House	Amendment NO
Offered By	
AMEND House Committee Substitute for Houinserting after all of said section and line the fo	use Bill No. 814, Page 1, Section A, Line 2, by following:
"29.420. 1. This section shall be know	wn as the "Government Lending Transparency Act".
2. As used in this section, the following	ng terms shall mean:
	ment, office, board, commission, bureau, institution, or
	te, regulation, or order with administering a credit
support or lending program;	
	te program that guarantees or provides credit
· · · · · · · · · · · · · · · · · · ·	st or principal payments, to the debt of parties or to
	es, under which the state would be required to provide
moneys if the borrower failed to pay;	1
	gram that offers moneys to private parties or
municipalities that come with the expectation	or repayment. port annually to the state auditor before August thirty-
5. Each administering agency shan reprints the following information:	port annually to the state auditor before August unity-
	for each lending program and credit support program
administered by the agency;	tor each lending program and credit support program
	cal year, the total dollar amount of all lending for each
	and the total amount of debt supported by each credit
support program administered by the agency;	
	cal year, the reasonable estimates of the costs of likely
· · · · · · · · · · · · · · · · · · ·	support program administered by the agency, using
private sector accounting standards to evaluate	e the likelihood and costs of defaults.
4. The state auditor shall make an annual	ual report compiling the data received from the
	shall submit the report to the general assembly
annually before December sixteenth.	
	omply with any reporting requirement contained in this
section shall be punishable by a fine of up to to	wo thousand dollars."; and
Further amend said bill by amending the title,	enacting clause, and intersectional references
accordingly.	_
Action Taken	Date