

28 Section 1. Section **63G-2-106** is amended to read:

29 **63G-2-106. Records of security measures.**

30 (1) The records of a governmental entity or political subdivision regarding security
31 measures designed for the protection of persons or property, public or private, are not subject to
32 this chapter. [~~These records include:~~]

33 (2) The records described in Subsection (1) include:

34 [~~(1)~~] (a) security plans[;], including a plan:

35 (i) to prepare for or mitigate terrorist activity; or

36 (ii) for emergency and disaster response and recovery;

37 [~~(2)~~] (b) security codes and combinations, and passwords;

38 [~~(3)~~] (c) passes and keys;

39 [~~(4)~~] (d) security procedures; [and]

40 **§→** [~~(e) employee safety training materials;~~

41 ~~—~~ (f) **(e) except as provided in Subsection (3), ←§** results of, or data collected from, a
41a public entity's risk assessment or security audit;

42 and

43 [~~(5)~~] **§→** [~~(g)~~] (f) **←§** building and public works designs, to the extent that the records or
44 information relate to the ongoing security measures of a public entity.

44a **§→ (3) The records described in Subsection (1) do not include a certification that a community**
44b **water system has conducted a risk and resilience assessment under 42 U.S.C. Sec. 300i-2. ←§**

45 Section 2. Section **63G-2-305** is amended to read:

46 **63G-2-305. Protected records.**

47 The following records are protected if properly classified by a governmental entity:

48 (1) trade secrets as defined in Section **13-24-2** if the person submitting the trade secret
49 has provided the governmental entity with the information specified in Section **63G-2-309**;

50 (2) commercial information or nonindividual financial information obtained from a
51 person if:

52 (a) disclosure of the information could reasonably be expected to result in unfair
53 competitive injury to the person submitting the information or would impair the ability of the
54 governmental entity to obtain necessary information in the future;

55 (b) the person submitting the information has a greater interest in prohibiting access
56 than the public in obtaining access; and

57 (c) the person submitting the information has provided the governmental entity with
58 the information specified in Section **63G-2-309**;

462 negotiate the best terms and conditions regarding the use of water in the Colorado River
463 system; or

464 (iii) give an advantage to another state or to the federal government in negotiations
465 regarding the use of water in the Colorado River system; ~~[and]~~

466 (83) any part of an application described in Section 63N-16-201 that the Governor's
467 Office of Economic Opportunity determines is nonpublic, confidential information that if
468 disclosed would result in actual economic harm to the applicant, but this Subsection (83) may
469 not be used to restrict access to a record evidencing a final contract or approval decision~~[-]; and~~

470 ~~(84) the following records of a drinking water or wastewater facility~~ ~~§→ [or-system] ←§ :~~

471 ~~(a) an engineering or architectural drawing of the drinking water or wastewater facility~~

472 ~~§→ [or-system] ←§ ; §→ and ←§~~

473 ~~§→ [(b) Geographic Information System data or maps; and~~

474 ~~(c)] (b) ←§ except as provided in Section 63G-2-106, a record detailing tools or processes~~

474a ~~the~~

475 ~~drinking water or wastewater facility~~ ~~§→ [or-system] ←§~~ ~~uses to secure, or prohibit access to, the~~

475a ~~records~~

476 ~~described in~~ ~~§→ [Subsections (84)(a) and (b)]~~ ~~Subsection (84)(a) ←§ .~~