By: Ellzey To: County Affairs;
Municipalities

HOUSE BILL NO. 348

AN ACT TO AMEND SECTIONS 19-5-22 AND 21-19-2, MISSISSIPPI

2	CODE OF 1972, TO PROVIDE THAT FEES ASSESSED BY COUNTIES OR
3	MUNICIPALITIES FOR GARBAGE OR RUBBISH COLLECTION OR DISPOSAL
4	SERVICES SHALL NOT BECOME A LIEN UPON THE REAL PROPERTY OFFERED
5	THE SERVICES, AND THAT THE TAX COLLECTOR SHALL NOT REFUSE TO ISSUE
6	OR RENEW A MOTOR VEHICLE ROAD AND BRIDGE PRIVILEGE LICENSE TO A
7	PERSON WHO IS DELINQUENT IN THE PAYMENT OF SUCH FEES, IF THE
8	GOVERNING AUTHORITIES OF THE COUNTY OR MUNICIPALITY HAVE ENTERED
9	TNTO A CONTRACT FOR THE COLLECTION OF GARRAGE OR RUBRISH OR FOR

- 10 THE COLLECTION OF FEES FOR SUCH SERVICES BY A PRIVATE INDIVIDUAL,
- 11 CORPORATION OR ASSOCIATION; AND FOR RELATED PURPOSES.
- BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- SECTION 1. Section 19-5-22, Mississippi Code of 1972, is
- 14 amended as follows:

- 15 19-5-22. (1) Fees for garbage or rubbish collection or
- 16 disposal shall be assessed jointly and severally against the
- 17 generator of the garbage or rubbish and against the owner of the
- 18 property furnished the service. Any person who pays, as a part of
- 19 a rental or lease agreement, an amount for garbage or rubbish
- 20 collection or disposal services shall not be held liable upon the
- 21 failure of the property owner to pay those fees.
- 22 (2) Every generator assessed the fees authorized by Section
- 23 19-5-21 and the owner of the property occupied by that generator
- 24 shall be jointly and severally liable for the fees. The fees
- 25 shall be a lien upon the real property offered garbage or rubbish

- 26 collection or disposal service.
- The board of supervisors may assess the fees annually. If
- 28 the fees are assessed annually, the fees for each calendar year
- 29 shall be a lien upon the real property beginning on January 1 of
- 30 the next immediately succeeding calendar year. The person or
- 31 entity owing the fees, upon signing a form provided by the board
- 32 of supervisors, may pay the fees in equal installments.
- If fees are assessed on a basis other than annually, the fees
- 34 shall become a lien on the real property offered the service on
- 35 the date that the fees become due and payable.
- No real or personal property shall be sold to satisfy any
- 37 lien imposed under this subsection (2).
- The county shall mail a notice of the lien, including the
- 39 amount of unpaid fees and a description of the property subject to
- 40 the lien, to the owner of the property.
- 41 (3) Liens created under subsection (2) may be discharged by
- 42 filing with the circuit clerk a receipt or acknowledgement, signed
- 43 by the designated county official or billing and collection
- 44 entity, that the lien has been paid or discharged.
- 45 (4) (a) The board of supervisors may notify the tax
- 46 collector of any unpaid fees assessed under Section 19-5-21 within
- 47 ninety (90) days after the fees are due. Before notifying the tax
- 48 collector, the board of supervisors shall provide notice of the
- 49 delinquency to the person who owes the delinquent fees and shall
- 50 afford an opportunity for a hearing, that complies with the due
- 51 process protections the board deems necessary, consistent with the
- 52 Constitutions of the United States and the State of Mississippi.
- 53 The board of supervisors shall establish procedures for the manner
- 54 in which notice shall be given and the contents of the notice;
- 55 however, each notice shall include the amount of fees and shall
- 56 prescribe the procedure required for payment of the delinquent

- 57 fees. The board of supervisors may designate a disinterested 58 individual to serve as hearing officer.
- (b) Upon receipt of a delinquency notice, the tax

 collector shall not issue or renew a motor vehicle road and bridge

 privilege license for any motor vehicle owned by a person who is

 delinquent in the payment of fees unless those fees in addition to

 any other taxes or fees assessed against the motor vehicle are

 paid. Payment of all delinquent garbage fees shall be deemed a

 condition of receiving a motor vehicle road and privilege license
- 67 The tax collector may forward the motor vehicle 68 road and privilege license tag renewal notices to the designated county official or entity that is responsible for the billing and 69 collection of the county garbage fees. The designated county 70 official or the billing and collection entity shall identify those 71 license tags that shall not be issued due to delinquent garbage 72 73 fees. The designated county official or the billing and 74 collection entity shall stamp a message on the license tag renewal notices that the tag will not be renewed until delinquent garbage 75 fees are paid. The designated county official or the billing and 76 collection entity shall return the license tag notices to the tax 77
- (d) Any appeal from a decision of the board of supervisors under this section regarding payment of delinquent garbage fees may be taken as provided in Section 11-51-75.

collector before the first of the month.

