CS/HB 19 2014

A bill to be entitled

An accordance of the second se

An act relating to public records; providing an exemption from public records requirements for personal identifying information of participants in a yellow dot critical motorist medical information program; providing for future legislative review and repeal of the exemption; providing a statement of public necessity; providing a contingent effective date.

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Be It Enacted by the Legislature of the State of Florida:

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Section 1. <u>Public records exemption; participants in a</u> yellow dot critical motorist medical information program.—

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yellow dot critical motorist medical information program which is held by the governing body of a county participating in such program is exempt from s. 119.07(1), Florida Statutes, and s.

(1) Personal identifying information of a participant in a

Subsection (1) is subject to the Open Government

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24(a), Article I of the State Constitution.

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(2)

Sunset Review Act in accordance with s. 119.15, Florida

Statutes, and is repealed on July 1, 2019, unless reviewed and saved from repeal through reenactment by the Legislature.

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Section 2. The Legislature finds that it is a public necessity that the personal identifying information of a participant in a yellow dot critical motorist medical

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27	information program held by the governing body of a county
28	participating in such program be made exempt from s. 119.07(1),
29	Florida Statutes, and s. 24(a), Article I of the State
30	Constitution. Nevertheless, allowing the governing bodies of
31	participating counties to distribute yellow dot folders, as well
32	as allowing emergency medical responders and law enforcement
33	agents to access the information provided in yellow dot folders,
34	will ensure the most rapid and effective treatment for victims
35	of serious traffic accidents. If the personal identifying
36	information of a participant in such program were not exempt
37	from disclosure, any person could inspect and copy documentation
38	that identifies the program participant. Consequently, the
39	availability of such information to the public would result in
40	the invasion of the program participant's privacy. If
41	information regarding the program participant could be
42	correlated with his or her medical records, it would be possible
43	for the public to become aware of any diseases or other medical
44	concerns for which the qualifying patient is being treated by
45	his or her physician. This knowledge could be used to embarrass
46	or humiliate a qualifying patient or to discriminate against him
47	or her. Finally, protecting the personal identifying information
48	of a participant in such program prevents the identification of
49	program participants who could be victimized by robbery,
50	burglary, or illicit drug activities. Accordingly, the
51	Legislature finds that the harm to a program participant which
52	could result from the release of personal identifying

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information of the participant outweighs any minimal public benefit that would be derived from disclosure of that information to the public. Therefore, it is the finding of the Legislature that such identifying information must be made confidential and exempt from public disclosure.

Section 3. This act shall take effect on the same date that HB 17 or similar legislation authorizing the governing body of a county to create a yellow dot critical motorist medical information program takes effect, if such legislation is adopted in the same legislative session or an extension thereof and becomes a law.