

Sen. Kyle McCarter

Filed: 4/15/2015

	09900SB1815sam002 LRB099 11023 AWJ 32739 a
1	AMENDMENT TO SENATE BILL 1815
2	AMENDMENT NO Amend Senate Bill 1815, AS AMENDED,
3	by replacing everything after the enacting clause with the
4	following:
5	"Section 5. The Township Code is amended by changing
6	Section 205-140 as follows:
7	(60 ILCS 1/205-140)
8	Sec. 205-140. Initiating proceedings for particular
9	locality; rates and charges; lien.
10	(a) A township board may initiate proceedings under
11	Sections 205-130 through 205-150 in the manner provided by
12	Section 205-20.
13	(b) The township board may establish the monthly rate $rac{\partial r}{\partial r}$
14	charge to <u>all users</u> each user of the waterworks system or
15	sewerage system, or combined waterworks and sewerage system, $\frac{1}{2}$
16	improvement or extension at a rate that will be sufficient to

09900SB1815sam002 -2- LRB099 11023 AWJ 32739 a

1 pay for the operation, maintenance, and necessary upgrades or improvements of the system, the principal and interest of any 2 bonds issued to pay the cost of any necessary upgrades or 3 4 improvements to the system, and improvement, or extension and 5 the maintenance and operation of the system, improvement, or extension and may provide an adequate depreciation fund for the 6 bonds. Monthly Charges or rates shall be established, revised, 7 8 and maintained by ordinance and become payable as the township 9 board determines by ordinance.

10 For any user outside of the township's geographical 11 boundaries and outside the township's facility planning area, the township may impose a 25% surcharge above the monthly user 12 13 rates charged to all users within the township or the 14 township's facility planning area. For purposes of this 15 Section, "facility planning area" has the same meaning as that 16 term is defined under subsection (c) of Section 2.08 of the Wastewater Land Treatment Site Regulation Act. 17

(b-5) The township board of a township that operates a 18 19 water or sewerage system may by ordinance collect a fair and 20 reasonable fee, which shall not include the cost of labor and 21 materials, for connection to any such system for the connection 22 of a new service line from the new user's building or development to the township's main water or sewer line located 23 24 in the adjoining utility easement. The standard used in order 25 to determine a fair and reasonable connection fee shall be 26 based solely on the size of the water meter to be installed for

09900SB1815sam002

1 the service of the building or development. The fee shall not 2 exceed, but may be less than, the connection fee for the applicable connection type, as described below. 3 The 4 restriction on fees imposed by this subsection shall not limit 5 the right of the township to recover the actual cost of field 6 labor and materials incurred by the township to connect the new user's building or development to the township's main water or 7 sewer line in the adjoining utility easement. The actual cost 8 9 of field labor shall not include wages that exceed one and 10 one-half times the employees' normal hourly pay rate. The 11 actual cost of materials shall not exceed one and one-quarter times the township's acquisition cost of materials actually 12 13 used and provided by the township to make the connection. The 14 connection fee shall not change the terms of any existing 15 recapture agreement between a developer and a township.

16 <u>Sewer Connection Fees</u>

17	Size of water meter	<u>Amount of fee</u>
18	Single family residential	<u>\$1,000</u>
19	Multifamily residential \$1,000) per residence
20	Planned unit multifamily Applicable comme	ercial size fee
21	3/4 inch & smaller commercial	<u>\$1,000</u>
22	1 inch commercial	<u>\$1</u> ,669
23	<u>1 1/2 inch commercial</u>	<u>\$3,031</u>
24	2 inch commercial	<u>\$</u> 4,736
25	3 inch commercial	<u>\$8,</u> 744

1	4 inch commercial	\$14,711
2	<u>6 inch commercial</u>	\$28,351
3	8 inch commercial	\$51 , 368
4	10 inch commercial	<u>\$82,655</u>
5	12 inch & larger commercial Set by resolution	on of the
6	townsh	ip board
7	Water Main Connection Fees	
8	Size of water meterAmour	nt of fee
9	3/4 inch & smaller	<u>\$1,000</u>
10	<u>1 inch</u>	<u>\$1,600</u>
11	<u>1 1/2 inch</u>	<u>\$2,300</u>
12	<u>2 inch</u>	<u>\$3,900</u>
13	<u>3 inch</u>	<u>\$8,600</u>
14	<u>4 inch</u>	<u>\$15,400</u>
15	<u>6 inch</u>	<u>\$34,300</u>
16	<u>8 inch</u>	\$41,100
17	10 inch & larger meters	\$154 , 000
18	Unmetered & Main Extension	. \$2,000
19	Landscaping sprinkler meter	. \$1,000
20	The plan review fee charged by the township to re	view the
21	building or development plans for the new con	nection,
22	regardless of type, may not exceed \$100.	
23	The inspection fee charged by the township to ins	pect the

24 <u>new service line connection to the township's main line in the</u>

09900SB1815sam002

1	adjoining utility easement may not exceed \$100.
2	The township may not charge a new user an acreage fee as
3	part of or in addition to the connection fee.
4	The township may charge a new user outside of the
5	township's geographical boundaries or the township's facility
6	planning area up to an additional 25% surcharge above the
7	connection fees indicated above.
8	As used in this Section, "multifamily residential" means
9	the connection fee for a residential building to be constructed
10	on an individual platted lot, which has at least 2 and not more
11	than 4 separate residential units, and which is not part of a
12	multifamily planned unit development.
13	As used in this Section, "multifamily planned unit
14	development" means the connection fee for a development using
15	one main water meter to service one or more buildings within a
16	planned unit development. A multifamily planned unit
17	development shall be charged a single connection fee according
18	to the above schedules, without regard to the number of
19	residential units within the development.
20	(c) The charges or rates are liens upon the real estate
21	upon or for which sewerage service is supplied whenever the

23 of the board fixing a delinquency date.

24 (Source: P.A. 82-783; 88-62.)

25

22

Section 99. Effective date. This Act takes effect upon

charges or rates become delinquent as provided by the ordinance

09900SB1815sam002

1 becoming law.".