JAN 2 2 2007

A BILL FOR AN ACT

RELATING TO THE EMPLOYEES' RETIREMENT SYSTEM.

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

- SECTION 1. Chapter 88, Hawaii Revised Statutes, is amended 1 by adding to part II a new section to be appropriately 2 designated and to read as follows: 3 "§88- Erroneous contributions from compensation of class 4 C members; contributions from overpaid compensation. Regular 5 interest shall be credited to a class C member on any deductions 6 erroneously made from the compensation of the member and paid 7 into the annuity savings fund. The interest shall continue 8 until the earlier of (1) refund of the deductions to the member, 9 or (2) return of the deductions to the member's employer. The 10 foregoing shall not require the payment of interest on 11 deductions made from any amounts which exceed the compensation 12 to which a member is entitled." 13 SECTION 2. Section 88-21, Hawaii Revised Statutes, is 14 amended by amending the definition of "child or "children" to 15
- ""Child or children":

read as follows:

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A natural child of a member; 1 (1)A legally adopted child of a member; or 2 (2) A [foster child or] stepchild of a member: 3 (3) Who lives with a member in a regular parent-child (A) 4 relationship; and 5 For whom the member has become the child's legal (B) 6 quardian or has been awarded legal and physical 7 custody of the child pursuant to a valid court 8 order." 9 SECTION 3. Section 88-29, Hawaii Revised Statutes, is 10 11 amended to read as follows: 12 "§88-29 Officers, employees, legal adviser. The board [officers] trustees] shall elect from its membership a chairperson, and by 13 14 a majority vote of all its members, shall appoint an administrator and a chief investment officer who shall be exempt 15 16 from chapter 76 and serve under and at the pleasure of the board. [Effective July 1, 1992, the] The [salary] salaries of 17 the administrator and chief investment officer shall be set by 18 the board; provided that the [salary] salaries shall be set at 19 20 not more than the salary of the governor as established under [section] sections 26-51[-] and 26-56. The board shall engage 21 actuarial and other services as shall be required to transact 22

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engaged by the board, and all other expenses of the board 2 3 necessary for the operation of the system, shall be paid at 4 rates and in amounts the board shall approve. The attorney general or an appointed representative may 5 serve as legal adviser to the board [of trustees] or the board 6 [of trustees] may select its own legal counsel." 7 8 SECTION 4. Section 88-51, Hawaii Revised Statutes, is amended to read as follows: 9 "§88-51 Membership service generally. Membership service 10 11 includes: 12 (1) Service by an employee rendered since becoming a member; 13 Service rendered prior to becoming a member but (A) 14 (2) subsequent to January 1, 1926, by an employee of the 15 16 State or (B) subsequent to January 1, 1928, by an employee of any county; 17 (3) Service as an employee of the federal government where 18 the function carried on by the government has been 19 20 transferred to the State or any county, or where the employee has been transferred to the federal 21

the business of the system. The compensation for all services

government and subsequently retransferred to the State 1 or any county; 2 Service rendered by an employee in the office of the 3 (4)4 delegate to Congress from Hawaii, or service rendered 5 by an employee in the office of a representative or a 6 senator to Congress from the State; provided that (A) 7 the employee was a member of the system immediately preceding the time the employee renders [such] the 8 service; (B) the employee reenters the service of the . 9 State or county within one year after termination of 10 11 [such] the service; and (C) the employee has, to the 12 satisfaction of the board [of trustees], waived the employee's right to any credit under the Civil Service 13 Retirement Act (5 U.S.C.A. [2251)] sections 8301 to 14 8351), as amended, or the Federal Employees Retirement 15 System Act (5 U.S.C.A. sections 8401 to 8479), as 16 amended, based upon [such] the service; provided 17 further that credit for [such] this service shall not 18 exceed eight years; 19 Service as an employee of the Hawaii territorial 20 (5) guard; 21

1	(6)	Service while engaged in professional improvement
2		pursuant to an approved leave of absence for [such]
3		that purpose, with or without pay;
4	(7)	Service between the years 1941 and 1947 with federal
5		defense agencies, where the employee was employed by
6		the government before the wartime service, went into
7		defense work at the direction of the employee's
8		employer, and returned to government service at the
9		end of the wartime service; provided that these
10		circumstances shall be verified by evidence
11		satisfactory to the board [of trustees];
12	(8)	Service, not exceeding four years, in the military
13		service of the United States during the period 1941-
14		1949 rendered by an employee who was employed by the
15		Territory or county prior to the employee's induction
16		into the military and who subsequently returned to
17		employment of the Territory or county following the
18		employee's discharge;
19	(9)	Service rendered prior to becoming a member as a full-
20		time employee at the Leahi Hospital or Pahala
21		Hospital, now known as Ka'u [General] Hospital,
22		Puunene Hospital, Waimea Hospital, Waimea, Kauai,

1		Haliimaile Dispensary, and Paia Hospital and Pioneer
2		Mill Hospital;
3	(10)	Service rendered prior to becoming a member as a full-
4		time sheriff or deputy sheriff in the office of the
5		sheriff;
6	(11)	The period of time when a member was absent from work
7		because of injuries incurred within the scope of the
8		member's employment and who has received workers'
9		compensation benefits prior to July 1, 1967;
10	(12)	Service rendered as an employee of the legislature
11		during any legislative session;
12	(13)	Service as a school cafeteria manager or worker if
13		paid by the State regardless of the source of funds
14		from which paid; provided that twelve months' service
15		shall be credited for the time [such a person] the
16		cafeteria manager or worker was working on a [nine-
17		month] nine-, ten-, or eleven-month schedule during a
18		school year; and
19	(14)	Service rendered as a trustee of the office of
20		Hawaiian affairs during the period July 1, 1993,
21		through June 30, 2002.

1	Membership service shall only be credited for any period
2	for which the member makes the [required] contributions to the
3	system[+] if required by parts II, VII, and VIII of this
4	chapter."
5	SECTION 5. Section 88-59.5, Hawaii Revised Statutes, is
6	amended by amending subsection (a) to read as follows:
7	"(a) Any member who on July 1, 1991, was serving or
8	previously served as an assistant clerk or assistant sergeant at
9	arms of either house of the legislature and becomes eligible for
10	retirement benefits as a class A member as provided under
11	sections $88-73(a)$, $[88-74(4),]$ $88-74(a)(3),$ and $88-76$ shall be
12	entitled to full service credit as a class A member for any
13	eligible service prior to July 1, 1991; provided that:
14	(1) The member claims those years as membership service
15	credit and purchases that membership service credit in
16	accordance with section 88-59; and
17	(2) Notwithstanding any other law to the contrary:
18	(A) If the member was a class A member of the system
19	and elected to become a class C member pursuant
20	to section 88-271, the member repurchases all the
21	years of service as a class C member in
22	accordance with the procedures under section 88-

1		59 to regain standing as a contributory member;
2		and
3	(B)	A class C member shall be credited for service as
4		an assistant clerk or assistant sergeant at arms
5	,	under section 88-59 in a lump sum nonrefundable
6		payment and receive retirement benefits as
7		provided in this section."
8	SECTION 6	. Section 88-62, Hawaii Revised Statutes, is
9	amended by ame	nding subsections (a) and (b) to read as follows:
10	"(a) If a	a former member who has less than five years of
11	credited service	ce and who has been out of service for a period of
12	four full cale	ndar years or more after the year in which the
13	former member	Left service, or if a former member who withdrew
14	the former memb	per's accumulated contributions returns to
15	service, the fo	ormer member shall become a member in the same
16	manner and unde	er the same conditions as anyone first entering
17	service; howeve	er, the former member may obtain membership
18	service credit	in the manner provided by applicable law for
19	credited service	ce that was forfeited by the member upon
20	termination of	the member's previous membership. If the member
21	did not withdra	w the former member's accumulated contributions
22	prior to the fo	ormer member's return to service, the accumulated

contributions shall be returned to the member as part of the 1 process of enrolling the member in the system if the member's 2 accumulated contributions are \$1,000 or less at the time of 3 distribution. If the accumulated contributions for the service 4 the member had when the member previously terminated employment 5 6 are greater than \$1,000 and the member does not make written 7 application, prior to or contemporaneously with the member's return to service, for return of the accumulated contributions, 8 the member may not withdraw the member's accumulated 9 contributions, except as provided by section 88-96 or 88-341, 10 11 until the member retires or attains age sixty-two. The member shall not be entitled to service credit by reason of the 12 system's retention of the member's accumulated contributions for 13 14 the service the member had when the member previously terminated 15 employment. To be eligible for any benefit, the member shall fulfill 16 the membership service requirements for the benefit through 17 membership service after again becoming a member, in addition to 18 meeting any other eligibility requirement established for the 19 benefit; provided that the membership service requirement shall 20 be exclusive of any former service acquired in accordance with 21

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section 88-59 or any other section in [this] part[-] II, VII, or
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 2
    VIII.
          (b) If a former member with less than five years of
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    credited service who did not withdraw [his] the former member's
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    accumulated contributions returns to service within four full
 6
    calendar years after the year in which [he] the former member
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    left service, [he] the former member shall again become a member
    in the same manner and under the same conditions as anyone first
 8
    entering service, except that [he] the member shall be credited
 9
    with service credit for the service [he] the member had when
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11
    [he] the member terminated employment and [his]:
         (1) If the member returns to service as a class A or class
12
              B member, the member's new and previous accumulated
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              contributions shall be combined [-]; or
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         (2) If the member returns to service after June 30, 2006,
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              as a class H member, section 88-321(b) shall apply."
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         SECTION 7. Section 88-74, Hawaii Revised Statutes, is
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    amended to read as follows:
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         "§88-74 Allowance on service retirement. (a) Upon
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    retirement from service, a member shall receive a maximum
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    retirement allowance as follows:
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1	(1)	If the member has attained age fifty-five, a
2		retirement allowance of two per cent of the member's
3		average final compensation multiplied by the total
4		number of years of the member's credited service as a
5		class A and B member, excluding any credited service
6		as a judge, elective officer, or legislative officer,
7		plus a retirement allowance of one and one-fourth per
8		cent of the member's average final compensation
9		multiplied by the total number of years of prior
10		credited service as a class C member, plus a
11		retirement allowance of two per cent of the member's
12		average final compensation multiplied by the total
13		number of years of prior credited service as a class H
14		member; provided that:
15		(A) After June 30, 1968, if the member has at least

