

Rep. Jay Hoffman

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1	AMENDMENT TO HOUSE BILL 4418
2	AMENDMENT NO Amend House Bill 4418 by replacing
3	everything after the enacting clause with the following:
4	"Section 5. The Illinois Municipal Code is amended by
5	adding Section 10-4-12 as follows:
6	(65 ILCS 5/10-4-12 new)
7	Sec. 10-4-12. Cessation of existing municipal fire
8	departments. If a city or village owns, operates, or maintains
9	any fire department or departments, that city or village may
10	not cease the operation and maintenance of that fire department
11	or those fire departments unless the proposed cessation is
12	first submitted by referendum to the voters of the city of
13	village as provided by subsection (b) of Section 15 of the Fire
14	Protection District Act.

Section 10. The Fire Protection District Act is amended by

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changing Section 11b and by adding Section 15b as follows:

2 (70 ILCS 705/11b) (from Ch. 127 1/2, par. 31b)

3 Sec. 11b. In case any fire protection district organized 4 hereunder is coterminous with or includes within its corporate 5 limits in whole or in part any city, village or incorporated town authorized to provide protection from fire and to regulate 6 7 the prevention and control of fire within such city, village or 8 incorporated town and to levy taxes for any such purposes, then 9 such city, village or incorporated town shall not exercise any 10 such powers as necessarily conflict with the powers to be exercised by such district in respect to such fire protection 11 and regulation within the fire protection district from and 12 after the date that it receives written notice from the State 13 14 Fire Marshal to cease or refrain from the operation of any fire 15 protection facilities and the exercise of such powers, which notice shall be given only after the State Fire Marshal has 16 ascertained that the Fire Protection District has placed its 17 fire protection facilities in operation. Such city, village or 18 19 incorporated town shall not thereafter own, operate, maintain, manage, control or have an interest in any fire protection 20 21 facilities located within the corporate limits of the fire 22 protection district, except water mains and hydrants and except 23 as otherwise provided in this Act. Where any city, village, or 24 incorporated town is in fact owning, operating, and maintaining a fire department or fire departments located in whole or in 25

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1 part within or adjacent to the corporate limits of a fire protection district organized under this Act, such city, 2 village, or incorporated town shall not cease operating and 3 4 maintaining the fire department or departments unless such 5 proposed cessation of services is first submitted by referendum to voters, as provided by subsection (b) of Section 15 of this 6 Act. In addition, where any city, village, or incorporated town 7 is in fact owning, operating, and maintaining a fire department 8 9 or fire departments located within the corporate limits of a 10 fire protection district organized under this Act, such city, village, or incorporated town The State Fire Marshal, upon 11 request of the Board of Trustees of any Fire Protection 12 District, shall ascertain whether the District's fire 13 protection facilities are in operation so that it may supersede 14 15 the power of any city, village or incorporated town to operate 16 fire protection facilities within the boundaries of the District. Where in case any city, village or incorporated town 17 is in fact owning, operating and maintaining fire protection 18 19 facilities located within the corporate limits of a fire 20 protection district organized under this Act, such city, 21 village or incorporated town shall be paid and reimbursed for its actual expenditures and for all existing obligations 22 incurred, including all pension and annuity plans applicable to 23 24 the maintenance of fire protection facilities theretofore made establishing such 25 facilities and in acquiring, in 26 constructing, improving or developing any such existing

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1 facilities in the manner provided for by this Act. The terms of payment shall provide for reimbursement in full within not less 2 3 than 20 years from the date of such agreement.

4 (Source: P.A. 80-147.)

5 (70 ILCS 705/15b new)

#### Sec. 15b. Petition to cease operations; referendum. 6

(a) Any local unit of government operating a fire 7 8 department organized under the provisions of the Municipal Code 9 may cease the operation and maintenance of those fire 10 department or fire departments by submitting a referendum to the voters served by the fire department or departments. The 11 12 referendum proposing the dissolution of the fire department or 13 departments shall be conducted in a manner that is consistent 14 with the requirements provided by subsection (a) of this Section, except that the ballot for such election shall be in 15 16 substantially the following form:

### \_\_\_\_\_ 17

18 Shall the (name of fire

department) serving the citizens within YES 19

20 (list local unit(s) of government) cease -------

21 to provide emergency services and be NO

22 dissolved and discontinued?

### 23 \_\_\_\_\_

## 24 If a majority of the votes cast on the question are in 25

favor of such dissolution, the court shall enter an order

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1	discontinuing the fire department or departments.
2	The rights of the employees of the dissolved fire
3	department or departments provided by the Personnel Code, any
4	applicable collective bargaining agreements, or under any
5	pension, retirement, or annuity plan shall not be affected by
6	this amendatory Act of the 98th General Assembly.
7	(b) A municipality that is a home rule or non-home rule
8	unit may not dissolve a fire department or fire departments in
9	a manner that is inconsistent with this Section. This Section
10	is a limitation under subsection (i) of Section 6 of Article
11	VII of the Illinois Constitution on the concurrent exercise by
12	home rule units of the powers and functions exercised by the
13	State.
14	Section 90. The State Mandates Act is amended by adding
15	Section 8.38 as follows:
16	(30 ILCS 805/8.38 new)
17	Sec. 8.38. Exempt mandate. Notwithstanding Sections 6 and 8
18	of this Act, no reimbursement by the State is required for the
19	implementation of any mandate created by this amendatory Act of
20	the 98th General Assembly.".