HOUSE BILL No. 4181

February 1, 2011, Introduced by Reps. Brown, Dillon, Ananich, Nathan, Tlaib, Byrum and Oakes and referred to the Committee on Commerce.

A bill to amend 1969 PA 317, entitled

"Worker's disability compensation act of 1969,"

by amending section 405 (MCL 418.405), as amended by 1980 PA 457.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

1 Sec. 405. (1) In the case of a member of a full-FULLY paid 2 fire department of an airport run-OPERATED by a county, road commission in counties of 1,000,000 population or more PUBLIC 3 AIRPORT AUTHORITY, or by a state university or college; , or A 4 5 **MEMBER** of a full fully paid fire or police department of a city, township, or incorporated village employed and compensated upon a 6 7 full-time basis; --- A MEMBER OF A FULLY PAID PUBLIC FIRE AUTHORITY 8 EMPLOYED AND COMPENSATED UPON A FULL-TIME BASIS; a county sheriff

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1 and the deputies of the county sheriff; , members A MEMBER of the 2 state police; , A conservation officers, and OFFICER; OR AN OFFICER 3 OF THE motor carrier inspectors of the Michigan public service 4 COMMISSION ENFORCEMENT DIVISION OF THE DEPARTMENT OF STATE POLICE, 5 "personal injury" shall be construed to include INCLUDES 6 respiratory and heart diseases, or illnesses resulting therefrom, 7 which THAT develop or manifest themselves during a period while the member of the department is in the active service of the department 8 9 and **THAT** result from the performance of duties for the department.

(2) FOR A MEMBER OF A FULLY PAID FIRE DEPARTMENT OR PUBLIC 10 11 FIRE AUTHORITY WHO IS EMPLOYED 60 MONTHS OR MORE, "PERSONAL INJURY" 12 INCLUDES ALL RESPIRATORY TRACT, BLADDER, SKIN, BRAIN, KIDNEY, BLOOD, AND LYMPHATIC CANCERS. THIS SUBSECTION ONLY APPLIES TO A 13 MEMBER OF A FULLY PAID FIRE DEPARTMENT OR PUBLIC FIRE AUTHORITY WHO 14 IS IN THE ACTIVE SERVICE OF THE DEPARTMENT OR AUTHORITY, WHO IS IN 15 ACTIVE SERVICE FOR 60 MONTHS OR MORE AT THE TIME THE CANCER 16 MANIFESTS ITSELF, AND WHO IS EXPOSED TO THE HAZARDS INCIDENTAL TO 17 FIRE SUPPRESSION, RESCUE, OR EMERGENCY MEDICAL SERVICES IN THE 18 19 PERFORMANCE OF HIS OR HER WORK-RELATED DUTIES FOR THE DEPARTMENT OR 20 AUTHORITY.

(3) (2) Such respiratory RESPIRATORY and heart diseases or AND
illnesses resulting therefrom UNDER SUBSECTION (1), AND RESPIRATORY
TRACT, BLADDER, SKIN, BRAIN, KIDNEY, BLOOD, AND LYMPHATIC CANCERS
UNDER SUBSECTION (2), are deemed PRESUMED to arise out of and in
the course of employment in the absence of AFFIRMATIVE evidence to
the contrary OF NON-WORK-RELATED CAUSATION OR SPECIFIC INCIDENTS
THAT ESTABLISH A CAUSE INDEPENDENT OF THE EMPLOYMENT. NEITHER MERE

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1 EVIDENCE THAT THE CONDITION WAS PREEXISTING, NOR AN ABSTRACT 2 MEDICAL OPINION THAT THE EMPLOYMENT WAS NOT THE CAUSE OF THE DISEASE OR CONDITION, IS SUFFICIENT TO OVERCOME THE PRESUMPTION. 3 4 RESPIRATORY TRACT, BLADDER, SKIN, BRAIN, KIDNEY, BLOOD, AND LYMPHATIC CANCERS OF A MEMBER OF A FULLY PAID FIRE DEPARTMENT OR 5 PUBLIC FIRE AUTHORITY MAY BE SHOWN NOT TO ARISE OUT OF AND IN THE 6 COURSE OF EMPLOYMENT IF SCIENTIFIC EVIDENCE IS INTRODUCED THAT THE 7 MEMBER OF THE FULLY PAID FIRE DEPARTMENT OR PUBLIC FIRE AUTHORITY 8 WAS A SUBSTANTIAL AND CONSISTENT USER OF CIGARETTES OR OTHER 9 TOBACCO PRODUCTS WITHIN THE 10 YEARS IMMEDIATELY PRECEDING THE DATE 10 11 OF INJURY, AND THAT THIS USE WAS A SIGNIFICANT FACTOR IN THE CAUSE, 12 AGGRAVATION, OR PROGRESSION OF THE CANCER.

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13 (4) (3) As a condition precedent to filing an application for 14 benefits, the claimant, if he or she is one of those enumerated \mathbf{A} **PERSON DESCRIBED** in subsection (1) **OR (2)**, shall first make 15 16 application for - and do all things necessary to qualify for any pension benefits TO which he or she, or his or her decedent, may be 17 18 entitled to-OR SHALL DEMONSTRATE THAT HE OR SHE, OR HIS OR HER DECEDENT, IS INELIGIBLE FOR ANY PENSION BENEFITS. If a final 19 20 determination is made that pension benefits shall not be awarded OR 21 THAT THE CLAIMANT OR HIS OR HER DECEDENT IS INELIGIBLE FOR ANY 22 PENSION BENEFITS, then the presumption of "personal injury" as 23 provided in this section shall apply. APPLIES. The employer or 24 employee may request 2 copies of the determination denying pension 25 benefits, 1 copy of which may be filed with the bureau WORKERS' 26 COMPENSATION AGENCY.

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(5) IF AN EMPLOYEE DESCRIBED IN SUBSECTION (1) OR (2) IS

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ELIGIBLE FOR ANY PENSION BENEFITS, THAT ELIGIBILITY SHALL NOT
PROHIBIT THE EMPLOYEE OR DEPENDENTS OF THAT EMPLOYEE FROM RECEIVING
BENEFITS UNDER SECTION 315 FOR THE MEDICAL EXPENSES OR PORTION OF
MEDICAL EXPENSES THAT ARE NOT PROVIDED FOR BY THE PENSION PROGRAM.
THE PRESUMPTION IN SUBSECTION (3) APPLIES TO THE MEDICAL BENEFITS
PROVIDED UNDER SECTION 315.

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