House	Amendment NO
	Offered By
AMEND House Committee Substitute for linserting after said section and line the following	House Bill No. 394, Page 1, Section A, Line 2, by owing:
impose or levy an earnings tax, except a co earnings tax on November 2, 2010, may co voters of such city pursuant to section 92.1 a period of five years and a majority of such however, if no such election is held, or if in earnings tax a majority of such qualified vote earnings tax, such city shall no longer be at reduce such tax in the manner provided by 2. As used in sections 92.111 to 92. term "earnings tax" means a tax on the: (1) Salaries, wages, commissions a (2) Salaries, wages, commissions a for work done or services performed or ren (3) Net profits of associations, busin (4) Net profits of associations, busin nonresidents; (5) Net profits earned by all corpor rendered and business or other activities. 3. Notwithstanding any provision of charter city, shall impose or levy an earning other compensation earned by a nonresident nonresident through telecommuting or other	200, unless the context clearly requires otherwise, the and other compensation earned by its residents; and other compensation earned by nonresidents of the city idered in the city; inesses or other activities conducted by residents; inesses or other activities conducted in the city by rations as the result of work done or services performed or of law to the contrary, no city, including any constitutional gest tax on any salaries, wages, commissions, net profits, or not of the city for work that is performed by the erwise remotely."; and
accordingly.	tle, enacting clause, and intersectional references
Action Taken	Date_