House	Amendment NO
Offered By	
AMEND House Committee Substitute for Senate Committee Substitute for Senate Bill No. 598, Page 1, Section A, Line 2, by inserting after all of said section and line the following:	
"137.100. The following subpurposes:	bjects are exempt from taxation for state, county or local
(1) Lands and other property(2) Lands and other propertythis state, including market houses, tequipments, and on public squares a	y belonging to this state; y belonging to any city, county or other political subdivision in town halls and other public structures, with their furniture and and lots kept open for health, use or ornament;
or horticultural societies organized in (5) All property, real and pe worship, for schools and colleges, or corporate profit, except that the exert used or occupied for the purpose of income or rentals received therefrom	ble personal property which is used exclusively for agricultural in this state, including not-for-profit agribusiness associations; ersonal, actually and regularly used exclusively for religious in for purposes purely charitable and not held for private or imption herein granted does not include real property not actual the organization but held or used as investment even though the in is used wholly for religious, educational or charitable
as defined by the state tax commission (7) Motor vehicles leased for political subdivision or to any reliable.	ure, wearing apparel and articles of personal use and adornment on, owned and used by a person in his home or dwelling place; or a period of at least one year to this state or to any city, county igious, educational, or charitable organization which has rement of federal income taxes, provided the motor vehicles are
(8) Real or personal property agency created pursuant to sections which or whom such property is not interstate compact agency enters into such interstate compact agency a rig that in the event of a conveyance of	y leased or otherwise transferred by an interstate compact 70.370 to 70.430 or sections 238.010 to 238.100 to another for exempt when immediately after the lease or transfer, the o a leaseback or other agreement that directly or indirectly give that to use, control, and possess the property; provided, however such property, the interstate compact agency must retain an
property must revert back to the inte under this subdivision in the event o	future date or, within the limitations period for reverters, the erstate compact agency. Property will no longer be exempt of a conveyance as of the date, if any, when: e compact agency to use, control, and possess the property is
· · · · · · · · · · · · · · · · · · ·	gency no longer has an option to purchase or otherwise acquir

Action Taken____

Date _____

the property; and

- (c) There are no provisions for reverter of the property within the limitation period for reverters;
- (9) All property, real and personal, belonging to veterans' organizations. As used in this section, "veterans' organization" means any organization of veterans with a congressional charter, that is incorporated in this state, and that is exempt from taxation under section 501(c)(19) of the Internal Revenue Code of 1986, as amended;
- (10) Solar energy systems [not held for resale], including any and all equipment, inverters, transformers, wiring, panels, foundations, or other devices and appurtenances used for the creation of solar energy; except any such system held in inventory by manufacturers or manufacturer's distributors for resale to producers and developers of solar energy systems where solar energy is created, stored, transmitted, and generated. For the purposes of this section "solar energy systems" shall be considered personal property."; and

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