House	Amendment NO
AMEND House Committee Substitute for Senate Bill No. 773, Page 16, Section 143.451, Line 244 by inserting immediately after said line the following:	
may only seek a recovery of taxes, penalti section 136.035. However, no claim shall physical presence in the state and complie	separate transactions in this state. s section and section 144.901, voluntarily or otherwise, ies, or interest by following the recovery procedures under be granted on the basis that the taxpayer lacked a and with this section voluntarily while complying with the at this section limits the ability of any taxpayer to obtain a
refund for any other reason, including over 3. No seller who remits sales tax to a purchaser who claims that the sales tallater deemed unlawful.	· · · · · · · · · · · · · · · · · · ·
use tax as to any applicable transaction in offsetting sales tax. 144.901. 1. Notwithstanding any	which the seller does not collect and remit or remit an other provision of law and regardless if the state initiates the state may bring a declaratory judgment action in any
circuit court to establish that the obligation federal law against any person who the state circuit court shall act on this declaratory is shall presume that the matter shall be fully summary judgment. Attorney's fees shall	n to remit sales tax is applicable and valid under state and ate believes meets the criteria of section 144.900. The udgment action as expeditiously as possible. The court y resolved through a motion to dismiss or a motion for not be awarded in any action brought under section
during the pendency of the action, prohibits section 144.900 against any taxpayer who sales tax on a voluntary basis. The injunc a taxpayer that establishes the validity of the sales tax of the	dgment action by the state shall operate as an injunction iting any state entity from enforcing the obligation in does not affirmatively consent or otherwise remit the stion shall not apply if there is a previous judgment against the taxpayer's obligation under section 144.900. With respect to the cause of action under section 144.900

Action Taken_____

Date ____

shall only be made to the state supreme court. The appeal shall be heard as expeditiously as possible.

4. If an injunction under this section is lifted or dissolved, in general or with respect to a specific taxpayer, the state shall assess and apply the obligation established under section 144.900 from that date forward to any taxpayer affected by the injunction."; and

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