- (A) After June 30, 1968, if the member has at least ten years of credited service of which the last five or more years prior to retirement is credited service as a firefighter, police officer, or an investigator of the department of the prosecuting attorney;
- (B) After June 30, 1977, if the member has at least ten years of credited service of which the last

1		five or more years prior to retirement is
2		credited service as a corrections officer;
3	(C)	After June 16, 1981, if the member has at least
4		ten years of credited service of which the last
5		five or more years prior to retirement is
6		credited service as an investigator of the
7		department of the attorney general;
8	(D)	After June 30, 1989, if the member has at least
9		ten years of credited service of which the last
10		five or more years prior to retirement is
11		credited service as a narcotics enforcement
12		investigator;
13	(E)	After December 31, 1993, if the member has at
14		least ten years of credited service of which the
15		last five or more years prior to retirement is
16		credited service as a water safety officer;
17	(F)	After June 30, 1994, if the member has at least
18		ten years of credited service, of which the last
19		five or more years prior to retirement are
20		credited service as a public safety
21		investigations staff investigator;
22	(G)	After June 30, 2002, if the member:

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1	(i) Has at least ten years of credited service
2	as a firefighter;
3	(ii) Is deemed permanently medically
4	disqualified due to a service related
5	disability to be a firefighter by the
6	employer's physician; and
7	(iii) Continues employment in a class A or B
8	position other than a firefighter; and
9	(H) After June 30, 2004, if the member:
10	(i) Has at least ten years of credited service
11	as a police officer;
12	(ii) Is deemed permanently medically
13	disqualified due to a service related
14	disability to be a police officer by the
15	employer's physician; and
16	(iii) Continues employment in a class A or B
17	position other than a police officer;
18	then for each year of service as a firefighter, police
19	officer, corrections officer, investigator of the
20	department of the prosecuting attorney, investigator
21	of the department of the attorney general, narcotics
22	enforcement investigator, water safety officer, or

public safety investigations staff investigator, the
retirement allowance shall be two and one-half per
cent of the member's average final compensation. The
maximum retirement allowance for those members shall
not exceed eighty per cent of the member's average
final compensation. If the member has not attained
age fifty-five, the member's retirement allowance
shall be computed as though the member had attained
age fifty-five, reduced [in accordance with factors of
actuarial equivalence adopted by the board upon the
advice of the actuary; provided that no reduction
shall be made if the member has at least twenty-five
years of credited service as a firefighter, police
officer, corrections officer, investigator of the
department of the prosecuting attorney, investigator
of the department of the attorney general, narcotics
enforcement investigator, public safety investigations
staff investigator, sewer worker, or water safety
officer, of which the last five or more years prior to
retirement is credited service in such capacities;
for age as provided in subsection (b);

1	[(2) If the member has made voluntary additional	
2	contributions for the purchase of an additiona	1
3	annuity and has not applied for a refund as po	emitted
4	by section 88-72, the member may accept the re	fund at
5	the time of retirement or, in lieu thereof, re	ccive in
6	addition to the retirement allowance provided	in
7	paragraph (1), an annuity that is the actuaria	1
8	equivalent of the additional contributions wit	-h
9	regular interest;	
10	$\frac{(3)}{(2)}$ If the member has credited service as a j	idge, the
11	member's retirement allowance shall be compute	d on the
12	following basis:	
13	(A) For a member who has credited service as	a judge
14	before July 1, 1999, irrespective of age,	for
15	each year of credited service as a judge,	three
16	and one-half per cent of the member's ave	rage
17	final compensation in addition to an annu	ity that
18	is the actuarial equivalent of the member	's
19	accumulated contributions allocable to the	e period
20	of [such] service; and	
21	(B) For a member who first earned credited se	rvice as
22	a judge after June 30, 1999, for each yea	r of

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1		credited service as a judge, three and one-half
2		per cent of the member's average final
3		compensation in addition to an annuity that is
4		the actuarial equivalent of the member's
5		accumulated contributions allocable to the period
6		of [such] service. If the member has not
7		attained age fifty-five, the member's retirement
8		allowance shall be computed as though the member
9		had attained age fifty-five, reduced [in
10		accordance with factors of actuarial equivalence
11		adopted by the board upon the advice of the
12		<pre>actuary;] for age as provided in subsection (b);</pre>
13		or
14	(C)	For a judge with other credited service, as
15		provided in [paragraphs] paragraph (1) [and (2)].
16		If the member has not attained age fifty-five,
17		the member's retirement allowance shall be
18		computed as though the member had attained age
19		fifty-five, reduced [in accordance with factors
20		of actuarial equivalence adopted by the board
21		upon the advice of the actuary; [for age as
22		provided in subsection (b); or

1		(D) For a judge with credited service as an elective
2		officer or as a legislative officer, as provided
3		in paragraph [(4).] <u>(3).</u>
4		No allowance shall exceed seventy-five per cent of the
5		member's average final compensation. If the allowance
6		exceeds this limit, it shall be adjusted by reducing
7		the annuity included in subparagraphs (A) and (B) and
8		the portion of the accumulated contributions specified
9		in the subparagraphs in excess of the requirements of
10		the reduced annuity shall be returned to the member[+]
11		upon the member's retirement or termination of service
12		or paid to the member's designated beneficiary upon
13		the member's death while in service or while on
14		authorized leave without pay. The allowance for
15		judges under this paragraph, together with the
16		retirement allowance provided by the federal
17		government for similar service, shall in no case
18		exceed seventy-five per cent of the member's average
19		final compensation; or
20	[-(4)-]	(3) If the member has credited service as an elective
21		officer or as a legislative officer, the member's
22		retirement allowance shall be derived by adding the

1	allo	wances computed separately under subparagraphs
2	(A),	(B), (C), and (D) as follows:
3	(A)	Irrespective of age, for each year of credited
4		service as an elective officer, three and one-
5		half per cent of the member's average final
6		compensation as computed under section 88-
7		81(e)(1), in addition to an annuity that is the
8		actuarial equivalent of the member's accumulated
9		contributions allocable to the period of service;
10		and
11	(B)	Irrespective of age, for each year of credited
12		service as a legislative officer, three and one-
13		half per cent of the member's average final
14		compensation as computed under section 88-
15		81(e)(2), in addition to an annuity that is the
16		actuarial equivalent of the member's accumulated
17		contributions allocable to the period of service;
18	(C)	If the member has credited service as a judge,
19		the member's retirement allowance shall be
20		computed on the following basis:
21		(i) For a member who has credited service as a
22		judge before July 1, 1999, irrespective of

1 age, for each year of credited service as a 2 judge, three and one-half per cent of the member's average final compensation as 3 4 computed under section 88-81(e)(3), in addition to an annuity that is the actuarial 5 equivalent of the member's accumulated 6 contributions allocable to the period of 7 8 [such] service; and For a member who first earned credited (ii) 9 service as a judge after June 30, 1999, and 10 has attained the age of fifty-five, for each 11 year of credited service as a judge, three 12 and one-half per cent of the member's 13 average final compensation as computed under 14 section 88-81(e)(3), in addition to an 15 annuity that is the actuarial equivalent of 16 17 the member's accumulated contributions allocable to the period of [such] service. 18 If the member has not attained age fifty-19 20 five, the member's retirement allowance shall be computed as though the member had 21 22 attained age fifty-five, reduced [in

1	accordance with factors of actuarial
2	equivalence adopted by the board upon the
3	advice of the actuary;] for age as provided
4	in subsection (b); and
5	(D) For each year of credited service not included in
6	subparagraph (A), (B), or (C), the average final
7	compensation as computed under section 88-
8	81(e)(4) shall be multiplied by two per cent for
9	credited service earned as a class A or class H
10	member, two and one-half per cent for credited
11	service earned as a class B member, and one and
12	one-quarter per cent for credited service earned
13	as a class C member. If the member has not
14	attained age fifty-five, the member's retirement
15	allowance shall be computed as though the member
16	had attained age fifty-five, reduced [in
17	accordance with factors of actuarial equivalence
18	adopted by the board upon the advice of the
19	actuary.] for age as provided in subsection (b).
20	The total retirement allowance shall not exceed
21	seventy-five per cent of the member's highest average
22	final compensation calculated under section 88-

81(e)(1), (2), (3), or (4). If the allowance exceeds 1 this limit, it shall be adjusted by reducing any 2 annuity accrued under subparagraphs (A), (B), and (C) 3 4 and the portion of the accumulated contributions 5 specified in these subparagraphs in excess of the requirements of the reduced annuity shall be returned 6 to the member [-] upon the member's retirement or 7 termination of service or paid to the member's 8 designated beneficiary upon the member's death while 9 in service or while on authorized leave without pay. 10 If a member has service credit as an elective officer 11 12 or as a legislative officer in addition to service credit as a judge, then the retirement benefit 13 calculation contained in this paragraph shall 14 supersede the formula contained in paragraph [(3),]15 16 (2). (b) Except as provided in subsection (a), if a member has 17 not attained age fifty-five at the date of retirement, the 18 member's retirement allowance shall be reduced, for each month 19 the member's age at the date of retirement is below age fifty-20 five, as follows: 21

