By Senator Ring

	32-00962E-11 20111128
1	A bill to be entitled
2	An act relating to public retirement plans; amending
3	s. 112.66, F.S.; providing that a local governmental
4	entity may not offer a defined benefit retirement plan
5	to a plan member hired on or after a certain date;
6	providing that local plans must use at least 5 years
7	to determine a plan member's average final
8	compensation for calculating retirement benefits for
9	members hired on or after a certain date; providing a
10	death benefit for the spouse and minor children of a
11	member hired on or after a certain date who is killed
12	in the line of duty; amending s. 121.051, F.S.;
13	providing that a firefighters' or police officers'
14	plan is eligible for participation in the Florida
15	Retirement System, at the discretion of the Department
16	of Management Services; amending s. 175.032, F.S.;
17	clarifying the definition of "compensation" or
18	"salary"; amending s. 175.351, F.S.; revising
19	provisions relating to benefits paid from the premium
20	tax by a municipality or special fire control district
21	that has its own pension plan; amending s. 185.02,
22	F.S.; revising definitions; amending s. 185.35, F.S.;
23	revising provisions relating to benefits paid by a
24	municipality that has its own pension plan; conforming
25	a cross-reference; directing the Department of
26	Financial Services to rate the financial strength of
27	local government defined benefit plans; specifying the
28	factors for assigning the ratings; requiring certain
29	entities to cooperate in providing data for the

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30	ratings; requiring the ratings to be posted on the
31	department's website; creating the Task Force on
32	Public Employee Disability Presumptions; providing for
33	appointment and membership; specifying the issues for
34	the task force to address; providing for a report to
35	be submitted to the Governor, Chief Financial Officer,
36	and Legislature by a certain date; providing for
37	expiration; directing the Department of Financial
38	Services to submit a report on the financial health of
39	local government pension plans to the Governor and
40	Legislature by a certain date; specifying the issues
41	the report must address; providing a declaration of
42	important state interest; providing an effective date.
43	
44	Be It Enacted by the Legislature of the State of Florida:
45	
46	Section 1. Subsections (11), (12), and (13) are added to
47	section 112.66, Florida Statutes, to read:
48	112.66 General provisions.—The following general provisions
49	relating to the operation and administration of any retirement
50	system or plan covered by this part shall be applicable:
51	(11) A plan sponsor may not offer or provide membership in
52	a defined benefit retirement system or plan to an employee hired
53	on or after July 1, 2011. For those members whose terms and
54	conditions of employment are collectively bargained, this
55	subsection is effective for the first agreement negotiated on or
56	after July 1, 2011.
57	(12) For each member hired on or after July 1, 2011, a plan
58	sponsor may not use less than 5 years to determine the average

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59	final compensation used to calculate a member's retirement
60	benefits. For those members whose terms and conditions of
61	employment are collectively bargained, this subsection is
62	effective for the first agreement negotiated on or after July 1,
63	<u>2011.</u>
64	(13) For each member hired on or after July 1, 2011, a plan
65	sponsor shall provide a death benefit entitlement and payments
66	that meet the following minimum standards:
67	(a) The surviving spouse of a member killed in the line of
68	duty may receive a monthly pension equal to one-half of the
69	monthly salary being received by the member at the time of death
70	for the remainder of the surviving spouse's lifetime.
71	(b) If the surviving spouse of a member killed in the line
72	of duty dies, the monthly payments that would have been payable
73	to the surviving spouse had such surviving spouse lived shall be
74	paid for the use and benefit of the member's children under 18
75	years of age and unmarried until the 18th birthday of the
76	member's youngest unmarried child.
77	(c) If a member killed in the line of duty leaves no
78	surviving spouse but is survived by children under 18 years of
79	age, the benefits normally payable to a surviving spouse shall
80	be paid for the use and benefit of the member's child or
81	children under 18 years of age and unmarried until the 18th
82	birthday of the member's youngest unmarried child.
83	
84	This subsection does not abrogate other applicable provisions of
85	state or federal law providing death benefits.
86	Section 2. Paragraph (g) is added to subsection (2) of
87	section 121.051, Florida Statutes, to read:

