

1 **SB 5990** - H AMDS to H APP COMM AMD (H-2750.2/95) **675 ADOPTED**
2 By Representative Carlson

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4 On page 1, line 21 of the striking amendment, after "payment"
5 insert ", including overtime payments,"

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7 On page 1, line 24 of the striking amendment, after "contract"
8 strike "or collective bargaining agreement" and insert ", other
9 than a collective bargaining agreement,"

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11 On page 1, line 29 of the striking amendment, after "contract"
12 strike "collective bargaining agreement"

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14 On page 1, line 31 of the striking amendment, strike "the
15 meeting" and insert "two consecutive public meetings"

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17 On page 1, line 35 of the striking amendment, after
18 "provision." insert "Only after the second of these two public
19 meetings may the governing body adopt the proposed compensation
20 provisions."

EFFECT: Makes the definition of excess compensation consistent with the definition adopted in SSB 5118, as amended by the House Appropriations Committee. The notice requirements apply only to contracts other than collective bargaining agreements. Increases from one to two the number of public meetings at which the employer must disclose the compensation provision and its cost, and provides that the employer may not adopt the proposed compensation provision until after the second public meeting.