House	Amendment NO
	Offered By
AMEN the follow	D House Bill No. 2079, Page 1, Section A, Line 2, by inserting immediately after said line owing:
	"67.313. 1. If approved 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	d impose annually, upon lateral sewer service lines providing sewer service to residential
property	y having four or fewer dwelling units within the jurisdiction of such city, town, village, sewe
district,	or water supply district, a fee not to exceed three dollars per month or thirty-six dollars
annuall	<u>y.</u>
	2. The ballot of submission shall be in substantially the following form:
	For the purpose of repair or replacement of lateral sewer service lines extending from the
resident	tial dwelling to its connection 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 e	xceed three dollars per month or thirty-six dollars annually on residential property for each
lateral s	sewer service line providing sewer service within the (city, town, village, sewer district, or
water si	apply district) to residential property having four or fewer dwelling units for the purpose of
paying	for the costs of necessary lateral sewer service line repairs or replacements?
	3. For the purpose of this section, a lateral sewer service line may be defined by local order
or ordir	nance, but shall not include more than the portion of the sewer line which extends from the
sewer n	nains owned by the utility or municipality to the point of entry into the premises receiving
sewer s	ervice, and may not include facilities owned by the utility or municipality. For purposes of
this sec	tion, repair may be defined and limited by local ordinance, and may include replacement or
repairs.	
	4. If a majority of the voters voting thereon approve the proposal authorized in subsection 1
of this s	section, the governing body of the city, town, village, sewer district, or water supply district
may en	act an order or ordinance for the collection of such fee. The funds collected under such
ordinan	ce shall be deposited in a special account to be used solely for the purpose of paying for the
reasona	ble costs associated with and necessary to administer and carry out the lateral sewer service
line rep	airs as defined in the order or ordinance and to reimburse the necessary costs of lateral sewer
service	line repair or replacement. All interest generated on deposited funds shall be accrued to the
special	account established for the repair of lateral sewer service lines.
Action	TakenDate

6. Notwithstanding any other provision of law to the contrary, the collector in any city, town, village, sewer district, or water supply district that adopts an order or ordinance under this section, who now or hereafter collects any fee to provide for, ensure, or guarantee the repair of lateral sewer service lines, may add such fee to the general tax levy bills of property owners 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 repair of lateral sewer service lines shall be separated from all other revenues so collected and credited to the appropriate fund or account of the city, town, village, sewer district, or water supply district. The collector of the city, town, village, sewer district, or water supply district may collect such fee in the same manner and to the same extent as the collector now or hereafter may collect delinquent real estate taxes and tax bills."; and

Further amend said bill by amending the title, enacting clause, and intersectional references accordingly.