

SPONSOR: Sen. Lawson

DELAWARE STATE SENATE 152nd GENERAL ASSEMBLY

SENATE AMENDMENT NO. 11
TO
SENATE SUBSTITUTE NO. 1
FOR
SENATE BILL NO. 2

AMEND Senate Substitute No. 1 for Senate Bill No. 2, as amended, on line 4 of House Amendment 11 to Senate
Substitute No. 1 for Senate Bill No. 2 by inserting after "section.":

"In any dispute in which the content of the employer's firearm training is in controversy, the burden is upon the
State to prove by clear and convincing evidence that the firearm training provided by the employer did not meet the
standards required by this section. Where the applicant received firearm training from more than one employer, said
training from those employers shall be considered and evaluated in the aggregate.".

## **SYNOPSIS**

This Amendment creates a burden of proof for a dispute in which the sufficiency of an employer's firearm training is challenged. This Amendment also directs that an applicant with training from multiple employers shall be able to rely upon all training received for determining whether the applicant has received sufficient training.

Author: Senator Lawson

Released: 03/13/2024 06:17 PM

Page 1 of 1

SR: AD: DK 0381520028