House	Amendment NO
	Offered By
AMEND House Committee Sinserting after all of said sections	Substitute for Senate Bill No. 148, Page 2, Section A, Line 16, by ion and line the following:
"32.420. 1. For purp	oses of this section, the following terms shall mean:
(1) "Assessing entity	", the state or one or more political subdivisions of the state that collects
· · · · · · · · · · · · · · · · · · ·	ent from a qualifying business;
	e department of revenue;
(3) "Election", the su	abmission by a qualifying business of an authorization for the
department to pay one or mor	re recurring taxes, fees, charges, or assessments assessed by an assessing
entity on a form supplied by t	
(4) "Qualifying busir	ness", a business which is required to pay a tax, fee, charge, or
assessment issued by an asses	ssing entity:
(a) In a total amount	greater than fifty thousand dollars per year; and
	harge, or assessment to twenty-five or more local taxing jurisdictions.
2. Notwithstanding a	ny provision of law to the contrary, the department of revenue shall
adopt rules implementing a sy	ystem in which any recurring tax, fee, charge, or assessment issued by
an assessing entity against a c	qualifying business, which has made an election for such tax, fee,
charge, or assessment, shall b	be paid by such qualifying business in one transaction per month to the
department. The department	shall pay the assessing entity the amount remitted by the qualifying
business as soon as practical,	but no later than fifteen days after the receipt of funds from the
qualifying business.	
3. Notwithstanding a	ny provision of law to the contrary, payment received by the departmen
on or before such amount is c	due to the assessing entity shall not incur any late fees or penalties upon
the department or the qualify	ing business if such funds are remitted to the assessing entity after the
date such amount is due to the	e assessing entity.
4. For the purpose of	administrative expenses associated with this section, the department
may collect a fee from a qual	ifying business that makes an election under this section in an amount
which cannot exceed one per	cent of the money the qualifying business remits to the department.
5. (1) The first year	the provisions of this section are effective, the department shall accept
the first twenty-five qualifying	ng businesses that apply;
Action Taken	Date
Action Taken	Date

1	(2) The second year the provisions of this section are effective, the department shall accept
2	the first one hundred qualifying businesses that apply; and
3	(3) The third year and every year thereafter the provisions of this section are effective, the
4	department shall accept all qualifying businesses that apply.
5	6. The provisions of this section shall become effective on January 1, 2018."; and
6	
7	Further amend said bill by amending the title, enacting clause, and intersectional references
8	accordingly.