1	A bill to be entitled
2	An act relating to postsecondary education; amending
3	ss. 1001.03 and 1001.706, F.S.; defining the terms
4	"intellectual freedom and viewpoint diversity" and
5	"shield"; requiring the State Board of Education and
6	the Board of Governors, respectively, to annually
7	assess intellectual freedom and viewpoint diversity at
8	certain institutions; providing requirements for the
9	assessment; authorizing the State Board of Education
10	to adopt rules; prohibiting the State Board of
11	Education and the Board of Governors, respectively,
12	from shielding certain students, faculty, or staff
13	from certain speech; amending s. 1004.097, F.S.;
14	defining the term "shield"; providing that certain
15	faculty communications are protected expressive
16	activity; prohibiting specified entities from
17	shielding students, faculty, or staff from certain
18	speech; authorizing students at public postsecondary
19	institutions to record video and audio in classrooms
20	for specified purposes; prohibiting the publication of
21	certain video or audio recordings; providing
22	exception; revising available remedies for certain
23	causes of action to include damages; providing that
24	such damages and specified costs and fees must be paid
25	from nonstate funds; providing a cause of action
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26 against a person who publishes certain video or audio 27 recordings; providing a limitation on the amount that 28 can be recovered; amending s. 1004.26, F.S.; requiring 29 university student governments to adopt certain 30 internal procedures; providing requirements for such 31 procedures; amending s. 1006.60, F.S.; requiring the 32 State Board of Education and the Board of Governors to 33 require certain institutions to adopt codes of conduct; providing requirements for such codes of 34 35 conduct; providing that such codes of conduct include 36 certain due process rights; providing an effective 37 date. 38 39 Be It Enacted by the Legislature of the State of Florida: 40 Subsection (19) is added to section 1001.03, 41 Section 1. 42 Florida Statutes, to read: 43 1001.03 Specific powers of State Board of Education.-44 (19) INTELLECTUAL FREEDOM AND VIEWPOINT DIVERSITY 45 ASSESSMENT.-46 (a) For the purposes of this subsection, the term: "Intellectual freedom and viewpoint diversity" means 47 1. 48 the exposure of students, faculty, and staff to, and the encouragement of their exploration of, a variety of ideological 49 50 and political perspectives.

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"Shield" means to limit students', faculty members', or 51 2. 52 staff members' access to, or observation of, ideas and opinions 53 that they may find uncomfortable, unwelcome, disagreeable, or 54 offensive. 55 (b) The State Board of Education shall require each 56 Florida College System institution to conduct an annual 57 assessment of the intellectual freedom and viewpoint diversity 58 at that institution. The State Board of Education shall select 59 or create an objective, nonpartisan, and statistically valid 60 survey to be used by each institution which considers the extent to which competing ideas and perspectives are presented and 61 62 members of the college community, including students, faculty, 63 and staff, feel free to express their beliefs and viewpoints on 64 campus and in the classroom. The State Board of Education shall 65 annually compile and publish the assessments by September 1 of 66 each year, beginning on September 1, 2022. The State Board of 67 Education may adopt rules to implement this paragraph. 68 The State Board of Education may not shield students, (C) 69 faculty, or staff at Florida College System institutions from 70 free speech protected under the First Amendment to the United States Constitution, Art. I of the State Constitution, or s. 71 72 1004.097. 73 Section 2. Subsection (13) is added to section 1001.706, 74 Florida Statutes, to read: 75 1001.706 Powers and duties of the Board of Governors.-Page 3 of 12

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76	(13) INTELLECTUAL FREEDOM AND VIEWPOINT DIVERSITY
77	ASSESSMENT
78	(a) For the purposes of this subsection, the term:
79	1. "Intellectual freedom and viewpoint diversity" means
80	the exposure of students, faculty, and staff to, and the
81	encouragement of their exploration of, a variety of ideological
82	and political perspectives.
83	2. "Shield" means to limit students', faculty members', or
84	staff members' access to, or observation of, ideas and opinions
85	that they may find uncomfortable, unwelcome, disagreeable, or
86	offensive.
87	(b) The Board of Governors shall require each state
88	university to conduct an annual assessment of the intellectual
89	freedom and viewpoint diversity at that institution. The Board
90	of Governors shall select or create an objective, nonpartisan,
91	and statistically valid survey to be used by each state
92	university which considers the extent to which competing ideas
93	and perspectives are presented and members of the university
94	community, including students, faculty, and staff, feel free to
95	express their beliefs and viewpoints on campus and in the
96	classroom. The Board of Governors shall annually compile and
97	publish the assessments by September 1 of each year, beginning
98	on September 1, 2022.
99	(c) The Board of Governors may not shield students,
100	faculty, or staff at state universities from free speech

