House	Amendment NO
Offered By	
AMEND Senate Committee Substitute for Senate Bill No. 18, Page 1, Ir deleting all of said line and inserting in lieu thereof the words, "to sales to	
Further amend said bill, Page 2, Section 144.021, Line 41, by inserting a line the following:  "144.080. 1. Every person receiving any payment or consideration."	
or rendering of service, subject to the tax imposed by the provisions of se	
is exercising the taxable privilege of selling the property or rendering the	
subject to the tax levied in section 144.020. The person shall be respons	
collection of the amount of the tax imposed on the sale or service to the	
provisions of section 144.285, but shall, on or before the last day of the i	•
calendar quarterly period of three months, file a return with the director	
person's gross receipts and the amount of tax levied in section 144.020 for	or the preceding quarter, and
shall remit to the director of revenue, with the return, the taxes levied in	section 144.020, except as
provided in subsections 2 and 3 of this section. The director of revenue	may promulgate rules or
regulations changing the filing and payment requirements of sellers, but	shall not require any seller
to file and pay more frequently than required in this section.	
2. Where the aggregate amount levied and imposed upon a seller	
excess of two hundred and fifty dollars for either the first or second mon	<del>-</del>
seller shall file a return and pay such aggregate amount for such months	to the director of revenue by
the twentieth day of the succeeding month.	
3. Where the aggregate amount levied and imposed upon a seller	•
than forty-five dollars in a calendar quarter, the director of revenue shall	
seller to file a return for a calendar year. The return shall be filed and the	e taxes paid on or before
January thirty-first of the succeeding year.	hioat to the tarrimmen and her
4. The seller of any property or person rendering any service, surgestions 144,010 to 144,525, shall collect the tay from the purchaser of a	
sections 144.010 to 144.525, shall collect the tax from the purchaser of s of the service to the extent possible under the provisions of section 144.2	
to collect any part or all of the tax does not relieve the seller of the obligation	•
tax imposed by section 144.020; except that the collection of the tax imp	± •
144.525 on motor vehicles and trailers shall be made as provided in section	
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Action Taken Date	

5. [It shall be unlawful for] Any person [to] <u>may</u> advertise or hold out or state to the public or to any customer directly [or indirectly] that the tax or any part thereof imposed by sections 144.010 to 144.525, and required to be collected by the person, will be assumed or absorbed by the person, [or that it will not be separately stated and added to the selling price of the] <u>provided that the amount of tax assumed or absorbed shall be stated on any invoice or receipt for the property sold or service rendered [, or if added, that it or any part thereof will be refunded]. Any person violating any of the provisions of this section shall be guilty of a misdemeanor. <u>This subsection shall not apply to any retailer prohibited from collecting and remitting sales tax under section 66.630."</u>; and</u>

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.