1 A bill to be entitled	
2 An act relating to government; creating the	
3 "Citizen Participation in Government Act" and	
4 providing for its purposes; defining terms;	
5 providing procedures for the judiciary to	
6 respond to lawsuits relating to the	
7 constitutional right to petition the government	
for redress of grievances; providing an	
9 effective date.	
10	
11 WHEREAS, the framers of our constitutions, recognizing	
12 citizen participation in government as an inalienable right	
13 essential to the survival of democracy, secured its protection	
14 through the right to petition the government for redress of	
15 grievances in the First Amendment to the U.S. Constitution and	
16 Section 5 of Article I of the State Constitution, and	
WHEREAS, the communications, information, opinions,	
reports, testimony, claims, and arguments provided by citizens	
to their government are essential to wise government decisions	
and public policy in protecting the public health, safety, and	
welfare, in providing effective law enforcement, and in	
22 ensuring the efficient operation of government programs, and	
23 are essential to the credibility and trust afforded government	
24 and the preservation of our republican form of government	
25 through representative democracy, and	
26 WHEREAS, civil lawsuits and counterclaims, often	
27 involving millions of dollars, have been and are being filed	
28 against countless citizens, businesses, and organizations	
29 because of their valid exercise of their right to petition,	
30 including seeking relief, influencing action, informing,	
31	
1	
CODING: Words stricken are deletions; words <u>underlined</u> are additions.	

communicating, and otherwise participating with government 1 bodies, officials, or employees or the electorate, and 2 3 WHEREAS, such lawsuits, called "Strategic Lawsuits Against Public Participation" or "SLAPPs," are typically 4 5 dismissed as unconstitutional, but often not before the defendants are put to great expense, harassment, and 6 7 interruption of their duties, and WHEREAS, the number of such lawsuits has increased 8 9 significantly over the past 30 years, and 10 WHEREAS, these lawsuits are an abuse of the judicial process and are used to censor, intimidate, or punish 11 12 citizens, businesses, and organizations for involving 13 themselves in public affairs, and 14 WHEREAS, controlling these lawsuits will make a major 15 contribution to lawsuit reform, and WHEREAS, the threat of financial liability, litigation 16 17 costs, destruction of one's business, loss of one's home, and other personal losses from groundless lawsuits seriously 18 19 affects government, commerce, and individual rights by significantly diminishing public participation in government, 20 in public discourse, and in voluntary public service, and 21 22 WHEREAS, while courts have recognized the harm from 23 such lawsuits and have discouraged them, protection of these 24 fundamental rights has been inadequate, and WHEREAS, while some citizen communications to 25 26 government inevitably will be false or unsound or made out of 27 self-interest or in bad faith, it is essential in our democracy that the constitutional rights of citizens to 28 participate fully in the process of government be uniformly, 29 consistently, and comprehensively protected and encouraged, 30 NOW, THEREFORE, 31

CODING: Words stricken are deletions; words underlined are additions.

CS for SB 64

Be It Enacted by the Legislature of the State of Florida: 1 2 3 Section 1. Short title.--This act may be cited as the 4 "Citizen Participation in Government Act." 5 Section 2. Declaration of purposes. -- The purposes of 6 this act are to: 7 (1) Protect and encourage public participation in 8 government to the maximum extent permitted by law; 9 (2) Create a more equitable balance between the rights of persons to file lawsuits and to trial by jury and the 10 rights of persons to petition, speak out, associate, and 11 12 otherwise participate in their governments; 13 (3) Support the operations of and assure the 14 continuation of representative government in this country for 15 the protection and regulation of public health, safety, and welfare by protecting public participation in government 16 17 programs and public policy decisions; (4) Establish a balanced, uniform, comprehensive 18 19 process for speedy adjudication of "Strategic Lawsuits Against 20 Public Participation" as a major contribution to lawsuit 21 reform; and (5) Provide for attorney's fees, costs, and damages 22 23 for persons whose citizen-participation rights have been violated by the filing of a "Strategic Lawsuit Against Public 24 25 Participation" against them. 26 Section 3. Definitions.--As used in this act, the 27 term: "Governmental entity" means the state, or any 28 (1) 29 political subdivision of the state, including, but not limited 30 to, a county, municipality, district, or authority, or any 31 3

CODING:Words stricken are deletions; words underlined are additions.

