

DRAFTER'S NOTE
FROM THE
LEGISLATIVE REFERENCE BUREAU

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August 25, 2003

Representative Musser:

This substitute amendment contains the revisions requested in Marlene Reineking's August 25, 2003, e-mail.

Section 230.315 (1) (intro.) specifies that nonhousing allowances are to be deducted from the differential pay. As a result, any housing allowances received by the employees while on military duty will not reduce their differential pay benefits.

Section 230.315 (3) (a) specifies that a state employee may receive the pay and benefits under s. 230.315 (1) or (2) only after exhausting his or her eligibility under s. 230.35 (3). This change is in lieu of AA2 to AB-418 and was made pursuant to discussions with DER that AA2 may not fully address the situation of unclassified state employees activated into military service and certain classified state employees who may have used some of the pay and benefit provisions of s. 230.35 (3) for training purposes earlier in the calendar year.

Section 230.315 (3) (b) authorizes the governor to extend the period up to 2 years and specifies that the governor may apply the extension to an individual employee or to a group of employees.

Finally, s. 230.315 (4) contains the changes in AA1 to AB-418.

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