State of South Dakota

NINETY-FOURTH SESSION LEGISLATIVE ASSEMBLY, 2019

922B0170

HOUSE ENGROSSED NO. SB 59-3/4/2019

Introduced by: Senators Rusch, Jensen (Phil), Nelson, Smith (VJ), Stalzer, Steinhauer, Sutton, and Wismer and Representatives Johnson (David), Latterell, McCleerey, Rasmussen, Reed, Ring, Willadsen, and Zikmund

- 1 FOR AN ACT ENTITLED, An Act to revise certain provisions regarding public records.
- 2 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:
- 3 Section 1. That chapter 1-27 be amended by adding a NEW SECTION to read:
- 4 An agency of the state or a political subdivision may not enter into a settlement agreement
- 5 with a party to any civil action or proceeding involving a claim for monetary damages or
- 6 equitable relief in which the settlement agreement requires nondisclosure or confidentiality of
- 7 the terms of the settlement. A settlement agreement under this section is a public record as
- 8 defined under § 1-27-1.1. For good cause shown, the court may order the redaction of the name
- 9 of any victim of crime within the settlement agreement under this section. Notwithstanding any
- other provision of law, an agency of the state or a political subdivision may temporarily
- maintain the confidentiality of the settlement agreement related to ongoing litigation. The
- settlement agreement shall become a public record as defined under § 1-27-1.1 upon the final
- disposition and the exhaustion of any appeal from the related litigation.
- Section 2. That § 1-27-1.5 be amended to read:



- 2 - SB 59

1 1-27-1.5. The following records are not subject to §§ 1-27-1, 1-27-1.1, and 1-27-1.3, and
2 section 1 of this Act:
3 (1) Personal information in records regarding any student, prospective student, or former

- student of any educational institution if such records are maintained by and in the possession of a public entity, other than routine directory information specified and made public consistent with 20 U. S.C. 1232g, as such section in accordance with 20 U.S.C. § 1232g as the law existed on January 1, 2009;
- (2) Medical records, including all records of drug or alcohol testing, treatment, or counseling, other than records of births and deaths. This law in no way abrogates or changes existing state and federal law pertaining to birth and death records;
 - (3) Trade secrets, the specific details of bona fide research, applied research, or scholarly or creative artistic projects being conducted at a school, postsecondary institution or laboratory funded in whole or in part by the state, and other proprietary or commercial information which if released would infringe intellectual property rights, give advantage to business competitors, or serve no material public purpose;
 - (4) Records which consist of attorney work product or which are subject to any privilege recognized in article V of chapter 19-19;
 - (5) Records developed or received by law enforcement agencies and other public bodies charged with duties of investigation or examination of persons, institutions, or businesses, if the records constitute a part of the examination, investigation, intelligence information, citizen complaints or inquiries, informant identification, or strategic or tactical information used in law enforcement training. However, this subdivision does not apply to records so developed or received relating to the presence of and amount or concentration of alcohol or drugs in any body fluid of any

- 3 - SB 59

1		perso	on, and this subdivision does not apply to a 911 recording or a transcript of a 911
2		reco	rding, if the agency or a court determines that the public interest in disclosure
3		outw	reighs the interest in nondisclosure. This law in no way abrogates or changes
4		§§ 2	3-5-7 and 23-5-11 or testimonial privileges applying to the use of information
5		from	confidential informants;
6	(6)	Appı	raisals or appraisal information and negotiation records concerning the purchase
7		or sa	le, by a public body, of any interest in real or personal property;
8	(7)	Perso	onnel information other than salaries and routine directory information.
9		How	ever, this subdivision does not apply to the public inspection or copying of any
10		curre	ent or prior contract with any public employee and any related document that
11		spec	ifies the consideration to be paid to the employee;
12	(8)	Info	rmation solely pertaining to the protection of the security of public or private
13		prop	erty and persons any person on or within public or private property, such as
14		spec	ific, unique vulnerability assessments including:
15		<u>(a)</u>	Any vulnerability assessment or specific, unique response plans, either of
16			which is plan intended to prevent or mitigate criminal acts, emergency;
17		<u>(b)</u>	Emergency management or response, or public;
18		<u>(c)</u>	Public safety, the public disclosure of which information that would create a
19			substantial likelihood of endangering public safety or property, if disclosed;
20			computer
21		<u>(d)</u>	Computer or communications network schema, passwords, and or user
22			identification names; guard
23		<u>(e)</u>	<u>Guard</u> schedules; lock
24		<u>(f)</u>	Lock combinations; or any blueprints, building plans, or infrastructure records