1	(1) 0.4166 per cent for each month below age fifty-five
2	and above age forty-nine and eleven months; plus
3	(2) 0.3333 per cent for each month below age fifty and
4	above age forty-four and eleven months; plus
5	(3) 0.2500 per cent for each month below age forty-five
6	and above age thirty-nine and eleven months; plus
7	(4) 0.1666 per cent for each month below age forty;
8	provided that no reduction shall be made if the member has at
9	least twenty-five years of credited service as a firefighter,
10	police officer, corrections officer, investigator of the
11	department of the prosecuting attorney, investigator of the
12	department of the attorney general, narcotics enforcement
13	investigator, public safety investigations staff investigator,
14	sewer worker, or water safety officer, of which the last five or
15	more years prior to retirement is credited service in these
16	capacities."
17	SECTION 8. Section 88-74.6, Hawaii Revised Statutes, is
18	amended to read as follows:
19	"[{]§88-74.6[}] Unreduced allowance on service retirement;
20	when applicable. In addition to those positions identified in
21	section $[88-74(1)_{7}]$ $88-74(b)$ and notwithstanding any law in this
22	nart that requires a member to attain age fifty-five to qualify

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at least thirty years of credited service through June 30, 2003; 2 3 twenty-nine years of credited service on or after July 1, 2004; 4 twenty-eight years of credited service on or after July 1, 2005; 5 twenty-seven years of credited service on or after July 1, 2006; twenty-six years of credited service on or after July 1, 2007; 6 7 and twenty-five years of credited service on or after July 1, 2008, as an emergency medical technician, of which the last five 8 or more years prior to retirement is credited service in that 9 capacity, then upon retirement and irrespective of age, that 10 11 member's service retirement allowance shall not be reduced for 12 actuarial purposes." SECTION 9. Section 88-76, Hawaii Revised Statutes, is 13 amended to read as follows: 14 15 "§88-76 Allowance on ordinary disability retirement. Upon 16 retirement for ordinary disability, a member shall receive a 17 maximum retirement allowance of one and three-fourths per cent of the member's average final compensation for each year of 18 19 credited service; except that for each year of credited service 20 as a judge, an elective officer, or a legislative officer, the 21 member shall receive a maximum retirement allowance computed as provided in section [88 74(3) or (4),] 88-74(a)(2) or (3), as 22

for an unreduced service retirement allowance, if the member has

applicable. The minimum retirement allowance payable under this 1 section shall be thirty per cent of the member's average final 2 3 compensation." 4 SECTION 10. Section 88-79, Hawaii Revised Statutes, is 5 amended by amending subsection (a) to read as follows: "(a) Upon application of a member, or the person appointed 6 7 by the family court as guardian of an incapacitated member, any member who has been permanently incapacitated for duty as the 8 natural and proximate result of an accident occurring while in 9 the actual performance of duty at some definite time and place, 10 or as the cumulative result of some occupational hazard, through 11 12 no wilful negligence on the member's part, may be retired by the board [of trustees] for service-connected disability; provided 13 14 that: In the case of an accident occurring after July 1, 15 (1)1963, the employer shall file with the [board] system 16 a copy of the employer's report of the accident 17 submitted to the director of labor and industrial 18 relations; 19 An application for retirement is filed with the 20 (2)[board] system within two years of the date of the 21

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1		accident, or the date upon which workers' compensation
2		benefits cease, whichever is later;
3	(3)	Certification is made by the head of the agency in
4		which the member is employed, stating the time, place,
5		and conditions of the service performed by the member
6		resulting in the member's disability and that the
7		disability was not the result of wilful negligence on
8		the part of the member; and
9	(4)	The medical board certifies that the member is
10		incapacitated for the further performance of duty <u>at</u>
11		the time of application and that the member's
12		incapacity is likely to be permanent."
13	SECT	ION 11. Section 88-81, Hawaii Revised Statutes, is
14	amended by	y amending subsection (a) to read as follows:
15	"(a)	Average final compensation is the average annual
16	compensat:	ion pay or salary upon which a member has made
17	contribut:	ions as required by [sections 88-45 and 88-46.] parts
18	II, VII, a	and VIII of this chapter."
19	SECT	ION 12. Section 88-81.5, Hawaii Revised Statutes, is
20	amended by	y amending subsection (a) to read as follows:
21	" (a)	Effective July 1, 1996, compensation used to
22	determine	"average final compensation" under section 88-81 and

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 $88-46[\tau]$ or 88-326, shall be subject to the annual limit set 2 forth in section 401(a)(17) of the Internal Revenue Code of 3 4 1986, as amended." 5 SECTION 13. Section 88-83, Hawaii Revised Statutes, is amended to read as follows: 6 7 "§88-83 Election of retirement allowance option. (a) Upon retirement, any member may elect to receive the maximum 8 retirement allowance to which the member is entitled computed in 9 accordance with section 88-74, 88-76, or 88-80, and in the event 10 of the [member's] retirant's death, there shall be paid to the 11 12 [member's] retirant's designated beneficiary, or otherwise to the [member's] retirant's estate[τ] the difference between: (1) 13 14 the balance of the member's accumulated contributions at the time of the member's retirement and (2) the retirement allowance 15 16 and, if retirant retired after November 30, 2004, the post retirement allowances paid or payable to the [member] retirant 17 18 prior to death. In lieu of this maximum allowance, the member may elect to 19 20 receive the member's retirement allowance under any one of the optional plans described below, which shall be actuarially 21 22 equivalent to the maximum allowance.

employee contributions picked up by the employer under section

Option 1: The member may elect to receive a lesser 1 retirement allowance during the member's lifetime. At the 2 member's retirement, there shall be established an amount of 3 initial insurance that shall be computed on the basis of 4 actuarial factors adopted by the board. Upon the death of the 5 6 retirant, there shall be paid to the retirant's designated 7 beneficiary, otherwise to the retirant's estate: any balance remaining in the initial insurance reserve, after deducting the 8 retirement allowance and, if the retirant retired after November 9 30, 2004, the post retirement allowances paid to the retirant 10 11 prior to death [, shall be paid to the retirant's beneficiary, otherwise to the retirant's estate]. In lieu of the lump sum 12 balance, the beneficiary may, if the beneficiary is a natural 13 person, elect to receive an allowance for life based on the 14 value of the balance; provided that the allowance is not less 15 than \$100 per month. If the beneficiary of the retirant who (1) 16 retired after November 30, 2004, and (2) dies after June 30, 17 2007, elects to receive the allowance in lieu of the lump sum 18 balance, there shall also be payable to the beneficiary an 19 additional allowance calculated and payable in the same manner 20 as a post retirement allowance under section 88-90. The 21 additional allowance shall be based on the original amount of 22

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2 commence on the first day of July following the calendar year in which payment of the allowance in lieu of the lump sum balance 3 is effective. 4 5 Option 2: The member may elect to receive a lesser 6 retirement allowance during the member's lifetime and have those 7 allowances, including cumulative post retirement allowances, if applicable, continued after the member's death to the member's 8 beneficiary designated at the time of the member's retirement, 9 for the life of the beneficiary. If the beneficiary dies prior 10 11 to the retirant, all further payments shall cease upon the death of the retirant; provided that for members retiring after 12 November 30, 2004, if the retirant's designated beneficiary dies 13 at any time after the retirant retired, but before the death of 14 the retirant, the retirant, upon the death of the retirant's 15 designated beneficiary, shall receive a retirement allowance, 16 including cumulative post retirement allowances, calculated as 17 if the retirant had selected the maximum retirement allowance to 18 which the [member] retirant is entitled. Only one beneficiary 19 shall be designated under this option. The beneficiary 20 designated under this option shall be a natural person, and 21

the allowance in lieu of the lump sum balance, and shall

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benefits under this option shall only be paid to a natural 1 person. 2 3 Option 3: The member may elect to receive a lesser 4 retirement allowance during the member's lifetime and have one-5 half of the allowance, including fifty per cent of all cumulative post retirement allowances, if applicable, continued 6 7 after the member's death to the member's beneficiary designated at the time of the member's retirement, for the life of the 8 beneficiary. If the beneficiary dies prior to the retirant, all 9 further payments shall cease upon the death of the retirant; 10 provided that for members retiring after November 30, 2004, if 11 12 the retirant's designated beneficiary dies at any time after the retirant retired, but before the death of the retirant, the 13 retirant, upon the death of the retirant's designated 14 beneficiary, shall receive a retirement allowance, including 15 cumulative post retirement allowances, calculated as if the 16 17 retirant had selected the maximum retirement allowance to which the [member] retirant is entitled. Only one beneficiary shall 18 19 be designated under this option. The beneficiary designated

under this option shall be a natural person, and benefits under

this option shall only be paid to a natural person.

1 Option 4: The member may elect to receive a lesser retirement allowance during the member's lifetime and provide 2 some other benefit to the member's beneficiary in accordance 3 with the member's own specification; provided that this election 4 shall be certified by the actuary to be the actuarial equivalent 5 of the member's retirement allowance and shall be approved by 6 7 the board. Option 5: The member may elect to receive the balance of 8 the member's accumulated contributions at the time of retirement 9 in a lump sum and, during the member's lifetime, a retirement 10 allowance equal to the maximum retirement allowance reduced by 11 the actuarial equivalent of these contributions. Upon the death 12 of the retirant, all further payments shall cease. Only a 13 member retiring from service having at least ten years of 14 credited service or for disability may elect this retirement 15 16 allowance option. To receive benefits, the beneficiary must have been 17 designated by the member in the form and manner prescribed by 18 the board. 19 20 (b) In the event of the death of a member after the date of the filing of the member's written application to retire[7] 21 22 but prior to the retirement date designated by the member, and,

if the member was eligible to retire on the date of the member's 1 death, the member's designated beneficiary, or otherwise the 2 personal representative of the member's estate, may elect to 3 4 receive either the death [benefits] benefit under section 88-84 or the allowance under the option selected by the member that 5 would have been payable had the member retired. The effective 6 date of the member's retirement shall be the first day of a month, except for the month of December when the effective date 8 of retirement may be on the first or last day of the month, and 9 shall be no earlier than the later of thirty days from the date 10 the member's retirement application was filed or the day 11 12 following the member's date of death. The election may not be made if, at the time of the member's death, there are 13 individuals who are eligible to receive death benefits under 14 section 88-85 who have made a claim for the benefits; provided 15 that, if the designated beneficiary is an individual eligible to 16 receive benefits under section 88-85, the designated beneficiary 17 may receive benefits pursuant to an election made under this 18 section pending disposition of the claim for benefits under 19 20 section 88-85. If death benefits are payable under section 88-85, the death benefits shall be in lieu of any benefits 21 payable pursuant to this section. 22

