## Am. S. B. No. 147 As Passed by the Senate

moved to amend the amendment labeled AM0492 as follows:

In line 45 of the amendment, after the first "facilities" insert	1
"located in an authorized county and within the district's jurisdiction";	2
after "and" insert "at"	3
In line 46 of the amendment, after "located" insert "in an	4
authorized county and"	5
In line 50 of the amendment, after "facilities" insert "located in	6
an authorized county and within the district's jurisdiction"; after "and"	7
insert "at"	8
In line 51 of the amendment, after "located" insert "in an	9
authorized county and"	10
In line 56 of the amendment, after the first "facilities" insert	11
"located in an authorized county and within the district's jurisdiction";	12
after "and" insert "at"	13
In line 57 of the amendment, after "located" insert "in an	14
authorized county and"	15

Legislative Service Commission



In line 114 of the amendment, after "Code" insert ".	
As used in this division, "authorized county" means a	
county with a population between fifty-three thousand and fifty-	
eight thousand, according to the most recent decennial census"	
The motion was agreed to.	
SYNOPSIS	20
Phase-in of permissive Cⅅ fee and fee allocation -	
authorized counties only	
Section 3	
Restricts the levying of the new Cⅅ disposal fee during	24
the first two years of the phase-in period, by only allowing the	
fee to be charged at a Cⅅ or solid waste facility in an	
authorized county (which is a county that has a population	
between 53,000 and 58,000, according to the most recent	
decennial census and currently only applies to Seneca County).	