(5) Notwithstanding any other provisions of this section,
 the fees assessed for garbage or rubbish collection or disposal
 services shall not become a lien upon the real property offered

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tag.

85 the services, and the tax collector shall not refuse to issue or

86 renew a motor vehicle road and bridge privilege license to a

- 87 person who is delinquent in the payment of such fees, if the board
- 88 of supervisors has entered into a contract for the collection of
- 89 garbage or rubbish or for the collection of fees for such services
- 90 by a private individual, corporation or association.
- 91 SECTION 2. Section 21-19-2, Mississippi Code of 1972, is
- 92 amended as follows:
- 93 21-19-2. (1) (a) To defray the cost of establishing,
- 94 operating and maintaining the system provided for in Section
- 95 21-19-1, the governing authority of a municipality may develop a
- 96 system for the billing and/or collection of any fees or charges
- 97 imposed on each person furnished garbage and/or rubbish collection
- 98 and/or disposal service by the municipality or at the expense of
- 99 the municipality. The governing authority of the municipality
- 100 shall provide for the collection of the fees or charges.
- 101 (b) The governing authority of a municipality may enter
- 102 into a contract upon mutual agreement with a public or private
- 103 corporation, nonprofit corporation, planning and development
- 104 district or a public agency, association, utility or utility
- 105 district within the area receiving garbage and/or rubbish
- 106 collection and/or disposal services from the municipality for the
- 107 purpose of developing, maintaining, operating and administering a
- 108 system for the billing and/or collection of fees or charges
- 109 imposed by the municipality for garbage and/or rubbish collection
- 110 and/or disposal services. The entity with whom the governing
- 111 authority of a municipality contracts shall notify the governing
- 112 authority of the municipality monthly of any unpaid fees or

- charges assessed under this section. Any entity that contracts to provide a service to customers, within the area being served by the municipality's garbage and/or rubbish collection and/or disposal system, may provide a list of its customers to the governing authority of the municipality upon the request of the governing authority.
- To defray the cost of establishing and operating 119 (2) (a) the system provided for in Section 21-19-1, the governing body of 120 a municipality may levy an ad valorem tax not to exceed four (4) 121 122 mills on all taxable property within the area served by the 123 municipality's garbage and/or rubbish collection and/or disposal The service area may be comprised of incorporated and/or 124 system. unincorporated areas within a county; however, no property shall 125 be subject to this levy unless that property is within an area 126 served by a municipality's garbage and/or rubbish collection 127 and/or disposal system. The rate of the ad valorem tax levied 128 129 under this section shall be shown as a line item on the notice of 130 ad valorem taxes on taxable property owed by the taxpayer.
 - (b) In addition to or in lieu of any other method authorized to defray the cost of establishing and operating the system provided for in Section 21-19-1, the governing body of a municipality that has established a garbage and/or rubbish collection and/or disposal system may assess and collect fees or charges to defray the costs of such services. The governing authority may assess and collect the fees or charges from each single family residential generator of garbage and/or rubbish. The governing authority also may assess and collect such fees or charges from each industrial, commercial and multi-family

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residential generator of garbage and/or rubbish for any time

period that the generator has not otherwise contracted for the

collection of garbage and/or rubbish that is ultimately disposed

of at a permitted or authorized nonhazardous solid waste

management facility.

146 (c) Before the adoption of any resolution or ordinance

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to increase the ad valorem tax assessment or fees or charges authorized by this section, the governing authority of a municipality shall have published a notice advertising their intent to increase the ad valorem tax assessment or fees or charges authorized by this section. The notice shall specify the purpose of the proposed increase, the proposed percentage increase and the proposed percentage increase in total revenues for garbage and/or rubbish collection and/or disposal services or shall contain a copy of any resolution by the governing authority stating their intent to increase the ad valorem tax assessment or fees or charges authorized by this section. The notice shall be published in a newspaper having general circulation in the municipality for no less than three (3) consecutive weeks before the adoption of the order. The notice shall be in print no less than the size of eighteen (18) point and shall be surrounded by a one-fourth (1/4) inch black border. The notice shall not be placed in the legal section notice of the newspaper. There shall be no language in the notice inferring a mandate from the Legislature.