1	(c)	No election by a member under this section shall take		
2	effect un	nless:		
3	(1)	The spouse or reciprocal beneficiary of the member is		
4		furnished written notification that:		
5		(A) Specifies the retirement date, the benefit option		
6		selected, and the beneficiary designated by the		
7		member;		
8		(B) Provides information indicating the effect of the		
9		election; and		
10	÷	(C) Is determined adequate by rules [established]		
11		adopted by the board [pursuant to] in accordance		
12		<pre>with chapter 91;</pre>		
13	(2)	The member selects option 2 or option 3 and designates		
14		the spouse or reciprocal beneficiary as the		
15		beneficiary; or		
16	(3)	It is established to the satisfaction of the board		
17		that the notice required under paragraph (1) cannot be		
18		provided because:		
19		(A) There is no spouse or reciprocal beneficiary;		
20		(B) The spouse or reciprocal beneficiary cannot be		
21		located;		

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1		(C)	The member has failed to notify the system that
2			the member has a spouse or reciprocal
3			beneficiary, or has failed to provide the system
4			with the name and address of the member's spouse
5			or reciprocal beneficiary; or
6		(D)	Of other reasons, as established by [rules of
7			the] board [pursuant to] rules adopted in
8			accordance with chapter 91. Any notice provided
9			to a spouse or reciprocal beneficiary, or
10			determination that the notification of a spouse
11			or reciprocal beneficiary cannot be provided $[au]$
12			shall be effective only with respect to that
13			spouse or reciprocal beneficiary. The system
14			will rely upon the representations made by a
15	÷		member as to whether the member has a spouse or
16			reciprocal beneficiary and the name and address
17			of the member's spouse or reciprocal beneficiary.
18	(d)	Each	member, within a reasonable period of time before
19	the member	r's r	etirement date, shall be provided a written
20	explanation	on of	:
21	(1)	The	terms and conditions of the various benefit
22		optio	ons;

(2) The rights of the member's spouse or reciprocal 1 beneficiary under subsection (c) to be notified of the 2 member's election of a benefit option; and 3 (3) The member's right to make, and the effect of, a 4 5 revocation of an election of a benefit option. The system shall not be liable for any false 6 (e) 7 statements made to the system by the member or by the member's employer. 8 In the event of the death of the retirant within one 9 year after the date of retirement, the retirant's designated 10 beneficiary may elect to receive either the death benefit under 11 12 the retirement allowance option selected by the retirant, or the benefits [as] that would have been paid under section 88-84 had 13 the retirant died immediately prior to retirement, less any 14 payments [which the retirant] received[-] by the retirant; 15 16 provided that the designated beneficiary may not elect to receive benefits under option 2 of this section if the retirant 17 would not have been permitted by applicable law or by the rules 18 of the system to name the designated beneficiary as beneficiary 19 under option 2. 20 The increase in the retirant's benefit under options 21 2, 3, and, if applicable, 4 upon the death of the retirant's 22

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2	month fol	lowin	g the date of death of the designated beneficiary.	
3	The retirant shall notify the system in writing and provide a			
4	certified	сору	of the beneficiary's death certificate. The	
5	system shall make retroactive benefit payments to the retirant,			
6	not to exceed six months from the date the written notification			
7	and the certified copy of the death certificate are received by			
8	the syste	m. T	he retroactive payments shall be without interest.	
9	(h)	Upon	a member's retirement:	
10	(1)	The	member's election of a retirement allowance option	
11		shal	l be irrevocable; and	
12	(2)	The	member's designation of a beneficiary shall be	
13		irre	vocable if the retirement <u>allowance</u> option elected	
14		by t	he member is:	
15		(A)	Option 2 or 3;	
16		(B)	An option that includes option 2 or 3 in	
17			combination with some other form of benefit	
18			payment; or	
19		(C)	Any other option for which the actuarial	
20			equivalent of the option to the maximum	
21			retirement allowance is determined at the time of	

designated beneficiary shall be effective the first day of the

1	the member's retirement in whole or in part on				
2	the age of the member's designated beneficiary.				
3	(i) A claim under this section by a retirant's or member's				
4	beneficiary for benefits upon the death of a retirant or member				
5	shall be filed no later than three years from the date of the				
6	retirant's or member's death."				
7	SECTION 14. Section 88-84, Hawaii Revised Statutes, is				
8	amended by amending subsection (a) to read as follows:				
9	"(a) Upon receipt by the system of proper proof of a				
10	member's death occurring in service or while on authorized leave				
11	without pay, there shall be paid to the member's designated				
12	beneficiary an ordinary death benefit consisting of:				
13	(1) The member's accumulated contributions and, if no				
14	pension is payable under section 88-85, an amount				
15	equal to fifty per cent of the compensation earned by				
16	the member during the year immediately preceding the				
17	member's death if the member had at least one year but				
18	not more than ten full years of credited service,				
19	which amount shall increase by five per cent for each				
20	full year of service in excess of ten years, to a				
21	maximum of one hundred per cent of the compensation;				
22	provided that if the member had at least one year of				

credited service, the amount, together with the 1 member's accumulated contributions shall not be less 2 than one hundred per cent of the compensation; 3 (2) If the member had ten or more years of credited 4 5 service at the time of death in service, and the death occurred after June 30, 1988, the member's designated 6 7 beneficiary may elect to receive in lieu of any other payment provided in this section, the allowance that 8 would have been payable as if the member had retired 9 on the first day of a month following the member's 10 11 death, except for the month of December when 12 retirement on the first or last day of the month shall be allowed. Benefits payable under this paragraph 13 shall be calculated under option 3 of section 88-83 14 and computed on the basis of section [88 - 76] 88-74, 15 unreduced for age; or 16 If the member was eligible for service retirement at 17 (3)the time of death in service, the member's designated 18 beneficiary may elect to receive in lieu of any other 19 payment provided in this section, the allowance that 20 21 would have been payable as if the member had retired on the first day of a month following the member's 22

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death, except for the month of December when
 1
               retirement on the first or last day of the month shall
 2
               be allowed. Benefits payable under this paragraph
 3
 4
               shall be calculated under option 2 of section 88-83[-]
 5
               and computed on the basis of section 88-74."
         SECTION 15. Section 88-90.5, Hawaii Revised Statutes, is
 6
 7
    amended to read as follows:
 8
         "[+]$88-90.5[+] Actuarial assumptions. (a)
    Notwithstanding any provision in chapter 88 to the contrary, the
 9
    board [of trustees] may approve the effect of the post retirement
10
    allowance under section 88-90, or of any other mandatory fixed
11
12
    scheduled increase in the benefits payable under part II, VII, or
    VIII, as an actuarial assumption for the purpose of determining
13
    the value of the options available under sections 88-83, 88-283,
14
15
    and 88-333.
16
         (b) Subject to the recommendation of the actuary appointed
    under section 88-29, the board may adopt, by motion at any duly
17
    noticed meeting of the board, actuarial tables, factors, and
18
    assumptions for the purposes of parts II, VII, and VIII. The
19
    tables, factors, and assumptions that are used to compute
20
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    benefits shall be in writing and certified by the
    administrator."
22
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SECTION 16. Section 88-93, Hawaii Revised Statutes, is 1 amended by amending subsection (a) to read as follows: 2 "(a) All written designations of beneficiaries for members 3 4 and for former employees with vested benefit status shall become 5 null and void when: The beneficiary predeceases the member or former 6 (1)7 employee; (2) The member or former employee is divorced from the 8 beneficiary; 9 The member or former employee is unmarried, and 10 (3) subsequently marries; or 11 12 (4)The member or former employee enters into or terminates a reciprocal beneficiary relationship. 13 Any of the above events shall operate as a complete revocation 14 of the designation and, except as provided in sections 88-84(b) 15 16 and [88-333(b)] 88-338(b), all benefits payable by reason of the death of the member or former employee shall be payable to the 17 member's or former employee's estate unless, after the death, 18 divorce, or marriage, or entry into or termination of reciprocal 19 beneficiary relationship, the member or former employee makes 20 21 other provision in a written designation duly executed and filed with the board." 22

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

1		compensation, and other factors in accordance
2		with the benefit formula $\underline{\text{under section } 88-74}$ 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	1998	8, and again retires, the retirant's retirement
14	allo	owance shall be computed in accordance with
15	para	agraph (1)(A), regardless of the number of years of
16	ser	vice in the reemployment period.
17	(b) Any	retirant who received the special retirement
18	incentive bene	fit under Act 253, Session Laws of Hawaii 2000,
19	and is reemplo	yed by the State or a county in any capacity
20	shall:	
21	(1) Have	the retirant's retirement allowance suspended;

1	(2) Forfeit the special retirement incentive benefit and
2	any related benefit provided by chapter 88; and
3	(3) Be subject to the age and service requirements under
4	section 88-73 when the member again retires.
5	(c) If a retirant's designation of beneficiary was
6	irrevocable upon the retirant's initial retirement, the retiran
7	may not change the retirant's designated beneficiary when the
8	retirant returns to service or when the former retirant again
9	retires.
10	(d) A retirant who returns to service shall not be
11	considered to be "in service", for the purposes of section
12	88-75, 88-79, 88-84, or 88-85, or any other provision of this
13	chapter providing for benefits arising out of the disability or
14	death of a member. A retirant who returns to service and dies
15	during the period of reemployment shall be considered to have
16	retired again effective as of the first day of the month
17	following the month in which the death occurs, except for death
18	during the month of December when the effective date of
19	retirement may be the last day of the month.
20	[(d)] <u>(e)</u> The board shall adopt any rules as may be
21	required to administer the purposes of this section."

