	House Amendment NO.
	Offered By
	AMEND House Substitute for House Committee Substitute for Senate Substitute for Senate Committee Substitute for Senate Bill No. 133, Page 1, Section A, Line 4, by inserting after all of said section and line the following:
	"72.418. 1. Notwithstanding any other provision of law to the contrary, no new city created
	pursuant to sections 72.400 to 72.423 shall establish a municipal fire department to provide fire
	protection services, including emergency medical services, if such city formerly consisted of
	unincorporated areas in the county or municipalities in the county, or both, which are provided fire
	protection services and emergency medical services by one or more fire protection districts. Such
	fire protection districts shall continue to provide services to the area comprising the new city and
	may levy and collect taxes the same as such districts had prior to the creation of such new city.
	2. Fire protection districts serving the area included within any annexation by a city having
	a fire department, including simplified boundary changes, shall continue to provide fire protection
	services, including emergency medical services to such area. The annexing city shall pay annually
1	to the fire protection district an amount equal to that which the fire protection district would have
	levied on all taxable property within the annexed area. Such annexed area shall not be subject to
1	exaction for any purpose thereafter by the fire protection district except for bonded indebtedness by
	the fire protection district which existed prior to the annexation. The amount to be paid annually by
	the municipality to the fire protection district pursuant hereto shall be a sum equal to the annual
	assessed value multiplied by the annual tax rate as certified by the fire protection district to the
	municipality, including any portion of the tax created for emergency medical service provided by
	the district, per one hundred dollars of assessed value in such area. The tax rate so computed shall
	include any tax on bonded indebtedness incurred subsequent to such annexation, but shall not
	include any portion of the tax rate for bonded indebtedness incurred prior to such annexation.
	Notwithstanding any other provision of law to the contrary, the residents of an area annexed on or
	after May 26, 1994, may vote in all fire protection district elections and may be elected to the fire
	protection district board of directors.
	3. The fire protection district may approve or reject any proposal for the provision of fire
	protection and emergency medical services by a city.
	Action Taken Date

1	4. Notwithstanding any other provision of law, in any city with more than eleven thousand
2	but fewer than twelve thousand five hundred inhabitants and located in a county with more than one
3	million inhabitants that became a constitutional charter city after 1990 and that pays a fire protection
4	district under this section, all residents of the city shall receive fire protection services from the city
5	fire department beginning January 1, 2024, so long as the city fire department is in existence, and
6	not a fire protection district, and the city shall not make any payments to a fire protection district
7	under this section on or after January 1, 2024. Nothing in this subsection shall prevent such city
8	from contracting with any fire protection district for services if the city and fire protection district
9	mutually agree. Upon the city providing fire protection services as described in this subsection, the
10	residents of an area annexed on or after May 26, 1994, shall no longer be able to vote in any fire
11	protection district election and shall not be elected to the fire protection district's board of
12	directors."; and
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14	Further amend said bill by amending the title, enacting clause, and intersectional references
15	accordingly.