House	Amendment NO		
Offered By			
AMEND House Committee Substitute for Senate B inserting after all of said line the following:	ill No. 95, Page 1, Section A, Line 2, by		
"52.290. 1. In all counties except counties January 1, 2008, and any city not within a county, t a fee for the collection of delinquent and back taxes be added to the face of the tax bill and collected fro the nine percent of the fees collected pursuant to the paid into the county general fund, two-[sevenths] ni provisions of this section shall be paid into the tax is section 52.312, and [three-sevenths] five-ninths of this section shall be paid into the county employees 50.1200. Notwithstanding provisions of law to the for the collection of delinquent and back taxes in a allowed by law, shall control.	he collector shall collect on behalf of the county of [seven] nine percent on all sums collected to m the party paying the tax. [Two-sevenths] Of e provisions of this section two-ninths shall be enths of the fees collected pursuant to the maintenance fund of the county as required by the fees collected pursuant to the provisions of retirement fund created by sections 50.1000 to contrary, an authorization for collection of a fee		
2. In all counties having a charter form of government after January 1, 2008, a shall collect on behalf of the county and pay into the delinquent and back taxes of two percent on all sum and collected from the party paying the tax except to government and with more than two hundred fifty to inhabitants, the collector shall collect on behalf of the and back taxes of three percent on all sums collected collected from the party paying the tax. If a county maintenance fund, one-third of the fees collected under the provisions of general fund.	e county general fund a fee for the collection of as collected to be added to the face of the tax bill hat in a county with a charter form of housand but less than seven hundred thousand he county a fee for the collection of delinquent d to be added to the face of the tax bill and is required by section 52.312 to establish a tax adder this subsection shall be paid into that fund;		
delinquent and back taxes due. No county collector card."; and	· · · · · · · · · · · · · · · · · · ·		
Further amend said bill, Page 5, Section 108.170, L following;	ine 192, by inserting after all of said line the		
"137.280. 1. Taxpayers' personal property manufacturers, and except those of railroads, public	* •		
Action Taken	Date		

or corporation subject to special statutory requirements, such as chapter 151, who shall return and file their assessments on locally assessed property no later than April first, shall be delivered to the office of the assessor of the county between the first day of January and the first day of March each vear and shall be signed and certified by the taxpayer as being a true and complete list or statement of all the taxable tangible personal property. If any person shall fail to deliver the required list to the assessor by the first day of March, the owner of the property which ought to have been listed shall be assessed a penalty added to the tax bill, based on the assessed value of the property that was not reported, as follows:

9	Assessed Valuation	Penalty
10	0 - \$1,000	[\$10.00] <u>\$15.00</u>
11	\$1,001 - \$2,000	[\$20.00] <u>\$25.00</u>
12	\$2,001 - \$3,000	[\$30.00] <u>\$35.00</u>
13	\$3,001 - \$4,000	[\$40.00] <u>\$45.00</u>
14	\$4,001 - \$5,000	[\$50.00] <u>\$55.00</u>
15	\$5,001 - \$6,000	[\$60.00] <u>\$65.00</u>
16	\$6,001 - \$7,000	[\$70.00] <u>\$75.00</u>
17	\$7,001 - \$8,000	[\$80.00] <u>\$85.00</u>
18	\$8,001 - \$9,000	[\$90.00] <u>\$95.00</u>
19	\$9,001 and above	[\$100.00] <u>\$105.00</u>
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The assessor in any county of the first classification without a charter form of government with a population of one hundred thousand or more inhabitants which contains all or part of a city with a population of three hundred fifty thousand or more inhabitants shall omit assessing the penalty in any case where he or she is satisfied the neglect is unavoidable and not willful or falls into one of the following categories. The assessor in all other political subdivisions shall omit assessing the penalty in any case where he or she is satisfied the neglect falls into at least one of the following categories:

- (1) The taxpayer is in military service and is outside the state;
- (2) The taxpayer filed timely, but in the wrong county;
- (3) There was a loss of records due to fire or flood;
- (4) The taxpayer can show the list was mailed timely as evidenced by the date of postmark; [or]
- (5) The assessor determines that no form for listing personal property was mailed to the taxpayer for that tax year; or
- (6) The neglect occurred as a direct result of the actions or inactions of the county or its employees or contractors.
- 2. Between March first and April first, the assessor shall send to each taxpayer who was sent an assessment list for the current tax year, and said list was not returned to the assessor, a second notice that statutes require the assessment list be returned immediately. In the event the taxpayer returns the assessment list to the assessor before May first, the penalty described in subsection 1 of this section shall not apply. If said assessment list is not returned before May first by the taxpayer, the penalty shall apply.
- 3. It shall be the duty of the county commission and assessor to place on the assessment rolls for the year all personal property discovered in the calendar year which was taxable on January first of that year.
- 4. If annual waivers exceed forty percent then by February first of each year, the assessor shall transmit to the county employees' retirement fund an electronic or paper copy of the log maintained under subsection 3 of section 50.1020 for the prior calendar year.