In addition to the requirement for publication of notice, the governing authority of a municipality shall notify each person furnished garbage and/or rubbish collection and/or disposal

169 service of any increase in the ad valorem tax assessment or fees 170 or charges authorized by this section. In the case of an increase 171 of the ad valorem tax assessment, a notice shall be conspicuously 172 placed on or attached to the first ad valorem tax bill on which the increased assessment is effective. In the case of an increase 173 in fees or charges, a notice shall be conspicuously placed on or 174 attached to the first bill for fees or charges on which the 175 176 increased fees or charges are assessed. There shall be no 177 language in any notice inferring a mandate from the Legislature.

- an ordinance authorizing the granting of exemptions from the fees or charges for certain generators of garbage and/or rubbish. The ordinance shall define clearly those generators that may be exempted and shall be interpreted consistently by the governing authority when determining whether to grant or withhold requested exemptions.
- (e) The governing authority may borrow money for the purpose of defraying the expenses of the system in anticipation of:
- (i) The tax levy authorized under this section;

 (ii) Revenues resulting from the assessment of any

 fees or charges for garbage and/or rubbish collection and/or

 disposal; or
- 192 (iii) Any combination thereof.
- (3) (a) Fees or charges for garbage and/or rubbish

 collection and/or disposal shall be assessed jointly and severally

 against the generator of the garbage and/or rubbish and against

 the owner of the property furnished the service. However, any

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- person who pays, as a part of a rental or lease agreement, an
 amount for garbage and/or rubbish collection and/or disposal
 services shall not be held liable upon the failure of the property
 owner to pay such fees.
- (b) Every generator assessed the fees or charges

 provided for and limited by this section and the owner of the

 property occupied by that generator shall be jointly and severally

 liable for the fees and/or charges so assessed. The fees or

 charges shall be a lien upon the real property offered garbage

 and/or rubbish collection and/or disposal service.
- 207 At the discretion of the governing body of the municipality, 208 fees or charges assessed for the service may be assessed annually. 209 If fees or charges are assessed annually, the fees or charges for each calendar year shall be a lien upon the real property offered 210 211 the service beginning on January 1 of the next immediately succeeding calendar year. The person or entity owing the fees or 212 213 charges, upon signing a form provided by the governing authority, 214 may pay the fees or charges in equal installments.
- 215 If fees or charges so assessed are assessed on a basis other 216 than annually, the fees or charges shall become a lien on the real 217 property offered the service on the date that the fees or charges 218 become due and payable.
- No real or personal property shall be sold to satisfy any lien imposed under this section.
- The municipality shall mail a notice of the lien, including
 the amount of unpaid fees or charges and a description of the
 property subject to the lien, to the owner of the property subject
 to the lien.

- 225 The municipal governing body shall notify the 226 county tax collector of any unpaid fees or charges assessed under 227 this section within ninety (90) days after such fees or charges are due. Upon receipt of a delinquency notice, the tax collector 228 shall not issue or renew a motor vehicle road and bridge privilege 229 license for any motor vehicle owned by a person who is delinquent 230 in the payment of fees or charges, unless such fees or charges, in 231 addition to any other taxes or fees assessed against the motor 232 vehicle, are paid. 233
- 234 (d) Liens created under this section may be discharged 235 as follows:
- (i) By filing with the municipal tax collector a receipt or acknowledgement, signed by the municipality, that the lien has been paid or discharged; or
- (ii) By depositing with the municipal tax

 collector money equal to the amount of the claim, which money

 shall be held for the benefit of the municipality.
 - (4) Notwithstanding any other provisions of this section, the fees assessed for garbage or rubbish collection or disposal services shall not become a lien upon the real property offered the services, and the tax collector shall not refuse to issue or renew a motor vehicle road and bridge privilege license to a person who is delinquent in the payment of such fees, if the governing authorities of the municipality have entered into a contract for the collection of garbage or rubbish or for the collection of fees for such services by a private individual, corporation or association.
- SECTION 3. This act shall take effect and be in force from

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253 and after July 1, 2000.