CS for SB 64

First	Engrossed	(ntc)
-------	-----------	-------

1	agency thereof, however styled, that independently exercises		
2	governmental authority.		
3	(2) "State" means a state, the District of Columbia,		
4	the Commonwealth of Puerto Rico, and each territory and		
5	possession of the United States.		
6	(3) "Judicial claim" or "claim" means any lawsuit,		
7	cause of action, claim, cross-claim, counterclaim, or other		
8	judicial pleading or filing requesting relief.		
9	(4) "Motion" means any motion to dismiss, motion for		
10	summary judgment, motion for judgment on the pleadings, motion		
11	to strike, demurrer, or any other judicial pleading filed to		
12	dispose of a judicial claim.		
13	(5) "Moving party" means any person on whose behalf		
14	the motion provided in section 4 is filed seeking dismissal of		
15	the judicial claim.		
16	(6) "Petitioning Activity" means the lawful exercise		
17	of the constitutional right to petition, including seeking		
18	relief, influencing action, informing, communicating, and		
19	otherwise participating in the processes of government.		
20	(7) "Responding party" means any governmental entity		
21	against whom the motion provided for in section 4 is filed.		
22	Section 4. In any judicial proceeding, a party may		
23	file a motion to dispose of a claim brought by any		
24	governmental entity on the grounds that the claim is based on,		
25	relates to, or is in response to the moving party's lawful		
26	petitioning activity. On the filing of such a motion:		
27	(1) The motion must be treated as one for summary		
28	judgment in which:		
29	(a) The trial court uses a time period appropriate to		
30	preferred or expedited motions; and		
31			
	4		
COD	NING:Words stricken are deletions; words underlined are additions		

CODING:Words stricken are deletions; words <u>underlined</u> are additions.

1	(b) The merring party has a right of expedited appeal		
⊥ 2	(b) The moving party has a right of expedited appeal		
∠ 3	from a trial court order denying such a motion or from a trial		
4	court's failure to rule on such a motion in expedited fashion;(2) Discovery is suspended, pending decision on the		
4 5			
	motion and appeals;		
6	(3) The responding party has the burden of proof, of		
7	going forward with the evidence, and of persuasion on the		
8	motion;		
9	(4) The court must make its determination based upon		
10	the facts contained in the pleadings and affidavits filed;		
11	(5) The court must grant the motion and dismiss the		
12	judicial claim, unless the responding party has produced clear		
13	and convincing evidence that:		
14	(a) The claims made in the petitioning activity were		
15	devoid of reasonable factual support or lacked a cognizable		
16	basis in law;		
17	(b) The primary purpose of the petitioning activity		
18	was to harass the responding party or for some other improper		
19	purpose; and		
20	(c) The petitioning activity caused actual injury to		
21	the responding party;		
22	(6) Any government body to which the moving party's		
23	acts were directed or the Attorney General may intervene to		
24	defend or otherwise support the moving party in the suit;		
25	(7) If the court grants any motion under this section,		
26	the court must award to the moving party, without regard to		
27	any limits under state law:		
28	(a) Costs of litigation, including reasonable		
29	attorney's fees and expert witness fees incurred in connection		
30	with the motion; and		
31			
	_		
	5		
	TNC.Worda atvision are deletiona: worda underlined are additiona		

CODING:Words stricken are deletions; words <u>underlined</u> are additions.

CS for SB 64

1	(b) Such additional sanctions upon the responding		
2	party, its attorneys, or law firms as it finds will be		
3	sufficient to deter repetition of such conduct and comparable		
4	conduct by others similarly situated; and		
5	(8) A person damaged or injured by reason of a claim		
6	filed in violation of his or her rights to engage in		
7			
8	for actual or compensatory damages, as well as punitive		
9	damages, attorney's fees, and costs from the governmental		
10	entity responsible.		
11	Section 5. This act shall take effect upon becoming a		
12	law.		
13			
14			
15			
16			
17			
18			
19			
20			
21			
22			
23			
24			
25			
26			
27			
28 20			
29 30			
30 31			
1			
	6		
COD	ING: Words stricken are deletions; words <u>underlined</u> are additions.		