Bill No. CS/CS/CS/SB 306, 1st Eng. (2013)

Amendment No.

## CHAMBER ACTION

Senate House

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Representative Santiago offered the following:

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## Amendment

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Remove lines 432-456 and insert:

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funding has not commenced construction, or if construction has commenced, such construction is funded by the applicant or beneficiary with no contribution from the state.

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4. If the applicant is a unit of local government in whose jurisdiction the facility will be located, the unit of local government has an exclusive intent agreement to negotiate in this state with the beneficiary.

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5.a. The unit of local government in whose jurisdiction the facility will be located supports the application for state funds. Such support must be verified by the adoption of a resolution after a public hearing that the project serves a public purpose.

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- b. If the unit of local government is required to pass a resolution by a majority plus one vote by the local government's governing body and to hold a referendum for approval pursuant to s. 125.0104(3)(n)2., such resolution and referendum must affirmatively pass for the applicant to receive state funding under this section.
- 6. The applicant or beneficiary has not previously defaulted or failed to meet any statutory requirements of a previous state-administered sports-related program under s. 288.1162, s. 288.11621, or s. 288.1168.
- 7. The applicant or beneficiary has sufficiently demonstrated a commitment to employ residents of this state, contract with Florida-based firms, and purchase locally available building materials to the greatest extent possible.
- 8. If the applicant is a unit of local government, or other entity defined as an applicant under paragraph (2)(b), the