CS for SB 1286

By the Committee on Banking and Insurance; and Senator Bennett

597-02877-11

20111286c1

1 A bill to be entitled 2 An act relating to state reciprocity in workers' 3 compensation claims; creating s. 440.094, F.S.; 4 providing extraterritorial coverage for employees of 5 this state who temporarily leave this state incidental 6 to his or her employment; exempting certain employees 7 from another state working in this state and the 8 employers of such employees from the workers' 9 compensation law of this state under certain 10 conditions; providing that the benefits under the 11 workers' compensation insurance or similar laws of the 12 other state are the exclusive remedy against the 13 employer for any injury received by an employee 14 working temporarily in this state; providing 15 requirements for the establishment of prima facie 16 evidence that the employer carries certain workers' 17 compensation insurance; requiring courts to take 18 judicial notice of the construction of certain laws; 19 requiring an employee having a claim under the 20 workers' compensation law of another state, territory, 21 province, or country for the same injury as the claim 22 filed in this state, to have the total amount of 23 compensation paid under another workers' compensation 24 law be credited against the compensation due under the state workers' compensation law; providing criteria 25 26 for employees to be considered temporarily in a state; 27 providing for the application of the act to a claim; 28 amending s. 440.12, F.S.; authorizing a worker's 29 compensation insurance carrier to provide compensation

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30	payments through the use of prepaid cards under
31	certain circumstances; requiring the carrier to
32	maintain records of the payments made and the time and
33	manner of the payments; amending s. 440.20, F.S.;
34	providing that the obligation of a workers'
35	compensation insurance carrier to pay compensation
36	directly to an employee is satisfied by providing
37	compensation through the use of a prepaid card;
38	providing an effective date.
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40	Be It Enacted by the Legislature of the State of Florida:
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42	Section 1. Section 440.094, Florida Statutes, is created to
43	read:
44	440.094 Extraterritorial reciprocity
45	(1) If an employee in this state who is subject to this
46	chapter temporarily leaves the state incidental to his or her
47	employment and receives an accidental injury arising out of and
48	in the course of employment, the employee, or the beneficiaries
49	of the employee if the injury results in death, is entitled to
50	the benefits of this chapter as if the employee were injured
51	within this state.
52	(2) An employee from another state and the employer of the
53	employee in the other state are exempt from this chapter while
54	the employee is temporarily in this state doing work for the
55	employer if:
56	(a) The employer has furnished workers' compensation
57	insurance coverage under the workers' compensation insurance or
58	similar laws of the other state to cover the employee's

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59	employment while in this state;
60	(b) The extraterritorial provisions of this chapter are
61	recognized in the other state; and
62	(c) Employees and employers who are covered in this state
63	are likewise exempted from the application of the workers'
64	compensation insurance or similar laws of the other state.
65	(3) The benefits under the workers' compensation insurance
66	or similar laws of the other state, or other remedies under
67	similar laws, are the exclusive remedy against the employer for
68	any injury, whether resulting in death or not, received by the
69	employee while temporarily working for that employer in this
70	state.
71	(4) A certificate from the duly authorized officer of the
72	appropriate department of another state certifying that the
73	employer of the other state is insured in that state and has
74	provided extraterritorial coverage insuring employees while
75	working in this state is prima facie evidence that the employer
76	carries workers' compensation insurance.
77	(5) If in any appeal or other litigation the construction
78	of the laws of another jurisdiction is required, the courts
79	shall take judicial notice of such construction of the laws of
80	the other jurisdiction.
81	(6) If an employee has a claim under the workers'
82	compensation law of another state, territory, province, or
83	foreign nation for the same injury or occupational disease as
84	the claim filed in this state, the total amount of compensation
85	paid or awarded under such other workers' compensation law shall
86	be credited against the compensation due under the state
87	workers' compensation law.

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597-02877-11 20111286c1 88 (7) For purposes of this section, an employee is considered 89 to be temporarily in a state doing work for an employer if the 90 employee is working for no more than 10 consecutive days or no 91 more than 25 total days during a calendar year for the employer 92 in a state other than the state where the employee is primarily 93 employed. 94 (8) This section applies to any claim made on or after July 95 1, 2011, regardless of the date of the accident. 96 Section 2. Subsection (1) of section 440.12, Florida 97 Statutes, is amended to read: 98 440.12 Time for commencement and limits on weekly rate of 99 compensation.-100 (1) No Compensation is not shall be allowed for the first 7 101 days of the disability, except for benefits provided under for 102 in s. 440.13. However, if the injury results in disability of more than 21 days, compensation shall be allowed from the 103 104 commencement of the disability. 105 (a) All weekly compensation payments, except for the first 106 payment, shall be paid by check or, if authorized by the 107 employee, on a prepaid card pursuant to paragraph (b) or 108 deposited directly into the employee's account at a financial 109 institution. As used in this subsection, the term "financial 110 institution" means a financial institution as defined in s. 111 655.005(1)<del>(h)</del>. 112 (b) A carrier may use prepaid cards to deliver compensation 113 to employees if the employee is: 114 1. Provided with at least one means of accessing his or her 115 entire compensation payment once per week without incurring 116 fees;

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117	2. Provided with the terms and conditions of the program,
118	including a description of any fees that may be assessed; and
119	3. Given the option of receiving compensation payments by
120	direct deposit into his or her personal account at a financial
121	institution.
122	(c) Each carrier shall keep a record of all payments made
123	under this subsection and the time and manner of such payments,
124	and shall furnish these records, or a report based on these
125	records, to the Bureau of Workers' Compensation Fraud upon
126	request.
127	Section 3. Paragraph (a) of subsection (1) of section
128	440.20, Florida Statutes, is amended to read:
129	440.20 Time for payment of compensation and medical bills;
130	penalties for late payment
131	(1)(a) Unless it denies compensability or entitlement to
132	benefits, the carrier shall pay compensation directly to the
133	employee as required by ss. 440.14, 440.15, and 440.16, in
134	accordance with the obligations set forth in <u>those</u> <del>such</del>
135	sections. <del>If authorized by the employee,</del> The carrier's
136	obligation to pay compensation directly to the employee is
137	satisfied when the carrier directly deposits, by electronic
138	transfer or other means, compensation into the employee's
139	account at a financial institution <u>or onto a prepaid card in</u>
140	accordance with s. 440.12(1). As used in this paragraph, the
141	term "financial institution" means a financial institution as
142	defined in s. 655.005(1) <del>(h)</del> . Compensation by direct deposit <u>or</u>
143	through the use of a prepaid card is considered paid on the date
144	the funds become available for withdrawal by the employee.
145	Section 4. This act shall take effect July 1, 2011.

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