House	Amendment NO
Offered By	
AMEND House Bill No. 1588, Page 1, In tin lieu thereof the word "agriculture."; and	he Title, Line 3, by deleting all of said line and inserting
Further amend said bill, Page 2, Section 35 line the following:	1.120, Line 47, by inserting after all of said section and
business shall acquire by grant, purchase, d if the total aggregate alien and foreign own tenths of one percent of the total aggregate any agricultural land in this state shall be su for review in accordance with subsection 3 Revenue Service Form W-9 signed by the pagent, trustee, or other fiduciary for an alien	sections 442.586 and 442.591, no alien or foreign evise, descent or otherwise agricultural land in this state ership of agricultural acreage in this state exceeds three-agricultural acreage in this state. A sale or transfer of abmitted to the director of the department of agriculture of this section only if there is no completed Internal eurchaser. No person may hold agricultural land as an or foreign business in violation of sections 442.560 to y interest in such agricultural land shall be divested or
2. Any alien or foreign business what 442.560 to 442.592 remains in violation of	o acquires agricultural land in violation of sections sections 442.560 to 442.592 for as long as he or she ever, that no security interest in such agricultural land
3. Subject to the provisions of subs grant, purchase, devise, descent, or otherwithe department of agriculture to determine in accordance with the <a href="three-tenths-of-one-p">three-tenths-of-one-p</a>	ection 1 of this section, such proposed acquisitions by se of agricultural land in this state shall be submitted to whether such acquisition of agricultural land is conveyed ercent restriction on the total aggregate alien and foreign The department shall establish by rule the requirements
4. Any rule or portion of a rule, as under the authority delegated in this section subject to all of the provisions of chapter 536 are nonseverable and if any of	that term is defined in section 536.010, that is created shall become effective only if it complies with and is 66 and, if applicable, section 536.028. This section and the powers vested with the general assembly pursuant to
	e date, or to disapprove and annul a rule are subsequently making authority and any rule proposed or adopted after '; and
Further amend said bill by amending the tit accordingly.	le, enacting clause, and intersectional references
	Date
Select Action Taken	Date