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137.345. 1. If any person, corporation, partnership or association neglects or refuses to deliver an itemized statement or list of all the taxable tangible personal property signed and certified by the taxpayer, as required by section 137.340, by the first day of March, [they] the taxpayer shall be assessed a penalty added to the tax bill, based on the assessed value of the property that was not reported, as follows:

6	Assessed Valua	Assessed Valuation	
7	0 -	\$1,000	[\$10.00] <u>\$15.00</u>
8	\$1,001 -	\$2,000	[\$20.00] <u>\$25.00</u>
9	\$2,001 -	\$3,000	[\$30.00] <u>\$35.00</u>
10	\$3,001 -	\$4,000	[\$40.00] <u>\$45.00</u>
11	\$4,001 -	\$5,000	[\$50.00] <u>\$55.00</u>
12	\$5,001 -	\$6,000	[\$60.00] <u>\$65.00</u>
13	\$6,001 -	\$7,000	[\$70.00] <u>\$75.00</u>
14	\$7,001 -	\$8,000	[\$80.00] <u>\$85.00</u>
15	\$8,001 -	\$9,000	[\$90.00] <u>\$95.00</u>
16	\$9,001 and abo	ove	[\$100.00] <u>\$105.00</u>

The assessor in any county of the first classification without a charter form of government with a population of one hundred thousand or more inhabitants which contains all or part of a city with a population of three hundred fifty thousand or more inhabitants shall omit assessing the penalty in any case where he <u>or she</u> is satisfied the neglect is unavoidable and not willful or falls into one of the following categories. The assessor in all other political subdivisions shall omit assessing the penalty in any case where he <u>or she</u> is satisfied the neglect falls into at least one of the following categories:

- (1) The taxpayer is in military service and is outside the state;
- (2) The taxpayer filed timely, but in the wrong county;
- (3) There was a loss of records due to fire, theft, fraud or flood;
- (4) The taxpayer can show the list was mailed timely as evidenced by the date of postmark; **[orl**]
- (5) The assessor determines that no form for listing personal property was mailed to the taxpayer for that tax year; or
- (6) The neglect occurred as a direct result of the actions or inactions of the county or its employees or contractors.
- 2. It shall be the duty of the county commission and assessor to place on the assessment rolls for the year all property discovered in the calendar year which was taxable on January first of that year.
- 3. Between March first and April first, the assessor shall send to each taxpayer who was sent an assessment list for the current tax year, and said list was not returned to the assessor, a second notice that statutes require that the assessment list be returned immediately. In the event the taxpayer returns the assessment list to the assessor before May first, the penalty described in subsection 1 of this section shall not apply. If said assessment list is not returned before May first by the taxpayer, the penalty shall apply.
- 4. The assessor, in the absence of the owner failing to deliver a required list of property is not required to furnish to the owner a duplicate of the assessment as made.
- 5. In every instance where a taxpayer has appealed to the board of equalization or the state tax commission the assessment of the taxpayer's property, real or personal, and that appeal has been successful, then in the next following and all subsequent years the basis upon which the assessor must base future assessments of the subject property shall be the basis established by the successful

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appeal and any increases must be established from that basis.

- 140.100. 1. Each tract of land in the back tax book, in addition to the amount of tax delinquent, shall be charged with a penalty of eighteen percent of each year's delinquency except that the penalty on lands redeemed prior to sale shall not exceed two percent per month or fractional part thereof.
- 2. For making and recording the delinquent land lists, the collector and the clerk shall receive ten cents per tract or lot and the clerk shall receive five cents per tract or lot for comparing and authenticating such list.
- 3. In all counties except counties having a charter form of government before January 1, 2008, and any city not within a county, in addition to the amount collected in subsection 2 of this section, for making and recording the delinquent land lists, the collector and the clerk shall each receive five dollars per tract or lot. The ten dollars shall be paid into the county employees' retirement fund established pursuant to section 50.1010.

Section B. Sections 52.290, 137.280, 137.345, and 140.100 of section A of this act shall become effective January 1, 2018."; and

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

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