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101	protected under the First Amendment to the United States
102	Constitution, Art. I of the State Constitution, or s. 1004.97.
103	Section 3. Paragraph (a) of subsection (3) and subsection
104	(4) of section 1004.097, Florida Statutes, are amended,
105	paragraph (f) is added to subsection (2), and paragraphs (f) and
106	(g) are added to subsection (3) of that section, to read:
107	1004.097 Free expression on campus
108	(2) DEFINITIONSAs used in this section, the term:
109	(f) "Shield" means to limit students', faculty members',
110	or staff members' access to, or observation of, ideas and
111	opinions that they may find uncomfortable, unwelcome,
112	disagreeable, or offensive.
113	(3) RIGHT TO FREE-SPEECH ACTIVITIES
114	(a) Expressive activities protected under the First
115	Amendment to the United States Constitution and Art. I of the
116	State Constitution include, but are not limited to, any lawful
117	oral or written communication of ideas, including all forms of
118	peaceful assembly, protests, and speeches; distributing
119	literature; carrying signs; circulating petitions; <u>faculty</u>
120	research, lectures, writings, and commentary, whether published
121	or unpublished; and the recording and publication, including the
122	Internet publication, of video or audio recorded in outdoor
123	areas of campus. Expressive activities protected by this section
124	do not include <u>defamatory or</u> commercial speech.
125	(f) A Florida College System institution or a state

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126 university may not shield students, faculty, or staff from 127 expressive activities. 128 (g) Notwithstanding s. 934.03 and subject to the 129 protections provided in the Family Educational Rights and 130 Privacy Act of 1974, 20 U.S.C. s. 1232g and ss. 1002.22 and 131 1002.225, a student may record video or audio of class lectures 132 for their own personal educational use, in connection with a 133 complaint to the public institution of higher education where the recording was made, or as evidence in, or in preparation 134 135 for, a criminal or civil proceeding. A recorded lecture may not 136 be published without the consent of the lecturer. 137 (4) CAUSE OF ACTION.-A person injured by a violation of 138 whose expressive rights are violated by an action prohibited 139 under this section may bring an action: 140 Against a public institution of higher education based (a) 141 on the violation of the individual's expressive rights in a 142 court of competent jurisdiction to obtain declaratory and 143 injunctive relief and may be entitled to damages plus court 144 costs and reasonable attorney fees, which may only be paid from 145 nonstate funds, reasonable court costs, and attorney fees. 146 (b) Against a person who has published video or audio 147 recorded in a classroom in violation of paragraph (3)(q) in a 148 court of competent jurisdiction to obtain declaratory and 149 injunctive relief and may be entitled to damages plus court 150 costs and reasonable attorney fees, with the total recovery not

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151	to exceed \$200,000.
152	Section 4. Paragraph (d) is added to subsection (4) of
153	section 1004.26, Florida Statutes, to read:
154	1004.26 University student governments
155	(4)
156	(d) Notwithstanding any other provision of law, each
157	student government shall adopt internal procedures providing an
158	elected or appointed officer of the student government who has
159	been disciplined, suspended, or removed from office, the right
160	to directly appeal such decision to the vice president of
161	student affairs or other senior university administrator
162	designated to hear such appeals. The internal procedures shall
163	not condition the exercise of such right on the consideration or
164	decision of any student panel, including, but not limited to,
165	any student judiciary, or place any condition precedent on the
166	exercise of such right granted by this paragraph.
167	Section 5. Section 1006.60, Florida Statutes, is amended
168	to read:
169	1006.60 Codes of conduct; disciplinary measures; authority
170	to adopt rules or regulations
171	(1) The State Board of Education and the Board of
172	Governors, respectively, shall require, each Florida College
173	System institution <u>to</u> may adopt, by rule, and each state
174	university <u>to</u> may adopt, by regulation, codes of conduct and
175	appropriate penalties for violations of rules or regulations by
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176 students, to be administered by the institution. Such penalties, 177 unless otherwise provided by law, may include: reprimand; 178 restitution; fines; withholding of diplomas or transcripts 179 pending compliance with rules or regulations, completion of any 180 student judicial process or sanction, or payment of fines; 181 restrictions on the use of or removal from campus facilities; 182 community service; educational requirements; and the imposition 183 of probation, suspension, dismissal, or expulsion.

The State Board of Education and the Board of 184 (2) Governors, respectively, shall require, each Florida College 185 System institution to may adopt, by rule, and each state 186 187 university to may adopt, by regulation, a code of conduct and appropriate penalties for violations of rules or regulations by 188 189 student organizations, to be administered by the institution. 190 Such penalties, unless otherwise provided by law, may include: 191 reprimand; restitution; suspension, cancellation, or revocation 192 of the registration or official recognition of a student 193 organization; and restrictions on the use of, or removal from, 194 campus facilities.

