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1

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. Section 88-75, Hawaii Revised Statutes, is
2	amended to read as follows:
3	"§88-75 Ordinary disability retirement. (a) Upon
4	application of a member in service or on leave without pay, or
5	the person appointed by the family court as guardian of an
6	incapacitated member, any member who has ten or more years of
7	credited service shall be retired by the board of trustees on an
8	ordinary disability retirement allowance if the medical board,
9	after a medical examination of the member, certifies that:
10	(1) The member is mentally or physically incapacitated for
11	the further performance of duty at the time of
12	application;
13	(2) The incapacity is likely to be permanent; and
14	(3) The member should be retired.
15	(b) Upon approval by the board, the member shall be
16	eligible to receive an ordinary disability retirement benefit no
17	earlier than thirty days from the date the application was filed

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1	or the date the member terminated service, whichever is later.
2	Retirement shall be effective on the first day of a month,
3	except for the month of December when retirement on the first or
4	last day of the month shall be allowed. A member whose
5	application for an ordinary disability retirement allowance is
6	approved by the board while the member is still in service may
7	terminate service and retire at any time following [such] the
8	approval; provided that retirement shall become effective on the
9	first day of the month following the month the applicant
10	terminates employment or goes off the payroll, except for the
11	month of December when retirement on the first or last day of
12	the month shall be allowed."
13	SECTION 2. Section 88-82, Hawaii Revised Statutes, is
14	amended to read as follows:
15	"§88-82 [Appeal of decision of medical board;] Petition
16	for contested case hearing regarding disability retirement or
17	accidental death benefits; attorney's fees and costs
18	[reimbursable]. (a) A member <u>or applicant</u> who is not satisfied
19	with the preliminary decision of the [medical] board to grant or
20	deny an application for disability retirement benefits or
21	accidental death benefits based on the certifications and
22	findings of the medical board may [appeal the decision to] file

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1 <u>a petition for contested case hearing with</u> the board [of 2 <u>trustees</u>] within sixty days after receiving <u>written</u> notification 3 of the <u>preliminary</u> decision of the [medical] board. [The right 4 of appeal to the board of trustees shall apply to all decisions 5 and recommendations which the medical board is authorized to 6 <u>make.</u>]

7 If [, in the event of an appeal of a decision of the (b)8 medical board,] the member or applicant is the prevailing party 9 in the contested case, and disability retirement or accidental 10 death benefits are awarded to [a] the member or applicant by the 11 board [of trustees] or court of the appropriate jurisdiction under section 88-75, 88-79, 88-85, 88-284, 88-285, 88-286(c), 12 13 [88-335, 88-337,] 88-334, 88-336, or 88-339, the member or 14 applicant shall be [reimbursed] paid reasonable attorney's fees 15 together with any costs payable by the system. [If an appeal is 16 had, the] The attorney's fees [or] and costs shall be subject to 17 the approval of the board [of trustees] or approval by [the 18 appellate] a court [deciding the appeal.] of appropriate 19 jurisdiction after evidence has been provided by the member or applicant regarding the reasonableness of the claimed attorney's 20

21 fees and costs."

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SECTION 3. Section 88-98, Hawaii Revised Statutes, is 1 2 amended to read as follows: 3 "§88-98 Return to service of a retirant. (a) Any 4 retirant who returns to employment requiring active membership in the system shall be reenrolled as an active member of the 5 system in the same class from which the retirant originally 6 7 retired and the retirant's retirement allowance shall be 8 suspended. 9 (1) If the retirant returns to service before July 1, 10 1998, and again retires, the retirant's retirement 11 allowance shall consist of: 12 For members with fewer than three years of (A) 13 credited service during the member's period of 14 reemployment, the allowance to which the member 15 was entitled under the retirement allowance option selected when the member previously 16 17 retired and which was suspended; plus, for the 18 period of service during the member's 19 reemployment, the allowance to which the member 20 is entitled for that service based on the retirement allowance option initially selected 21 22 and computed for the member's age, average final

