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 II to be appropriately
- 3 designated and to read as follows:
- 4 "§88- Payment by employers of costs associated with
- 5 spiking. (a) The contribution payable in each year to the
- 6 pension accumulation fund by the State and each county shall
- 7 also include the actuarial present value, as determined by the
- 8 system, of the excess maximum retirement allowance, payable over
- 9 the employee's or former employee's actuarial life expectancy,
- 10 resulting from spiking for each employee or former employee who
- 11 became a member of the system prior to July 1, 2012, and retired
- 12 in the previous year.
- 13 (b) The last employer of the employee or former employee
- 14 shall pay the contribution calculated under subsection (a).
- 15 (c) An excess maximum retirement allowance resulting from
- 16 spiking occurs when:

1	(1)	The employee's or former employee's average non-base
2		pay, divided by the employee's or former employee's
3		average base pay, is greater than ten per cent; and
4	(2)	The employee's or former employee's average final
5		compensation non-base pay ratio divided by the
6		comparison period non-base pay ratio is greater than
7		or equal to one hundred thirty-five per cent.
8	<u>(d)</u>	The amount of the "excess maximum retirement allowance
9	resulting	from spiking" is the amount by which an employee's or
10	former emp	ployee's maximum retirement allowance exceeds what the
11	employee's	s or former employee's maximum retirement allowance
12	would be	if the employee's or former employee's average final
13	compensat:	ion were equal to the employee's or former employee's
14	average ba	ase pay multiplied by the sum of one and the employee's
15	or former	employee's comparison period non-base pay ratio."
16	SECT:	ION 2. Section 88-21, Hawaii Revised Statutes, is
17	amended by	adding seven new definitions to be appropriately
18	inserted a	and to read as follows:
19	"_"Ave	erage base pay" means the total base pay included in a
20	member's a	average final compensation, divided by the number of
21	years used	d to determine average final compensation.

- 1 "Average final compensation non-base pay ratio" means the 2 average non-base pay divided by the average base pay. 3 "Average non-base pay" means the total non-base pay 4 included in a member's average final compensation divided by the number of years used to determine the member's average final 5 6. compensation. 7 "Comparison period" means those years in the ten years of 8 credited service prior to termination of service that are not 9 included in the period for determining a member's average final 10 compensation or, if the member has less than ten years of 11 credited service prior to termination of service, the years of 12 the member's credited service that are not included in the 13 determination of the member's average final compensation. 14 "Comparison period average base pay" means the total base 15 pay for the comparison period divided by the number of years in 16 the comparison period. **17** "Comparison period average non-base pay" means the total non-base pay for the comparison period divided by the number of 18 19 years in the comparison period. 20 "Comparison period non-base pay ratio" means the comparison 21 period average non-base pay divided by the comparison period 22 average base pay."
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- 1 SECTION 3. Section 88-21.5, Hawaii Revised Statutes, is
- 2 amended to read as follows:
- 3 "\$88-21.5 Compensation. (a) Unless a different meaning
- 4 is plainly required by context, as used in this part,
- 5 "compensation" means normal periodic payments of money for
- 6 service the right to which accrues on a regular basis in
- 7 proportion to the service performed; overtime[τ] and
- 8 differentials[, and supplementary payments]; bonuses and lump
- 9 sum salary supplements; and elective salary reduction
- 10 contributions under sections 125, 403(b), and 457(b) of the
- 11 Internal Revenue Code of 1986, as amended. Bonuses and lump sum
- 12 salary supplements shall be deemed earned when payable; provided
- 13 that bonuses or lump sum salary supplements in excess of one-
- 14 twelfth of compensation for the twelve months prior to the month
- 15 in which the bonus or lump sum salary supplement is payable,
- 16 exclusive of overtime, bonuses, and lump sum salary supplements,
- 17 shall be deemed earned:
- 18 (1) During the period agreed-upon by the employer and
- 19 employee, but in any event over a period of not less
- than twelve months; or
- 21 (2) In the absence of an agreement between the employer
- and the employee, over the twelve months prior to the

- 1 date on which the bonus or lump sum salary supplement 2 is payable. 3 (b) Unless a different meaning is plainly required by 4 context, as used in this part: 5 "Base pay" means normal periodic payments of money for 6 service, the right to which accrues on a regular basis in 7 proportion to the service performed; recurring differentials; 8 and elective salary reduction contributions under sections 125, 9 403(b), and 457(b) of the Internal Revenue Code of 1986, as 10 amended. 11 "Non-base pay" means all compensation that is not base pay. Non-base pay includes overtime, non-recurring differentials, 12 13 bonuses, and lump-sum salary supplements." 14 SECTION 4. Section 88-81, Hawaii Revised Statutes, is 15 amended to read as follows: 16 "§88-81 Average final compensation. (a) Average final **17** compensation is the average annual compensation, pay, or salary upon which a member has made contributions as required by parts 18
- 20 (b) The average final compensation of members shall be
 21 calculated as follows:

II, VII, and VIII of this chapter.

