House	Amendment NO
AMEND Senate Bill No. 194, Page 1, Section A, Line 2, by inserting immediately after said section and line the following:	
services provided through the area agencies	
	and one-half percent, and beginning January 1, 2019 and
each year thereafter, five percent of the pren	nium tax collected under sections 148.320 and 148.370,
	ne state school moneys fund as described in section
148.360, shall be deposited in the fund creat	
•	e state treasury the "Senior Services Growth and
	onsist of moneys collected under this section. The
	collect the moneys described in subsection 2 of this
	tate treasurer for deposit in the fund, less one percent for
	ections 30.170 and 30.180, the state treasurer may
• •	dedicated fund and moneys in the fund shall be used
	or services for enhancing senior services provided by
area agencies on aging in this state.	6 22 000
	of section 33.080 to the contrary, any moneys remaining
	not revert to the credit of the general revenue fund. Thi
fund is not intended to supplant general reve	•
~ /	noneys in the fund in the same manner as other funds ar
•	on such investments shall be credited to the fund.
-	ior services shall disburse the moneys from the fund to
	th the funding formula used by the department to
disburse other federal and state moneys to the	
	ys distributed under this section shall be applied by area
	xpansion of senior center programs, facilities, and
services.	amont sith an individually an as an association amountly
	eport, either individually or as an association, annually ees, the department of insurance, financial institutions
	advisory board of each area agency on aging shall be
	advisory board of each area agency on aging shall be
responsible for ensuring the proper use and	ior services may promulgate rules to implement the
-	, i
provisions of this section. Any full of porti	on of a rule, as that term is defined in section 536.010,

Action Taken_____

Date _____

- that is created under the authority delegated in this section shall become effective only if it complies 1 2 with and is subject to all of the provisions of chapter 536, and, if applicable, section 536.028. This 3 section and chapter 536 are nonseverable, and if any of the powers vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to disapprove and annul a rule are 4 5 subsequently held unconstitutional, then the grant of rulemaking authority and any rule proposed or adopted after August 28, 2017, shall be invalid and void."; and 6
- 7 8 Further amend said bill by amending the title, enacting clause, and intersectional references
- 9 accordingly.