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1		compensation, and other factors in accordance
2		with the benefit formula under section 88-74 in
3		existence at the time of the member's latest
4		retirement; or
5		(B) For members with three or more years of credited
6		service during the member's period of
7		reemployment, the allowance computed as if the
8		member were retiring for the first time; provided
9		that in no event shall the allowance be less than
10		the amount determined in accordance with
11		subparagraph (A); and
12	(2)	If the retirant returns to service after June 30,
13	1	1998, and again retires, the retirant's retirement
14	ć	allowance shall be computed in accordance with
15	I	paragraph (1)(A), regardless of the number of years of
16	2	service in the reemployment period.
17	(b) A	Any retirant who received the special retirement
18	incentive b	penefit under Act 253, Session Laws of Hawaii 2000, as
19	amended by	Act 131, Session Laws of Hawaii 2002, and is
20	reemployed	by the State or a county in any capacity shall:
21	(1) H	Have the retirant's retirement allowance suspended;

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1	(2)	Forf	eit the special retirement incentive benefit and
2		any	related benefit provided by this chapter; and
3	(3)	Be s	ubject to the age and service requirements under
4		sect	ion 88-73 when the member again retires.
5	(C)	If a	retirant's maximum retirement allowance upon the
6	retirant's	s ini	tial retirement was subject to the limits on
7	maximum re	etire	ment allowance under section 88-74:
8	(1)	The	limit shall apply to the computation of the
9		reti	rant's maximum retirement allowance for the
10		reti	rant's period of service during the retirant's
11		reem	ployment, so that the sum of:
12		<u>(A)</u>	The per cent by which the retirant's average
13			final compensation for the retirant's years of
14			service prior to the retirant's initial
15			retirement is multiplied to determine the
16			retirant's maximum retirement allowance upon the
17			retirant's initial retirement; and
18		<u>(B)</u>	The per cent by which the retirant's average
19			final compensation for any period of reemployment
20			after the retirant's initial retirement is
21			multiplied to determine the retirant's maximum

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1		retirement allowance for the period of
2		reemployment,
3		shall not exceed the limit, under section 88-74, on
4		the per cent by which the retirant's average final
5		compensation may be multiplied for the purpose of
6		determining the retirant's maximum retirement
7		allowance. For example, if a retirant's maximum
8		retirement allowance upon the retirant's initial
9		retirement was limited by section 88-74 to eighty per
10		cent of the retirant's average final compensation, and
11		the retirant retired with a maximum allowance equal to
12		seventy per cent of the retirant's average final
13		compensation, the retirant's maximum allowance for the
14		retirant's period of reemployment may not exceed ten
15	ja.	per cent of the retirant's average final compensation
16		for the retirant's period of reemployment; and
17	(2)	If the retirant's maximum retirement allowance upon
18		the retirant's initial retirement was equal to or
19		greater than the applicable limit under section 88-74,
20		the retirant shall not earn service credit or earn any
21		additional retirement allowance during the retirant's

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period of reemployment, and the reemployed retirant
shall not make any contributions under section 88-45.
[(e)] (d) If a retirant's designation of beneficiary was
irrevocable upon the retirant's initial retirement, the retirant
may not change the retirant's designated beneficiary when the
retirant returns to service or when the former retirant again
retires.

 $\left[\frac{d}{d}\right]$ (e) A retirant who returns to service shall not be 8 considered to be "in service," $[\tau]$ for the purposes of section 9 88-75, 88-79, 88-84, or 88-85, or any other provision of this 10 11 chapter providing for benefits arising out of the disability or 12 death of a member. A retirant who returns to service and dies 13 during the period of reemployment shall be considered to have retired again effective as of the first day of the month 14 15 following the month in which the death occurs, except for death during the month of December when the effective date of 16 17 retirement may be the last day of the month.

18 [(e)] (f) The board shall adopt any rules as may be 19 required to administer this section."

20 SECTION 4. Section 88-273, Hawaii Revised Statutes, is
21 amended by amending subsection (a) to read as follows:

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1	"(a)	Any class C member who terminates service prior to
2	accumulat	ing ten years of credited service, excluding unused
3	sick leav	e, shall cease to be a member and shall forfeit all
4	credited	service; provided that:
5.	(1)	If the former class C member becomes a member again
6		within one [calendar] <u>full</u> year [from the date of
7		termination, $[$ following the calendar year in which the
8		member's employment terminated, all service credit for
9		previous service shall be restored. If the former
10		class C member becomes a member again more than one
11		[calendar] full year [after the date of termination,]
12		following the calendar year in which the member's
13		employment terminated, one month of service credit for
14		previous service shall be restored for each month of
15		service rendered following the return to
16		<pre>membership[+]; and</pre>
17	(2)	If the former class C member becomes a class A, class
18		B, or class H member within one [calendar] <u>full</u> year
19		[from the date of termination,] following the calendar
20		year in which the member's employment terminated, all
21		class C service credit for previous service shall be
22		restored. If the former class C member becomes a

