1 A bill to be entitled 2 An act relating to community colleges; creating 3 s. 240.383, F.S.; establishing the State 4 Community College System Facility Enhancement 5 Challenge Grant Program to aid community 6 colleges in building high priority 7 instructional and community-related capital facilities; providing for deposit of funds; 8 9 requiring a capital facilities matching account within the direct-support organization of each 10 community college to provide matching funds 11 12 from private contributions; providing for matching appropriations; providing eligibility 13 14 requirements; providing guidelines; providing 15 for disbursement of unexpended funds; providing 16 for naming of facilities; providing an effective date. 17 18 19 Be It Enacted by the Legislature of the State of Florida: 20 21 Section 1. Section 240.383, Florida Statutes, is 22 created to read: 23 240.383 State Community College System Facility 24 Enhancement Challenge Grant Program .--25 The Legislature recognizes that the State 26 Community College System does not have sufficient physical 27 facilities to meet the current demands of its instructional 28 and community programs. It further recognizes that, to 29 strengthen and enhance the State Community College System, it is necessary to provide facilities in addition to those 30 currently available from existing revenue sources.

recognizes that there are sources of private support that, if matched with state support, can assist in constructing much needed facilities and strengthen the commitment of citizens and organizations in promoting excellence throughout the state community colleges. Therefore, it is the intent of the Legislature to establish a program to provide the opportunity for each community college through its direct-support organization to receive and match challenge grants for instructional and community-related capital facilities within the community college.

- System Facility Enhancement Challenge Grant Program for the purpose of assisting the State Community College System in building high priority instructional and community-related capital facilities consistent with s. 240.301, including common areas connecting such facilities. The direct-support organizations that serve the community colleges shall solicit gifts from private sources to provide matching funds for capital facilities. For the purposes of this section, private sources of funds shall not include any federal or state government funds that a community college may receive.
- (3) The Community College Capital Facilities Matching
  Trust Fund, if created by law, otherwise the General Revenue
  Fund, shall provide funds to match private contributions for
  the development of high priority instructional and
  community-related capital facilities, including common areas
  connecting such facilities, within the State Community College
  System. All appropriated funds deposited in the trust fund,
  if created by law, otherwise the General Revenue Fund, shall
  be invested pursuant to the provisions of s. 18.125. Interest
  income accruing to that portion of the trust fund, if created

by law, otherwise the General Revenue Fund, shall increase the total funds available for the challenge grant program.

Interest income accruing from the private donations shall be returned to the participating direct-support organization upon completion of the project.

(4) Within the direct-support organization of each community college there must be established a separate capital facilities matching account for the purpose of providing

- community college there must be established a separate capital facilities matching account for the purpose of providing matching funds from the direct-support organization's unrestricted donations or other private contributions for the development of high priority instructional and community-related capital facilities, including common areas connecting such facilities. The Legislature shall appropriate funds to be transferred to the Community College Capital Facilities Matching Trust Fund, if created by law, otherwise the General Revenue Fund, for distribution to a community college after matching funds are certified by the direct-support organization and community college. The Public Education Capital Outlay and Debt Service Trust Fund shall not be used as the source of the state match for private contributions.
- (5) A project may not be initiated unless all private funds for planning, construction, and equipping the facility have been received and deposited in the direct-support organization's matching account and the state's share for the minimum amount of funds needed to begin the project has been appropriated by the Legislature. The Legislature may appropriate the state's matching funds in one or more fiscal years for the planning, construction, and equipping of an eligible facility. However, these requirements shall not preclude the community college or direct-support organization

from expending available funds from private sources to develop a prospectus, including preliminary architectural schematics and/or models, for use in its efforts to raise private funds for a facility. Additionally, any private sources of funds expended for this purpose are eligible for state matching funds should the project materialize as provided for in this section.

- (6) To be eligible to participate in the State

  Community College System Facility Enhancement Challenge Grant

  Program, a community college, through its direct-support

  organization, shall raise a contribution equal to one-half of
  the total cost of a facilities construction project from
  private sources which shall be matched by a state
  appropriation equal to the amount raised for a facilities
  construction project, subject to the General Appropriations

  Act.
- (7) If the state's share of the required match is insufficient to meet the requirements of subsection (6), the community college shall renegotiate the terms of the contribution with the donors. If the project is terminated, each private donation, plus accrued interest, reverts to the direct-support organization for remittance to the donor.
- (8) By September 1 of each year, the Division of
  Community Colleges shall transmit to the Legislature a list of
  projects which meet all eligibility requirements to
  participate in the State Community College System Facility
  Enhancement Challenge Grant Program and a budget request which
  includes the recommended schedule necessary to complete each
  project.
- (9) In order for a project to be eligible under this program, it must be survey recommended under the provisions of

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s. 235.15 and included in the State Community College System
    5-year capital improvement plan, and it must receive prior
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    approval from the State Board of Community Colleges.
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          (10) A community college project may not be removed
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    from the approved 3-year PECO priority list because of its
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    successful participation in this program until approved by the
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    Legislature and provided for in the General Appropriations
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    Act. When such a project is completed and removed from the
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    list, all other projects shall move up on the 3-year PECO
    priority list.
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          (11) Any project funds that are unexpended after a
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   project is completed shall revert to the community college's
    direct-support organization capital facilities matching
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    account. Fifty percent of such unexpended funds shall be
    reserved for the community college which originally received
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    the private contribution for the purpose of providing private
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   matching funds for future facility construction projects as
   provided in this section. The balance of such unexpended
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    funds shall be returned to the Community College Capital
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    Facilities Matching Trust Fund, if created by law, otherwise
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    the General Revenue Fund, and be available to any community
    college for future facility construction projects conducted
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    pursuant to this section.
          (12) The surveys, architectural plans, facility, and
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    equipment shall be the property of the participating community
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    college. A facility constructed under this section may be
    named in honor of a donor at the option of the community
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    college district board of trustees. A facility may not be
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    named after a living person without prior approval by the
    State Board of Community Colleges.
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           Section 2. This act shall take effect July 1, 1997.
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