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88	121.051 Participation in the system
89	(2) OPTIONAL PARTICIPATION
90	(g) A firefighters' pension plan or a municipal police
91	officers' retirement plan, established in accordance with
92	chapter 175 or chapter 185, is eligible for membership under
93	this chapter at the sole discretion of the department. In order
94	to be eligible, the plan must not have any unfunded actuarial
95	liabilities.
96	Section 3. Subsection (3) of section 175.032, Florida
97	Statutes, is amended to read:
98	175.032 DefinitionsFor any municipality, special fire
99	control district, chapter plan, local law municipality, local
100	law special fire control district, or local law plan under this
101	chapter, the following words and phrases have the following
102	meanings:
103	(3) "Compensation" or "salary" means the fixed monthly
104	remuneration paid a firefighter <u>. If</u> ; where, as in the case of a
105	volunteer firefighter, remuneration is based on actual services
106	rendered, as in the case of a volunteer firefighter, the term
107	means the total cash remuneration received yearly for such
108	services, prorated on a monthly basis. Overtime compensation,
109	unused leave, or any other form of compensation beyond base
110	hourly or annual salary may not be included when calculating the
111	member's compensation or salary.
112	(a) A retirement trust fund or plan may use a definition of
113	salary other than the definition in this subsection <del>but only</del> if
114	the monthly retirement income payable to each firefighter
115	covered by the retirement trust fund or plan, as determined
116	under s. 175.162(2)(a) and using such other definition, equals

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117 or exceeds the monthly retirement income that would be payable 118 to each firefighter if his or her monthly retirement income were 119 determined under s. 175.162(2)(a) and using the definition in 120 this subsection.

(b) Any retirement trust fund or plan <u>that</u> which now or hereafter meets the requirements of this chapter <u>does</u> shall not, solely by virtue of this subsection, reduce or diminish the monthly retirement income otherwise payable to each firefighter covered by the retirement trust fund or plan.

126 (c) The member's compensation or salary contributed as 127 employee-elective salary reductions or deferrals to any salary 128 reduction, deferred compensation, or tax-sheltered annuity 129 program authorized under the Internal Revenue Code shall be 130 deemed to be the compensation or salary the member would receive 131 if he or she were not participating in such program and shall be 132 treated as compensation for retirement purposes under this 133 chapter.

134 (d) For any person who first becomes a member in any plan year beginning on or after January 1, 1996, compensation for 135 136 that any plan year may shall not include any amounts in excess of the Internal Revenue Code s. 401(a)(17) limitation, (as 137 amended by the Omnibus Budget Reconciliation Act of 1993+, which 138 limitation of \$150,000 shall be adjusted as required by federal 139 law for qualified government plans and shall be further adjusted 140 for changes in the cost of living in the manner provided by 141 142 Internal Revenue Code s. 401(a)(17)(B). For any person who first 143 became a member before prior to the first plan year beginning on 144 or after January 1, 1996, the limitation on compensation may 145 shall be not be less than the maximum compensation amount that

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146	was allowed to be taken into account under the plan $rac{\mathrm{as}}{\mathrm{as}}$ in effect
147	on July 1, 1993, which limitation shall be adjusted for changes
148	in the cost of living since 1989 in the manner provided by
149	Internal Revenue Code s. 401(a)(17)(1991).
150	Section 4. Subsection (1) of section 175.351, Florida
151	Statutes, is amended to read:
152	175.351 Municipalities and special fire control districts
153	having their own pension plans for firefightersFor any
154	municipality, special fire control district, local law
155	municipality, local law special fire control district, or local
156	law plan under this chapter, in order for municipalities and
157	special fire control districts with their own pension plans for
158	firefighters, or for firefighters and police officers, where
159	included, to participate in the distribution of the tax fund
160	established pursuant to s. 175.101, local law plans must meet
161	the minimum benefits and minimum standards set forth in this
162	chapter.
163	(1) PREMIUM TAX INCOMEIf a municipality has a pension
164	plan for firefighters, or a pension plan for firefighters and
165	police officers <u>if</u> , where included, which in the opinion of the
166	division meets the minimum benefits and minimum standards set
167	forth in this chapter, the board of trustees of the pension
168	plan, as approved by a majority of firefighters of the
169	municipality, shall use the income from the premium tax to pay
170	down any unfunded actuarial liability in the pension plan. After
171	paying down the unfunded actuarial liability, the board of
172	trustees, as approved by a majority of firefighters of the
173	municipality, may:
174	(a) Place the income from the premium tax in s. 175.101 in