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         SECTION 18. Section 88-251, Hawaii Revised Statutes, is
 2
    amended to read as follows:
          "§88-251 Applicability. The following provisions of part
 3
 4
    II shall apply to this part:
 5
          (1)
              Subpart A, except the definitions provided in section
              88-21, unless expressly adopted in section 88-261;
 6
              Subpart B, except sections 88-45, 88-45.5, 88-46, 88-
 7
          (2)
 8
              48, 88-52, 88-59, 88-59.5, 88-59.6, 88-61, and 88-62;
              Subpart C, except sections 88-71, 88-72, 88-73, 88-74,
         (3)
 9
              88-74.6, 88-75, 88-76, [<del>88-79,</del>] 88-80, 88-83, 88-84,
10
              88-85, 88-87, 88-88, [88-89] 88-96, 88-97, and 88-98;
11
12
         (4)
              Subpart D, except sections 88-112 and 88-113; and
              Subpart E."
         (5)
13
         SECTION 19. Section 88-273, Hawaii Revised Statutes, is
14
    amended to read as follows:
15
         "§88-273 Break in service; reemployment. (a) Any class C
16
    member who terminates service prior to accumulating ten years of
17
    credited service, excluding unused sick leave, shall cease to be
18
    a member and shall forfeit all credited service; provided that:
19
20
         (1) If the former class C member becomes a member again
              within one calendar year from the date of termination,
21
22
              all service credit for previous service shall be
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restored. If the former class C member becomes a 1 member again more than one calendar year after the 2 date of termination, one month of service credit for 3 4 previous service shall be restored for each month of 5 service rendered following the return to membership. 6 (2) If the former class C member becomes a class A, class 7 B, or class H member within one calendar year from the date of termination, all class C service credit for 8 previous service shall be restored. If the former 9 class C member becomes a class A, class B, or class H 10 member more than one calendar year after the date of 11 12 termination, one month of class C service credit for previous service shall be restored for each month of 13 service rendered following the return to membership. 14 Subject to the provisions of sections 88-322 and 88-324, the 15 16 service credit restored pursuant to this subsection shall be 17 class C service credit. 18 (b) Any class C member who terminates service with a vested right and who subsequently becomes a class A, class B, 19 20 class C, or class H member shall retain all service credit for

previous service and shall be credited with additional service

credit for service rendered following the return to membership.

(c) Any retirant who retired under the provisions of part 1 VII of this chapter and returns to service requiring active 2 membership in the system as a class C member shall be reenrolled 3 4 as an active member, and the retirant's retirement allowance 5 shall be suspended. When the member again retires, the retirement allowance shall be the allowance to which the member 6 . 7 was entitled under the retirement allowance option selected when the member previously retired and which was suspended; plus, for 8 the period of service during the member's reemployment, the 9 allowance to which the member is entitled for that service based 10 on the retirement allowance option initially selected and 11 12 computed for the member's age, average final compensation, and other factors in accordance with the benefit formula of a class 13 C member under section 88-282 in existence at the time of the 14 member's final retirement. [If the member's designation of 15 16 beneficiary was irrevocable upon the member's initial retirement, the member may not change the member's designated beneficiary 17 when the member returns to service or when the member again 18 19 retires. Any retirant who retired under the provisions of part 20 21 VII of this chapter and returns to service requiring active membership in the system as a class A or class B member shall be 22

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reenrolled as an active member, and the retirant's retirement 1 allowance shall be suspended. When the member again retires, 2 the retirement allowance shall be the allowance to which the 3 4 member was entitled under the retirement allowance option 5 selected when the member previously retired and which was suspended; plus, for the period of service during the member's 6 reemployment, the allowance to which the member is entitled for 7 8 that service based on the retirement allowance option initially 9 selected and computed for the member's age, average final compensation, and other factors in accordance with the benefit 10 formula of a class A or class B member under section 88-74 in 11 12 existence at the time of the member's final retirement. [If the 13 member's designation of beneficiary was irrevocable upon the member's initial retirement, the member may not change the member 14 15 designated beneficiary when the member returns to service or when the member again retires. 16 17 (e) Any retirant who received the special retirement incentive benefit under Act 253, Session Laws of Hawaii 2000, 18 and is reemployed by the State or a county in any capacity 19 shall: 20

(1) Have the retirant's retirement allowance suspended;

1	(2)	Forfeit the special retirement incentive benefit and
2		any other related benefit provided by chapter 88; and
3	(3)	Be subject to the age and service requirements under
4		section 88-281 when the member again retires.
5	<u>(f)</u>	If a retirant's designation of beneficiary was
6	irrevocab	le upon the retirant's initial retirement, the retirant
7	may not c	hange the retirant's designated beneficiary when the
8	retirant	returns to service or when the former retirant again
9	retires.	
10	<u>(g)</u>	A retirant who returns to service shall not be
11	considere	d to be "in service", for the purposes of section
12	88-284, 8	8-285, or 88-286, or any other provision of this
13	chapter p	roviding for benefits arising out of the disability or
14	death of a	a member. A retirant who returns to service and dies
15	during the	e period of reemployment shall be considered to have
16	retired a	gain effective as of the first day of the month
17	following	the month in which the death occurs, except for death
18	during the	e month of December when the effective date of
19	retiremen	t may be the last day of the month.
20	<u>(h)</u>	The board shall adopt any rules as may be required to
21	administe:	r the purposes of this section."

SECTION 20. Section 88-283, Hawaii Revised Statutes, is 1 2 amended to read as follows: "§88-283 Election of retirement allowance option. 3 4 Upon retirement, any member may elect to receive the maximum retirement allowance to which the member is entitled, computed 5 in accordance with section 88-282, 88-284, or 88-285, and, if 6 the member elects to receive the maximum retirement allowance, 7 8 the member's beneficiary shall not be entitled to any benefit upon the member's death, except as provided in subsection (g). 9 In lieu of the maximum retirement allowance, a member may elect 10 to receive the member's retirement allowance under one of the 11 12 options described below, which shall be actuarially equivalent to the maximum retirement allowance: 13 Option A: A reduced allowance payable to the member, 14 (1)then upon the member's death, one-half of the 15 16 allowance, including fifty per cent of all cumulative post retirement allowances, to the member's 17 beneficiary designated by the member at the time of 18 retirement, for the life of the beneficiary[+]. If 19 the beneficiary dies prior to the retirant, all 20 further payments shall cease upon the death of the 21 22 retirant; provided that for members retiring after

November 30, 2004, if the retirant's designated 1 beneficiary dies at any time after the retirant 2 retired, but before the death of the retirant, the 3 4 retirant, upon the death of the retirant's designated 5 beneficiary, shall receive a retirement allowance, including cumulative post retirement allowances, 6 calculated as if the retirant had selected the maximum 7 retirement allowance to which the retirant is 8 entitled; 9 Option B: A reduced allowance payable to the member, (2)10 then upon the member's death, the same allowance, 11 including cumulative post retirement allowances, paid 12 to the member's beneficiary designated by the member 13 at the time of retirement, for the life of the 14 beneficiary[7]. If the beneficiary dies prior to the 15 16 retirant, all further payments shall cease upon the death of the retirant; provided that for members 17 retiring after November 30, 2004, if the retirant's 18 designated beneficiary dies at any time after the 19 retirant retired, but before the death of the 20 retirant, the retirant, upon the death of the 21 22 retirant's designated beneficiary, shall receive a

retirement allowance, including cumulative post 1 retirement allowances, calculated as if the retirant 2 had selected the maximum retirement allowance to which 3 the retirant is entitled; or 4 5 (3) Option C: A reduced allowance payable to the member, and [if the member dies] upon the death of the 6 retirant within ten years of retirement, the same 7 allowance, including cumulative post retirement 8 allowances, paid to the [member's] retirant's 9 designated beneficiary, or otherwise to the retirant's 10 estate for the balance of the ten-year period. If the 11 12 retirant returns to service requiring active membership in the system and the retirant is 13 reenrolled as an active member, running of the ten-14 year period will be suspended until the member again 15 16 retires. Only one beneficiary shall be designated under options A, [and] 17 B[-], and C. The beneficiary designated under option A or B 18 shall be a natural person, and benefits under option A or B 19 shall only be paid to a natural person. To receive benefits, 20 the beneficiary shall have been designated by the member in the 21 22 form and manner prescribed by the board.

