

40:14A-23

LEGISLATIVE HISTORY CHECKLIST

NJSA 40:14A-23

Laws of 1974 Chapter 165

Bill No. A 2124

Sponsor(s) Doyle & Newman

Date Introduced Sept. 19

Committee: Assembly -----

Senate -----

Amended during passage Yes No

Date of passage: Assembly Sept. 30

Senate Nov. 21

Date of approval Dec. 6

Following statements are attached if available:

Sponsor statement Yes No

Committee Statement: Assembly Yes No

Senate Yes No

Fiscal Note Yes No

Veto message Yes No

Message on signing Yes No

Following were printed:

Reports Yes No

Hearings Yes No

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A 2124 (1974)

4

106 or any such contract shall prevent the sewerage authority from
107 charging and collecting, as if such contract had not been made,
108 service charges with regard to such persons and real property
109 sufficient to meet any default or deficiency in any payments agreed
110 in such contract to be made by [such local unit or such municipal-
111 ity] *the governmental unit.*

1 2. This act shall take effect immediately.

STATEMENT

This bill amends the contract section of the Sewerage Authorities Law (C. 40:14A-23) to bring it into closer conformity with the comparable contract section of the Municipal Utilities Authorities Law (C. 40:14B-49). This amendment makes clear the power of a sewerage authority to contract with other authorities and public bodies in addition to municipalities in pursuance of its purposes under the Sewerage Authorities Law, and provides further that a resolution or ordinance authorizing such contract need not set forth in full the terms of such contract if a complete copy of the contract is on file in the office of the clerk or other recording officer of the contracting governmental unit or its governing body and the place and fact of such filing is described in such resolution or ordinance. The amendment also provides that any such contract entered into prior to effectiveness of this amendment shall be valid and binding even though its terms were not so set forth in full, provided a copy of the complete contract had been filed and the place and fact of such filing had been described in the authorizing resolution or ordinance as provided in the amendment.