A BILL FOR AN ACT

RELATING TO PUBLIC EMPLOYEES.

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

1	SECTION 1. The Hawaii Revised Statutes is amended by
2	adding a new chapter to be appropriately designated and to read
3	as follows:
4	"CHAPTER
5	PRIVATIZED EMPLOYEES' RETIREMENT SYSTEM BENEFITS
6	§ -1 Findings and purpose. The purpose of this chapter
7	is to ensure, to the extent possible, that a public employee
8	whose position is privatized, and as a consequence of the
9	privatization, has the employee's membership and eligibility for
10	continued participation in the pension benefits provided by the
11	employees' retirement system terminated, will be entitled to
12	receive future retirement benefits under the system commensurate
13	with the prior contributions made by the employee or made on the
14	employee's behalf upon the privatization of the employee's
15	position.

HB2445 HD1 HMS 2016-1792

§ -2 Definitions. As used in this chapter, unless the
 context clearly indicates otherwise, the following terms shall
 mean as follows:

4 "Board" means the board of trustees of the employees'5 retirement system.

6 "Employees' retirement system" or "system" means the
7 employees' retirement system of the State of Hawaii.

8 "Privatized" means an action by state or county government 9 or those governments' political subdivisions that separates any 10 portion of the respective government or subdivision's operations 11 or facility, or both, that results in the conversion of a full-12 time, permanent public employment position to a private sector 13 position and the separation from service of any full-time, 14 permanent public employee occupying the converted position.

15 "Public employee" means any person occupying a full-time, 16 permanent position in state or county government or those 17 governments' political subdivision, regardless of whether the 18 position is subject to chapter 76 or 89.

19 § -3 Eligible employees. A public employee may be
20 eligible for coverage under this chapter if the public
21 employee's position is one that meets the following criteria:

Page 3

H.B. NO. ²⁴⁴⁵ H.D. 1

(1) The operation of the government function or facility
 is assumed by an employer other than the State or its
 political subdivisions or the government function or
 facility is purchased by an employer other than the
 State or its political subdivisions;

6 (2) The employee's termination from public employment is
7 due to privatization of the employee's position; and
8 (3) The employee's active membership in the employees'
9 retirement system consequently terminates.

10 § -4 Coverage determination. (a) The head of the 11 governmental agency with jurisdiction over the governmental 12 function or facility to be privatized may submit a resolution 13 from the corporation to the board of trustees of the employees' 14 retirement system that:

15 (1) Supports providing coverage under this chapter for an
16 eligible employee of the program that performs the
17 governmental function or the facility whose position
18 is privatized; and

19 (2) States that the governmental agency with jurisdiction
20 over the governmental function or facility to be

HB2445 HD1 HMS 2016-1792

4

privatized will pay for actuarial calculations, as
 further specified in subsection (c).

3 (b) The governmental agency with jurisdiction over the 4 governmental function or facility to be privatized shall also 5 provide a copy of any applicable purchase or lease agreement and 6 any other information requested by the board to allow the board 7 to verify that under the proposed change in employers, the new 8 employer is not the State or any of its political subdivisions, 9 rendering the eligible employee otherwise ineligible for 10 continued coverage as an active member of the employees' 11 retirement system.

12 Following receipt of a resolution and a determination (C) 13 by the board that the new employer is not the State or any of 14 its political subdivisions, the board shall direct its actuary 15 to determine whether the system, if coverage under this chapter 16 is provided, is expected to receive a net gain or a net loss if 17 privatization occurs. A net gain is expected if the actuarial 18 liability of the special benefit coverage provided under this 19 chapter, if extended to the eligible employee under the 20 privatization, is less than the actuarial gain otherwise to 21 accrue to the system. A net loss is expected if the actuarial

HB2445 HD1 HMS 2016-1792

Page 4

5

1 accrued liability of the special benefit coverage provided under 2 this chapter, if extended to the eligible employee under the 3 privatization, is more than the actuarial gain otherwise to 4 accrue to the system. The date of the actuarial calculations 5 used to make this determination shall be within one year of the 6 effective date of privatization.

7 § -5 Reporting privatization. (a) If the actuarial
8 calculations under section -4(c) indicate that privatization
9 can be approved because a net gain to the system is expected, or
10 if subsection (b) applies, the board shall extend coverage to
11 the eligible employee.

12 If the calculations under section -4(c) indicate a (b) 13 net loss to the system, the board shall extend coverage to the 14 eligible employee if the governmental agency with jurisdiction 15 over the governmental function or facility to be privatized 16 submits a resolution that specifies that a lump sum payment 17 shall be made to the system that is equal to the net loss, plus 18 interest. Payment shall be made on or after the effective date 19 of privatization.

HB2445 HD1 HMS 2016-1792

Page 5

1 (c) The system shall maintain a list that includes the 2 names of all privatized former public employees in the system's 3 annual report to the legislature and on the system's website. 4 § -6 Effect on privatized employee. An eligible employee 5 who is extended coverage under this chapter shall be treated as, 6 or continue to be treated as, a member of the system for all 7 rights and benefits as if privatization had not occurred, 8 including class membership, vesting, early retirement, 9 disability retirement, death benefits, and return to service of 10 a retirant. The employee's membership class shall be determined 11 as the class in which the employee belonged on the day prior to 12 the privatization of the employee's public employment position. 13 § -7 Counseling services. Prior to the privatization of 14 a government function or facility, the board shall provide the 15 public employees performing the governmental function or 16 employed by the facility to be privatized with counseling on 17 their benefits available under the system and this chapter." 18 SECTION 2. This Act shall take effect on July 1, 2091.

HB2445 HD1 HMS 2016-1792

Page 6

Report Title: Public Employees; Privatization; Retirement Benefits

Description: Ensures future ERS benefits for public employees who are terminated from public employment due to the privatization of their positions. (HB2445 HD1)

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