A BILL FOR AN ACT

RELATING TO THE EMPLOYEES' RETIREMENT SYSTEM.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

- 1 SECTION 1. Chapter 88, Hawaii Revised Statutes, is amended 2 by adding a new section to part VIII to be appropriately 3 designated and to read as follows: 4 Election to membership from July 1, 2008 to 5 July 1, 2009. (a) This section shall apply to employees who 6 did not make the election to become a class H member pursuant to 7 section 88-321, and effective July 1, 2006. 8 (b) Any employee eligible to become a class H member under 9 section 88-321 and who did not make the election to become a class H member effective July 1, 2006, pursuant to section 10 11 88-321(a), may elect to become a class H member effective 12 July 1, 2009. This section shall apply whether: 13 The member was in service on June 30, 2006, or (1) 14 returned to service after June 30, 2006; or 15 (2) The member entered service after June 30, 2006. 16 The election to become a class H member under this (c) 17 section shall become effective on July 1, 2009, and shall be
- 18 irrevocable."

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1	SECT	ION 2	. Section 88-47, Hawaii Revised Statutes, is	
2	amended b	y ame	ending subsection (a) to read as follows:	
3	"(a) There shall be four classes of members in the system			
4	to be known as class A, class B, class C, and class H, defined			
5	as follow	s:		
6	(1)	Clas	s A shall consist of:	
7		(A)	Judges, elected officials, and legislative	
8			officers;	
9		(B)	Investigators of the department of the attorney	
10			general, narcotics enforcement investigators,	
11			water safety officers not making the election	
12			under section 88-271, and public safety	
13			investigations staff investigators;	
14		(C)	Those members in service prior to July 1, 1984,	
15			including those who are on approved leave of	
16			absence, not making the election to become a	
17			class C member as provided in part VII or to	
18			become a class H member as provided in part VIII;	
19		(D)	The following members in service prior to July 1,	
20			2006, or July 1, 2009, as applicable, including	
21			those who are on approved leave of absence, not	
22			making the election to become a class H member as	

1	prov	ided in [part VIII:] section 88-321 or
2	88-	<u>:</u>
3	(i)	Members whose salaries are set forth in
4		sections 26-52 and 26-53 and their county
5		counterparts, managing directors or an
6		administrative assistant to the mayor, other
7		county department heads, and agency heads
8		appointed and subject to removal by the
9		mayor;
10	(ii)	First deputies appointed by the county
11		attorney and prosecuting attorney;
12	(iii)	The county clerk and deputy county clerk of
13		each county;
14	(iv)	The directors of the offices of council
15		services of the county of Maui and the city
16		and county of Honolulu;
17	(v)	The administrative director of the courts;
18	(vi)	The deputy administrative director of the
19		courts;
20	(vii)	The executive officer of the labor and
21		industrial relations appeals board; and

1		(viii)	The executive officer of the Hawaii labor
2			relations board;
3		(E) All	former class A retirants who return to
4		empl	oyment after June 30, 1984, requiring the
5		reti	rant's active membership; and
6		(F) All	former class B retirants who return to
7	* .	empl	oyment requiring the retirant's active
8		memb	pership, except for:
9		(i)	Former retirants who return in the positions
10			of police officer or firefighter;
11		(ii)	Former retirants who were members on July 1,
12	,		1957, who elected not to be covered by the
13			Social Security Act; and
14		(iii)	Former retirants who were in positions to
15			which coverage under Title II of the Social
16			Security Act was not extended who entered
17			membership after June 30, 1957, but before
18			January 1, 2004;
19	(2)	Class B s	hall consist of:
20		(A) Poli	ce officers and firefighters, including
21		form	er retirants who return to service in such
22		capa	city;

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1		(B)	All employees, including former retirants, who
2			were members on July 1, 1957, who elected not to
3			be covered by the Social Security Act; and
4		(C)	All employees, including former retirants, in
5			positions to which coverage under Title II of the
6			Social Security Act is not extended, who enter
7			membership after June 30, 1957, but before
8			January 1, 2004, not making the election to
9			become a class H member as provided in part VIII;
10	(3)	Exce	ept for members described in paragraphs (1) and
11		(2),	class C shall consist of all employees, not
12		maki	ng the election to become a class H member as
13		prov	rided in part VIII, who:
14		(A)	First enter service after June 30, 1984, but
15			before July 1, [2006;] <u>2009;</u>
16		(B)	Reenter service after June 30, 1984, but before
17			July 1, [2006,] 2009, without vested benefit
18			status as provided in section 88-96(b);
19		(C)	Make the election to become a class C member as
20			provided in part VII; or

