## Amendment No. 8 (for drafter's use only)

Ī	CHAMBER ACTION Senate House
	: :
1	• •
2	• •
3	: :
4 5	ORIGINAL STAMP BELOW
6	OKIGINAL STATE BELOW
7	
8	
9	
10	
11	Representative(s) Ross, Waters, and Alexander offered the
12	following:
13	
14	Amendment (with title amendment)
15	On page 21, between lines 11 & 12 of the bill
16	
17	insert:
18	Section 9. Section 440.1025, Florida Statutes, is
19	created to read:
20	440.1025 Consideration of public employer workplace
21	safety program in rate-setting; program requirements;
22	rulemakingFor a public employer to be eligible for receipt
23	of specific identifiable consideration under s. 627.0915 for a
24	workplace safety program in the setting of rates, the public
25	employer must have a workplace safety program. At a minimum,
26	the program must include a written safety policy and safety
27	rules, and make provision for safety inspections, preventative
28	maintenance, safety training, first-aid, accident
29	investigation, and necessary record keeping. For purposes of
30	this section, "public employer" means "any agency within
31	state, county, or municipal government employing individuals

## Amendment No. $\underline{8}$ (for drafter's use only)

1	for salary, wages, or other remuneration." The Division may
2	promulgate rules for insurers to utilize in determining public
3	employer compliance with the requirements of this section.
4	
5	
6	======== T I T L E A M E N D M E N T =========
7	And the title is amended as follows:
8	On page 1, line 12, after the semicolon
9	
10	insert:
11	creating s. 440.1025, F.S.; providing for
12	consideration of a public employer workplace
13	safety program in rate-setting;
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
29	
30	
31	