House	Amendment NO
Of	fered By
AMEND House Committee Substitute for Sena by inserting after all of said section and line the	te Bill No. 468, Page 41, Section 321.242, Line 71, following:
or owns unoccupied real property, locate (a) Any home rule city with a population which is located in more than one county; [or] (b) Any home rule city with more than hundred fifty-five thousand inhabitants; or	company that owns and rents or leases real property, ed within: on of more than four hundred thousand inhabitants one hundred sixteen thousand but fewer than one government and with more than nine hundred fifty
one natural person who has management controlleased or rented by the limited liability companiunoccupied.  (2) Within thirty days following the cessary natural person named in an affidavit describile a successor affidavit listing the name and standard required liability company shall be affidavit required under this section.  3. If a limited liability company require affidavit fails or refuses to file such completed is adversely affected by the failure or refusal, the	davit listing the name and street address of at least of and responsibility for the real property owned and y, or owned by the limited liability company and station of management control and responsibility of bed in this section, the limited liability company shall reet address of a natural person successor. It is charged a fee for filing an affidavit or successor affidavit with the appropriate clerk, any person who he county, or the home rule city may petition the solocated to direct the execution and filing of such
Further amend said bill by amending the title, e accordingly.	nacting clause, and intersectional references
Action Taken	Date