

Sen. Steven M. Landek

## Filed: 3/7/2013

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1	AMENDMENT TO SENATE BILL 1869
2	AMENDMENT NO Amend Senate Bill 1869 by replacing
3	everything after the enacting clause with the following:
4	"Section 5. The Illinois Municipal Code is amended by
5	changing Section 11-110-1 as follows:
6	(65 ILCS 5/11-110-1) (from Ch. 24, par. 11-110-1)
7	Sec. 11-110-1. The corporate authorities of cities and
8	villages for drainage purposes may lay out, establish,
9	construct, and maintain drains, storm sewers, detention
10	basins, retention basins and other "green infrastructure"
11	facilities, such as green roofs, rain gardens, bioswales, tree
12	boxes, porous pavement, porous pipe systems, native plantings,
13	constructed wetlands, and cisterns, ditches, levees, dykes,
14	pumping works, and machinery, and may acquire the necessary
15	land and machinery therefor, and in this manner may provide for
16	draining or otherwise managing the runoff, such as by

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<u>infiltration, evapotranspiration, or collection, on</u> any portion of the land within their corporate limits, by special assessment upon the property benefited thereby, or by general taxation, or <u>a combination</u> both. No lot, block, tract, or parcel of land, however, shall be assessed more than once in any one year by a municipality for maintenance.

7 (Source: P.A. 87-1197.)".