A BILL FOR AN ACT

RELATING TO GOVERNMENT.

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

1	PART I
2	SECTION 1. Section 88-74, Hawaii Revised Statutes, is
3	amended as follows:
4	1. By amending subsection (d) to read:
5	"(d) If a member, who became a member before July 1, 2012,
6	has credited service as an elective officer or as a legislative
7	officer, the member's retirement allowance shall be derived by
8	adding the allowances computed separately under paragraphs (1),
9	(2), (3), (4), (5), and (6) as follows:
10	(1) For a member who has credited service as an elective
11	officer before July 1, 2012, irrespective of age, for
12	each year of credited service as an elective officer,
13	three and one-half per cent of the member's average
14	final compensation as computed under section
15	88-81(e)(1), in addition to an annuity that is the
16	actuarial equivalent of the member's accumulated
17	contributions allocable to the period of service;

1	(2)	ror a member, who first earned credited service as an
2		elective officer after June 30, 2012, irrespective of
3		age, for each year of credited service as an elective
4		officer, three per cent of the member's average final
5		compensation as computed under section 88-81(e)(1), ir
6		addition to an annuity that is the actuarial
7		equivalent of the member's accumulated contributions
8		allocable to the period of service;
9	(3)	For a member who has credited service as a legislative
10		officer before July 1, 2012, irrespective of age, for
11		each year of credited service as a legislative
12		officer, three and one-half per cent of the member's
13		average final compensation as computed under section
14		88-81(e)(2), in addition to an annuity that is the
15		actuarial equivalent of the member's accumulated
16		contributions allocable to the period of service;
17	(4)	For a member who first earned credited service as a
18		legislative officer after June 30, 2012, irrespective
19		of age, for each year of credited service as a
20		legislative officer, three per cent of the member's
21		average final compensation as computed under section

1		88-8	1(e)(2), in addition to an annuity that is the
2		actu	arial equivalent of the member's accumulated
3		cont	ributions allocable to the period of service;
4	(5)	If t	he member has credited service as a judge, the
5		memb	er's retirement allowance shall be computed on the
6		foll	owing basis:
7		(A)	For a member who has credited service as a judge
8			before July 1, 1999, irrespective of age, for
9			each year of credited service as a judge, three
10			and one-half per cent of the member's average
11			final compensation as computed under section
12			88-81(e)(3), in addition to an annuity that is
13			the actuarial equivalent of the member's
14			accumulated contributions allocable to the period
15			of service;
16		(B)	For a member who first earned credited service as
17			a judge after June 30, 1999, but before July 1,
18			2012, and has attained the age of fifty-five, for
19			each year of credited service as a judge, three
20			and one-half per cent of the member's average
21			final compensation as computed under section

1		68-61(e)(3), in addition to an annuity that is
2		the actuarial equivalent of the member's
3		accumulated contributions allocable to the period
4		of service. If the member has not attained age
5		fifty-five, the member's retirement allowance
6		shall be computed as though the member had
7		attained age fifty-five, reduced for age as
8		provided in subsection (e); and
9	(C)	For a member who first earned credited service as
10		a judge after June 30, 2012, and has attained the
11		age of sixty, for each year of credited service
12		as a judge, three per cent of the member's
13		average final compensation as computed under
14		section 88-81(e)(3), in addition to an annuity
15		that is the actuarial equivalent of the member's
16		accumulated contributions allocable to the period
17		of service. If the member has not attained age
18		sixty, the member's retirement allowance shall be
19		computed as though the member had attained age
20		sixty, reduced for age as provided in subsection
21		(i); [and]

1		<u>(D)</u>	For a member who has credited service as a judge
2			after January 31, 2025, irrespective of age, for
3			each year of credited service as a judge, one and
4			three-fourths per cent of the member's average
5			final compensation as computed under section
6			88-81(e)(3); and
7	(6)	For	each year of credited service not included in
8		para	graph (1), (2), (3), (4), or (5), the average
9		fina	l compensation as computed under section
10		88-8	1(e)(4) shall be multiplied by two per cent for
11		cred	ited service earned as a class A or class H
12		memb	er, two and one-half per cent for credited service
13		earn	ed as a class B member, and one and one-quarter
14		per o	cent for credited service earned as a class C
15		memb	er. If the member has not attained age fifty-
16		five	, the member's retirement allowance shall be
17		comp	uted as though the member had attained age fifty-
18		five	, reduced for age as provided in subsection (e).
19	The total	reti	rement allowance shall not exceed seventy-five per
20	cent of th	he mei	mber's highest average final compensation
21	a	ל אמנו ל	or coation $99-91(a)(1)$ (2) (3) or (4) If the