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1	class A, class B, or class H member more than one
2	[calendar] full year [after the date of termination,]
3	following the calendar year in which the member's
4	employment terminated, one month of class C service
5	credit for previous service shall be restored for each
6	month of service rendered following the return to
7	membership.
8	Subject to the provisions of sections 88-322 and 88-324, the
9	service credit restored pursuant to this subsection shall be
10	class C service credit."
11	SECTION 5. Section 88-284, Hawaii Revised Statutes, is
12	amended by amending subsection (b) to read as follows:
13	"(b) Upon approval by the board, the member shall \underline{be}
14	eligible to receive an ordinary disability retirement benefit no
15	earlier than thirty days from the date the application was filed
16	or the date the member terminated service, whichever is later.
17	Retirement shall be effective on the first day of a month,
18	except for the month of December when retirement on the first or
19	last day of the month shall be allowed. A member whose
20	application for an ordinary disability retirement allowance is
21	approved by the board while the member is still in service may
22	terminate service and retire at any time following [such] the

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1 approval; provided that retirement shall become effective on the 2 first day of the month following the month the applicant terminates employment or goes off the payroll, except for the 3 4 month of December when retirement on the first or last day of 5 the month shall be allowed." 6 SECTION 6. Section 88-322, Hawaii Revised Statutes, is amended to as follows: 7 8 1. By amending subsections (a) and (b) to read: 9 "(a) Class C members who are in service on June 30, 2006, 10 and make the election to become class H members pursuant to 11 section 88-321(a), shall have the option to convert some or all 12 of their class C credited service, as of [June 30, 2006,] 13 December 31, 2008, to class H credited service by paying the 14 full actuarial cost of the conversion as of June 30, 2006, in 15 the manner provided in subsection (d). The option to convert 16 class C credited service to class H credited service shall also 17 apply: 18 (1)To forfeited credit for previous service that a member 19 is eligible to have restored as of June 30, 2006; and 20 (2)To membership service credit that a member is eligible to claim under section 88-272(4) to (6) as of June 30, 21

22 2006;

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provided that the member shall claim the forfeited service
 credit and the membership service credit by the date established
 by the board at a meeting held pursuant to chapter 92.

4 (b) All class A and class B credited service of class A or class B members who make the election to become class H members 5 pursuant to section 88-321(a) shall be converted to class H 6 7 credited service. The cost of the conversion of class A or 8 class B credited service shall be the member's accumulated contributions as of the date of conversion. Verified membership 9 10 service credit paid for pursuant to section 88-59 under an 11 irrevocable payroll authorization entered into prior to July 1, 12 2006, shall be credited as class H credited service. Class A 13 and class B members who are in service on June 30, 2006, and 14 make the election to become class H members pursuant to section 88-321(a) shall have the option to convert some or all of their 15 16 class C credited service, as of June 30, 2006, to class H credited service by paying, in the manner provided in subsection 17 (d), the full actuarial cost of the conversion as of the last 18 19 day of the sixth calendar month preceding the date of [the notice described in subsection (e).] December 31, 2008. The 20 option to convert class C credited service to class H credited 21 22 service shall also apply:

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To forfeited credit for previous service that a member 1 (1)2 is eligible to have restored as of June 30, 2006; and 3 (2)To membership service credit that a member is eligible to claim under section 88-272(4) to (6) as of June 30, 4 5 2006; 6 provided that the member shall claim the forfeited service credit and the membership service credit by the date established 7 8 by the board at a meeting held pursuant to chapter 92." 9 By amending subsection (d) to read: 2. 10 The board may permit the cost of conversion of class "(d) 11 C credited service to class H credited service pursuant to 12 subsection (a) or (b) to be paid by the member in any one of the 13 following methods at the member's option: 14 (1)By after-tax deductions from the member's 15 compensation. An irrevocable payroll authorization 16 filed by the member for a period not to exceed one 17 hundred twenty months shall remain in effect until the 18 completion of the payroll payments or termination of 19 employment, whichever is earlier. The amount of the 20 deductions shall be in an amount sufficient to 21 amortize the actuarial cost of the conversion, 22 together with interest at the rate of eight per cent a

