Amendment No.

## CHAMBER ACTION

<u>Senate</u> <u>House</u>

Representative Attkisson offered the following:

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Amendment to Amendment (197813) (with title amendment)

Between lines 1049 and 1050, insert:

(d)1. For purposes of this paragraph, the term "member" means a person who:

- a. Retired from employment with an employer;
- b. Was a member of the Senior Management Service Class or was a member of the Special Risk Class and held the rank or equivalent rank of captain or above, upon retirement or at the end of DROP participation; and
- c. Was reemployed during months 2 through 12 by the same employer from which the member retired.
- 2. For the period July 1, 2005, to June 30, 2008, any employer who reemployed a member in months 2 through 12 of retirement must certify to the Governor, the President of the 797729

4/29/2008 8:18 AM

Amendment No.

- Senate, and the Speaker of the House of Representatives the following information on each reemployed member no later than October 1, 2008:
  - a. The date the member notified the employer that he or she intended to retire or enter DROP.
  - b. The date the member provided as his or her date for retirement or DROP participation dates.
  - c. How much time the employer had to plan for that member's upcoming retirement and to recruit and train a person to take over the member's job responsibilities prior to that member's retirement date.
  - d. Why the employer failed to plan for that member's upcoming retirement and to recruit and train another person to take over the member's job responsibilities prior to that member's retirement date.
  - 3. On or after July 1, 2008, any employer who reemploys a member in months 2 through 12 of retirement must certify to the Governor, the President of the Senate, and the Speaker of the House of Representatives the following information on each reemployed member within 30 days of reemployment:
  - a. The date the member notified the employer that he or she intended to retire or enter DROP.
  - <u>b.</u> The date the member provided as his or her date for retirement or DROP participation dates.
  - c. How much time the employer had to plan for that
    member's upcoming retirement and to recruit and train a person
    to take over the member's job responsibilities prior to that
    member's retirement date.

4/29/2008 8:18 AM

Amendment No.

d. Why the employer failed to plan for that member's upcoming retirement and to recruit and train another person to take over the member's job responsibilities prior to that member's retirement date.

TITLE AMENDMENT

Remove line 2057 and insert:

Deferred Retirement Option Program; defining the term "member" for purposes of reporting to the Governor, the President of the Senate, and the Speaker of the House of Representatives those members who have been reemployed after retirement; requiring employers to certify to the Governor, the President of the Senate, and the Speaker of the House of Representatives information regarding those employers who reemployed members during months 2 through 12 of retirement; prohibiting certain