed on October 2, 2026, unless reviewed and saved from 144 repeal through reenactment by the Legislature. 145 Section 3. Subsections (6) and (11) of section 282.318, 146 Florida Statutes, are renumbered as subsections (5) and (10), 147 respectively, and present subsections (5), (7), (8), (9), and 148 (10) of that section are amended to read:

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282.318 Cybersecurity.-

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(5) Portions of records held by a state agency which				
contain network schematics, hardware and software				
configurations, or encryption, or which identify detection,				
investigation, or response practices for suspected or confirmed				
cybersecurity incidents, including suspected or confirmed				
breaches, are confidential and exempt from s. 119.07(1) and s.				
24 (a), Art. I of the State Constitution, if the disclosure of				
such records would facilitate unauthorized access to or the				
unauthorized modification, disclosure, or destruction of:				
(a) Data or information, whether physical or virtual; or				
(b) Information technology resources, which includes:				
1. Information relating to the security of the agency's				
technologies, processes, and practices designed to protect				
networks, computers, data processing software, and data from				
attack, damage, or unauthorized access; or				
2. Security information, whether physical or virtual,				
which relates to the agency's existing or proposed information				
technology systems.				
(6) (7) Those portions of a public meeting as specified in				
s. 286.011 which would reveal records which are confidential and				
exempt under subsection (5) or subsection (6) are exempt from s.				
286.011 and s. 24(b), Art. I of the State Constitution. No				
exempt portion of an exempt meeting may be off the record. All				
exempt portions of such meeting shall be recorded and				
transcribed. Such recordings and transcripts are confidential				

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and exempt from disclosure under s. 119.07(1) and s. 24(a), Art. I of the State Constitution unless a court of competent jurisdiction, after an in camera review, determines that the meeting was not restricted to the discussion of data and information made confidential and exempt by this section. In the event of such a judicial determination, only that portion of the recording and transcript which reveals nonexempt data and information may be disclosed to a third party.

(7) (8) The portions of records made confidential and exempt in subsections (5) and, (6), and (7) shall be available to the Auditor General, the Cybercrime Office of the Department of Law Enforcement, the Florida Digital Service within the department, and, for agencies under the jurisdiction of the Governor, the Chief Inspector General. Such portions of records may be made available to a local government, another state agency, or a federal agency for cybersecurity purposes or in furtherance of the state agency's official duties.

(8) (9) The exemptions contained in subsections (5) $\underline{\text{and}}_{\tau}$ (6), and (7) apply to records held by a state agency before, on, or after the effective date of this exemption.

(9)(10) Subsections (5) and, (6), and (7) are subject to the Open Government Sunset Review Act in accordance with s. 119.15 and shall stand repealed on October 2, 2025, unless reviewed and saved from repeal through reenactment by the Legislature.

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200	Section 4. (1) The Legislature finds that it is a public
201	necessity that the following information held by an agency be
202	made confidential and exempt from s. 119.07(1), Florida
203	Statutes, and s. 24(a), Article I of the State Constitution:
204	(a) Coverage limits and deductible or self-insurance
205	amounts of insurance or other risk mitigation coverages acquired
206	for the protection of information technology systems,
207	operational technology systems, or data of an agency.
208	(b) Information relating to critical infrastructure.
209	(c) Cybersecurity incident information reported pursuant
210	to s. 282.318, Florida Statutes, or s. 282.3185, Florida
211	Statutes.
212	(d) Network schematics, hardware and software
213	configurations, or encryption information or information that
214	identifies detection, investigation, or response practices for
215	suspected or confirmed cybersecurity incidents, including
216	suspected or confirmed breaches, if the disclosure of such
217	information would facilitate unauthorized access to or
218	unauthorized modification, disclosure, or destruction of:
219	1. Data or information, whether physical or virtual; or
220	2. Information technology resources, which include an
221	agency's existing or proposed information technology systems.
222	
223	Release of such information could place an agency at greater
224	risk of breaches, cybersecurity incidents, and ransomware

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225 attacks. If information related to the coverage limits and 226 deductible or self-insurance amounts of cybersecurity insurance 227 were disclosed, it could give cybercriminals an understanding of 228 the monetary sum an agency can afford or may be willing to pay 229 as a result of a ransomware attack at the expense of the 230 taxpayer. In addition, critical infrastructure information is a 231 vital component of public safety and, if made publicly 232 available, could aid in the planning of, training for, and 233 execution of cyberattacks, thereby increasing the ability of 234 persons to harm individuals in this state. The recent 235 cybersecurity hacking and shutdown of the Colonial Pipeline by 236 the criminal enterprise DarkSide in 2021 and the infiltration of 237 the Bowman Avenue Dam in Rye Brook, New York, by Iranian hackers 238 in 2013 provide evidence that such criminal capabilities exist. 239 These events also show the crippling effect that cyberattacks on 240 critical infrastructure may have. Further, cybersecurity 241 incident information reported pursuant to s. 282.318, Florida 242 Statutes, or s. 282.3185, Florida Statutes, could be used by 243 criminals to identify vulnerabilities that existed in an 244 agency's cybersecurity systems or protocols, thereby making the 245 agency further susceptible to additional cyberattacks. Lastly, 246 the release of network schematics, hardware and software 247 configurations, or encryption information or information that 248 identifies detection, investigation, or response practices for 249 suspected or confirmed cybersecurity incidents, including

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250 suspected or confirmed breaches, would facilitate unauthorized 251 access to or the unauthorized modification, disclosure, or 252 destruction of data or information, whether physical or virtual, 253 or information technology resources. Such information also 254 includes proprietary information about the security of an 255 agency's system. The disclosure of such information could 256 compromise the integrity of an agency's data, information, or 257 information technology resources, which would significantly 258 impair the administration of vital governmental programs. 259 Therefore, this information should be made confidential and 260 exempt in order to protect the agency's data, information, and 261 information technology resources. 262 The Legislature also finds that it is a public 263 necessity that any portion of a meeting that would reveal the 264 confidential and exempt information be made exempt from s. 265 286.011, Florida Statutes, and s. 24(b), Article I of the State 266 Constitution, and that any recordings and transcripts of the 267 closed portion of a meeting be made confidential and exempt from 268 s. 119.07(1), Florida Statutes, and s. 24(a), Article I of the State Constitution. The failure to close that portion of a 269 meeting at which confidential and exempt information would be 270 271 revealed, and prevent the disclosure of the recordings and 272 transcripts of those portions of a meeting, would defeat the 273 purpose of the underlying public records exemption and could 274 result in the release of highly sensitive information related to

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275	the	cybersecurity	of	an	agency	system.
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- (3) For these reasons, the Legislature finds that these public records and public meetings exemptions are of the utmost importance and are a public necessity.
- Section 5. This act shall take effect on the same date that HB 7055 or similar legislation takes effect, if such legislation is adopted in the same legislative session or an extension thereof and becomes law.

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