195 <u>(3) The codes of conduct shall be published on the Florida</u> 196 <u>College System institution's or state university's website,</u> 197 <u>protect the rights of all students, and, at minimum, provide the</u> 198 <u>following due process protections to students and student</u> 199 <u>organizations:</u>

200

(a) The right to timely written notice. The code must

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201 require that the institution or university provide a student or 202 student organization with timely written notice of the student's 203 or student organization's alleged violation of the code of conduct. The notice must include sufficient detail and be 204 provided with sufficient time to prepare for any disciplinary 205 206 proceeding. 1. The written notice must include the allegations to be 207 208 investigated, the citation to the specific provision of the code 209 of conduct at issue, the process to be used in determining 210 whether a violation has occurred and associated rights, and the 211 date, time, and location of the disciplinary proceeding. 212 2. The written notice is considered timely if it is 213 provided at least 7 business days before the disciplinary 214 proceeding and may be provided by delivery to the student's 215 institutional e-mail address, and if the student is under 18 216 years of age, to the student's parent or to the student 217 organization's e-mail address. 218 3. At least 5 business days before the disciplinary proceeding, the institution or university must provide the 219 220 student or student organization with: 221 a. A listing of all known witnesses that have provided, or 222 will provide, information against the student or student 223 organization. 224 b. All known information relating to the allegation, including inculpatory and exculpatory information. 225

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226 The right to a presumption that no violation occurred. (b) 227 The institution has the burden to prove, by a preponderance of 228 the evidence, that a violation has taken place. Preponderance of 229 the evidence means that the information presented supports the 230 finding that it is more likely than not that the violation of 231 the code of conduct was committed by the student or student 232 organization. (C) 233 The right to an impartial hearing officer. 234 The right against self-incrimination and the right to (d) 235 remain silent. Such silence may not be used against the student 236 or student organization. 237 (e) The right to present relevant information and question 238 witnesses. 239 (f) The right to an advisor or advocate who may not serve 240 in any other role, including as an investigator, decider of 241 fact, hearing officer, member of a committee or panel convened 242 to hear or decide the charge, or any appeal. 243 The right to have an advisor, advocate, or legal (q) 244 representative, at the student's or student organization's own 245 expense, present at any proceeding, whether formal or informal. Such person may directly participate in all aspects of the 246 247 proceeding, including the presentation of relevant information 248 and questioning of witnesses. The right to appeal the final decision of the hearing 249 (h) 250 officer, or any committee or panel, directly to the vice

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251 president of student affairs, or any other senior administrator 252 designated by the code of conduct, who must hear the appeal and 253 render a final decision. The vice president of student affairs 254 or person designated by the code of conduct to hear the appeal 255 may not have directly participated in any other proceeding 256 related to the charged violation.

257 (i) The right to an accurate and complete record of every
258 disciplinary proceeding relating to the charged violation of the
259 code, including record of any appeal, to be made, preserved, and
260 available for copying upon request by the charged student or
261 student organization.

(j) A provision setting a time limit for charging a student or student organization with a violation of the code of conduct, and a description of those circumstances in which that time limit may be extended or waived.

266 (4) (3) Sanctions authorized by such codes of conduct may 267 be imposed only for acts or omissions in violation of rules or 268 regulations adopted by the institution, including rules or 269 regulations adopted under this section, rules of the State Board 270 of Education, rules or regulations of the Board of Governors 271 regarding the State University System, county and municipal 272 ordinances, and the laws of this state, the United States, or 273 any other state.

274 (5) (4) Each Florida College System institution may
275 establish and adopt, by rule, and each state university may

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276 establish and adopt, by regulation, codes of appropriate 277 penalties for violations of rules or regulations governing 278 student academic honesty. Such penalties, unless otherwise 279 provided by law, may include: reprimand; reduction of grade; 280 denial of academic credit; invalidation of university credit or 281 of the degree based upon such credit; probation; suspension; dismissal; or expulsion. In addition to any other penalties that 282 283 may be imposed, an individual may be denied admission or further registration, and the institution may invalidate academic credit 284 for work done by a student and may invalidate or revoke the 285 286 degree based upon such credit if it is determined that the 287 student has made false, fraudulent, or incomplete statements in the application, residence affidavit, or accompanying documents 288 289 or statements in connection with, or supplemental to, the 290 application for admission to or graduation from the institution.

291 (6) (5) Each Florida College System institution shall adopt 292 rules and each state university shall adopt regulations for the 293 lawful discipline of any student who intentionally acts to 294 impair, interfere with, or obstruct the orderly conduct, 295 processes, and functions of the institution. Said rules or 296 regulations may apply to acts conducted on or off campus when 297 relevant to such orderly conduct, processes, and functions.

298

Section 6. This act shall take effect July 1, 2021.

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