HOUSE	AMENDMENT NO
	Offered By
AMEND House Committee	Substitute for Senate Bill No. 145, Pages 6-7, Section 1, Lines 1-54,
by deleting all of said section	on and inserting in lieu thereof the following:
"Section 1. 1. If app	proved by a majority of the voters voting on the proposal, any city,
town, village, sewer district,	, or water supply district located within this state may, by order or
ordinance, levy and impose	annually, upon lateral sewer service lines providing sewer service to
residential property having f	four or fewer dwelling units within the jurisdiction of such city, town,
village, sewer district, or wa	ater supply district, a fee not to exceed four dollars per month or forty-
eight dollars annually.	
2. The ballot of sub	mission shall be in substantially the following form:
For the purpose of re	epair or replacement of lateral sewer service lines extending from the
residential dwelling to its co	onnection with the public sewer system line, due to failure of the line,
shall (city,	town, village, sewer district, or water supply district) be authorized to
impose a fee not to exceed for	four dollars per month or forty-eight dollars annually on residential
property for each lateral sew	ver service line providing sewer service within the (city, town, village
sewer district, or water supp	oly district) to residential property having four or fewer dwelling units
for the purpose of paying for	r the costs of necessary lateral sewer service line repairs or
replacements?	
3. For the purpose o	of this section, a lateral sewer service line may be defined by local
order or ordinance, but shall	l not include more than the portion of the sewer line which extends
from the sewer mains owned	d by the utility or municipality to the point of entry into the premises
receiving sewer service, and	I may not include facilities owned by the utility or municipality. For
purposes of this section, rep	pair may be defined and limited by local ordinance, and may include
replacement or repairs.	
4. If a majority of th	ne voters voting thereon approve the proposal authorized in subsection
1 of this section, the governi	ing body of the city, town, village, sewer district, or water supply
district may enact an order o	or ordinance for the collection of such fee. The funds collected under
such ordinance shall be depo	osited in a special account to be used solely for the purpose of paying
for the reasonable costs asso	ociated with and necessary to administer and carry out the lateral sewe
service line repairs as define	ed in the order or ordinance and to reimburse the necessary costs of
Action Taken	Date 1

Action Taken Date 2
Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.
delinquent real estate taxes and tax bills."; and
in the same manner and to the same extent as the collector now or hereafter may collect
The collector of the city, town, village, sewer district, or water supply district may collect such f
to the appropriate fund or account of the city, town, village, sewer district, or water supply distri
of lateral sewer service lines, shall be separated from all other revenues so collected and credited
within the city, town, village, sewer district, or water supply district. All revenues received on such combined bill which are for the purpose of providing for, ensuring or guaranteeing the repa
lateral sewer service lines, may add such fee to the general tax levy bills of property owners
section, who now or hereafter collects any fee to provide for, ensure or guarantee the repair of
town, village, sewer district, or water supply district that adopts an order or ordinance under this
6. Notwithstanding any other provision of law to the contrary, the collector in any city,
established under this section not to exceed five percent of the fund on an annual basis.
section, and reasonable costs of administering the program may be paid from the special account
portion of implementation activities of any order or ordinance adopted and approved under this
with one or more persons, through a competitive process, to provide for administration of any
town, village, sewer district, or water supply district may administer the program or may contract
implementation of any order or ordinance adopted and approved under this section. The city,
claims, repairs, replacements and all other activities necessary and convenient for the
provided in the order or ordinance, regulations necessary for the administration of collections,
5. The city, town, village, sewer district, or water supply district may establish, as
accrued to the special account established for the repair of lateral sewer service lines.