CHAPTER 192 NATIONAL GUARD

192.19 Retired members may be ordered to active duty.

192.49 Pay and allowances of officers and organizations.

192.19 RETIRED MEMBERS MAY BE ORDERED TO ACTIVE DUTY.

The commander—in—chief or the adjutant general may assign officers, warrant officers, and enlisted personnel on the retired list, with their consent, to temporary active service in recruiting, upon courts—martial, courts of inquiry and boards, to staff duty not involving service with troops, or in charge of a military reservation left temporarily without officers. Such personnel while so assigned shall receive the full pay and allowances of their grades at time of retirement.

History: 1999 c 46 s 2

192.49 PAY AND ALLOWANCES OF OFFICERS AND ORGANIZATIONS.

[For text of subds | 1 and | 2, see M.S.1998]

- Subd. 3. **Allowances for military expense.** (a) Allowances for the necessary military expenses of all organizations, units, or detachments of the military forces, including clerk hire, office supplies, postage, and other actual outlay, may be paid by the adjutant general out of the funds appropriated for the maintenance of the military forces. These allowances annually may not exceed:
- (1) for the state headquarters and for the division headquarters when located in this state \$2,500 each;
 - (2) \$3,000 for the commanding general of troops;
 - (3) for any other organization commanded by a general officer \$2,200;
- (4) for any brigade, group, battalion, squadron, or equivalent organization \$500 plus \$100 for each immediately and directly subordinate organization or unit; and
 - (5) \$600 for incidental expenses of each company, battery, or detachment.
- (b) Allowances authorized under this section shall be expended and accounted for as prescribed by the adjutant general.

History: 1999 c 250 art 1 s 82

192.551 ARMY REGULATIONS TO APPLY.

All money and property received from any source for the military forces must be kept, disbursed, and accounted for as prescribed by army regulations, where applicable, otherwise as prescribed by state rules. All such accounts must be examined and audited at least once annually by officers of the military forces detailed by the adjutant general as military auditors. The legislative auditor may also audit those activities of the accounts that are subject to state law or rule.

History: 1999 c 99 s 14