House	Amendment NO
Offered By	
AMEND House Committee Substitute for House B 370, by inserting after all of the said line the follow	
"167.151. 1. The school board of any distripupils not entitled to free instruction and prescribe to provided in <u>subdivision (2) of subsection 3 of this s</u> 167.132, and 167.895.	he tuition fee to be paid by them, except as
permanent or temporary home without paying a tuit 3. (1) For all school years ending on or before the school years.	ion fee. ore June 30, 2023, any [person] individual who
pays a school tax in any other district than that in w such individual's children to any public school in the credit on the amount charged for tuition the amount	e district in which the tax is paid and receive as a
any [person] <u>individual</u> who owns real estate of which purposes and upon which [his] <u>such individual's</u> resindividual's children to public school in any school	idence is situated may send [his] such
contiguous to that upon which [his] such individual charged tuition therefor; so long as thirty-five perce	's residence is situated, lies and shall not be
district of choice. The school district of choice shall attendance for the purpose of distribution of state ai (2) For all school years beginning on and after	d through the foundation formula.
property or agricultural real property or a named be property or agricultural real property and that pays a	neficiary of a trust that owns residential real
in which such owner or beneficiary resides may sen children to a public school in any district in which s school district or public school of choice shall coun	uch owner or trust pays such school tax. The
subdivision in its average daily attendance for the p foundation formula.	
Action Taken	Date

- 4. (1) For all school years ending on or before June 30, 2023, any owner of agricultural land who, [pursuant to] under subdivision (1) of subsection 3 of this section, has the option of sending [his] such individual's children to the public schools of more than one district [shall exercise such option as provided in this subsection. Such person shall send written notice to all school districts involved specifying to which school district his children will attend by June thirtieth in which such a school year begins. If notification is not received, such children shall attend the school in which the majority of his property lies. Such person shall not send any of his children to the public schools of any district other than the one to which he has sent notice pursuant to this subsection in that school year or in which the majority of his property lies without paying tuition to such school district].
- (2) For all school years beginning on or after July 1, 2023, any owner of real property or named beneficiary of a trust that owns real property who elects to exercise the option provided in subdivision (2) of subsection 3 of this section shall exercise such option as provided in this subdivision. Such owner or beneficiary shall send written notice to all school districts involved specifying which school district each child will attend thirty days prior to enrollment. When providing such notice, such owner or beneficiary shall present proof of such owner's or trust's payment of at least three thousand dollars of school taxes levied on the real property within such school district and ownership of the real property for not less than three years. Such proof may be determined by multiplying the school taxes paid on the most recent property tax receipt by the years of property ownership.
- 5. If a pupil is attending school in a district other than the district of residence and the pupil's parent is teaching in the school district or is a regular employee of the school district which the pupil is attending, then the district in which the pupil attends school shall allow the pupil to attend school upon payment of tuition in the same manner in which the district allows other pupils not entitled to free instruction to attend school in the district. The provisions of this subsection shall apply only to pupils attending school in a district which has an enrollment in excess of thirteen thousand pupils and not in excess of fifteen thousand pupils and which district is located in a county [of the first classification] with a charter form of government which has a population in excess of six hundred thousand persons and not in excess of nine hundred thousand persons."; and
- 29 Further amend said bill by amending the title, enacting clause, and intersectional references
- 30 accordingly.