- ${f 1}$ allowance exceeds this limit, it shall be adjusted by reducing
- 2 any annuity accrued under paragraphs (1), (2), (3), (4), and (5)
- 3 and the portion of the accumulated contributions specified in
- 4 these paragraphs in excess of the requirements of the reduced
- 5 annuity shall be returned to the member upon the member's
- 6 retirement or paid to the member's designated beneficiary upon
- 7 the member's death while in service or while on authorized leave
- 8 without pay. If a member has service credit as an elective
- 9 officer or as a legislative officer in addition to service
- 10 credit as a judge, then the retirement benefit calculation
- 11 contained in this subsection shall supersede the formula
- 12 contained in subsection (c)."
- 2. By amending subsection (f) to read:
- "(f) If a member, who becomes a member after June 30,
- 15 2012, has attained age sixty, the member's maximum retirement
- 16 allowance shall be one and three-fourths per cent of the
- 17 member's average final compensation multiplied by the total
- 18 number of years of the member's credited service as a class A
- 19 and class B member, excluding any credited service as a judge,
- 20 elective officer, or legislative officer, plus a retirement
- 21 allowance of one and one-fourth per cent of the member's average

1	final com	pensation multiplied by the total number of years of
2	prior cre	edited service as a class C member, plus a retirement
3	allowance	of one and three-fourths per cent of the member's
4	average f	inal compensation multiplied by the total number of
5	years of	prior credited service as a class H member; provided
6	that:	
7	(1)	If the member has at least ten years of credited
8		service of which the last five or more years prior to
9		retirement is credited service as a firefighter,
10		police officer, or an investigator of the department
11		of the prosecuting attorney;
12	(2)	If the member has at least ten years of credited
13		service of which the last five or more years prior to
14		retirement is credited service as a corrections
15		officer;
16	(3)	If the member has at least ten years of credited
17		service of which the last five or more years prior to
18		retirement is credited service as an investigator of
19		the department of the attorney general;
20	(4)	If the member has at least ten years of credited
21		service of which the last five or more years prior to

1		retirement is credited service as a narcotics
2		enforcement investigator;
3	(5)	If the member has at least ten years of credited
4		service, of which the last five or more years prior to
5		retirement is credited service as a law enforcement
6		investigations staff investigator;
7	(6)	If the member:
8		(A) Has at least ten years of credited service as a
9		firefighter;
10		(B) Is deemed permanently medically disqualified due
11		to a service related disability to be a
12		firefighter by the employer's physician; and
13		(C) Continues employment in a class A or class B
14		position other than a firefighter; and
15	(7)	If the member:
16		(A) Has at least ten years of credited service as a
17		police officer;
18		(B) Is deemed permanently medically disqualified due
19		to a service related disability to be a police
20		officer by the employer's physician; and

1	(C) Continues employment in a class A or class B
2	position other than a police officer,
3	then for each year of service as a firefighter, police officer,
4	corrections officer, sheriffs and deputies, investigator of the
5	department of the prosecuting attorney, investigator of the
6	department of the attorney general, narcotics enforcement
7	investigator, or law enforcement investigations staff
8	investigator, the retirement allowance shall be two and one-
9	fourth per cent of the member's average final compensation. The
10	maximum retirement allowance for those members shall not exceed
11	eighty per cent of the member's average final compensation. If
12	the member has not attained age sixty, the member's retirement
13	allowance shall be computed as though the member had attained
14	age sixty, reduced for age as provided in subsection (i)."
15	PART II
16	SECTION 2. The legislature finds that employees who became
17	members of the employees' retirement system before July 1, 2012,
18	commonly referred to as "Tier 1 members", are required to have a
19	minimum of five years of credited service to be eligible for
20	vested benefit status, which, among other things, permits a
21	member to receive a retirement allowance upon service

