Bill No. CS/CS/HB 7127, 2nd Eng. (2013)

Amendment No.

CHAMBER ACTION

Senate House

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Representative Santiago offered the following:

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Amendment to Amendment (814240)

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15 16 2. An application by a beneficiary which is approved by the Legislature and subsequently certified by the department remains certified for the duration of the beneficiary's agreement with the unit of local government that owns all or a substantial portion of the underlying property or for 30 years, whichever is less, provided the certified applicant has an agreement with the

Remove lines 2731-2760 of the amendment and insert:

beneficiary's agreement with the applicant or the applicant's

agreement with the unit of local government that owns all or a

whichever is less, provided the certified applicant has an

agreement with a beneficiary at the time of initial

substantial portion of the underlying property, or for 30 years,

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- unit of local government at the time of initial certification by the department.
- 3. An applicant that is previously certified pursuant to this section does not need legislative approval each year to receive state funding.
- (f) An applicant that is recommended by the department but is not approved by the Legislature may reapply and update any information in the original application as required by the department.
- (g) The department may recommend no more than one distribution under this section for any applicant, facility, or beneficiary at a time.
 - (5) EVALUATION PROCESS.-
- (a) Before recommending an applicant to receive a state distribution under s. 212.20(6)(d)6.e., the department must verify that:
- 1. The applicant or beneficiary is responsible for the construction, reconstruction, renovation, or improvement of a facility.
- 2. If the applicant is also the beneficiary, a unit of
 local government holds title to all or a substantial portion of
 the property on which the