## Bill No. SB 564, 1st Eng.

Amendment No. \_\_\_\_

	CHAMBER ACTION Senate House
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11	Senator Grant moved the following amendment:
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13	Senate Amendment (with title amendment)
14	On page 9, between lines 14 and 15,
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16	insert:
17	Section 7. Section 240.363, Florida Statutes, is
18	amended to read:
19	240.363 Financial accounting and expendituresAll
20	funds accruing to the benefit of a community college must
21	shall be received, accounted for, and expended in accordance
22	with rules of the State Board of Community Colleges. A
23	direct-support organization shall have sole responsibility for
24	the acts, debts, liabilities, and obligations of the
25	organization. A community college shall have no responsibility
26	for such acts, debts, liabilities, or obligations incurred or
27	assumed by a direct-support organization solely by reason of
28	<u>certification.</u> , <del>except that</del> Each community college board of
29	trustees may adopt policies that provide procedures for
30	transferring private contributions to the community college to
31	the direct-support organization of <u>that</u> the community college
-	1 10:54 PM 04/22/98 s0564c-13m0b

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for administration by such organization contributions made to
 2
    the community college.
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    (Redesignate subsequent sections.)
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   ====== T I T L E A M E N D M E N T =========
8
   And the title is amended as follows:
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          On page 1, line 23, after the first semicolon
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11
    insert:
12
          amending s. 240.363, F.S.; providing that a
13
           community college is not responsible for the
14
          acts, debts, liabilities, or obligations of a
          direct-support organization;
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