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32-00962E-11 20111128 175 such pension plan for the sole and exclusive use of its 176 firefighters, or for firefighters and police officers if, where 177 included, where it shall become an integral part of that pension 178 plan and shall be used to pay extra benefits to the firefighters 179 included in that pension plan; or 180 (b) Place the income from the premium tax in s. 175.101 in 181 a separate supplemental plan to pay extra benefits to firefighters, or to firefighters and police officers if where 182 included, participating in such separate supplemental plan. 183 184 185 The premium tax provided by this chapter shall in all cases be 186 used in its entirety to provide extra benefits to firefighters, 187 or to firefighters and police officers if, where included. 188 However, local law plans in effect on October 1, 1998, must 189 shall be required to comply with the minimum benefit provisions 190 of this chapter only to the extent that additional premium tax 191 revenues become available to incrementally fund the cost of such 192 compliance as provided in s. 175.162(2)(a). If When a plan is in compliance with such minimum benefit provisions, as subsequent 193 194 additional premium tax revenues become available, they must 195 shall be used to provide extra benefits. For the purpose of this 196 chapter, "additional premium tax revenues" means revenues 197 received by a municipality or special fire control district pursuant to s. 175.121 which exceed that amount received for 198 199 calendar year 1997, and the term "extra benefits" means benefits 200 in addition to or greater than those provided to general 201 employees of the municipality and in addition to those in 202 existence for firefighters on March 12, 1999. Local law plans 203 created by special act before May 23, 1939, shall be deemed to

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32-00962E-11 20111128 204 comply with this chapter. 205 Section 5. Subsections (4), (10), and (15) of section 206 185.02, Florida Statutes, are amended to read: 207 185.02 Definitions.-For any municipality, chapter plan, local law municipality, or local law plan under this chapter, 208 the following words and phrases as used in this chapter shall 209 210 have the following meanings, unless a different meaning is 211 plainly required by the context: (4) "Compensation" or "salary" means the fixed monthly 212 total cash remuneration including "overtime" paid by the primary 213 214 employer to a police officer for services rendered, but not 215 including any payments for extra duty or a special detail work 216 performed on behalf of a second party employer, any overtime, 217 unused leave, or any other compensation beyond base hourly or 218 annual salary. However, a local law plan may limit the amount of 219 overtime payments which can be used for retirement benefit 220 calculation purposes, but in no event shall such overtime limit 221 be less than 300 hours per officer per calendar year. 222 (a) Any retirement trust fund or plan which now or 223 hereafter meets the requirements of this chapter shall not, solely by virtue of this subsection, reduce or diminish the 224 225 monthly retirement income otherwise payable to each police

(a) (b) The member's compensation or salary contributed as employee-elective salary reductions or deferrals to any salary reduction, deferred compensation, or tax-sheltered annuity program authorized under the Internal Revenue Code shall be deemed to be the compensation or salary the member would receive if he or she were not participating in such program and shall be

officer covered by the retirement trust fund or plan.

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233 treated as compensation for retirement purposes under this 234 chapter.

235 (b) (c) For any person who first becomes a member in any 236 plan year beginning on or after January 1, 1996, compensation 237 for any plan year does shall not include any amounts in excess 238 of the Internal Revenue Code s. 401(a)(17) limitation, (as 239 amended by the Omnibus Budget Reconciliation Act of 1993+, which 240 limitation of \$150,000 shall be adjusted as required by federal law for qualified government plans and shall be further adjusted 241 242 for changes in the cost of living in the manner provided by Internal Revenue Code s. 401(a)(17)(B). For any person who first 243 244 became a member before prior to the first plan year beginning on or after January 1, 1996, the limitation on compensation may 245 246 shall be not be less than the maximum compensation amount that 247 was allowed to be taken into account under the plan as in effect 248 on July 1, 1993, which limitation shall be adjusted for changes 249 in the cost of living since 1989 in the manner provided by 250 Internal Revenue Code s. 401(a)(17)(1991).

251 (10) "Local law plan" means a defined benefit pension plan 252 for police officers or for police officers and firefighters if  $\tau$ where included, as described in s. 185.35, established by 253 254 municipal ordinance or special act of the Legislature, which 255 enactment sets forth all plan provisions. Local law plan 256 provisions may vary from the provisions of this chapter  $\tau$ 257 provided that required minimum benefits and minimum standards 258 are met. Any such variance must shall provide a greater benefit 259 for police officers. Actuarial valuations of local law plans 260 shall be conducted by an enrolled actuary as provided in s. 261 185.221(2)(b).

