1 2	State of Arkansas 85th General Assembly	A Bill	
3	Regular Session, 2005		HOUSE BILL 1101
4	Regular Session, 2005		HOUSE BILL TIOT
5	By: Representative Thomps	on	
6	7 1		
7			
8		For An Act To Be Entitled	
9	AN ACT TO CODIFY THE "GOING AND COMING" RULE FOR		
10	INJURIES SUSTAINED BY AN EMPLOYEE WHILE TRAVELING		
11	IN FURTHERANCE OF THE EMPLOYER'S BUSINESS; TO		
12	AMEND A PORTION OF ARKANSAS CODE WHICH RESULTED		
13	FROM IN	ITIATED ACT 4 OF 1948; AND FOR OTHER	
14	PURPOSE	S.	
15			
16		Subtitle	
17	TO C	CODIFY THE "GOING AND COMING" RULE	
18	FOR	INJURIES SUSTAINED BY AN EMPLOYEE	
19	WHIL	E TRAVELING IN FURTHERANCE OF THE	
20	EMPL	OYER'S BUSINESS AND TO AMEND A	
21	PORT	TION OF ARKANSAS CODE WHICH RESULTED	
22	FROM	I INITIATED ACT 4 OF 1948.	
23			
24			
25	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKA	ANSAS:
26			
27	SECTION 1. Ark	ansas Code $ 11-9-102(4)(A)(i), conce$	erning the workers'
28	compensation definiti	on of a "compensable injury" which ar	rises out of and in
29	the course of employm	ent and derived from Initiated Act 4	of 1948, is amended
30	to read as follows:		
31	(4)(A) "	Compensable injury" means:	
32		(i) <u>(a)</u> An accidental injury causi	ing internal or
33	external physical harm to the body or accidental injury to prosthetic		
34	appliances, including eyeglasses, contact lenses, or hearing aids, arising		
35	out of and in the cou	rse of employment and which requires	medical services or
36	results in disability	or death.	

01-05-2005 14:17 DLP047

1	(b) An injury is "accidental" only if it is		
2	caused by a specific incident and is identifiable by time and place of		
3	occurrence.		
4	(c)(l) An injury is not "arising out of and in		
5	the course of employment" if it occurs while the employee is traveling to or		
6	from the workplace unless the employee is:		
7	(A) Carrying out the employer's		
8	purpose or advancing the employer's interests directly or indirectly;		
9	(B) Required to travel to perform		
10	the employee's job;		
11	(C) Required to furnish the		
12	employee's own transportation for use during the working day to perform the		
13	<pre>employee's job; or</pre>		
14	(D) Engaged in travel that is an		
15	inherent and necessary incident of a required employment activity.		
16	(2) For purposes of subdivision (c)(1)		
17	of this section, an injury may be treated as "arising out of and in the		
18	course of employment" even though the employee:		
19	(A) Is not performing a service on		
20	behalf of the employer at the time of the injury; or		
21	(B) Is not paid or otherwise		
22	compensated for travel;		
23			
24			
25			
26			
27			
28			
29			
30			
31 32			
32 33			
33 34			
34 35			
35 36			