1		(D)	Are former class c rectrants who return to
2			service requiring the retirant's active
3			membership; [and]
4		<u>and</u>	
5	(4)	Exce	pt for members described in paragraphs (1) and
6		(2),	class H shall consist of all employees who:
7		(A)	First enter service after June 30, 2006;
8		(B)	Reenter service after June 30, 2006, without
9			vested benefit status as provided in section
10			88-96(b);
11		(C)	Make the election to become a class H member as
12			provided in part VIII; or
13		(D)	Are former class H retirants who return to
14			service requiring the retirant's active
15			membership."
16	SECTI	ON 3	. Section 88-322, Hawaii Revised Statutes, is
17	amended by	ame	nding subsections (a) and (b) to read as follows:
18	"(a)	Cla	ss C members who are in service on June 30, 2006,
19	or June 30), 20	09, as applicable, and make the election to become
20	class H me	ember	s pursuant to section 88-321(a)[$_{ au}$] or 88- ,
21	shall have	the	option to convert some or all of their class C
22	credited s	servi	ce, as of June 30, 2006, <u>or June 30, 2009, as</u>
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- 1 applicable, to class H credited service by paying the full
- 2 actuarial cost of the conversion as of June 30, 2006, or
- 3 June 30, 2009, as applicable, in the manner provided in
- 4 subsection (d). The option to convert class C credited service
- 5 to class H credited service shall also apply:
- **6** (1) To forfeited credit for previous service that a member
- 7 is eligible to have restored as of June 30, 2006[+] or
- **8** June 30, 2009, as applicable; and
- 9 (2) To membership service credit that a member is eligible
- 10 to claim under section 88-272(4) to (6) as of June 30,
- 11 2006[+] or June 30, 2009, as applicable;
- 12 provided that the member shall claim the forfeited service
- 13 credit and the membership service credit by the date established
- 14 by the board at a meeting held pursuant to chapter 92.
- 15 (b) All class A and class B credited service of class A or
- 16 class B members who make the election to become class H members
- 17 pursuant to section 88-321(a) shall be converted to class H
- 18 credited service. The cost of the conversion of class A or
- 19 class B credited service shall be the member's accumulated
- 20 contributions as of the date of conversion. Verified membership
- 21 service credit paid for pursuant to section 88-59 under an
- 22 irrevocable payroll authorization entered into prior to July 1,

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2006, or July 1, 2009, as applicable, shall be credited as class
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    H credited service. Class A and class B members who are in
2
    service on June 30, 2006, or June 30, 2009, as applicable, and
3
    make the election to become class H members pursuant to section
4
    88-321(a) or 88- shall have the option to convert some or all
5
    of their class C credited service, as of June 30, 2006, or
6
7
    June 30, 2009, as applicable, to class H credited service by
    paying, in the manner provided in subsection (d), the full
8
9
    actuarial cost of the conversion as of the last day of the sixth
10
    calendar month preceding the date of the notice described in
11
    subsection (e). The option to convert class C credited service
12
    to class H credited service shall also apply:
              To forfeited credit for previous service that a member
13
         (1)
              is eligible to have restored as of June 30, 2006[+] or
14
              June 30, 2009, as applicable; and
15
         (2) To membership service credit that a member is eligible
16
              to claim under section 88-272(4) to (6) as of June 30,
17
              2006[+] or June 30, 2009, as applicable;
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19
    provided that the member shall claim the forfeited service
    credit and the membership service credit by the date established
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by the board at a meeting held pursuant to chapter 92."

