House	Amendment NO
	Offered By
AMEND Senate Substitute for of said section and line the form	or Senate Bill No. 1298, Page 1, Section A, Line 3, by inserting after al ollowing:
"79.235. 1. Notwiths	standing any law to the contrary and for any city of the fourth
classification with less than the	hree thousand inhabitants, if a statute or ordinance authorizes the
mayor of a city of the fourth	classification to appoint a member of a board or commission, any
requirement that the appointe	ed person be a resident of the city shall be deemed satisfied if the person
owns real property or a busin	less in the city, regardless of whether the position to which the
appointment is made is consi	dered an officer of the city under section 79.250.
2. Notwithstanding as	ny law to the contrary and for any city of the fourth classification with
ess than three thousand inhal	bitants, if a statute or ordinance authorizes a mayor to appoint a
member of a board that mana	iges a municipal utility of the city, any requirement that the appointed
person be a resident of the cit	ty shall be deemed satisfied if all of the following conditions are met:
(1) The board has no	authority to set utility rates or to issue bonds;
(2) The person reside	es within five miles of the city limits;
(3) The person owns	real property or a business in the city;
(4) The person or the	person's business is a customer of a public utility, as described under
section 91.450, managed by t	the board; and
~ / *	o pecuniary interest in, and is not an employee or board member of, any ers the same type of service as the utility managed by the board."; and
Further amend said bill by an accordingly.	nending the title, enacting clause, and intersectional references
Further amend said bill by an	
Action Taken	Date