## HOUSE BILL No. 4150

February 2, 2017, Introduced by Reps. VanderWall, Howell, Allor, Griffin, Alexander, Kahle, Bellino, Moss, Hoitenga, Yaroch, Hauck, Schor, Faris, Elder, Camilleri, Chatfield, Lasinski, Lucido, Hammoud, Banks, Bizon, Yanez, Sabo, Greig, Green, Marino, Brinks, Jones, Barrett, Cox, Tedder, Geiss, Byrd, Wittenberg, Liberati, LaGrand, Cochran, Hertel, Chang, Rabhi, Zemke, Howrylak, Singh, Hoadley, Hornberger, Glenn, Lower, Wentworth, Sowerby, Miller, Sneller, Ellison, Iden, Guerra, Sheppard, Theis, Gay-Dagnogo, Hughes, Inman, Rendon, Farrington, Greimel and Frederick and referred to the Committee on Michigan Competitveness.

A bill to amend 1976 PA 442, entitled

"Freedom of information act,"

(MCL 15.231 to 15.246) by adding part 2.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

## PART 2

SEC. 51. (1) THIS PART SHALL BE KNOWN AND MAY BE CITED AS THE "LEGISLATIVE OPEN RECORDS ACT".

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(2) IT IS THE PUBLIC POLICY OF THIS STATE THAT ALL PERSONS, EXCEPT THOSE PERSONS INCARCERATED IN STATE OR LOCAL CORRECTIONAL FACILITIES, ARE ENTITLED TO FULL AND COMPLETE INFORMATION REGARDING THE AFFAIRS OF GOVERNMENT AND THE OFFICIAL ACTS OF THOSE WHO REPRESENT THEM AS PUBLIC OFFICIALS AND PUBLIC EMPLOYEES, CONSISTENT WITH THIS PART. THE PEOPLE SHALL BE INFORMED SO THAT THEY MAY FULLY PARTICIPATE IN THE DEMOCRATIC PROCESS.

SEC. 52. AS USED IN THIS PART:

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(A) "COUNCIL ADMINISTRATOR" MEANS THE ADMINISTRATOR OF THE
 LEGISLATIVE COUNCIL APPOINTED UNDER SECTION 104A OF THE LEGISLATIVE
 COUNCIL ACT, 1986 PA 268, MCL 4.1104A.

4 (B) "LEGISLATOR" MEANS A MEMBER OF THE SENATE OR THE HOUSE OF
5 REPRESENTATIVES OF THIS STATE.

(D) "LORA COORDINATOR" MEANS EITHER OF THE FOLLOWING:

6 (C) "LORA" MEANS THE LEGISLATIVE OPEN RECORDS ACT.

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(*i*) AN INDIVIDUAL WHO IS A PUBLIC BODY.

9 (*ii*) AN INDIVIDUAL DESIGNATED BY A PUBLIC BODY TO ACCEPT AND 10 PROCESS REQUESTS FOR PUBLIC RECORDS UNDER THIS PART.

(E) "PERSON" MEANS AN INDIVIDUAL, CORPORATION, LIMITED
LIABILITY COMPANY, PARTNERSHIP, FIRM, ORGANIZATION, ASSOCIATION,
GOVERNMENTAL ENTITY, OR OTHER LEGAL ENTITY. PERSON DOES NOT INCLUDE
AN INDIVIDUAL SERVING A SENTENCE OF IMPRISONMENT IN A STATE OR
COUNTY CORRECTIONAL FACILITY IN THIS STATE OR ANY OTHER STATE OR IN
A FEDERAL CORRECTIONAL FACILITY.

(F) "PUBLIC BODY" MEANS A STATE OFFICER, LEGISLATOR, EMPLOYEE,
AGENCY, DEPARTMENT, DIVISION, BUREAU, BOARD, COMMISSION, COMMITTEE,
COUNCIL, AUTHORITY, OR OTHER BODY IN THE LEGISLATIVE BRANCH OF THE
STATE GOVERNMENT. PUBLIC BODY DOES NOT INCLUDE THE OFFICE OF THE
AUDITOR GENERAL.

