HOUSE AMENDMENT

		Bill	No.	CS/SB	1828,	2nd Eng.	(2013)
Amendment No.	No.	CHAMBER	. ACT	ION			
Ser	nate				House		
			•				
Representativ	re Santiago	offered t	the :	follow	ing:		
Amendmer	nt to Amendm	ent (6789	958)				
Remove]	ines 371-40	0 and ins	sert	:			
beneficiary's	agreement	with the	app	licant	or th	e applica	ant's
agreement wit	h the unit	of local	gove	ernmen	t that	owns all	or a
substantial p	ortion of t	he under	lyin	g prop	erty,	or for 30) years,
whichever is	less, provi	ded the d	cert	ified	applic	ant has a	an
agreement wit	h a benefic	iary at t	the '	time o	f init	ial	
<u>certificatior</u>	by the dep	artment.					
2. An ap	plication b	y a benei	ficia	ary wh	ich is	approved	l by the
Legislature a	ind subseque	ntly cert	tifi	ed by	the de	partment	remains
certified for	the durati	on of the	e bei	nefici	ary's	agreement	with
the unit of l	.ocal govern	ment that	tow	ns all	or a	substanti	al
portion of th	<u>ne underlyin</u>	g propert	ty o:	r for	30 yea	rs, which	never is
less, provided the certified applicant has an agreement with the							with the
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17	Amendment No. unit of local government at the time of initial certification by				
18	the department.				
19	3. An applicant that is previously certified pursuant to				
20	this section does not need legislative approval each year to				
21	receive state funding.				
22	(f) An applicant that is recommended by the department but				
23	is not approved by the Legislature may reapply and update any				
24	information in the original application as required by the				
25	department.				
26	(g) The department may recommend no more than one				
27	distribution under this section for any applicant, facility, or				
28	beneficiary at a time.				
29	(5) EVALUATION PROCESS				
30	(a) Before recommending an applicant to receive a state				
31	distribution under s. 212.20(6)(d)6.e., the department must				
32	verify that:				
33	1. The applicant or beneficiary is responsible for the				
34	construction, reconstruction, renovation, or improvement of a				
35	facility.				
36	2. If the applicant is also the beneficiary, a unit of				
37	local government holds title to all or a substantial portion of				
38	the property on which the				
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