SHB 1490 - H AMD **244**

By Representative Manweller

NOT CONSIDERED

On page 5, beginning on line 1, after "(2)" strike all material 1 2 through "benefits." on line 5 and insert "The mediator or arbitration 3 panel may consider only matters related to terms and conditions of 4 employment, and may not consider wages, hours, the number of names to 5 be certified for vacancies, promotional preferences, and the dollar 6 amount expended on behalf of each employee for health care benefits." 7 8 On page 5, line 11, after "the" strike "compensation and benefit" 9 10 On page 5, line 15, after "the" strike "hours and" 11 12 On page 5, line 16, after "with the" strike "hours and" 13 On page 5, beginning on line 21, after "(f)" strike all material 14 15 through "(g)" on line 25 16 17 Renumber the remaining subsections consecutively and correct any 18 internal references accordingly. 19 20 On page 5, at the beginning of line 30, strike "bargaining under 21 section 1 of this act and"

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<u>EFFECT:</u> Limits binding interest arbitration to matters related to terms and conditions of employment, not wages or hours. Modifies the items that an arbitration panel must take into consideration to: (1) provide for consideration of the Department of Corrections' financial ability to pay for provisions of an agreement, rather than compensation and benefit provisions; (2) remove hours as an item that an arbitration panel may compare with like employers; and (3) delete the item related to overall compensation presently received.

1490-S AMH MANW SILV 314

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