1	A bill to be entitled
2	An act relating to public records; amending ss.
3	394.47891 and 394.47892, F.S.; providing public
4	records exemptions for specified veterans treatment
5	court program records and mental health court program
6	records, respectively; providing exceptions; providing
7	a statement of public necessity; providing an
8	effective date.
9	
10	Be It Enacted by the Legislature of the State of Florida:
11	
12	Section 1. Subsection (12) is added to section 394.47891,
13	Florida Statutes, to read:
14	394.47891 Veterans treatment court programs
15	(12) PUBLIC RECORDS EXEMPTION
16	(a) Information relating to a participant or a person
17	considered for participation in a veterans treatment court
18	program contained in the following records is confidential and
19	exempt from s. 119.07(1) and s. 24(a), Art. I of the State
20	Constitution:
21	1. Records created or compiled during screenings for
22	participation in the program.
23	2. Records created or compiled during substance abuse
24	screenings.
25	3. Behavioral health evaluations.
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CODING: Words stricken are deletions; words underlined are additions.

2.6 4. Subsequent treatment status reports. 27 (b) Such confidential and exempt information may be 28 disclosed: 29 1. Pursuant to a written request of the participant or 30 person considered for participation or his or her legal 31 representative. 32 2. To another governmental entity in the furtherance of 33 its responsibilities associated with the screening of a person 34 considered for participation in or the provision of treatment to 35 a person in a veterans treatment court program. 36 (c) If such confidential and exempt information is a 37 substance abuse record of a service provider that pertains to the identity, diagnosis, or prognosis of or provision of 38 39 services to a person, such information may be disclosed pursuant 40 to s. 397.501(7). 41 (d) If such confidential and exempt information is a 42 record of a service provider that pertains to mental health, 43 such information may be disclosed pursuant to s. 394.4615. 44 (e) The public records exemption in this subsection 45 applies to the information collected before, on, or after the 46 effective date of this exemption. 47 (f) This subsection is subject to the Open Government 48 Sunset Review Act in accordance with s. 119.15 and shall stand 49 repealed on October 2, 2029, unless reviewed and saved from 50 repeal through reenactment by the Legislature.

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51	Section 2. Subsection (8) is added to section 394.47892,
52	Florida Statutes, to read:
53	394.47892 Mental health court programs
54	(8)(a) Information relating to a participant or a person
55	considered for participation in a mental health court program
56	contained in the following records is confidential and exempt
57	from s. 119.07(1) and s. 24(a), Art. I of the State
58	Constitution:
59	1. Records created or compiled during screenings for
60	participation in the program.
61	2. Records created or compiled during substance abuse
62	screenings.
63	3. Behavioral health evaluations.
64	4. Subsequent treatment status reports.
65	(b) Such confidential and exempt information may be
66	disclosed:
67	1. Pursuant to a written request of the participant or
68	person considered for participation or his or her legal
69	representative.
70	2. To another governmental entity in the furtherance of
71	the governmental entity's responsibilities associated with the
72	screening of a person considered for participation in or the
73	provision of treatment to a person in a mental health court
74	program.
75	(c) If such confidential and exempt information is a
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76 substance abuse record of a service provider that pertains to 77 the identity, diagnosis, and prognosis of or provision of 78 services to a person, such information may be disclosed pursuant 79 to s. 397.501(7). 80 (d) If such confidential and exempt information is a record of a service provider that pertains to mental health, 81 82 such information may be disclosed pursuant to s. 394.4615. 83 The public records exemption in this subsection (e) 84 applies to the information collected before, on, or after the 85 effective date of this exemption. This subsection is subject to the Open Government 86 (f) 87 Sunset Review Act in accordance with s. 119.15 and shall stand repealed on October 2, 2029, unless reviewed and saved from 88 89 repeal through reenactment by the Legislature. The Legislature finds that it is a public 90 Section 3. 91 necessity that information relating to a participant or person 92 considered for participation in a veterans treatment court 93 program or mental health court program under ss. 394.47891 and 94 394.47892, Florida Statutes, that is contained in certain 95 records be made confidential and exempt from s. 119.07(1), Florida Statutes, and s. 24(a), Article I of the State 96 97 Constitution. Protecting information contained in records 98 created or compiled during screenings for participation in a 99 veterans treatment court program or mental health court program, 100 records created or compiled during substance abuse screenings,

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2024

101	behavioral bealth evaluations and subsequent treatment status
	behavioral health evaluations, and subsequent treatment status
102	reports is necessary to protect the privacy rights of
103	participants or individuals considered for participation in a
104	veterans treatment court program or mental health court program.
105	Protecting against the release of information that is sensitive
106	and personal in nature prevents unwarranted damage to the
107	reputation of veterans treatment court program or mental health
108	court program participants. Public disclosure of such
109	information could result in a substantial negative effect on
110	participation in veterans treatment court programs and mental
111	health court programs. The Legislature further finds that the
112	harm that may result from the release of such information
113	significantly outweighs any public benefit that may be derived
114	from the disclosure of such information. Finally, it is a public
115	necessity that this information be made confidential and exempt
116	to protect the privacy rights of program participants, encourage
117	individuals to participate in such programs, and promote the
118	effective and efficient administration of a veterans treatment
119	court program or a mental health court program.
120	Section 4. This act shall take effect upon becoming a law.

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