Bill No. CS/CS/CS/HB 3075, 1st Eng.

Amendment No. ____

	CHAMBER ACTION
ļ	<u>Senate</u> <u>House</u>
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11	Senator Myers moved the following amendment:
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13	Senate Amendment
14	On page 140, line 26, through page 141, line 15, delete
15	those lines
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17	and insert:
18	175.411 Optional participationA municipality or
19	special fire control district may revoke its participation
20	under this chapter by legislative act, local ordinance, or
21	resolution stating that future members shall not be covered
22	under the minimum benefits or standards of this chapter and by
23	furnishing a certified copy of such legislative act,
24	ordinance, or resolution to the division. The municipality or
25	special fire control district shall continue to be eligible to
26	receive state premium tax moneys for the existing plan until
27	it is fully funded. As used in this section, the term "fully
28	funded" means that the present value of all benefits, accrued
29	and projected, is less than the available assets and the
30	present value of future member contributions and future plan
31	sponsor contributions on an actuarial entry age cost funding

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basis. State premium tax moneys shall not be used to provide
    benefits for members hired after the municipality or special
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    fire control district revokes participation under this
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    chapter. Premium tax moneys previously received shall continue
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    to be used for the sole and exclusive benefit of firefighters,
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    or firefighters and police officers where included, and no
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    amendment, legislative act, ordinance, or resolution shall be
    adopted that has the effect of reducing the then-vested
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    accrued benefits of the firefighters, retirees, or their
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    beneficiaries. The municipality or special fire control
    district shall continue to furnish an annual report to the
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    division as provided in s. 175.261. If the municipality or
    special fire control district subsequently terminates the
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    defined benefit plan, it must do so in compliance with s.
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    175.361.
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