## **HOUSE BILL No. 5699**

May 1, 1990, Introduced by Reps. Miller and Stabenow and referred to the Committee on Economic Development and Energy.

A bill to amend section 31 of Act No. 359 of the Public Acts of 1947, entitled

"An act to authorize the incorporation of charter townships; to provide a municipal charter therefor; and to prescribe the powers and functions thereof,"

being section 42.31 of the Michigan Compiled Laws.

## THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- 1 Section 1. Section 31 of Act No. 359 of the Public Acts of
- 2 1947, being section 42.31 of the Michigan Compiled Laws, is
- 3 amended to read as follows:
- 4 Sec. 31. Each A charter township may make A local or
- 5 public improvements IMPROVEMENT by the paving of streets
- 6 which THAT are not a part of the county highway system, the
- 7 laying of curbs and gutters, the installing of elevated
  - 8 structures for foot travel over highways within the township with
  - 9 the written approval of the director of the state transportation

03143'89 b

1 department if the highways are state highways or with the written 2 approval of the board of county road commissioners if the high-3 ways are county roads, the laying of sidewalks, the installation 4 of solid waste disposal systems, -steam THE generation and dis-5 tribution OF STEAM, the paving of streets -which THAT are a part 6 of the county highway system with the consent of and according to 7 specifications of the BOARD OF county road -commission-8 COMMISSIONERS, the laying of storm and sanitary sewers, the 9 installation of water systems, and the installation of street and 10 highway lighting systems, and further may maintain or operate the 11 -same LOCAL OR PUBLIC IMPROVEMENT. A CHARTER TOWNSHIP MAY ALSO 12 MAKE A LOCAL OR PUBLIC IMPROVEMENT PURSUANT TO SECTION 1 OF ACT 13 NO. 120 OF THE PUBLIC ACTS OF 1961, BEING SECTION 125.981 OF THE 14 MICHIGAN COMPILED LAWS. The township board of -each A charter 15 township may determine the necessity of the local or public 16 improvement and may determine that the whole or any part of the 17 expense of the local or public improvement shall be defrayed by 18 special assessment upon lands abutting upon and adjacent to or 19 otherwise benefited by the improvement. -, the THE assessment 20 -to- SHALL be made in all respects as provided for the making of 21 special assessments under Act No. 188 of the Public Acts of 1954, 22 as amended, being sections 41.721 to  $\frac{41.737}{}$  41.738 of the 23 Michigan Compiled Laws. - Each A charter township may borrow 24 money and issue bonds -therefor in anticipation of the payment 25 of special assessments. -, which THE BONDS may be an obligation 26 of the special assessment district or may be both an obligation 27 of the special assessment district and a general obligation of

- 9 no. 03143'89 a).