

Insights, News & Events

ED FOULKE DISCUSSES RECORDING OFF-HOUR TRIPS FOR WORK WITH BLOOMBERG LAW

News

The Occupational Safety and Health Administration (OSHA) has long said that normal commutes to and from work aren't part of a workday, and that injuries during those commutes aren't considered work-related. In a conversation with *Bloomberg Law*, **Ed Foulke** discussed a recently issued recordkeeping rule interpretation letter that clarifies there are times when travel between home and a job site *is* work-related.

Ed, who was the OSHA administrator during the second term of President George Bush and frequently deals with recordkeeping questions as a partner at Fisher Phillips, said "the response clarifies a long-standing OSHA position that most commutes aren't part of a workday."

Read the full article in [Bloomberg Law](#) (subscription required).

Related People



Edwin G. Foulke, Jr.

Partner

404.240.4273

Service Focus

Workplace Safety

Related Offices

Atlanta

Washington, D.C.