${\bf By}$  the Committee on Comprehensive Planning, Local and Military Affairs; and Senator Kurth

316-1688-99

1 A bill to be entitled 2 An act relating to grant proposals for 3 community centers; authorizing the Department 4 of Community Affairs to administer a grant 5 program for funding the acquisition, 6 renovation, or construction of community 7 centers; authorizing counties, municipalities, and certain nonprofit corporations to apply for 8 9 such grants; requiring that a grant recipient provide certain matching funds; providing for 10 preference to be given to certain projects; 11 12 providing requirements for grant recipients; providing for a review panel to review grant 13 applications; providing for membership of the 14 review panel and terms of office; requiring the 15 review panel to annually recommend grant 16 17 recipients to the Secretary of Community Affairs; providing that the department may not 18 19 allocate a project grant unless the funds are 20 appropriated by the Legislature; authorizing the Department of Community Affairs to adopt 21 22 rules; providing an effective date. 23 24 Be It Enacted by the Legislature of the State of Florida: 25 26 Section 1. Grants for acquisition, renovation, or 27 construction of community centers; funding; approval; 28 allocation. --29 The Department of Community Affairs may accept and 30 administer moneys appropriated to it for providing grants to

counties, municipalities, and qualified corporations for the

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

acquisition, renovation, or construction of community centers.

Community centers are defined as free-standing facilities

owned or managed by a county, municipality, or qualified

corporation that provides recreational opportunities,

educational programs, and meeting rooms for the community.

This definition also includes recreational centers or other

similar facilities to the extent that they comply with these

criteria.

- (2)(a) A county, municipality, or qualified corporation may apply for a grant of state funds to acquire, renovate, or construct a community center. As used in this section, the term "qualified corporation" means a corporation that is designated as a not-for-profit corporation pursuant to s. 501(c)(3) or (4) of the Internal Revenue Code of 1954; is described in, and allowed to receive contributions pursuant to, s. 170 of the Internal Revenue Code of 1954; and is a corporation not for profit incorporated under chapter 617, Florida Statutes.
- (b) The state grant may be used to cover up to 75 percent of the project cost, and the county, municipality, or qualified corporation must demonstrate to the department that funds are available and committed to the project. The maximum amount that may be awarded to a single project under this section is 1.5 million.
- (c) The county, municipality, or nonprofit corporation must demonstrate to the department that the community supports the project and has dedicated funds to operate and maintain the community center.
- (d) The department shall give preference to projects that are located in:

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- 1. Enterprise zones, empowerment zones, and services areas in which at least 75 percent of the residents are of low or moderate income, as defined by the United States Department of Housing and Urban Development; or
- 2. Communities that have fewer than one community center per 35,000 residents.
- (e) Up to 10 percent of the grant funds awarded under this section may be used for administrative purposes.
- (f) Each applicant that receives a grant must continually monitor its performance under the grant-supported activities to ensure that time schedules are met, project objectives are accomplished within specified time periods, and other performance goals are achieved.
  - (g) Such grants may not exceed 36 months.
- (3)(a) A review panel shall review each application for a grant to acquire, renovate, or construct a community center which is submitted under subsection (2). The Governor, the President of the Senate, and the Speaker of the House of Representatives shall each appoint two members to serve on the review panel, and those six members shall jointly appoint a seventh member to the panel. Members of the panel shall be appointed to 3-year terms and may not be reappointed to the panel within 1 year after completing a 3-year term. In order to provide for staggered terms, the Governor, the President of the Senate, and the Speaker of the House of Representatives shall each initially appoint one member to a 1-year term. A vacancy on the panel shall be filled for the unexpired portion of the term in the same manner as the original appointment. The review panel shall elect a chairperson from among its members to serve a 1-year term and the chairperson may be reelected.

1 (b) Beginning in Fiscal Year 2001-2002, the review panel shall annually submit to the Secretary of Community 2 3 Affairs for approval a list of all applications that the panel recommends be included by the Department of Community Affairs 4 5 in its legislative budget request for an award of grants, 6 arranged in order of priority. However, for Fiscal Year 7 2000-2001, the review panel must submit the list to the 8 Speaker of the House of Representatives and the President of the Senate by December 31, 1999. The department may allocate 9 10 grants only for projects for which the Legislature has 11 appropriated funds. Any project that is approved and recommended by the Secretary of Community Affairs but which is 12 not funded by the Legislature shall be retained on the project 13 list for the subsequent grant cycle. Thereafter, the grant 14 applicant must submit the information required by the 15 department in compliance with the established deadline date of 16 17 the latest grant cycle in order to adequately indicate the current status of the project. 18 19 The Department of Community Affairs shall adopt by rule criteria to be applied by the review panel in 20 21 recommending applications for the award of grants and shall 22 adopt rules for administering this section. Section 2. This act shall take effect upon becoming a 23 24 law. 25 26 27 28 29 30 31

This CS makes the following changes to the bill as filed:  Defines community centers as free standing facilities owned or managed by a county, municipality, or a qualified not-for-profit corporation that provides recreational opportunities, educational programs, and meeting rooms for the community; in addition, recreational centers or other similar facilities are included in the definition to the extent that they comply with these criteria;  Allows up to ten percent of the grant funds awarded to be used for administrative purposes;  Limits grants to 36 months; and  Allows the panel to directly submit their recommendations to the Legislature for projects for FY 1999-2000.	1	STATEMENT OF SUBSTANTIAL CHANGES CONTAINED IN
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