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1	(b)	Upon a member's retirement:
2	(1)	The member's election of a retirement allowance option
3		shall be irrevocable; and
4	(2)	The member's designation of a beneficiary shall be
5		irrevocable if the retirement <u>allowance</u> option elected
6		by the member is option A or B.
7	(c)	No election by a member under this section shall take
8	effect un	less:
9	(1)	The spouse or reciprocal beneficiary of the member is
10		furnished written notification that:
11		(A) Specifies the retirement date, the benefit option
12		selected, and the beneficiary designated by the
13		member;
14		(B) Provides information indicating the effect of the
15		election; and
16		(C) Is determined adequate by rules [established]
17		adopted by the board [pursuant to] in accordance
18		<pre>with chapter 91; [or]</pre>
19	(2)	The member selects option A or option B and designates
20		the spouse or reciprocal beneficiary as the
21		beneficiary; or

1	(3)	It i	s established to the satisfaction of the board
2		that	the notice required under paragraph (1) cannot be
3		prov	rided because:
4		(A)	There is no spouse or reciprocal beneficiary;
5		(B)	The spouse or reciprocal beneficiary cannot be
6			located;
7		(C)	The member has failed to notify the system that
8			the member has a spouse or reciprocal
9			beneficiary, or has failed to provide the system
10			with the name and address of the member's spouse
11			or reciprocal beneficiary; or
12		(D)	Of other reasons, as established by [rules of
13			the] board [pursuant to] rules adopted in
14			accordance with chapter 91. Any notice provided
15			to a spouse or reciprocal beneficiary, or
16			determination that the notification of a spouse
17			or reciprocal beneficiary cannot be provided,
18			shall be effective only with respect to that
19			spouse or reciprocal beneficiary. The system
20			shall rely upon the representations made by a
21			member as to whether the member has a spouse or

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1		reciprocal beneficiary and the name and address
2		of the member's spouse or reciprocal beneficiary.
3	(d)	Each member, within a reasonable period of time before
4	the membe	er's retirement date, shall be provided a written
5	explanati	ion of:
6	(1)	The terms and conditions of the various benefit
7		options;
8	(2)	The rights of the member's spouse or reciprocal
9		beneficiary under subsection (c) to be notified of the
10		member's election of a benefit option; and
11	(3)	The member's right to make, and the effect of, a
12		revocation of an election of a benefit option.
13	(e)	The system shall not be liable for any false
14	statement	s made to the system by the member or by the member's
15	employer.	
16	(f)	If a member dies after the date of the filing of the
17	member's	written application to retire, but prior to the
18	retiremer	at date designated by the member, and, if the member was
19	eligible	to retire on the date of the member's death, the
20	member's	designated beneficiary may elect to receive either:

1	(1) An allowance that would have been payable if the
2	member had retired and had elected to receive a
3	retirement allowance under option B; or
4	(2) The allowance under the option selected by the member
5	which would have been payable had the member retired.
6	The effective date of the member's retirement shall be the first
7	day of a month, except for the month of December when the
8	effective date of retirement may be on the first or last day of
9	the month, and shall be no earlier than the later of thirty days
10	from the date the member's retirement application was filed or
11	the day following the member's date of death. The election may
12	not be made if, at the time of the member's death, there are
13	individuals who are eligible to receive death benefits under
14	section 88-286(c) who have made a claim for the benefits;
15	provided that, if the designated beneficiary is an individual
16	eligible to receive benefits under section 88-286(c), the
17	designated beneficiary may receive benefits pursuant to an
18	election \underline{made} under this section pending disposition of the
19	claim for benefits under section 88-286(c). [No death benefits
20	will be payable under section 88-286(c) while benefits are paid
21	pursuant to an election made under this section.] If death
22	benefits are payable under section 88-286(c), the death benefits

20

21

22

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shall be in lieu of any benefits payable pursuant to this 1 2 section. If the retirant dies within one year after the date of 3 4 retirement, the retirant's designated beneficiary may elect to 5 receive either: The death benefit under the retirement allowance 6 (1)7 option selected by the retirant; or (2) The death benefit under option B[+ provided that the 8 difference between the benefit that the retirant 9 received and the benefit that would have been payable 10 to the retirant had the retirant elected to receive a 11 12 retirement allowance under option B shall be returned to the system.], less the difference between the 13 benefit that the retirant received and the benefit 14 that would have been payable to the retirant had the 15 16 retirant elected to receive a retirement allowance under option B; provided that if the retirant would 17 not have been permitted by applicable law or the rules 18 of the system to name the designated beneficiary as 19

beneficiary under option B, the designated beneficiary

may elect to receive the death benefit under option A,

<u>less the difference</u> between the benefit that the

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1	retirant received and the benefit that would have been
2	payable to the retirant had the retirant elected to
3	receive a retirement allowance under option A.
4	(h) The increase in the retirant's benefit under options A
5	and B upon the death of the retirant's designated beneficiary
6	shall be effective the first day of the month following the date
7	of death of the designated beneficiary. The retirant shall
8	notify the system in writing and provide a certified copy of the
9	beneficiary's death certificate. The system shall make
10	retroactive benefit payments to the retirant, not to exceed six
11	months from the date the written notification and the certified
12	copy of the death certificate are received by the system. The
13	retroactive payments shall be without interest.
14	(i) A claim under this section by a retirant's or member's
15	beneficiary for benefits upon the death of a retirant or member
16	shall be filed no later than three years from the date of the
17	retirant's or member's death."
18	SECTION 21. Section 88-301, Hawaii Revised Statutes, is
19	amended to read as follows:
20	"\$88-301 Applicability. The following provisions of part
21	II of this chapter shall apply to this part:
22	(1) Subpart A;

```
Subpart B, except sections 88-45, 88-46, 88-48, 88-52,
 1
          (2)
               88-59, 88-59.5, 88-59.6, 88-61, and 88-62;
 2
              Subpart C, except sections 88-71, 88-72, 88-73, 88-74,
 3
          (3)
               88-74.6, 88-75, 88-76, 88-79, 88-80, 88-83, 88-84, 88-
 4
              85, 88-88, [88-89,] 88-96, 88-97, and 88-98;
 5
 6
         (4)
              Subpart D; and
 7
         (5)
              Subpart E."
         SECTION 22. Section 88-322, Hawaii Revised Statutes, is
 8
    amended as follows:
 9
          (1) By amending subsection (b) to read as follows:
10
         "(b) All class A and class B credited service of class A
11
    or class B members who make the election to become class H
12
    members pursuant to section 88-321(a) shall be converted to
13
    class H credited service. The cost of the conversion of class A
14
    or class B credited service shall be the member's accumulated
15
    contributions as of the date of conversion. Verified membership
16
    service credit paid for pursuant to section 88-59 under an
17
    irrevocable payroll authorization entered into prior to July 1,
18
    2006, shall be credited as class H credited service. Class A
19
    and class B members who are in service on June 30, 2006, and
20
    make the election to become class H members pursuant to section
21
    88-321(a) shall have the option to convert some or all of their
22
```

```
1
    class C credited service, as of June 30, 2006, to class H
 2
    credited service by paying, in the manner provided in subsection
    (d), the full actuarial cost of the conversion as of [June 30,
 3
 4
    2006.] the last day of the sixth calendar month preceding the
 5
    date of the notice described in subsection (e). The option to
    convert class C credited service to class H credited service
 6
 7
    shall also apply:
 8
              To forfeited credit for previous service that a member
          (1)
              is eligible to have restored as of June 30, 2006; and
 9
             To membership service credit that a member is eligible
         (2)
10
              to claim under section 88-272(4) to (6) as of June 30,
11
12
              2006:
    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
16
         (2) By amending subsection (f) to read as follows:
         "(f) The actuarial cost of converting a member's class C
17
    credited service to class H credited service under subsections
18
19
    (a) and (b) shall be based on the member's actual age in full
20
    years as of [June 30, 2006,] the last day of the sixth calendar
    month preceding the date of the notice described in subsection
21
    (e), and on the member's monthly base salary or monthly basic
22
```

rate of pay as of [June 30, 2006,] the last day of the sixth 1 calendar month preceding the date of the notice described in 2 subsection (e), exclusive of overtime, differentials, 3 4 supplementary payments, bonuses, and salary supplements, but 5 including elective salary reduction contributions under sections 125, 403(b), and 457(b) of the Internal Revenue Code of 1986, as 6 7 amended." 8 SECTION 23. Section 88-333, Hawaii Revised Statutes, is amended to read as follows: 9 "§88-333 Election of retirement allowance option. (a) 10 11 Upon retirement: 12 Any class H member may elect to receive the maximum (1)retirement allowance to which the member is entitled, 13 14 computed in accordance with the provisions described under section 88-332, 88-335, or 88-337, and if the 15 16 member elects to receive the maximum retirement allowance, in the event of the [member's] retirant's 17 18 death, there shall be paid to the [member's] retirant's designated beneficiary, or otherwise to the 19 [member's] the retirant's estate, the difference 20 21 between: (1) the balance of the member's accumulated 22 contributions at the time of the member's retirement

1		and (2) the retirement allowance and the post
2		retirement allowances paid or payable to the [member]
3		retirant prior to death; or
4	(2)	In lieu of the maximum allowance to which the member
5		is entitled, computed in accordance with the
6		provisions described under section 88-332, 88-335, or
7		88-337, the member may elect to receive the member's
8		retirement allowance under any one of the options
9		described in section 88-83, which shall be actuarially
10		equivalent to the maximum allowance.
11	To re	eceive benefits, the beneficiary shall have been
12	designated	d by the member in the form and manner prescribed by
13	the board.	•
14	(b)	If a class H member dies after the date of the filing
15	of the mer	mber's written application to retire but prior to the
16	retirement	date designated by the member, and, if the member was
17	eligible t	to retire on the date of the member's death, the
18	member's	designated beneficiary, or otherwise the personal
19	representa	ative of the member's estate, may elect to receive
20	either the	e death benefit under section 88-338 or the allowance
21	under the	option selected by the member that would have been
22	payable ha	ad the member retired. The effective date of the

1 member's retirement shall be the first day of a month, except for the month of December when the effective date of retirement 2 may be on the first or last day of the month, and shall be no 3 4 earlier than the later of thirty days from the date the member's 5 retirement application was filed or the day following the member's date of death. The election may not be made if, at the 6 time of the member's death, there are individuals who are 7 8 eligible to receive death benefits under section 88-339 who have made a claim for the benefits; provided that, if the designated 9 beneficiary is an individual eligible to receive benefits under 10 section 88-339, the designated beneficiary may receive benefits 11 12 pursuant to an election made under this section pending disposition of the claim for benefits under section 88-339. If 13 death benefits are payable under section 88-339, the death 14 benefits shall be in lieu of any benefits payable pursuant to 15 16 this section. (c) If a retirant dies within one year after the date of 17 retirement, the retirant's designated beneficiary may elect to 18 receive either the death benefit under the retirement allowance 19 20 option selected by the [member,] retirant or the benefits that would have been paid under section 88-338 had the retirant died 21 22 immediately prior to retirement, less any payments received by

