

**DRAFTER'S NOTE
FROM THE
LEGISLATIVE REFERENCE BUREAU**

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MES:kmg:ch

March 9, 2004

Do you want the written notice to specify what a “reasonable” period of time is? If a specific time period is not specified, what would happen if one or more of the parties write the board and the court after 2 months of ADR and say ADR has failed and they withdraw their agreement and want the board to resolve the issue?

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