House Amendment 1734

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Amend Senate File 478, as amended, passed, and
   2 reprinted by the Senate, as follows:
3 #1. Page 9, by inserting after line 28 the
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   4 following:
          <Sec.
                         COLLECTIVE BARGAINING AGREEMENT ==
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   6 RENEGOTIATION.
              The general assembly finds that in order to
   8 avoid layoffs, reductions in salary costs must be
  9 achieved. As a result, the governor, the state court 10 administrator, and the state board of regents shall
  11 renegotiate the collective bargaining agreements that
  12 are in effect during the fiscal year beginning July 1,
  13 2009, and ending June 30, 2010, with the state labor
  14 unions.
  15
          2. Pursuant to section 20.28, the provisions of
  16 this section shall supersede any contrary provisions
  17 of a collective bargaining agreement and the governor,
  18 the state court administrator, and the state board of 19 regents shall renegotiate all of the following salary
  20 terms in the collective bargaining agreements that are
  21 in effect during the fiscal year beginning July 1,
  22 2009, and ending June 30, 2010, with the state labor
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  23 unions:
          a. For annual salaries of less than forty thousand
  2.4
  25 dollars, a two percent reduction.
        b. For annual salaries of forty thousand dollars
  2.6
  27 or more but less than fifty thousand dollars, a four
  28 percent reduction.
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        c. For annual salaries of fifty thousand dollars
  30 or more but less than one hundred thousand dollars, a
  31 seven percent reduction.
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  32
         d. For annual salaries of one hundred thousand
  33 dollars or more, a ten percent reduction.
34 3. For the fiscal year beginning July 1, 2009, and
  35 ending June 30, 2010, the salary reductions provided 36 in subsection 2 shall apply to all pay plans provided
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  37 for in section 8A.413, subsection 3.
          4. For the fiscal year beginning July 1, 2009, and
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  39 ending June 30, 2010, the salary reductions provided 40 in subsection 2 shall apply to state board of regents 41 employees not covered by a collective bargaining
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  42 agreement.
  43 5. For the fiscal year beginning July 1, 2009, and 44 ending June 30, 2010, the salary reductions provided 45 in subsection 2 shall apply to all employees in the
  46 legislative and judicial branch not covered by a
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  47 collective bargaining agreement.
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          6. Any moneys appropriated from the state general
  49 fund to a department, commission, board, agency, the
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  50 state board of regents, the judicial branch, or the 1 legislative branch for purposes of salaries that are
   2 not expended as a result of the salary reductions
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   3 under this section shall remain in the general fund
   4 and shall not be expended for any other purpose.>
   5 \pm 2. By renumbering as necessary.
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   9 RAECKER of Polk
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