- 1 retirement. By contrast, employees who become members after
- 2 June 30, 2012, commonly referred to as "Tier 2 members", are
- 3 required to have a minimum of ten years of credited service to
- 4 be eligible for vested benefit status.
- 5 Although the two-tier member structure has assisted the
- 6 employees' retirement system in its efforts to achieve full
- 7 funding of its actuarial accrued liability, actuaries have
- 8 determined that reducing the minimum number of years of credited
- 9 service Tier 2 members must have to be eligible for vested
- 10 benefit status from ten years to five years to match Tier 1
- 11 members would increase the projected full funding period only by
- 12 an estimated four additional months and would require an
- 13 increase in employer contribution rates of less than a quarter
- 14 per cent.
- 15 The legislature also finds that reducing the minimum number
- 16 of years of credited service Tier 2 members must have to be
- 17 eliqible for vested benefit status from ten years to five years
- 18 would help state and county employers with the recruitment and
- 19 retention of qualified employees. Reducing employee turnover
- 20 and retaining employees on the job longer may also help to
- 21 reduce employer costs. The legislature further finds that these

2	unfunded liability and projected full funding period, as well as
3	to employer contributions.
4	Notwithstanding section 88-99, Hawaii Revised Statutes, the
5	purpose of this part is to:
6	(1) Reduce the minimum number of years of credited service
7	qualified Tier 2 members must have to be eligible for
8	vested benefit status for service retirement allowance
9	purposes from ten years to five years; and
10	(2) Increase employer contributions to offset the
11	liability produced by the vesting changes.
12	SECTION 3. Section 88-62, Hawaii Revised Statutes, is
13	amended by amending subsection (b) to read as follows:
14	"(b) [For] Notwithstanding section 88-99, for members who
15	become members after June 30, 2012:
16	(1) If a former member who has fewer than ten years of
17	credited service and who has been out of service for a
18	period of four full calendar years or more after the
19	year in which the former member left service, or if a
20	former member who withdrew the former member's
21	accumulated contributions returns to service, the

1 benefits outweigh impacts to the employees' retirement system's

former member shall become a member in the same manner
and under the same conditions as anyone first entering
service; however, the former member may obtain
membership service credit in the manner provided by
applicable law for credited service that was forfeited
by the member upon termination of the member's
previous membership. If the member did not withdraw
the former member's accumulated contributions prior to
the former member's return to service, the accumulated
contributions shall be returned to the member as part
of the process of enrolling the member in the system
if the member's accumulated contributions are \$1,000
or less at the time of distribution. If the
accumulated contributions for the service the member
had when the member previously terminated employment
are greater than \$1,000 and the member does not make
written application, prior to or contemporaneously
with the member's return to service, for return of the
accumulated contributions, the member may not withdraw
the member's accumulated contributions, except as
provided by section 88-96 or 88-341, until the member

1		retires or attains age sixty-two. The member shall
2		not be entitled to service credit by reason of the
3		system's retention of the member's accumulated
4		contributions for the service the member had when the
5		member previously terminated employment. To be
6		eligible for any benefit, the member shall fulfill the
7		membership service requirements for the benefit
8		through membership service after again becoming a
9		member, in addition to meeting any other eligibility
10		requirement established for the benefit; provided that
11		the membership service requirement shall be exclusive
12		of any former service acquired in accordance with
13		section 88-59 or any other section in part II, VII, or
14		VIII;
15	(2)	If a former member with fewer than ten years of
16		credited service and who did not withdraw the former
17		member's accumulated contributions returns to service
18		within four full calendar years after the year in
19		which the former member left service, the former
20		member shall again become a member in the same manner
21		and under the same conditions as anyone first entering

1		service, except that the member shall be credited with
2		service credit for the service the member had when the
3		member terminated employment:
4		(A) If the member returns to service as a class A or
5		class B member, the member's new and previous
6		accumulated contributions shall be combined; or
7		(B) If the member returns to service as a class H
8		member, section 88-321(b) shall apply; [and]
9	(3)	If a former member [with ten or more years of credited
10		service who did not withdraw the former member's
11		contributions] who has vested benefit status as
12		provided in section 88-96(b) returns to service, the
13		former member's status shall be in accordance with the
14		provisions described in section 88-97[-];
15	(4)	If a former member who has fewer than five years of
16		credited service and who has been out of service for a
17		period of four full calendar years or more after the
18		year in which the former member left service, or if a
19		former member withdrew the former member's accumulated
20		contributions returns to service and remains in
21		service as of July 1, 2027, or returns to service

