

LEGISLATIVE ACTION

Senate		House
Comm: RCS		
03/17/2011	•	

The Committee on Governmental Oversight and Accountability (Ring) recommended the following:

## Senate Amendment (with title amendment)

## Delete lines 189 - 234

and insert:

benefits and minimum standards set forth in this chapter, the board of trustees of the pension plan, as approved by a majority of firefighters, or firefighters and police officers, of the municipality or fire control district, may:

9 (a) Place the income from the premium tax in s. 175.101 in
10 such pension plan for the sole and exclusive use of its
11 firefighters, or for firefighters and police officers <u>if</u>, where
12 included, where it shall become an integral part of that pension



13 plan and shall be used to pay extra benefits to the 14 firefighters, or firefighters and police officers, included in 15 that pension plan; or

(b) Place the income from the premium tax in s. 175.101 in a separate supplemental plan to pay extra benefits to firefighters, or to firefighters and police officers <u>if</u> where included, participating in such separate supplemental plan.

20 (2) The premium tax provided by this chapter shall in all 21 cases be used in its entirety to provide retirement extra 22 benefits to firefighters, or to firefighters and police officers 23 if, where included. However, local law plans in effect on 24 October 1, 1998, must shall be required to comply with the minimum benefit provisions of this chapter only to the extent 25 26 that additional premium tax revenues become available to incrementally fund the cost of such compliance as provided in s. 27 28 175.162(2)(a). If When a plan is in compliance with such minimum 29 benefit provisions, as subsequent additional premium tax revenues become available, they must shall be used to provide 30 extra benefits, except as provided in subsection (1). For the 31 purpose of this chapter, "additional premium tax revenues" means 32 33 revenues received by a municipality or special fire control district pursuant to s. 175.121 which exceed that amount 34 received for calendar year 1997, and the term "extra benefits" 35 36 means benefits in addition to or greater than those provided to 37 general employees of the municipality and in addition to those 38 in existence for firefighters on March 12, 1999. Local law plans 39 created by special act before May 23, 1939, shall be deemed to 40 comply with this chapter. Notwithstanding any other provisions of this section, if, as of March 1, 2011: 41



42	(a) A plan's actuarial accrued liability is funded below 80
43	percent, 50% of the premium tax revenues in excess of the
44	adjusted base amount and accumulated excess premium tax revenues
45	held in reserve shall be used to pay the plan's actuarial
46	accrued liability until the liability exceeds 80 percent.
47	(b) For a supplemental plan that exists in conjunction with
48	a defined benefit plan under this chapter, the defined benefit
49	plan's actuarial accrued liability is funded below 70 percent,
50	the premium tax revenues in excess of the adjusted base amount
51	of the defined benefit plan shall be used to pay the plan's
52	actuarial accrued liability until such liability is at least 80
53	percent funded.
54	Delete lines 339 - 381
55	and insert:
56	forth in this chapter, the board of trustees of the pension
57	plan, as approved by a majority of police officers <u>, or police</u>
58	officers and firefighters, of the municipality, may:
59	(a) Place the income from the premium tax in s. 185.08 in
60	such pension plan for the sole and exclusive use of its police
61	officers, or its police officers and firefighters $\mathrm{if}$ where
62	included, where it shall become an integral part of that pension
63	plan and shall be used to pay extra benefits to the police
64	officers, or police officers and firefighters, included in that
65	pension plan; or
66	(b) May place the income from the premium tax in s. 185.08
67	in a separate supplemental plan to pay extra benefits to the
68	police officers, or police officers and firefighters $\mathrm{if}$ where
69	included, participating in such separate supplemental plan.
70	(2) The premium tax provided by this chapter shall in all



71 cases be used in its entirety to provide retirement extra benefits to police officers, or to police officers and 72 73 firefighters if, where included. However, local law plans in 74 effect on October 1, 1998, must shall be required to comply with the minimum benefit provisions of this chapter only to the 75 76 extent that additional premium tax revenues become available to 77 incrementally fund the cost of such compliance as provided in s. 78 185.16(2). If When a plan is in compliance with such minimum 79 benefit provisions, as subsequent additional tax revenues become 80 available, they shall be used to provide extra benefits, except 81 as provided under subsection (1). For the purpose of this 82 chapter, "additional premium tax revenues" means revenues received by a municipality pursuant to s. 185.10 which exceed 83 84 the amount received for calendar year 1997, and the term "extra benefits" means benefits in addition to or greater than those 85 provided to general employees of the municipality and in 86 87 addition to those in existence for police officers on March 12, 88 1999. Local law plans created by special act before May 23, 89 1939, shall be deemed to comply with this chapter. 90 Notwithstanding any other provisions of this section, if, as of 91 March 1, 2011: 92 (a) A plan's actuarial accrued liability is funded below 80 93 percent, the premium tax revenues in excess of the adjusted base 94 amount and accumulated excess premium tax revenues held in 95 reserve shall be used to pay the plan's actuarial accrued 96 liability until the liability exceeds 80 percent. 97 (b) For a supplemental plan that exists in conjunction with 98 a defined benefit plan under this chapter, the defined benefit 99 plan's actuarial accrued liability is funded below 70 percent,

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100	the premium tax revenues in excess of the adjusted base amount
101	of the defined benefit plan shall be used to pay the plan's
102	actuarial accrued liability until such liability is at least 80
103	percent funded.
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106	And the title is amended as follows:
107	Delete lines 21 - 26
108	and insert:
109	district that has its own pension plan; providing for
110	funding a plan's actuarial accrued liability;
111	conforming a cross-reference; amending s. 185.02,
112	F.S.; revising the definition of the terms
113	"compensation" and "salary" for purposes of police
114	officers' pensions; amending s. 185.35, F.S.; revising
115	provisions relating to benefits paid by a municipality
116	that has its own pension plan; providing for funding a
117	plan's actuarial accrued liability;