ASSEMBLY AMENDMENT 86, TO ASSEMBLY SUBSTITUTE AMENDMENT 1, TO 2001 SENATE BILL 55

June 29, 2001 - Offered by Representative Black.

At the locations indicated, amend the substitute amendment as follows:

1. Page 912, line 20: after that line insert:

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"Section 2608c. 111.70 (4) (cm) 8s. of the statutes is amended to read:

111.70 **(4)** (cm) 8s. 'Forms for determining costs<u>; calculation of the costs of certain fringe benefits</u>.' <u>a.</u> The commission shall prescribe forms for calculating the total increased cost to the municipal employer of compensation and fringe benefits provided to school district professional employees. The cost shall be determined based upon the total cost of compensation and fringe benefits provided to school district professional employees who are represented by a labor organization on the 90th day before expiration of any previous collective bargaining agreement between the parties, or who were so represented if the effective date is retroactive, or the 90th day prior to commencement of negotiations if there is no previous collective

bargaining agreement between the parties, without regard to any change in the number, rank or qualifications of the school district professional employees. For purposes of such determinations, any cost increase that is incurred on any day other than the beginning of the 12-month period commencing with the effective date of the agreement or any succeeding 12-month period commencing on the anniversary of that effective date shall be calculated as if the cost increase were incurred as of the beginning of the 12-month period beginning on the effective date or anniversary of the effective date in which the cost increase is incurred. In each collective bargaining unit to which subd. 5s. applies, the municipal employer shall transmit to the commission and the labor organization a completed form for calculating the total increased cost to the municipal employer of compensation and fringe benefits provided to the school district professional employees covered by the agreement as soon as possible after the effective date of the agreement.

Section 2609h. 111.70 (4) (cm) 8s. b. of the statutes is created to read:

111.70 **(4)** (cm) 8s. b. For the purpose of calculating fringe benefit costs under a qualified economic offer, the commission shall exclude from the calculation any increased costs in health insurance benefits that are in excess of the U.S. consumer price index for all urban consumers, U.S. city average, as determined by the U.S. department of labor, for the 12–month period ending on the preceding December 31.".

2. Page 1397, line 18: after that line insert:

"(3c) Calculation of Certain Fringe Benefit costs. The amendment of section 111.70 (4) (cm) 8s. of the statutes and the creation of section 111.70 (4) (cm) 8s. b. of the statutes first apply to the calculation of fringe benefit costs in qualified economic

- offers submitted by a municipal employer under section 111.70 (4) (cm) 5s. of the
- 2 statutes on the effective date of this subsection.".

3 (END)