1	after June 30, 2027, the former member shall become a
2	member in the same manner and under the same
3	conditions as anyone first entering service; provided
4	that the former member may obtain membership service
5	credit in the manner provided by applicable law for
6	credited service that was forfeited by the member upon
7	termination of the member's previous membership. If
8	the member did not withdraw the former member's
9	accumulated contributions before the former member's
10	return to service, the accumulated contributions shall
11	be returned to the member as part of the process of
12	enrolling the member in the system if the member's
13	accumulated contributions are \$1,000 or less at the
14	time of distribution. If the accumulated
15	contributions for the service the member had when the
16	member previously terminated employment are greater
17	than \$1,000 and the member does not make written
18	application, before or contemporaneously with the
19	member's return to service, for return of the
20	accumulated contributions, the member may not withdraw
21	the member's accumulated contributions, except as

1		provided by section 88-96 or 88-341, until the member
2		retires or attains age sixty-two. The member shall
3		not be entitled to service credit by reason of the
4		system's retention of the member's accumulated
5		contributions for the service the member had when the
6		member previously terminated employment. To be
7		eligible for any benefit, the member shall fulfill the
8		membership service requirements for the benefit
9		through membership service after again becoming a
10		member, in addition to meeting any other eligibility
11		requirement established for the benefit; provided that
12		the membership service requirement shall be exclusive
13		of any former service acquired in accordance with
14		section 88-59 or any other section in part II, VII, or
15		VIII; and
16	<u>(5)</u>	If a former member who has fewer than five years of
17		credited service and who did not withdraw the former
18		member's accumulated contributions returns to service
19		and remains in service as of July 1, 2027, or returns
20		to service after June 30, 2027, and who returns to
21		service within four full calendar years after the year

1	In which the former member left service, the former	<u>: </u>
2	member shall again become a member in the same man	ner
3	and under the same conditions as anyone first enter	ering
4	service, except that the member shall be credited	with
5	service credit for the service the member had when	the
6	member terminated employment:	
7	(A) If the member returns to service as a class A	<u>lor</u>
8	class B member, the member's new and previous	<u>3</u>
9	accumulated contributions shall be combined;	or
10	(B) If the member returns to service as a class H	<u> </u>
11	member, section 88-321(b) shall apply."	
12	SECTION 4. Section 88-73, Hawaii Revised Statutes, is	
13	amended as follows:	
14	1. By amending subsections (a) and (b) to read:	
15	"(a) [Any] Notwithstanding section 88-99, any member w	vho:
16	(1) Became a member before July 1, 2012, and has at le	east
17	five years of credited service and has attained ag	je
18	fifty-five;	
19	(2) Became a member before July 1, 2012, and has at le	east
20	twenty-five years of credited service;	

(3)	has at least ten years of credited service, which
	includes service as a judge before July 1, 1999, an
	elective officer, or a legislative officer;
(4)	Becomes a member after June 30, 2012, and has at least
	ten years of credited service and has attained age
	sixty; [or]
(5)	Becomes a member after June 30, 2012, and has at least
	twenty-five years of credited service and has attained
	age fifty-five[7]; or
<u>(6)</u>	Becomes a member after June 30, 2012, and who is in
	service as of July 1, 2027, or who returns to service
	or becomes a member after June 30, 2027, and has at
	least five years of credited service and has attained
	the age of sixty,
shall beco	ome eligible to receive a retirement allowance after
the member	r has terminated service.
(b)	Any member who first earned credited service as a
judge afte	er June 30, 1999, but before July 1, 2012, and who has
at least	five years of credited service and has attained age
fifty-five	e or has at least twenty-five years of credited service
shall beco	ome eligible to receive a retirement allowance after
	shall become the member (b) judge after at least refifty-five



- 1 the member has terminated service. Any member who first earned
- 2 credited service as a judge after June 30, 2012, and has at
- 3 least ten years of credited service and has attained age sixty
- 4 or has at least twenty-five years of credited service and has
- 5 attained age fifty-five shall be eligible to receive a
- 6 retirement allowance after the member has terminated service.
- 7 Any member who first earned credited service as a judge after
- 8 June 30, 2012, and who is in service as of July 1, 2027, or
- 9 thereafter, and has at least five years of credited service and
- 10 has attained age sixty, shall be eligible to receive a
- 11 retirement allowance after the member has terminated service."
- 12 2. By amending subsection (f) to read:
- "(f) A member's right to the member's accrued retirement
- 14 benefit is nonforfeitable upon the attainment of normal
- 15 retirement age and the completion of the requisite years of
- 16 credited service.
- 17 For the purpose of this subsection:
- "Normal retirement age" means age sixty-five.
- 19 "Requisite years of credited service" means five years for
- 20 class A and B members who became members before July 1, 2012,
- 21 and ten years for class A and B members who became members after