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1	. (1)	For employees who become members before January 1,
2		1971:
3		(A) During the member's five highest paid years of
4		credited service, including vacation pay, or the
5		three highest paid years of credited service
6		excluding vacation pay, whichever is greater; or
7		(B) If the member has fewer than three years of
8		credited service, during the member's actual
9		years of credited service;
10	(2)	For employees who become members after December 31,
11		1970, but before July 1, 2012:
12		(A) During the member's three highest paid years of
13		credited service, excluding vacation pay; or
14		(B) If the member has fewer than three years of
15		credited service, during the member's actual
16		years of credited service; and
17	(3)	For employees who become members after June 30, 2012:
18		(A) During the member's five highest paid years of
19		credited service, excluding vacation pay; or
20		(B) If the member has fewer than five years of
21		credited service, during the member's actual
22		years of gradited sorvice

1	(c) I	n computing the compensation of a judge, the
2	compensatio	n paid to the judge by the United States as well as
3	by the Terr	itory shall be included.
4	(d) F	or service rendered as a member of the legislature
5	from and af	ter November 5, 1968, the actual annual salary of a
6	member shal	l be the only amount used for determining the
7	member's av	erage final compensation. For service rendered as a
8	member of t	he legislature prior to November 5, 1968, and after
9	admission o	f this State into the Union, the annual compensation
10	of a member	shall be computed, for the purpose of determining
11	the member'	s average final compensation, as follows:
12	(1) D	uring a year in which a general session was held, it
13	s	hall be deemed to have been an amount equal to four
14	t	imes the salary of a member of the legislature for a
15	a	eneral session; and
16	(2) D	uring a year in which a budget session was held, it
17	s	hall be deemed to have been an amount equal to six
18	t	imes the salary of a member of the legislature for a
19	b	udget session.
20	For service	rendered as a member of the legislature prior to the

admission of this State into the Union, the annual compensation

of a member shall be deemed to have been four times the salary

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- ${f 1}$ of a member of the legislature for a regular session for each
- 2 year during the member's term of office.
- 3 (e) If a member, who became a member before July 1, 2012,
- 4 has credited service rendered as an elective officer or as a
- 5 legislative officer, the member's average final compensation
- 6 shall be computed separately for each category of service as
- 7 follows:

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- 8 (1) For the three highest paid years of credited service
 9 as an elective officer, or if the member has fewer
 10 than three years of credited service in that capacity,
 11 then the member's actual years of credited service;
 - (2) For the three highest paid years of credited service as a legislative officer, or if the member has fewer than three years of credited service in that capacity, then the member's actual years of credited service;
 - (3) For the three highest paid years of credited service as a judge, or if the member has fewer than three years of credited service in that capacity, then the member's actual years of credited service; and
- 20 (4) For the three highest paid years of credited service 21 not included in paragraph (1), (2), or (3), or if the 22 member has fewer than three years of credited service

1		in that capacity, then the member's actual years of
2		credited service.
3	(f)	If a member, who becomes a member after June 30, 2012,
4	has credi	ted service rendered as an elective officer or as a
5	legislati	ve officer, the member's average final compensation
6	shall be	computed separately for each category of service as
7	follows:	
8	(1)	For the five highest paid years of credited service as
9		an elective officer, or if the member has fewer than
10		five years of credited service in that capacity, then
11		the member's actual years of credited service;
12	(2)	For the five highest paid years of credited service as
13		a legislative officer, or if the member has fewer than
14		five years of credited service in that capacity, then
15		the member's actual years of credited service;
16	(3)	For the five highest paid years of credited service as
17		a judge, or if the member has fewer than three years
18		of credited service in that capacity, then the
19		member's actual years of credited service; and
20	(4)	For the five highest paid years of credited service
21		not included in paragraph (1), (2), or (3), or if the
22		member has fewer than five years of credited service

1		in that capacity, then the member's actual years of
2		credited service.
3	<u>(g)</u>	If:
4	(1)	A member's average non-base pay, divided by the
5		member's average base pay, is greater than ten per
6		cent; and
7	(2)	The member's average final compensation non-base pay
8		ratio divided by the comparison period non-base pay
9		ratio is greater than or equal to one hundred thirty-
10		five per cent,
11	the amoun	t by which the member's total compensation, pay, or
12	salary du	ring the period used to calculate average final
13	compensat	ion, divided by the number of years used to determine
14	average c	ompensation, exceeds the member's average base pay,
15	multiplie	d by the sum of one and the member's comparison period
16	non-base	pay ratio, shall be excluded from the calculation of
17	the membe	r's average final compensation. This subsection shall
18	apply to	members who become members of the system after June 30,
19	2012.	
20	<u>(h)</u>	Subsection (g) shall apply, commencing July 1, 2015,
21	to member	s who became members of the system before July 1, 2012;
22	provided	that:

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1	(1)	A member's average final compensation shall not be
2		less than what the member's average final compensation
3		would have been if the member had retired on June 30,
4		2015; and
5	(2)	Compensation, pay, or salary earned during the period
6		used to calculate average compensation shall not be
7		subject to the exclusion required by subsection (g),
8		if the compensation, pay, or salary was earned before
9		July 1, 2015."
10	SECT	ION 5. If any provision of this Act, or the
11	applicati	on thereof to any person or circumstance, is held
12	invalid,	the invalidity does not affect other provisions or
13	applicati	ons of the Act that can be given effect without the
14	invalid p	rovision or application, and to this end the provisions
15	of this A	ct are severable.
16	SECT	ION 6. Statutory material to be repealed is bracketed
17	and stric	ken. New statutory material is underscored.
18	SECT	ION 7. This Act shall take effect on July 1, 2030.

Report Title:

Employees' Retirement System

Description:

Prevents unexpected increases in pension benefits and in the unfunded actuarial accrued liability of the Employees' Retirement System by limiting the amount of compensation included in "average final compensation" and requires employers to pay the additional costs resulting from spiking. Effective July 1, 2030. (SB2750 HD2)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.

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