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32-00962E-11 20111128 262 (15) "Supplemental plan" means a plan to which deposits of 263 the premium tax moneys as provided in s. 185.08 are made to 264 provide extra benefits to police officers, or police officers 265 and firefighters if where included, under this chapter. Such a 266 plan is an element of a local law plan and exists in conjunction 267 with a defined benefit plan that meets the minimum benefits and 268 minimum standards of this chapter. 269 Section 6. Subsection (1) and paragraph (a) of subsection 270 (3) of section 185.35, Florida Statutes, are amended to read: 271 185.35 Municipalities having their own pension plans for 272 police officers.-For any municipality, chapter plan, local law 273 municipality, or local law plan under this chapter, in order for 274 municipalities with their own pension plans for police officers, 275 or for police officers and firefighters where included, to 276 participate in the distribution of the tax fund established 277 pursuant to s. 185.08, local law plans must meet the minimum 278 benefits and minimum standards set forth in this chapter: 279 (1) PREMIUM TAX INCOME.-If a municipality has a pension plan for police officers, or for police officers and 280 281 firefighters if where included, which, in the opinion of the 282 division, meets the minimum benefits and minimum standards set 283 forth in this chapter, the board of trustees of the pension 284 plan, as approved by a majority of police officers of the 285 municipality, shall use the income from the premium tax to pay 286 down any unfunded actuarial liability in the pension plan. After 287 paying down the unfunded actuarial liability, the board of 288 trustees, as approved by a majority of police officers of the 289 municipality, may: 290 (a) Place the income from the premium tax in s. 185.08 in

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32-00962E-11 20111128 291 such pension plan for the sole and exclusive use of its police 292 officers, or its police officers and firefighters if where 293 included, where it shall become an integral part of that pension 294 plan and shall be used to pay extra benefits to the police 295 officers included in that pension plan; or 296 (b) May place the income from the premium tax in s. 185.08 297 in a separate supplemental plan to pay extra benefits to the 298 police officers, or police officers and firefighters if where 299 included, participating in such separate supplemental plan. 300 301 The premium tax provided by this chapter shall in all cases be 302 used in its entirety to provide extra benefits to police 303 officers, or to police officers and firefighters if, where 304 included. However, local law plans in effect on October 1, 1998, 305 must shall be required to comply with the minimum benefit 306 provisions of this chapter only to the extent that additional 307 premium tax revenues become available to incrementally fund the 308 cost of such compliance as provided in s. 185.16(2). If When a 309 plan is in compliance with such minimum benefit provisions, as 310 subsequent additional tax revenues become available, they shall 311 be used to provide extra benefits. For the purpose of this chapter, "additional premium tax revenues" means revenues 312 313 received by a municipality pursuant to s. 185.10 which exceed the amount received for calendar year 1997, and the term "extra 314 315 benefits" means benefits in addition to or greater than those 316 provided to general employees of the municipality and in 317 addition to those in existence for police officers on March 12, 318 1999. Local law plans created by special act before May 23, 319 1939, shall be deemed to comply with this chapter.

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320	(3) Notwithstanding any other provision, with respect to
321	any supplemental plan municipality:
322	(a) Section <u>185.02(4) does</u> <del>185.02(4)(a) shall</del> not apply,
323	and a local law plan and a supplemental plan may continue to use
324	their definition of compensation or salary in existence on <u>March</u>
325	12, 1999 the effective date of this act.
326	Section 7. Financial rating of local pension plansThe
327	Department of Financial Services shall develop standardized
328	ratings for classifying the financial strength of all local
329	government defined benefit pension plans.
330	(1) In assigning a rating to a plan, the department shall
331	consider, but need not be limited to:
332	(a) The plan's current and future unfunded liabilities.
333	(b) The plan's net asset value, managed returns, and funded
334	ratio.
335	(c) Metrics related to the sustainability of the plan,
336	including, but not limited to, the percentage that the annual
337	contribution is of the participating employee payroll.
338	(d) Municipal bond ratings for the local government, if
339	applicable.
340	(e) Whether the local government has reduced contribution
341	rates to the plan when the plan has an actuarial surplus.
342	(f) Whether the local government uses any actuarial surplus
343	in the plan for obligations outside the plan.
344	(2) The department may obtain all necessary data to
345	formulate the ratings from all relevant entities, including
346	local pension boards, local governments, and the Division of
347	Retirement, all of which shall cooperate with the department in
348	supplying all necessary information.