- 1 June 30, 2012[-]; and five years for class A and B members who
- 2 became members after June 30, 2012, and who are in service as of
- 3 July 1, 2027, or who returned to service or became a member
- 4 after June 30, 2027."
- 5 SECTION 5. Section 88-96, Hawaii Revised Statutes, is
- 6 amended by amending subsections (a) and (b) to read as follows:
- 7 "(a) Any member who ceases to be an employee and who
- 8 became a member before July 1, 2012, and has fewer than five
- 9 years of credited service, excluding unused sick leave $[\tau]$ or who
- 10 becomes a member after June 30, 2012, and has fewer than ten
- 11 years of credited service, excluding unused sick leave $[\tau]$; or
- 12 who becomes a member after June 30, 2012, and who is in service
- 13 as of July 1, 2027, or who returns to service after June 30,
- 14 2027, and has fewer than five years of credited service,
- 15 excluding unused sick leave; or who becomes a member after
- 16 June 30, 2027, and has fewer than five years of credited
- 17 service, excluding unused sick leave, shall, upon application to
- 18 the board, be paid all of the member's accumulated contributions
- 19 and the member's membership shall thereupon terminate and all
- 20 credited service shall be forfeited; provided that a member
- 21 shall not be paid the member's accumulated contributions:

1	(1)	If the member becomes an emproyee again within fifteer
2		calendar days from the date the member ceased to be ar
3		employee; or
4	(2)	If, at the time the application for return of
5		accumulated contributions is received by the board,
6		the member has become an employee again.
7	Regu	lar interest shall be credited to the former employee's
8	account u	ntil the former employee's accumulated contributions
9	are retur	ned to the former employee; provided that the former
10	employee'	s membership shall not continue after the fourth full
11	year foll	owing the calendar year in which the individual's
12	employmen	t terminates. Upon termination of the former
13	employee'	s membership, the former employee's credited service
14	shall be	forfeited and, if the former employee's accumulated
15	contribut	ions are \$1,000 or less at the time of distribution,
16	the syste	m shall return the former employee's contributions to
17	the forme	er employee. If the former employee does not become an
18	employee	again and if the former employee's accumulated
19	contribut	ions have not been withdrawn by the former employee or
20	previousl	y returned by the system to the former employee, the
21	system sh	all return the former employee's accumulated

1 contributions to the former employee as soon as possible after 2 the later of: (A) the former employee attaining age sixty-two; 3 or (B) the termination of the former employee's membership. (b) Any member who ceases to be an employee and who became a member before July 1, 2012, and has more than five years of 5 6 credited service, excluding unused sick leave $[\tau]$; or who becomes 7 a member after June 30, 2012, and has more than ten years of 8 credited service, excluding unused sick leave $[\tau]$; or who becomes 9 a member after June 30, 2012, and who is in service as of 10 July 1, 2027, or who returns to service after June 30, 2027, and 11 has more than five years of credited service, excluding unused 12 sick leave; or who becomes a member after June 30, 2027, and has more than five years of credited service, excluding unused sick 13 14 leave, shall, upon application to the board, be paid all of the 15 member's accumulated contributions and thereupon the former 16 employee's membership shall terminate and all credited service 17 shall be forfeited; provided that a member shall not be paid the 18 member's accumulated contributions: 19 (1) If the member becomes an employee again within fifteen 20 calendar days from the date the member ceased to be an 21 employee; or