1	the retir	ant (-	-); provided that the designated beneficiary may		
2	not elect to receive benefits under option 2 of section 88-83 if				
3	the retirant would not have been permitted by applicable law or				
4	by the ru	iles d	of the system to name the designated beneficiary as		
5	<u>beneficia</u>	ıry ur	der option 2.		
6	(d)	Upor	a member's retirement:		
7	(1)	The	The member's election of a retirement allowance option		
8		shal	l be irrevocable; and		
9	(2)	The	member's designation of a beneficiary shall be		
10		irre	vocable if the retirement allowance option elected		
11		by t	he member is:		
12		(A)	Option 2 or 3 described in section 88-83;		
13		(B)	An option that includes option 2 or 3 in		
14			combination with some other form of benefit		
15			payment; or		
16		(C)	Any other option for which the actuarial		
17			equivalent of the option to the maximum		
18			retirement allowance is determined at the time of		
19			the member's retirement in whole or in part on		
20			the age of the member's <u>designated</u> beneficiary.		
21	(e)	No e	lection by a member under this section shall take		
22	effect un	less:			

1	(1)	The spouse or reciprocal beneficiary of the member is
2		furnished written notification that:
3		(A) Specifies the retirement date, the benefit option
4		selected, and the beneficiary designated by the
5		member;
6		(B) Provides information indicating the effect of the
7		election; and
8		(C) Is determined adequate by rules adopted by the
9		board in accordance with chapter 91;
10	(2)	The member selects option 2 or option 3 under section
11		88-83 and designates the spouse or reciprocal
12		beneficiary as the beneficiary; or
13	(3)	It is established to the satisfaction of the board
14		that the notice required under paragraph (1) cannot be
15		provided because:
16		(A) There is no spouse or reciprocal beneficiary;
17		(B) The spouse or reciprocal beneficiary cannot be
18		located;
19		(C) The member has failed to notify the system that
20		the member has a spouse or reciprocal
21		beneficiary, or has failed to provide the system

1	with the name and address of the member's spouse
2	or reciprocal beneficiary; or
3	(D) Of other reasons, as established by board rules
4	adopted in accordance with chapter 91.
5	Any notice provided to a spouse or reciprocal beneficiary,
6	or determination that the notification of a spouse or reciprocal
7	beneficiary cannot be provided shall be effective only with
8	respect to that spouse or reciprocal beneficiary. The system
9	shall rely upon the representations made by a member as to
10	whether the member has a spouse or reciprocal beneficiary and
11	the name and address of the member's spouse or reciprocal
12	beneficiary. [The system shall not be liable for any false
13	statements made by the member.]
14	(f) Each member, within a reasonable period of time before
15	the member's retirement date, shall be provided a written
16	explanation of:
17	(1) The terms and conditions of the various benefit
18	options;
19	(2) The rights of the member's spouse or reciprocal
20	beneficiary under subsection (e) to be notified of the
21	member's election of a benefit option; and

1 (3) The member's right to make, and the effect of, a 2 revocation of an election of a benefit option. 3 (q) The system shall not be liable for any false 4 statements made to the system by the member or by the member's 5 employer. (h) The increase in the retirant's benefit under options 6 7 2, 3, and, if applicable, 4, described in section 88-83, upon 8 the death of the retirant's designated beneficiary shall be effective the first day of the month following the date of death 9 of the designated beneficiary. The retirant shall notify the 10 system in writing and provide a certified copy of the 11 beneficiary's death certificate. The system shall make 12 retroactive benefit payments to the retirant, not to exceed six 13 months from the date the written notification and the certified 14 copy of the death certificate are received by the system. The 15 16 retroactive payments shall be without interest. (i) A claim under this section by a retirant's or member's 17 18 beneficiary for benefits upon the death of a retirant or member shall be filed no later than three years from the date of the 19 20 retirant's or member's death." SECTION 24. Section 88-334, Hawaii Revised Statutes, is 21 22 amended by amending subsection (b) to read as follows:

1 "(b) Upon approval by the board, the member shall receive 2 an ordinary disability retirement benefit no earlier than thirty days from the date the application was filed or the date the 3 member terminated service, whichever is later. [Retirement] A 4 member whose application for an ordinary disability retirement 5 allowance is approved by the board while the member is still in 6 service may terminate service and retire at any time following 7 the approval; provided that retirement shall become effective on 8 the first day of [a] the month [a] following the month the 9 applicant terminates employment or goes off the payroll, except 10 for the month of December when retirement on the first or last 11 day of the month shall be allowed." 12 13 SECTION 25. Section 88-336, Hawaii Revised Statutes, is amended by amending subsection (a) to read as follows: 14 "(a) Upon application of a class H member, or the person 15 appointed by the family court as quardian of an incapacitated 16 17 member, any class H member who has been permanently incapacitated for duty as the natural and proximate result of an 18 19 accident occurring while in the actual performance of duty at 20 some definite time and place, or as the cumulative result of some occupational hazard, through no wilful negligence on the 21

1 member's part, may be retired by the board for service-connected 2 disability; provided that: 3 (1) In the case of an accident occurring after July 1, 4 1963, the employer shall file with the system a copy of the employer's report of the accident submitted to 5 the director of labor and industrial relations; 6 7 (2) An application for retirement is filed with the system 8 within two years of the date of the accident, or the date upon which workers' compensation benefits cease, 9 whichever is later; 10 (3) Certification is made by the head of the agency in 11 12 which the member is employed, stating the time, place, and conditions of the service performed by the member 13 resulting in the member's disability and that the 14 disability was not the result of wilful negligence on 15 the part of the member; and 16 The medical board certifies that the member is 17 (4)incapacitated for the further performance of duty at 18 the time of application and that the member's 19 20 incapacity is likely to be permanent." SECTION 26. Section 88-338, Hawaii Revised Statutes, is 21 22 amended by amending subsection (a) to read as follows:

1	(a)	opon receipt by the system of proper proof of a crass
2	H member'	s death occurring in service or while on authorized
3	leave wit	hout pay and if no pension is payable under section
4	88-339, t	here shall be paid to the member's designated
5	beneficia	ry an ordinary death benefit as follows:
6	(1)	If the member had less than five years of credited
7		service at the time of death, the member's accumulated
8		contributions shall be paid to the member's designated
9		beneficiary;
10	(2)	If the member had five or more years of credited
11		service at the time of death, an amount equal to the
12		member's hypothetical account balance shall be paid to
13		the member's designated beneficiary;
14	(3)	If the member had ten or more years of credited
15		service at the time of death, the member's designated
16		beneficiary may elect to receive in lieu of any other
17		payment provided in this section, the allowance that
18		would have been payable as if the member had retired
19		on the first day of a month following the member's
20		death, except for the month of December when
21		retirement on the first or last day of the month shall
22		be allowed. Benefits payable under this paragraph

shall be calculated under option 3 of section 88-83 1 and computed on the basis of section [88 335;] 88-332, 2 unreduced for age; or 3 4 (4) If the member was eligible for service retirement at 5 the time of death, the member's designated beneficiary may elect to receive in lieu of any other payment 6 provided in this section, the allowance that would 7 have been payable as if the member had retired on the 8 first day of a month following the member's death, 9 except for the month of December when retirement on 10 the first or last day of the month shall be allowed. 11 12 Benefits payable under this paragraph shall be calculated under option 2 of section 88-83[-] and 13 computed on the basis of section 88-332." 14 SECTION 27. Section 88-342, Hawaii Revised Statutes, is 15 16 amended by amending subsection (a) to read as follows: When a former class H member who does not have vested 17 benefit status returns to service, the former member shall become 18 a member in the same manner and under the same conditions as 19 20 anyone first entering service and, except as provided in subsection (b), to be eligible for any benefit, the member shall 21 fulfill the membership service requirements for the benefit 22

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1	through membership service after again becoming a member in		
2	addition to meeting any other eligibility requirement established		
3	for the benefit; provided that the membership service requirement		
4	shall be exclusive of any former service acquired in accordance		
5	with section 88-324 or any other section in $[this]$ part $[t]$ II ,		
6	VII, or VIII."		
7	SECTION 28. Section 88-344, Hawaii Revised Statutes, is		
8	amended to read as follows:		
9	"\$88-344 Return to service of a retirant. (a) Any		
10	retirant who retired under the provisions of part VIII of this		
11	chapter and returns to service requiring active membership in		
12	the system as a class H member shall be reenrolled as an active		
13	member, and the retirant's retirement allowance shall be		
14	suspended. When the member again retires, the retirement		
15	allowance shall be the sum of:		
16	(1) The allowance to which the member was entitled under		
17	the retirement allowance option selected when the		
18	member previously retired and which was suspended; and		
19	(2) For the period of service during the member's		
20	reemployment, the allowance to which the member is		
21	entitled for that service based on the retirement		
22	allowance option initially selected and computed for		

1		the member's age, average final compensation, and
2		other factors in accordance with the benefit formula
3		of a class H member <u>under section 88-332</u> in existence
4		at the time of the member's final retirement.
5	(b)	Any retirant who retired under the provisions of part
6	VIII of th	nis chapter and returns to service requiring active
7	membership	o in the system as a class A or class B member shall be
8	reenrolle	d as an active member, and the retirant's retirement
9	allowance	shall be suspended. When the member again retires,
10	the retire	ement allowance shall be the sum of:
11	(1)	The allowance to which the member was entitled under
12		the retirement allowance option selected when the
13		member previously retired and which was suspended; and
14	(2)	For the period of service during the member's
15		reemployment, the allowance to which the member is
16		entitled for that service based on the retirement
17		allowance option initially selected and computed for
18		the member's age, average final compensation, and
19		other factors in accordance with the benefit formula
20		of a class A or class B member <u>under section 88-74</u> in
21		existence at the time of the member's final
22		retirement.