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349	(3) The ratings shall be posted on the department's website
350	in a standardized format.
351	Section 8. Task Force on Public Employee Disability
352	Presumptions
353	(1) The Task Force on Public Employee Disability
354	Presumptions is created for the purpose of developing findings
355	and issuing recommendations on the disability presumptions in
356	ss. 112.18, 185.34, and 175.231, Florida Statutes.
357	(2) All members of the task force shall be appointed on or
358	before July 15, 2011, and the task force shall hold its first
359	meeting on or before August 15, 2011. The task force shall be
360	composed of nine members as follows:
361	(a) Three members appointed by the President of the Senate,
362	one of whom must be an attorney in private practice who has
363	experience in the relevant laws; one of whom must be a
364	representative of organized labor; and one of whom must be from
365	the Florida Association of Counties.
366	(b) Three members appointed by the Speaker of the House of
367	Representatives, one of whom must be an attorney in private
368	practice who has experience in the relevant laws; one of whom
369	must be a representative of organized labor; and one of whom
370	must be from the Florida League of Cities.
371	(c) A member employed by the Office of the Auditor General
372	who has experience in local government auditing and finances.
373	(d) A member employed by the Department of Management
374	Services' Division of Retirement who has experience in local
375	government pension plans, appointed by the Governor.
376	(e) A member employed by the Department of Financial
377	Services who has relevant expertise in state risk management,

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378	appointed by the Chief Financial Officer.
379	(3) The task force shall address issues, including, but not
380	limited to:
381	(a) Data related to the operation of the statutory
382	disability presumptions.
383	(b) How disability presumptions are handled in other
384	states.
385	(c) Proposals for changes to the existing disability
386	presumptions.
387	(4) The Department of Financial Services shall provide
388	administrative support to the task force.
389	(5) Members of the task force shall serve without
390	compensation while in the performance of their duties, but are
391	entitled to reimbursement for per diem and travel expenses in
392	accordance with s. 112.061, Florida Statutes.
393	(6) The task force may obtain data, information, and
394	assistance from any officer or state agency and any political
395	subdivision thereof. All such officers, agencies, and political
396	subdivisions shall provide the task force with all relevant
397	information and assistance on any matter within their knowledge
398	<u>or control.</u>
399	(7) The task force shall submit a report, including
400	findings and recommendations, to the Governor, the Chief
401	Financial Officer, the President of the Senate, and the Speaker
402	of the House of Representatives by January 1, 2012. The report
403	must include specific recommendations for legislative action
404	during the 2012 Regular Session of the Legislature.
405	(8) The task force is dissolved upon submission of its
406	report.

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408	Services shall submit a report and recommendations to the
409	Governor, the President of the Senate, and the Speaker of the
410	House of Representatives on actions to be taken to increase the
411	visibility and transparency of local government pension plans,
412	including, but not limited to, those created pursuant to
413	chapters 175 and 185, Florida Statutes, with the goal of
414	increasing the ability of a taxpayer or policymaker to assess
415	the financial health of the local plans. The report must include
416	specific recommendations for legislative action during the 2012
417	Regular Session of the Legislature. The recommendations must
418	address, but need not be limited to:
419	(1) Whether and what kinds of local pension plan data
420	should be included in the financial audit reports required under
421	s. 218.39, Florida Statutes.
422	(2) Whether the reporting requirements of ss. 175.261 and
423	185.221, Florida Statutes, should be supplemented with other
424	types of financial data in order to give a more complete and
425	transparent picture of a local government's financial solvency.
426	(3) Proposals for a uniform format for providing pension
427	data, including standard terminology and data and the specific
428	types of data which should be provided, including funding
429	ratios, and whether contributions are sufficient to fund
430	actuarial liabilities.
431	(4) Whether to require local governments to provide pension
432	financial data on local public websites.
433	(5) Other related issues, including insurance benefits,
434	health care benefits, and postemployment plan benefits.
435	(6) Proposals related to the composition of local pension

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436	plan boards.
437	Section 10. The Legislature finds that a proper and
438	legitimate state purpose is served when employees and retirees
439	of the state and of its political subdivisions, and the
440	dependents, survivors, and beneficiaries of those employees and
441	retirees, are extended the basic protections afforded by
442	governmental retirement systems that provide fair and adequate
443	benefits and that are managed, administered, and funded in an
444	actuarially sound manner as required by s. 14, Article X of the
445	State Constitution and part VII of chapter 112, Florida
446	Statutes. Therefore, the Legislature determines and declares
447	that this act fulfills an important state interest.
448	Section 11. This act shall take effect July 1, 2011.

# SB 1128