1	(2) If, at the time the application for return of
2	accumulated contributions is received by the board,
3	the member has become an employee again.
4	If the contributions are not withdrawn by the former
5	employee within four calendar years following the calendar year
6	in which the former employee's employment terminates, the former
7	employee shall have established vested benefit status and shall
8	be eligible for the service retirement benefit in effect at the
9	time of the former employee's retirement, payable in accordance
10	with this chapter; provided that, if the former employee
11	withdraws the former employee's accumulated contributions, the
12	former employee's vested benefit status shall terminate and all
13	credited service shall be forfeited."
14	SECTION 6. Section 88-122, Hawaii Revised Statutes, is
15	amended by amending subsection (e) to read as follows:
, 16	"(e) Commencing with fiscal year 2005-2006 and each
17	subsequent fiscal year until fiscal year 2007-2008, the employer
18	contributions for normal cost and accrued liability for each of
19	the two groups of employees in subsection (a) shall be based on
20	fifteen and three-fourths per cent of the member's compensation
21	for police officers, firefighters, and corrections officers and

thirteen and three-fourths per cent of the member's compensation 1 for all other employees. Commencing with fiscal year 2008-2009 2 and each subsequent fiscal year until fiscal year 2011-2012, the 3 employer contributions for normal cost and accrued liability for 4 each of the two groups of employees in subsection (a) shall be 5 based on nineteen and seven-tenths per cent of the member's 6 compensation for police officers, firefighters, and corrections 7 officers and fifteen per cent of the member's compensation for 8 all other employees. In fiscal year 2012-2013, the employer 9 contributions for normal cost and accrued liability for each of 10 the two groups of employees in subsection (a) shall be based on 11 twenty-two per cent of the member's compensation for police 12 officers, firefighters, and corrections officers and fifteen and 13 14 one-half per cent of the member's compensation for all other employees. In fiscal year 2013-2014, the employer contributions 15 for normal cost and accrued liability for each of the two groups 16 17 of employees in subsection (a) shall be based on twenty-three per cent of the member's compensation for police officers, 18 firefighters, and corrections officers and sixteen per cent of 19 20 the member's compensation for all other employees. In fiscal

year 2014-2015, the employer contributions for normal cost and

21

- 1 accrued liability for each of the two groups of employees in
- 2 subsection (a) shall be based on twenty-four per cent of the
- 3 member's compensation for police officers, firefighters, and
- 4 corrections officers and sixteen and one-half per cent of the
- 5 member's compensation for all other employees. Commencing with
- 6 fiscal year 2015-2016 until fiscal year 2016-2017, the employer
- 7 contributions for normal cost and accrued liability for each of
- 8 the two groups of employees in subsection (a) shall be based on
- 9 twenty-five per cent of the member's compensation for police
- 10 officers, firefighters, and corrections officers and seventeen
- 11 per cent of the member's compensation for all other employees.
- 12 In fiscal year 2017-2018, the employer contributions for normal
- 13 cost and accrued liability for each of the two groups of
- 14 employees in subsection (a) shall be based on twenty-eight per
- 15 cent of the member's compensation for police officers,
- 16 firefighters, and corrections officers and eighteen per cent of
- 17 the member's compensation for all other employees. In fiscal
- 18 year 2018-2019, the employer contributions for normal cost and
- 19 accrued liability for each of the two groups in subsection (a)
- 20 shall be based on thirty-one per cent of the member's
- 21 compensation for police officers, firefighters, and corrections

- 1 officers and nineteen per cent of the member's compensation for
- 2 all other employees. In fiscal year 2019-2020, the employer
- 3 contributions for normal cost and accrued liability for each of
- 4 the two groups in subsection (a) shall be based on thirty-six
- 5 per cent of the member's compensation for police officers,
- 6 firefighters, and corrections officers and twenty-two per cent
- 7 of the member's compensation for all other employees.
- 8 Commencing with fiscal year 2020-2021 and each subsequent fiscal
- 9 year, the employer contributions for normal cost and accrued
- 10 liability for each of the two groups in subsection (a) shall be
- 11 based on forty-one per cent of the member's compensation for
- 12 police officers, firefighters, and corrections officers and
- 13 twenty-four per cent of the member's compensation for all other
- 14 employees. Commencing with fiscal year 2025-2026 and each
- 15 subsequent fiscal year, the employer contributions for normal
- 16 cost and accrued liability for each of the two groups in
- 17 subsection (a) shall be based on forty-one and nineteen
- 18 hundredths per cent of the member's compensation for police
- 19 officers, firefighters, and corrections officers and twenty-four
- 20 and nineteen hundredths per cent of the member's compensation
- 21 for all other employees. The contribution rates shall amortize



