CS for SB 1000

 ${\bf By}$ the Committee on Governmental Oversight and Accountability; and Senators DiCeglie and Book

	585-03017-24 20241000c1
1	A bill to be entitled
2	An act relating to public records; amending s. 28.47,
3	F.S.; providing that certain information submitted to
4	the clerk of the circuit court or property appraiser
5	for the purpose of registering for a recording
6	notification service or a related service is
7	confidential and exempt from public records
8	requirements; providing an exception; providing for
9	retroactive application; providing for future
10	legislative review and repeal of the exemption;
11	providing a directive to the Division of Law Revision;
12	providing a statement of public necessity; providing
13	an effective date.
14	
15	Be It Enacted by the Legislature of the State of Florida:
16	
17	Section 1. Subsection (5) of section 28.47, Florida
18	Statutes, is amended to read:
19	28.47 Recording notification service; related services;
20	public records exemption
21	(5) <u>(a)</u> Nothing in This section <u>does not</u> may be construed to
22	require the clerk <u>or property appraiser</u> to provide or allow
23	access to a record or information which is confidential and
24	exempt from s. 119.07(1) and s. 24(a), Art. I of the State
25	Constitution or to otherwise violate the public records laws of
26	this state.
27	(b) All electronic mail addresses, telephone numbers,
28	personal and business names, and parcel identification numbers
29	submitted to the clerk or property appraiser for the purpose of

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30	registering for a recording notification service or a related
31	service pursuant to this section are confidential and exempt
32	from s. 119.07(1) and s. 24(a), Art. I of the State
33	Constitution, except upon court order. This paragraph applies to
34	information held by the clerk or property appraiser before, on,
35	or after the effective date of this act. This paragraph is
36	subject to the Open Government Sunset Review Act in accordance
37	with s. 119.15 and shall stand repealed on October 2, 2029,
38	unless reviewed and saved from repeal through reenactment by the
39	Legislature.
40	Section 2. The Division of Law Revision is directed to
41	replace the phrase "the effective date of this act" wherever it
42	occurs in this act with the date this act becomes a law.
43	Section 3. The Legislature finds that it is a public
44	necessity that all electronic mail addresses, telephone numbers,
45	personal and business names, and parcel identification numbers
46	submitted to the clerk or property appraiser for the purpose of
47	registering for a recording notification service or a related
48	service under s. 28.47, Florida Statutes, be made confidential
49	and exempt from s. 119.07(1), Florida Statutes, and s. 24(a),
50	Article I of the State Constitution. The recording notification
51	service, created in response to a recent increase in fraudulent
52	real property conveyances, notifies a registrant by electronic
53	mail when a land record associated with the registrant's
54	monitored identity has been recorded in the public records of
55	the county so that the registrant may quickly identify a
56	fraudulent conveyance and take necessary action. Some clerks and
57	property appraisers have also begun offering related services
58	for which a person may register to receive notifications of

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59	potentially fraudulent real property transfers by an alternative
60	form of communication, such as by text message. The Legislature
61	finds that it is a public necessity to protect persons who
62	register for a recording notification service or a related
63	service offered pursuant to this section from becoming victims
64	of other types of fraud by virtue of their status as a person
65	whose information has been submitted for monitoring. The
66	Legislature also finds that it is a public necessity to protect
67	persons whose personal or business names or parcel
68	identification numbers are not submitted to a recording
69	notification service or a related service for monitoring from
70	becoming the target of a fraudulent real property conveyance by
71	virtue of their lack of participation in any such service. Thus,
72	the Legislature finds that this act serves a compelling state
73	interest. The Legislature further finds that the harm that may
74	result from the release of the electronic mail addresses,
75	telephone numbers, personal and business names, and parcel
76	identification numbers submitted to the clerk or property
77	appraiser for the purpose of registering for a recording
78	notification service or a related service pursuant to this
79	section outweighs any public benefit that may be derived from
80	the disclosure of such information.
81	Section 4. This act shall take effect upon becoming a law.

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