1		<u>and</u>
2		(g) Any blueprint, building plan, or infrastructure record regarding any building
3		or facility that would expose or create vulnerability through disclosure of the
4		location, configuration, or security of critical systems of the building or
5		facility;
6	(9)	The security standards, procedures, policies, plans, specifications, diagrams, access
7		lists, and other security-related records of the Gaming Commission and those persons
8		or entities with which the commission has entered into contractual relationships.
9		Nothing in this subdivision allows the commission to withhold from the public any
10		information relating to amounts paid persons or entities with which the commission
11		has entered into contractual relationships, amounts of prizes paid, the name of the
12		prize winner, and the municipality, or county where the prize winner resides;
13	(10)	Personally identified private citizen account payment information, credit information
14		on others supplied in confidence, and customer lists;
15	(11)	Records or portions of records kept by a publicly funded library which, when
16		examined with or without other records, reveal the identity of any library patron
17		using the library's materials or services;
18	(12)	Correspondence, memoranda, calendars or logs of appointments, working papers, and
19		records of telephone calls of public officials or employees;
20	(13)	Records or portions of records kept by public bodies which would reveal the location,
21		character, or ownership of any known archaeological, historical, or paleontological
22		site in South Dakota if necessary to protect the site from a reasonably held fear of
23		theft, vandalism, or trespass. This subdivision does not apply to the release of

information for the purpose of scholarly research, examination by other public bodies

24

for the protection of the resource or by recognized tribes, or the federal Native

2 American Graves Protection and Repatriation Act; 3 (14)Records or portions of records kept by public bodies which maintain collections of 4 archeological, historical, or paleontological significance which nongovernmental 5 donors have requested to remain closed or which reveal the names and addresses of 6 donors of such articles of archaeological, historical, or paleontological significance 7 unless the donor approves disclosure, except as the records or portions thereof may 8 be needed to carry out the purposes of the federal Native American Graves Protection 9 and Repatriation Act and the Archeological Resources Protection Act; 10 (15)Employment applications and related materials, except for applications and related 11 materials submitted by individuals hired into executive or policymaking positions of 12 any public body; 13 (16)Social security numbers; credit card, charge card, or debit card numbers and 14 expiration dates; passport numbers, driver license numbers; or other personally 15 identifying numbers or codes; and financial account numbers supplied to state and 16 local governments by citizens or held by state and local governments regarding 17 employees or contractors; 18 (17) Any emergency or disaster response plans or protocols, safety or security audits or 19 reviews, or lists of emergency or disaster response personnel or material; any location 20 or listing of weapons or ammunition; nuclear, chemical, or biological agents; or other 21 military or law enforcement equipment or personnel; 22 (18)Any test questions, scoring keys, results, or other examination data for any 23 examination to obtain licensure, employment, promotion or reclassification, or 24 academic credit;

1

- 6 - SB 59

1	(19)	Personal correspondence, memoranda, notes, calendars or appointment logs, or other
2		personal records or documents of any public official or employee;
3	(20)	Any document declared closed or confidential by court order, contract, or stipulation
4		of the parties to any civil or criminal action or proceeding except as provided under
5		section 1 of this Act;
6	(21)	Any list of names or other personally identifying data of occupants of camping or
7		lodging facilities from the Department of Game, Fish and Parks;
8	(22)	Records which, if disclosed, would constitute an unreasonable release of personal
9		information;
10	(23)	Records which, if released, could endanger the life or safety of any person;
11	(24)	Internal agency record or information received by agencies that are not required to
12		be filed with such agencies, if the records do not constitute final statistical or factual
13		tabulations, final instructions to staff that affect the public, or final agency policy or
14		determinations, or any completed state or federal audit and if the information is not
15		otherwise public under other state law, including chapter 15-15A and § 1-26-21;
16	(25)	Records of individual children regarding commitment to the Department of
17		Corrections pursuant to chapters 26-8B and 26-8C;
18	(26)	Records regarding inmate disciplinary matters pursuant to § 1-15-20; and
19	(27)	Any other record made closed or confidential by state or federal statute or rule or as
20		necessary to participate in federal programs and benefits;
21	<u>(28)</u>	A record of a settlement agreement or litigation regarding investment or bankruptcy
22		and involving the South Dakota Investment Council or the South Dakota Retirement
23		System, or both, unless the settlement or litigation results in a finding of liability
24		against the council or system, or both; and

- 7 - SB 59

1 (29) A record of a settlement agreement or litigation regarding medical services involving

2 any county hospital established under chapter 34-8 or any municipal hospital

3 <u>established under chapter 34-9</u>.