the total unfunded accrued liability of the entire plan over a period not to exceed the maximum funding period. 2 The contribution rates shall be subject to adjustment: 3 If the actual period required to amortize the unfunded (1)accrued liability exceeds the maximum funding period; 5 If there is no unfunded accrued liability; or 6 (2) Based on the actuarial investigation conducted in 7 (3) accordance with section 88-105." 8 SECTION 7. Section 88-331, Hawaii Revised Statutes, is 9 amended as follows: 10 1. By amending subsection (a) to read: 11 "(a) [A] Notwithstanding section 88-99, a class H member 12 13 who: Became a member before July 1, 2012, has at least five 14 years of credited service, and has attained age sixty-15 16 two; (2) Became a member before July 1, 2012, has at least **17** thirty years of credited service, and has attained the 18 19 age of fifty-five; [or]

•	(3)	becomes a member after bune 50, 2012, has at least ten
2		years of credited service, and has attained age sixty-
3		five; [or]
4	(4)	Becomes a member after June 30, 2012, has at least
5		thirty years of credited service, and has attained age
6		sixty[7]; or
7	<u>(5)</u>	Becomes a member after June 30, 2012, and who is in
8		service as of July 1, 2027, or who returns to service
9		or becomes a member after June 30, 2027, and has at
10		least five years of credited service and has attained
11		the age of sixty-five,
12	shall beco	ome eligible to receive a retirement allowance after
13	the member	r has terminated service."
14	2. 1	By amending subsection (f) to read as follows:
15	"(f)	A member's right to the member's accrued retirement
16	benefit is	s nonforfeitable upon the attainment of normal
17	retirement	age and the completion of the requisite years of
18	credited s	service.
19	For t	the purpose of this subsection:
20	"Norr	mal retirement age" means age sixty-five.



1	requisite years of credited service means live years for
2	class H members who became members before July 1, 2012[, and];
3	ten years for class H members who became members after June 30,
4	2012[\div]; and five years for class H members who became members
5	after June 30, 2012, and who are in service as of July 1, 2027,
6	or who returned to service or became a member after June 30,
7	<u>2027.</u> "
8	SECTION 8. Section 88-338, Hawaii Revised Statutes, is
9	amended by amending subsection (a) to read as follows:
10	"(a) Upon receipt by the system of proper proof of a class
11	H member's death occurring in service or while on authorized
12	leave without pay and if no pension is payable under section
13	88-339, there shall be paid to the member's designated
14	beneficiary an ordinary death benefit as follows:
15	(1) The member's accumulated contributions shall be paid
16	to the member's designated beneficiary if:
17	(A) The member became a member before July 1, 2012,
18	and had less than five years of credited service
19	at the time of death; [or]

1		(B)	The member became a member after June 30, 2012,
2			and had less than ten years of credited service
3			at the time of death; or
4		(C)	The member became a member after June 30, 2012,
5			and was in service as of July 1, 2027, or who
6			returned to service or became a member after
7			June 30, 2027, and had less than five years of
8			credited service at the time of death;
9	(2)	An a	mount equal to the member's hypothetical account
10		bala	nce shall be paid to the member's designated
11		bene	ficiary if:
12		(A)	The member became a member before July 1, 2012,
13			and had five or more years of credited service at
14			the time of death; [or]
15		(B)	The member became a member after June 30, 2012,
16			and had ten or more years of credited service at
17			the time of death; or
18		<u>(C)</u>	The member became a member after June 30, 2012,
19			and was in service as of July 1, 2027, or who
20			returned to service or became a member after

1	<u>June</u>	30,	2027,	and	had	five	or	more	years	<u>of</u>
2	credi	ted	servic	e at	the	time	of	deat	h;	

- service at the time of death, the member's designated beneficiary may elect to receive in lieu of any other payment provided in this section, the allowance that would have been payable as if the member had retired on the first day of a month following the member's death, except for the month of December when retirement on the first or last day of the month shall be allowed. Benefits payable under this paragraph shall be calculated under option 3 of section 88-83 and computed on the basis of section 88-332, unreduced for age; or
 - (4) If the member was eligible for service retirement at the time of death, the member's designated beneficiary may elect to receive in lieu of any other payment provided in this section, the allowance that would have been payable as if the member had retired on the first day of a month following the member's death, except for the month of December when retirement on