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year, in level bi-monthly payments over the period 1 2 specified in the irrevocable authorization. Service 3 credited will be proportional on the basis of whole months. For example, a member electing to convert one 4 hundred twenty months of service over sixty months and 5 terminating after thirty and one-half months of 6 7 deductions pursuant to this subsection, will have 8 converted sixty months of class C service to class H 9 service; or 10 (2)By lump sum payment. 11 [If the deductions from compensation do not commence, or if 12 the lump sum payment is not paid to the system, within one

13 hundred eighty days after the deadline for making the election

14 to convert class C credited service to class H credited service, 15 the election shall be deemed revoked.] The deductions from

16 compensation or lump sum payment shall be paid to the system and 17 shall be credited to the member's individual account and become 18 part of the member's accumulated contributions. The deductions

19 from compensation shall commence, and any lump sum payment shall

20 be paid to the system, within one hundred eighty days after the

21 deadline for making the election to convert class C credited

22 service to class H credited service. If a member is absent from

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1	the state while in the military service of the United States
2	during the one hundred eighty day period after the deadline for
3	making the election, the deductions from the member's
4	compensation shall commence, and any lump sum payment shall be
5	made by the member, within one hundred eighty days after the
6	member's return to the member's regular employment with the
7	State or county; provided that any extension, pursuant to
8	subsection (c), of the deadline for making the election to
9	convert Class C credited service to class H credited service
10	shall not extend the time for the deductions from the member's
11	compensation to commence or for the member to make any lump sum
12	payment unless the extension pursuant to subsection (c) is
13	applicable to all members eligible to make the election. A
14	member's election to convert class C credited service to class H
15	credited service shall be deemed revoked as to any service for
16	which payments by deductions from compensation do not commence,
17	or for which the lump sum payment is not made, within the time
18	required by this subsection."
19	3. By amending subsection (f) to read:
20	"(f) The actuarial cost of converting a member's class C
21	credited service to class H credited service under subsections \vec{x}
22	(a) and (b) shall be based on the member's actual age in full

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1 years as of [the last day of the sixth calendar month preceding 2 the date of the notice described in subsection (e),] December 3 31, 2008, and on the member's monthly base salary or monthly basic rate of pay as of [the last day of the sixth calendar 4 5 month preceding the date of the notice described in subsection 6 (e), December 31, 2008, exclusive of overtime, differentials, 7 supplementary payments, bonuses, and salary supplements, but 8 including elective salary reduction contributions under 9 [sections] Sections 125, 403(b), and 457(b) of the Internal 10 Revenue Code of 1986, as amended." 11 SECTION 7. Section 88-334, Hawaii Revised Statutes, is 12 amended by amending subsection (b) to read as follows: 13 "(b) Upon approval by the board, the member shall be 14 eligible to receive an ordinary disability retirement benefit no 15 earlier than thirty days from the date the application was filed 16 or the date the member terminated service, whichever is later. 17 Retirement shall be effective on the first day of a month, 18 except for the month of December when retirement on the first or 19 last day of the month shall be allowed. A member whose 20 application for an ordinary disability retirement allowance is 21 approved by the board while the member is still in service may 22 terminate service and retire at any time following the approval;

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provided that retirement shall become effective on the first day 1 2 of the month following the month the applicant terminates 3 employment or goes off the payroll, except for the month of December when retirement on the first or last day of the month 4 shall be allowed." 5 6 SECTION 8. Statutory material to be repealed is bracketed and stricken. New statutory material is underscored. 7 8 SECTION 9. This Act shall take effect on July 1, 2009; provided that section 6 shall take effect retroactive to 9 10 February 1, 2009.

Report Title:

Employees' Retirement System; Ordinary Disability Retirement; Reemployed Retirants

Description:

Clarifies retirement date for ordinary disability retirement, payment of attorney's fees and costs in disability retirement and accidental death cases, forfeiture date for noncontributory service credit, and benefits for reemployed retirants. Provides for calculation of retirement allowance for certain retirants who have returned to service. Allows the use of December 31, 2008, as the valuation date to determine the cost of converting from noncontributory to hybrid plan service. Extends deadline for conversion for members of the military who are out of state during the conversion process. (SB876 HD1)