

Amendment No. \_\_\_\_ (for drafter's use only)

|   | <u>Senate</u> | CHAMBER ACTION | <u>House</u> |
|---|---------------|----------------|--------------|
| 1 |               | .              |              |
| 2 |               | .              |              |
| 3 |               | .              |              |
| 4 |               | .              |              |

ORIGINAL STAMP BELOW

Representative(s) Argenio offered the following:

**Amendment (with title amendment)**

On page 1, line 15,

insert:

Section 1. Subsection (2) of section 440.092, Florida Statutes, is amended to read:

440.092 Special requirements for compensability; deviation from employment; subsequent intervening accidents.--

(2) GOING OR COMING.--An injury suffered while going to or coming from work is not an injury arising out of and in the course of employment whether or not the employer provided transportation if such means of transportation was available for the exclusive personal use by the employee, unless the employee was engaged in a special errand or mission for the employer. Notwithstanding any provision of law to the contrary, a law enforcement officer, as defined in s. 943.10(1), who is going to or coming from work in an official law enforcement vehicle shall be deemed to be engaged in a special errand or mission for the respective employer.

Amendment No. \_\_\_\_ (for drafter's use only)

1 ===== T I T L E    A M E N D M E N T =====

2 And the title is amended as follows:

3        On page 1, line 5, after "(RAB);"

4

5 insert:

6        amending s. 440.092, F.S.; revising provisions

7        relating to special requirements for

8        compensability under Workers' Compensation Law

9        to provide that certain injuries suffered by

10       specified law enforcement officers shall be

11       deemed to be injuries arising out of and in the

12       course of employment;

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

31