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- 1 SECTION 4. Section 88-324, Hawaii Revised Statutes, is
- 2 amended as follows:
- 3 1. By amending subsection (a) to read:
- 4 "(a) Under rules as the board may adopt, any class H
- 5 member may file with the system a statement of all service as an
- 6 employee or other service paid for by the State or a county
- 7 rendered prior to the member last becoming a member that is not
- 8 credited to the member, for which the member claims prior
- 9 service credit, and also a statement of the services for which
- 10 the member claims membership service credit and, except as
- 11 provided in subsection (d) or with respect to service credit
- 12 paid for pursuant to section 88-59 under an irrevocable payroll
- 13 authorization entered into prior to July 1, 2006, or July 1,
- 14 2009, as applicable, or to forfeited service to which subsection
- 15 (e) is applicable, for which the member agrees to have
- 16 additional deductions made from the member's compensation or to
- 17 make a lump sum payment as described in this section.
- 18 After the filing of the statement by the member, the system
- 19 shall verify the service claimed and determine the service
- 20 credit allowable."
- 2. By amending subsections (c) and (d) to read:

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1	"(c) Verified membership service for which a former class
2	A or class B member in service on June 30, 2006, or June 30,
3	2009, as applicable was eligible as of June 30, 2006, or
4	June 30, 2009, as applicable, but failed to claim by the date
5	established by the board pursuant to section 88-322(b), shall be
6	paid for in any one of the following methods, at the member's
7	option:
8	(1) By deductions from the member's compensation pursuant
9	to section 414(h)(2) of the Internal Revenue Code of
10	1986, as amended, under the employer pick up plan
11	under section 88-326. An irrevocable payroll
12	authorization filed by the member for a period not to
13	exceed sixty months shall remain in effect until the
14	completion of the payroll payments or termination of
15	employment, whichever is earlier. The amount of
16	service credit that may be acquired pursuant to this
17	method shall not exceed the period over which the
18	payroll payments are made. The member may elect to
19	have:

(A) Deductions from the member's compensation of

twice the contribution rate applicable to the

member under section 88-45 as of June 30, 2006,

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1			or June 30, 2009, as applicable, over a period
2			equal to the period for which membership service
3			credit is allowable, not to exceed sixty months;
4			or
5		(B)	Deductions from the member's compensation of one
6			and one-half times the contribution rate
7			applicable to the member under section 88-45 as
8			of June 30, 2006, <u>or June 30, 2009</u> , as
9			applicable, over a period equal to twice the
10			period for which membership service credit is
11			allowable, not to exceed sixty months; [or]
12		or	
13	(2)	By l	ump sum payment of contributions computed at the
14		cont	ribution rate applicable to the member under
15		sect	ion 88-45 as of June 30, 2006, <u>or June 30, 2009</u> ,
16		as a	oplicable, applied to the member's monthly rate of
17	*	comp	ensation at the time of payment, multiplied by the
18		numb	er of months for which membership service credit
19		is a	llowable.
20	The deduc	tions	from compensation or lump sum payment shall be
21	paid to t	he sy:	stem and shall be credited to the member's

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- 1 individual account and become part of the member's accumulated
- 2 contributions.
- 3 Class H membership service credit in addition to any other
- 4 service credited to the member shall be allowed for the period
- 5 for which the deductions from compensation or lump sum payment
- 6 have been made in accordance with this subsection.
- 7 (d) Verified prior service and verified membership service
- 8 for which a former class C member in service on June 30, 2006,
- 9 or June 30, 2009, as applicable, was eligible as of June 30,
- 10 2006, or June 30, 2009, as applicable, but failed to claim by
- 11 the date established by the board pursuant to section 88-322(a),
- 12 shall be credited at no cost as class C credited service."
- 3. By amending subsection (f) to read:
- 14 "(f) Forfeited class A or class B credited service being
- 15 acquired under an irrevocable payroll authorization entered into
- 16 under section 88-59 prior to July 1, 2006, or July 1, 2009, as
- 17 applicable, shall be credited as class H credited service."
- 18 SECTION 5. Statutory material to be repealed is bracketed
- 19 and stricken. New statutory material is underscored.
- 20 SECTION 6. This Act shall take effect on July 1, 2059.

Report Title:

Employees' Retirement System; Class H

Description:

Re-opens election and membership into class H until 7/1/09. Effective 07/01/2059. (HB2755 HD1)

