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

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

Bill No. CS/HB 1803, 1st Eng.

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

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