1	the first or last day of the month shall be allowed.
2	Benefits payable under this paragraph shall be
3	calculated under option 2 of section 88-83 and
4	computed on the basis of section 88-332."
5	SECTION 9. Section 88-341, Hawaii Revised Statutes, is
6	amended by amending subsections (a) and (b) to read as follows:
7	"(a) Any class H member who ceases to be an employee and
8	who became a member before July 1, 2012, and has fewer than five
9	years of credited service, excluding unused sick leave[$ au$]; or
10	who becomes a member after June 30, 2012, and has fewer than ter
11	years of credited service, excluding unused sick leave[$_{\tau}$]; or
12	who becomes a member after June 30, 2012, and who is in service
13	as of July 1, 2027, or who returns to service or becomes a
14	member after June 30, 2027, and has fewer than five years of
15	credited service, excluding unused sick leave, shall, upon
16	application to the board, be paid all of the former employee's
17	accumulated contributions, and the former employee's membership
18	shall thereupon terminate and all credited service shall be
19	forfeited; provided that an individual shall not be paid the
20	individual's accumulated contributions if either:

1	(1)	The individual becomes an employee again within
2		fifteen calendar days from the date the individual
3		ceased to be an employee; or
4	(2)	At the time the application for return of accumulated
5		contributions is received by the board, the individual
6		has become an employee again.
7	Regu	lar interest shall be credited to the former employee's
8	account u	ntil the former employee's accumulated contributions
9	are withd	rawn; provided that the former employee's membership
10	shall not	continue after the fourth full year following the
11	calendar	year in which the individual's employment terminates.
12	If the fo	rmer employee does not become an employee again and has
13	not withd	rawn the former employee's accumulated contributions,
14	the syste	m shall return the former employee's accumulated
15	contribut	ions to the former employee as soon as possible after
16	the later	of: (A) the former employee attaining age sixty-two;
17	or (B) th	e termination of the former employee's membership.
18	(b)	Any class H member who ceases to be an employee and
19	who becam	e a member before July 1, 2012, and has more than five
20	years of	credited service, excluding unused sick leave[$ au$] or who
21	becomes a	member after June 30, 2012, and has more than ten



14

15

2	who becomes a member after June 30, 2012, and who is in service
3	as of July 1, 2027, or who returns to service or becomes a
4	member after June 30, 2027, and has fewer than five years of
5	credited service, excluding unused sick leave, shall, upon
6	application to the board, be paid an amount equal to the former
7	employee's hypothetical account balance and the former
8	employee's membership shall thereupon terminate and all credited
9	service shall be forfeited; provided that the individual shall
10	not be paid the individual's hypothetical account balance if
11	either:
12	(1) The individual becomes an employee again within
13	fifteen calendar days from the date the individual

1 years of credited service, excluding unused sick leave $[\tau]$; or

individual's hypothetical account balance is received
by the board, the individual has become an employee
again.

If the contributions are not withdrawn by the former

(2) At the time the application for payment of the

ceased to be an employee; or

19 If the contributions are not withdrawn by the former
20 employee after the individual's employment terminates, the
21 former employee shall have vested benefit status and shall be



- 1 eligible for the service retirement benefit in effect at the
- 2 time of the former employee's retirement, payable in accordance
- 3 with this chapter."
- 4 SECTION 10. This part does not affect the rights, duties,
- 5 and obligations that matured or were vested, or proceedings that
- 6 were begun, before its effective date, including but not limited
- 7 to, any membership that was terminated, credited service that
- 8 was forfeited, retirement that was finalized, or benefits which
- 9 were paid.
- 10 PART III
- 11 SECTION 11. Statutory material to be repealed is bracketed
- 12 and stricken. New statutory material is underscored.
- 13 SECTION 12. This Act shall take effect upon its approval.

Report Title:

ERS; Judges; Retirement Allowance; Tier 2 Employees; Credited Service; Benefits; Employer Contributions

Description:

Sets the retirement allowance for a member who has credited service as a judge after 1/31/2025, irrespective of age, to 1.75 per cent of the judge's average final compensation for each year of credited service as a judge. Reduces the minimum number of years of credited service qualified Tier 2 Employees' Retirement System members must have to be eligible for vested benefit status for service retirement allowance purposes from ten years to five years. Increases employer contributions to offset the resulting liability. (SD1)

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