1 (c) Any retirant who received the special retirement incentive benefit under Act 253, Session Laws of Hawaii 2000, 2 and is reemployed by the State or a county in any capacity 3 4 shall: Have the retirant's retirement allowance suspended; 5 (1)Forfeit the special retirement incentive benefit and 6 (2) any related benefit provided by chapter 88; and 7 8 (3) Be subject to the age and service requirements under section 88-331 when the member again retires. 9 If a retirant's designation of beneficiary was 10 (d) 11 irrevocable upon the retirant's initial retirement, the retirant may not change the retirant's designated beneficiary when the 12 retirant returns to service or when the former retirant again 13 14 retires. (e) A retirant who returns to service shall not be 15 considered to be "in service", for the purposes of section 16 88-334, 88-336, 88-338, or 88-339, or any other provision of 17 18 this chapter providing for benefits arising out of the 19 disability or death of a member. A retirant who returns to service and dies during the period of reemployment shall be 20 21 considered to have retired again effective as of the first day of the month following the month in which the death occurs, 22

1	except for death during the month of December when the effective
2	date of retirement may be the last day of the month.
3	$[\frac{(e)}{(e)}]$ The board shall adopt any rules as may be
4	required to administer the purposes of this section."
5	SECTION 29. Section 88-72, Hawaii Revised Statutes, is
6	repealed.
7	["988-72 Refund of additional contributions. A member may
8	withdraw at any time prior to the member's retirement, all the
9	member's voluntary contributions made to provide an annuity in
10	addition to the retirement allowance provided under section 88-
11	74. "]
12	SECTION 30. Statutory material to be repealed is bracketed
13	and stricken. New statutory material is underscored.
14	SECTION 31. This Act shall take effect on July 1, 2007;
15	provided that sections 11, 12, and 24 shall be effective
16	retroactive to July 1, 2006.
17	
18	INTRODUCED BY:
19	BY REQUEST

JUSTIFICATION SHEET

DEPARTMENT:

Budget and Finance

TITLE:

A BILL FOR AN ACT RELATING TO THE EMPLOYEES' RETIREMENT SYSTEM.

PURPOSE:

To amend chapter 88, Hawaii Revised Statutes, to clarify and correct existing language, conform statutes to current practice and include language previously omitted from prior legislation.

MEANS:

Add a new section to chapter 88, Hawaii Revised Statutes; amend sections 88-21, 88-29, 88-51, 88-59.5(a), 88-62(a) and (b), 88-74, 88-74.6, 88-76, 88-79(a), 88-81(a), 88-81.5(a), 88-83, 88-84(a), 88-90.5, 88-93, 88-98, 88-251, 88-273, 88-283, 88-301, 88-322(b) and (f), 88-333, 88-334(b), 88-336(a), 88-338(a), 88-342(a), and 88-344, Hawaii Revised Statutes; and repeal section 88-72, Hawaii Revised Statutes.

JUSTIFICATION:

In addition to various housekeeping amendments, this omnibus bill includes the following amendments:

- (1) Section 88-__: Allows payment of interest to Noncontributory members who have employees' retirement system ("ERS") deductions erroneously made from their compensation. Contributory and Hybrid members receive interest on excess contributions made to the ERS.
- (2) Section 88-21: Excludes a "foster child" from being eligible for ERS death benefits if the member dies in service.
- (3) Section 88-29: Allows the ERS Board to set the Chief Investment Officer's salary in the same way it sets the Administrator's salary.

- (4) Section 88-51(13): Makes reference to a nine-month, ten-month or eleven-month schedule for school cafeteria managers or workers since the Department of Education currently has different school schedules.
- (5) Section 88-62(b): Clarifies that the accumulated contributions of a former nonvested Contributory member will be combined if the member returns to work as a class A or B member. However, if the member returns to work after June 30, 2006 as a class H member, the accumulated contributions will be refunded.
- (6) Section 88-74: Adopts Contributory
 Plan early retirement age reduction
 factors that are presently in use
 pursuant to adoption by the employees'
 retirement system board of trustees.

Requires excess contributions to be refunded upon retirement, termination or death for judges, legislative officers and elected officials if their retirement allowance exceeds the statutory cap of 75%. This change is needed to comply with federal income tax laws.

- (7) Sections 88-79(a) and 88-336(a):
 Conforms the statute to administrative interpretation by clarifying that a member's eligibility for service-connected disability benefits is based on whether or not the member is incapacitated at the time of application for the benefits.
- (8) Section 88-81(a): Confirms that Hybrid Plan members must make contributions on compensation that is included in "average final compensation."

- (9) Section 88-81.5(a): Clarifies that Hybrid Plan member contributions that are picked up by the employer are subject to the annual federal income tax limits.
- (10) Section 88-83: Allows post retirement allowances to be paid to beneficiaries who select a monthly annuity instead of the lump sum balance under Option One. This proposal arises from the ERS' 2000-2005 actuarial experience study.
- (11) Sections 88-83(a) and 88-333(a):
 Requires post retirement allowances
 paid prior to death of a Contributory
 or Hybrid Plan member be deducted from
 the member's accumulated contributions
 in determining benefits payable to the
 member's beneficiary under the maximum
 allowance or from the balance of the
 Contributory Plan retirement allowance
 insurance reserve under retirement
 option 1.
- (12) Section 88-83(a): Clarifies that a beneficiary must be a natural person to be eligible to receive a lifetime allowance in lieu of receiving a lump sum payment of the balance of the Contributory Plan retirement allowance option 1 insurance reserve.
- (13) Sections 88-83(b), 88-283(f), and 88-333(b): Conforms the language of the Contributory and Hybrid Plan provisions to the language used in the corresponding sections for the Noncontributory Plan and clarifies that accidental death benefits are in lieu of any other death or retirement benefits.
- (14) Sections 88-83(f), 88-283(g), and 88-333(c): Prohibits a retirant's beneficiary from electing to receive a 100% survivor benefit in lieu of the

- option selected by the retirant if the federal minimum distribution rules prohibit the retirant from naming the beneficiary as the beneficiary of a 100% survivor option.
- (15) Sections 88-83(i), 88-283(i) and 88-333(i): Requires beneficiaries of employees' retirement system members and retirants to file a claim for survivor benefits no later than three years from the date of the retirant's or member's death. Current employees' retirement system practice requires this deadline for only accidental and ordinary death benefit claims.
- (16) Section 88-84(a)(2) and 88-338(a)(3):
 Deletes the requirement that ordinary death benefits with regards to members with 10 years of service who are not eligible for retirement be computed in the same manner as ordinary disability benefits for members with 10 years of service who are not eligible for retirement. Ordinary death benefits will be based on the member's years of service, as though the member was old enough to retire.
- (17) Section 88-283 (a)(3): Suspends the 10 year end date for Option C retirants who return to work and confirms that the remaining balance of the ten-year guarantee period will resume when the member again retires.
- (18) Section 88-90.5: Clarifies that whenever the board of trustees of the employees' retirement system is authorized or required to adopt actuarial tables, factors, or assumptions the board may do so at a duly noticed meeting.
- (19) 88-98, 88-273, 88-344: Confirms that the additional benefit for a retirant who returns to work continues to be

- calculated as a "tack on" benefit even if the member dies or becomes disabled during the reemployment period.
- (20) Sections 88-251(3) and 88-301(3):
 Makes section 88-89, which provides a \$50 minimum monthly pension, apply to Noncontributory and Hybrid Plan retirants. This minimum is already available to Contributory Plan retirants.
- (21) Section 88-283(a): Conforms the statute to administrative interpretation and provides for consistency in the language which currently exists for retirement allowance options 2 and 3 under the Contributory and Hybrid Plans by clarifying that, if a retirant's designated beneficiary dies prior to the retirant, all retirement allowance payments cease upon the death of the retirant for Noncontributory Plan retirement allowance options A and B.
- (22) Section 88-283(a)(3): Conforms the statute to administrative interpretation by allowing only one beneficiary for retirement allowance option C under the Noncontributory Plan.
- Section 283(q): Conforms the language (23)to be consistent with the corresponding provisions of the Contributory and Hybrid Plans by providing that if a Noncontributory Plan retirant dies within a year after retiring and the retirant's beneficiary elects to receive a retirement allowance under Option A or B instead of the option selected by the retirant, the beneficiary's benefits are reduced by the difference in the benefits the retirant received and the benefits the retirant would have received under the option

selected by the beneficiary. Current law requires that the difference in benefits be returned to the ERS before the beneficiary can receive benefits.

(24) Section 88-322(b) and (f): Amends the valuation date to determine the employee's cost for the hybrid conversion from June 30, 2006 to the last day of the month six months prior to the date the Board publishes notice that the conversion of service will be allowed.

Because of questions as to whether and how the conversion of Noncontributory service to Hybrid service can be accomplished, the conversion date will be later than originally anticipated. Pushing back the valuation date is necessary to maintain the conversion's cost neutrality to the ERS.

- (25) Section 88-333(h): Confirms that Hybrid Plan retirants are entitled to the same "pop-up" benefits that Contributory Plan retirants receive if the retirant's beneficiary under retirement allowance options 2, 3, and in some cases, 4, predeceases the retirant, the retirant's retirement allowance will "pop-up" to the applicable maximum allowance.
- (26) Section 88-334(b): Allows Hybrid Plan members to retire at any time once their ordinary disability applications have been approved by the Board. These provisions are currently allowed for members of the Contributory and Noncontributory Plans.
- (27) Sections 88-72, 88-74(2) and 88-74(3)(c): Repeals the refund of voluntary contributions as these provisions are no longer used.

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IMPACT ON THE

PUBLIC:

None.

IMPACT ON THE

DEPARTMENT AND

OTHER AGENCIES: The amendments will streamline the

administration of the employees' retirement

system.

GENERAL FUND:

None.

OTHER FUNDS:

None.

PPBS PROGRAM

DESIGNATION:

BUF-141/Retirement.

OTHER AFFECTED

AGENCIES:

All State and county public employers.

EFFECTIVE DATE:

July 1, 2007; provided that the sections that amend sections 88-81(a), 88-81.5(a), and 88-334(b), Hawaii Revised Statutes, shall be effective retroactive to July 1, 2006.