1 A bill to be entitled 2 An act relating to public records and meetings; 3 creating s. 486.113, F.S.; providing an exemption from 4 public records requirements for certain information 5 held by the Department of Health or the Board of 6 Physical Therapy pursuant to the Physical Therapy 7 Licensure Compact; authorizing disclosure of exempt 8 information under certain circumstances; providing an 9 exemption from public meeting requirements for certain meetings of the Physical Therapy Compact Commission 10 11 and the executive board and other committees of the commission; providing an exemption from public records 12 13 requirements for recordings, minutes, and records generated during the closed portion of such meetings; 14 providing for future legislative review and repeal of 15 16 the exemptions; providing a statement of public 17 necessity; providing a contingent effective date. 18 19 Be It Enacted by the Legislature of the State of Florida: 20 21 Section 1. Section 486.113, Florida Statutes, is created to read: 22 23 486.113 Physical Therapy Licensure Compact; public records 24 and meetings exemptions.-25 (1) A physical therapist's personal identifying Page 1 of 5

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26	information, other than the physical therapist's name, licensure
27	status, or license number, obtained from the coordinated
28	database and reporting system, as described in article VIII of
29	s. 486.112, and held by the department or the board is exempt
30	from s. 119.07(1) and s. 24(a), Art. I of the State Constitution
31	unless the state that originally reported the information to the
32	coordinated licensure information system authorizes the
33	disclosure of such information by law. If disclosure is so
34	authorized, information may be disclosed only to the extent
35	authorized by law by the reporting state.
36	(2)(a) A meeting or a portion of a meeting of the Physical
37	Therapy Compact Commission or the executive board or other
38	committees of the commission established in article VII of s.
39	486.112, is exempt from s. 286.011 and s. 24(b), Art. I of the
40	State Constitution if the commission or the executive board or
41	other committee of the commission must discuss any of the
42	following:
43	1. Noncompliance of a member state with its obligations
44	under the compact.
45	2. The employment, compensation, or discipline of, or
46	other matters, practices, or procedures related to, specific
47	employees or other matters related to the commission's internal
48	personnel practices and procedures.
49	3. Current, threatened, or reasonably anticipated
50	litigation against the commission, executive board, or other
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51	committees of the commission.
52	4. Negotiation of contracts for the purchase, lease, or
53	sale of goods, services, or real estate.
54	5. An accusation of any person of a crime or a formal
55	censure of any person.
56	6. Information disclosing trade secrets or commercial or
57	financial information that is privileged or confidential.
58	7. Information of a personal nature when disclosure would
59	constitute a clearly unwarranted invasion of personal privacy.
60	8. Investigatory records compiled for law enforcement
61	purposes.
62	9. Information related to any investigative reports
63	prepared by or on behalf of or for the use of the commission or
64	other committee charged with responsibility for investigation or
65	determination of compliance issues pursuant to the compact.
66	10. Matters specifically exempted from disclosure by
67	federal or member state statute.
68	(b) In keeping with the intent of the Physical Therapy
69	Licensure Compact, recordings, minutes, and records generated
70	during an exempt commission meeting or a portion of such a
71	meeting are exempt from s. 119.07(1) and s. 24(a), Art. I of the
72	State Constitution.
73	(3) This section is subject to the Open Government Sunset
74	Review Act in accordance with s. 119.15 and shall stand repealed
75	on October 2, 2028, unless reviewed and saved from repeal

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76	through reenactment by the Legislature.
77	Section 2. (1) The Legislature finds that it is a public
78	necessity that a physical therapist's personal identifying
79	information, other than the physical therapist's name, licensure
80	status, or license number, obtained from the coordinated
81	database and reporting system, as described in article VIII of
82	s. 486.112, Florida Statutes, and held by the Department of
83	Health or the Board of Physical Therapy, be made exempt from s.
84	119.07(1), Florida Statutes, and s. 24(a), Article I of the
85	State Constitution. Protection of such information is required
86	under the Physical Therapy Licensure Compact, which the state
87	must adopt in order to become a member state of the compact.
88	Without the public records exemption, this state will be unable
89	to effectively and efficiently implement and administer the
90	compact.
91	(2)(a) The Legislature finds that it is a public necessity
92	that any meeting of the Physical Therapy Compact Commission or
93	the executive board or other committee of the commission held as
94	provided in article VII of s. 486.112, Florida Statutes, in
95	which matters specifically exempted from disclosure by federal
96	or state law are discussed be made exempt from s. 286.011,
97	Florida Statutes, and s. 24(b), Article I of the State
98	Constitution.
99	(b) The Physical Therapy Licensure Compact requires the
100	closing of any meeting, or any portion of a meeting, of the
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101 Physical Therapy Compact Commission or the executive board or 102 other committee of the commission if they are discussing certain 103 sensitive and confidential subjects. In the absence of a public 104 meeting exemption, this state would be prohibited from becoming 105 a member state of the compact. 106 The Legislature also finds that it is a public (3) 107 necessity that the recordings, minutes, and records generated 108 during a meeting that is exempt pursuant to s. 486.113(2), 109 Florida Statutes, be made exempt from s. 119.07(1), Florida 110 Statutes, and s. 24(a), Article I of the State Constitution. 111 Release of such information would negate the public meeting 112 exemption. As such, the Legislature finds that the public 113 records exemption is a public necessity.

Section 3. This act shall take effect on the same date that HB 281 or similar legislation takes effect, if such legislation is adopted in the same legislative session or an extension thereof and becomes a law.

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