CHAPTER 2019-38

Committee Substitute for House Bill No. 591

An act relating to a public records; amending s. 119.0713, F.S.; exempting from public records requirements customer meter-derived data and billing information in increments of less than one billing cycle that is held by certain utilities; providing a statement of public necessity; providing an effective date.

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

Section 1. Subsection (5) of section 119.0713, Florida Statutes, is amended to read:

119.0713 Local government agency exemptions from inspection or copying of public records.—

(5)(a) The following information held by a utility owned or operated by a unit of local government is exempt from s. 119.07(1) and s. 24(a), Art. I of the State Constitution:

1. Information related to the security of the technology, processes, or practices of a utility owned or operated by a unit of local government that are designed to protect the utility’s networks, computers, programs, and data from attack, damage, or unauthorized access, which information, if disclosed, would facilitate the alteration, disclosure, or destruction of such data or information technology resources.

2. Information related to the security of existing or proposed information technology systems or industrial control technology systems of a utility owned or operated by a unit of local government, which, if disclosed, would facilitate unauthorized access to, and alteration or destruction of, such systems in a manner that would adversely impact the safe and reliable operation of the systems and the utility.

3. Customer meter-derived data and billing information in increments less than one billing cycle.

(b) This exemption applies to such information held by a utility owned or operated by a unit of local government before, on, or after the effective date of this exemption.

(c) This subsection is subject to the Open Government Sunset Review Act in accordance with s. 119.15 and shall stand repealed on October 2, 2024, unless reviewed and saved from repeal through reenactment by the Legislature.

Section 2. (1) The Legislature finds that it is a public necessity that customer meter-derived data and billing information in increments less than

CODING: Words struck are deletions; words underlined are additions.
one billing cycle held by a utility that is owned or operated by a unit of local
government be exempt from s. 119.07(1), Florida Statutes, and s. 24(a),
Article I of the State Constitution.

(2) The Legislature finds that safeguarding customer meter-derived data
and billing information in increments of less than one billing cycle is of the
utmost importance. Smart meters, which can record and transmit detailed
data on a customer’s use of utility services, present unique security
concerns. These concerns were addressed in a report released in October
2010 by the United States Department of Energy titled “Data Access and
Privacy Issues related to Smart Grid Technologies.” The report recom-
mended that customer data be protected from release to third parties. This
detailed customer data can be used to specifically identify minute-by-minute
usage patterns, including the exact appliance or service being used. This
information creates significant security issues for both businesses and
homeowners.

Section 3. This act shall take effect July 1, 2019.

Approved by the Governor May 14, 2019.

Filed in Office Secretary of State May 14, 2019.