(G) "PUBLIC RECORD" MEANS A WRITING PREPARED, OWNED, USED, IN
THE POSSESSION OF, OR RETAINED BY A PUBLIC BODY IN THE PERFORMANCE
OF AN OFFICIAL FUNCTION THAT HAS BEEN IN THE POSSESSION OF THE
PUBLIC BODY FOR 15 DAYS OR MORE. PUBLIC RECORD DOES NOT INCLUDE
COMPUTER SOFTWARE. THIS PART SEPARATES PUBLIC RECORDS INTO THE
FOLLOWING 2 CLASSES:

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1(i) THOSE THAT ARE EXEMPT FROM DISCLOSURE UNDER SECTION 59D.2(ii) THOSE THAT ARE NOT EXEMPT FROM DISCLOSURE UNDER SECTION

4 (H) "SESSION DAY" MEANS A DAY IN WHICH EITHER THE HOUSE OF 5 REPRESENTATIVES OR THE SENATE CONVENES IN SESSION AND A QUORUM OF

59D AND ARE SUBJECT TO DISCLOSURE UNDER THIS PART.

(I) "SOFTWARE" MEANS A SET OF STATEMENTS OR INSTRUCTIONS THAT,
WHEN INCORPORATED IN A MACHINE-USABLE MEDIUM, IS CAPABLE OF CAUSING
A MACHINE OR DEVICE HAVING INFORMATION-PROCESSING CAPABILITIES TO
INDICATE, PERFORM, OR ACHIEVE A PARTICULAR FUNCTION, TASK, OR
RESULT. SOFTWARE DOES NOT INCLUDE COMPUTER-STORED INFORMATION OR
DATA OR A FIELD NAME IF DISCLOSURE OF THAT FIELD NAME WOULD NOT
VIOLATE A SOFTWARE LICENSE.

14 (J) "UNUSUAL CIRCUMSTANCES" MEANS ANY 1 OR A COMBINATION OF
15 THE FOLLOWING, BUT ONLY TO THE EXTENT NECESSARY FOR THE PROPER
16 PROCESSING OF A REQUEST:

17 (i) THE NEED TO SEARCH FOR, COLLECT, OR APPROPRIATELY EXAMINE
18 OR REVIEW A VOLUMINOUS AMOUNT OF SEPARATE AND DISTINCT PUBLIC
19 RECORDS PURSUANT TO A SINGLE REQUEST.

20 (*ii*) THE NEED TO COLLECT THE REQUESTED PUBLIC RECORDS FROM
21 NUMEROUS OFFICES, FACILITIES, OR OTHER ESTABLISHMENTS.

(K) "WRITING" MEANS HANDWRITING, TYPEWRITING, PRINTING,
PHOTOSTATING, PHOTOGRAPHING, PHOTOCOPYING, AND EVERY OTHER MEANS OF
RECORDING, AND INCLUDES LETTERS, WORDS, PICTURES, SOUNDS, OR
SYMBOLS, OR COMBINATIONS THEREOF, AND PAPERS, MAPS, MAGNETIC OR
PAPER TAPES, PHOTOGRAPHIC FILMS OR PRINTS, MICROFILM, MICROFICHE,
MAGNETIC OR PUNCHED CARDS, DISCS, DRUMS, OR OTHER MEANS OF

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THE BODY IS RECORDED.

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1 RECORDING OR RETAINING MEANINGFUL CONTENT.

2 (l) "WRITTEN REQUEST" MEANS A WRITING THAT ASKS FOR
3 INFORMATION AND INCLUDES A WRITING TRANSMITTED BY FACSIMILE,
4 ELECTRONIC MAIL, OR OTHER ELECTRONIC MEANS.

5 SEC. 53. (1) EXCEPT AS EXPRESSLY PROVIDED IN SECTION 59D, UPON 6 PROVIDING A PUBLIC BODY'S LORA COORDINATOR WITH A WRITTEN REQUEST 7 THAT DESCRIBES A PUBLIC RECORD SUFFICIENTLY TO ENABLE THE PUBLIC BODY TO FIND THE PUBLIC RECORD, A PERSON HAS A RIGHT TO INSPECT, 8 9 COPY, OR RECEIVE COPIES OF THE REQUESTED PUBLIC RECORD OF THE 10 PUBLIC BODY. A PERSON HAS A RIGHT TO SUBSCRIBE TO FUTURE ISSUANCES 11 OF PUBLIC RECORDS THAT ARE CREATED, ISSUED, OR DISSEMINATED ON A 12 REGULAR BASIS. A SUBSCRIPTION SHALL BE VALID FOR UP TO 6 MONTHS, AT 13 THE REQUEST OF THE SUBSCRIBER, AND IS RENEWABLE. AN EMPLOYEE OF A 14 PUBLIC BODY WHO RECEIVES A REQUEST FOR A PUBLIC RECORD SHALL 15 FORWARD THAT REQUEST TO THE LORA COORDINATOR WITHIN 3 BUSINESS 16 DAYS.

