House	Amendment NO
	Offered By
	titute for House Bill No. 137, Page 5, Section 160.415, Line 152 erting in lieu thereof the following:
	other provision of law to the contrary, the calculation in this ate state and local aid only for charter schools operated in:
(a) A metropolitan school	•
<u>.</u>	ect containing part or all of a city with more than three hundred
fifty thousand inhabitants;	et containing part of an of a city with more than three numered
	as been classified as unaccredited by the state board of education;
	has been accredited without provisions, sponsored only by the loca
	rrent school year enrollment of at least one thousand five hundred
	han thirty-five percent of the school district's student enrollment to
·	d by the local board under the authority of this subdivision, except
<del>-</del>	to any school district that subsequently becomes eligible under
	ision or to any district accredited without provisions that sponsors
	current school year student enrollment of at least one thousand five
hundred fifty students; or	<u> </u>
	as been classified as provisionally accredited by the state board of
	on its annual performance report consistent with a classification
	ccredited for three consecutive school years beginning with the
2012-13 accreditation year under	
	er schools of any school district whose provisional accreditation
	ancial stress, as defined in sections 161.520 to 161.529, or on
•	rule of the state board of education, shall be decided by a vote of
	g the third consecutive school year after the designation of
provisional accreditation; and	
b. The sponsor is limited t	to the local school board or a sponsor who has met the standards o
	s determined by the department based on sections 160.400 to
	properly promulgated rules of the department.
(3) Each charter school an	nd each school district responsible for distributing local"; and
Further amond said hill nage and	section by renumbering all of said sections subsequent
subdivisions accordingly; and	section by renambering an or said sections subsequent
subdivisions accordingly, and	
	on, Page 6, Line 185, by deleting the number "(6)" and inserting in
lieu thereof the following: "(7)"; a	ınd
Action Taken	Date

1	
2	Further amend said bill, and section, Page 7, Line 206, by deleting the number "(6)" and inserting in
3	lieu thereof the following: "(7)"; and
4	
5	Further amend said bill, page, and section, Line 224, by deleting the number "(7)" and inserting in
6	lieu thereof the following: "(8)"; and
7	
8	Further amend said bill by amending the title, enacting clause, and intersectional references
9	accordingly.