HOUSE AMENDMENT NO		
Offered By		
AMEND House Committee Substitute for Senate Bill No. 813, Page 2, Section 67.085, Line 22,		
by inserting after all of said line the following:		
"67.463. 1. At the hearing to consider the proposed improvements and assessments, the		
governing body shall hear and pass upon all objections to the proposed improvements and		
proposed assessments, if any, and may amend the proposed improvements, and the plans and		
specifications therefor, or assessments as to any property, and thereupon by ordinance or		
resolution the governing body of the city or county shall order that the improvement be made and		
direct that financing for the cost thereof be obtained as provided in sections 67.453 to 67.475.		
2. After construction of the improvement has been completed in accordance with the		
plans and specifications therefor, the governing body shall compute the final costs of the		
improvement and apportion the costs among the property benefitted by such improvement in such		
equitable manner as the governing body shall determine, charging each parcel of property with its		
proportionate share of the costs, and by resolution or ordinance, assess the final cost of the		
improvement or the amount of general obligation bonds issued or to be issued therefor as special		
assessments against the property described in the assessment roll.		
3. After the passage or adoption of the ordinance or resolution assessing the special		
assessments, the city clerk or county clerk shall mail a notice to each property owner within the		
district which sets forth a description of each parcel of real property to be assessed which is		
owned by such owner, the special assessment assigned to such property, and a statement that the		
property owner may pay such assessment in full, together with interest accrued thereon from the		
effective date of such ordinance or resolution, on or before a specified date determined by the		
effective date of the ordinance or resolution, or may pay such assessment in annual installments as		
provided in subsection 4 of this section.		
4. The special assessments shall be assessed upon the property included therein		
concurrent with general property taxes, and shall be payable in substantially equal annual		
installments for a duration stated in the ballot measure prescribed in subsection 2 of section		
67.457 or in the petition prescribed in subsection 3 of section 67.457, and, if authorized, an		
assessment in each year thereafter levied and collected in the same manner with the proceeds		
thereof used solely for maintenance of the improvement, taking into account such assessments and		

Date \_\_\_\_

Action Taken \_\_\_\_\_

1	interest thereon, as the governing body determines. The first installment shall be payable after the
2	first collection of general property taxes following the adoption of the assessment ordinance or
3	resolution unless such ordinance or resolution was adopted and certified too late to permit its
4	collection at such time. All assessments shall bear interest at such rate as the governing body
5	determines, not to exceed the rate permitted for bonds by section 108.170. Interest on the
6	assessment between the effective date of the ordinance or resolution assessing the assessment and
7	the date the first installment is payable shall be added to the first installment. The interest for one
8	year on all unpaid installments shall be added to each subsequent installment until paid. In the
9	case of a special assessment by a city, all of the installments, together with the interest accrued or
10	to accrue thereon, may be certified by the city clerk to the county clerk in one instrument at the
11	same time. Such certification shall be good for all of the installments, and the interest thereon
12	payable as special assessments.
13	5. Special assessments shall be collected and paid over to the city treasurer or county
14	treasurer in the same manner as taxes of the city or county are collected and paid. In any county
15	[of the first classification with more than one hundred thirty-five thousand four hundred but fewer
16	than one hundred thirty-five thousand five hundred inhabitants], the county collector may collect a
17	fee as prescribed by section 52.260 for collection of assessments under this section.
18	67.469. A special assessment authorized under the provisions of sections 67.453 to
19	67.475 shall be a lien, from the date of the assessment, on the property against which it is assessed
20	on behalf of the city or county assessing the same to the same extent as a tax upon real property.
21	The lien may be foreclosed in the same manner as a tax upon real property by land tax sale
22	pursuant to chapter 140 or, if applicable to that county, chapter 141, or, [by judicial foreclosure
23	proceeding,] at the option of the governing body, by judicial foreclosure proceeding. Upon the
24	foreclosure of any such lien, whether by land tax sale or by judicial foreclosure proceeding, the
25	entire remaining assessment may become due and payable and may be recoverable in such
26	foreclosure proceeding at the option of the governing body."; and
27	
28	Further amend said bill by amending the title, enacting clause, and intersectional references
29	accordingly.