(2) A LORA COORDINATOR SHALL KEEP A COPY OF ALL WRITTEN 17 18 REQUESTS FOR PUBLIC RECORDS ON FILE FOR NOT LESS THAN 1 YEAR. 19 (3) A PUBLIC BODY SHALL FURNISH A REQUESTING PERSON A 20 REASONABLE OPPORTUNITY FOR INSPECTION AND EXAMINATION OF ITS PUBLIC 21 RECORDS AND SHALL FURNISH REASONABLE FACILITIES FOR MAKING 22 MEMORANDA OR ABSTRACTS FROM ITS PUBLIC RECORDS DURING THE USUAL 23 BUSINESS HOURS. A PUBLIC BODY MAY MAKE REASONABLE RULES NECESSARY 24 TO PROTECT ITS PUBLIC RECORDS AND TO PREVENT EXCESSIVE AND 25 UNREASONABLE INTERFERENCE WITH THE DISCHARGE OF ITS FUNCTIONS. A 26 PUBLIC BODY SHALL PROTECT PUBLIC RECORDS FROM LOSS, UNAUTHORIZED 27 ALTERATION, MUTILATION, OR DESTRUCTION.

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(4) THIS PART DOES NOT REQUIRE A PUBLIC BODY TO MAKE A
 COMPILATION, SUMMARY, OR REPORT OF INFORMATION.

3 (5) THIS PART DOES NOT REQUIRE A PUBLIC BODY TO CREATE A NEW
4 PUBLIC RECORD, EXCEPT TO THE EXTENT REQUIRED BY THIS PART FOR THE
5 FURNISHING OF COPIES, OR EDITED COPIES OF AN EXISTING PUBLIC RECORD
6 UNDER THIS PART.

7 (6) THE CUSTODIAN OF A PUBLIC RECORD SHALL, UPON WRITTEN
8 REQUEST, FURNISH A REQUESTING PERSON A CERTIFIED COPY OF A PUBLIC
9 RECORD.

10 (7) A PUBLIC BODY SHALL NOT DESTROY OR ALTER A RECORD BEFORE
11 THE RECORD HAS BEEN IN ITS POSSESSION FOR 15 DAYS IF THE RECORD
12 WOULD BECOME A PUBLIC RECORD AFTER IT HAS BEEN IN THE POSSESSION OF
13 THE PUBLIC BODY FOR 15 DAYS.

14 Enacting section 1. This amendatory act takes effect January15 1, 2019.

16 Enacting section 2. This amendatory act does not take effect 17 unless all of the following bills of the 99th Legislature are 18 enacted into law:

19 (a) Senate Bill No. \_\_\_\_ or House Bill No. 4149 (request no. 20 00034'17 \*).

21 (b) Senate Bill No. \_\_\_\_ or House Bill No. 4148 (request no. 22 00035'17 \*).

23 (c) Senate Bill No. \_\_\_\_ or House Bill No. 4151 (request no. 24 00090'17 \*).

25 (d) Senate Bill No. \_\_\_\_ or House Bill No. 4152 (request no. 26 00252'17 \*).

27 (e) Senate Bill No. or House Bill No. 4153 (request no.

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**1** 00253'17 \*).

2 (f) Senate Bill No. \_\_\_\_ or House Bill No. 4154 (request no. 3 00254'17 \*).

4 (g) Senate Bill No. \_\_\_\_ or House Bill No. 4155 (request no. 5 00275'17 \*\*).

6 (h) Senate Bill No. \_\_\_\_ or House Bill No. 4156 (request no.
 7 00276'17 \*).

8 (i) Senate Bill No. \_\_\_\_ or House Bill No. 4157 (request no.
 9 00277'17 \*).