S.B. NO. S.D. 2 H.D. 2 C.D. 1

A BILL FOR AN ACT

RELATING TO THE DEFINITION OF COMPENSATION FOR PURPOSES OF THE EMPLOYEES' RETIREMENT SYSTEM.

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

1	SECT	ION 1.	Section 8	88-21.5,	Hawaii	Revised	Statute	s, is
2	amended t	o read	as follows	5:				
3	" §88	-21.5	Compensat:	ion. [ŧ	Jnless]	(a) For	a membe	r who
4	became a	member	before Ju	ly 1, 20)12, unl	ess a dif	ferent	meaning
5	is plainl	y requi	red by co	ntext, a	as used	in this p	part,	
6	"compensation" means [normal]:							
7	(1)	Normal	periodic	payment	s of mo	oney for s	service	the
8		right	to which a	accrues	on a re	egular bas	sis in	
9		propor	tion to th	ne servi	ce perf	Formed; [vertime	,]
10	(2)	<u>Overti</u>	me, diffe	rentials	s, and s	supplement	ary pay	ments;
11		[bonus	es]					
12	(3)	Bonuse	s and lum	o sum sa	alary su	upplements	s; and	
13		[elect	ive]					
14	(4)	Electi	<u>ve</u> salary	reducti	ion cont	ributions	s under	sections
15		125, 4	03(b), and	d 457(b)	of the	e Internal	l Revenu	e Code
16		of 198	6, as ame	nded.				

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1	Bonuses a	nd lu	mp sum salary supplements shall be deemed earned			
2	when payable; provided that bonuses or lump sum salary					
3	supplements in excess of one-twelfth of compensation for the					
4	twelve months prior to the month in which the bonus or lump sum					
5	salary supplement is payable, exclusive of overtime, bonuses,					
6	and lump sum salary supplements, shall be deemed earned:					
7	(1)	Duri	ng the period agreed-upon by the employer and			
8		empl	oyee, but in any event over a period of not less			
9		than	twelve months; or			
10	(2)	In t	he absence of an agreement between the employer			
11		and	the employee, over the twelve months prior to the			
12		date on which the bonus or lump sum salary supplement				
13		is p	ayable.			
14	(b)	For	a member who becomes a member after June 30, 2012,			
15	unless a	diffe	rent meaning is plainly required by context,			
16	"compensa	tion"	as used in this part:			
17	(1)	Mean	<u>.s:</u>			
18		<u>(A)</u>	The normal periodic payments of money for			
19			service, the right to which accrues on an hourly,			
20			daily, monthly, or annual basis;			
21		(B)	Shortage differentials;			

1		<u>(C)</u>	Elective salary reduction contributions under
2			sections 125, 403(b), and 457(b) of the Internal
3			Revenue Code of 1986, as amended; and
4		(D)	Twelve-month differentials for employees of the
5			department of education;
6		and	
7	(2)	Shal	l not include any other additional or extra
8		paym	ents to an employee or officer, including
9		over	time, supplementary payments, bonuses, lump sum
10		sala	ry supplements, allowances, or differentials,
11		incl	uding differentials for stand-by duty, temporary
12		unus	ual work hazards, compression differentials, or
13		temp	orary differentials, except for those expressly
14		auth	orized pursuant to subsection (b)(1)(B),
15		(b) (1)(C), and (b)(1)(D)."
16	SECT	ION 2	. Statutory material to be repealed is bracketed
17	and stric	ken.	New statutory material is underscored.
18	SECT	ION 3	. This Act shall take effect on June 30, 2012.

Report Title:

Employees' Retirement System; Calculation of Retirement Benefits

Description:

Revises the method of computing Employees' Retirement System pension benefits for members who become members after June 30, 2012. (CD1)

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