A BILL FOR AN ACT

RELATING TO CAREGIVERS.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1 SECTION 1. The joint legislative committee on family 2 caregiving was created to develop a comprehensive public policy 3 to strengthen support for family caregivers. The committee's 4 mandate was expanded in 2007 to require the committee to explore 5 the provision of wage replacement benefits to employees who need 6 time off from work to care for a family member with a serious 7 health condition. 8 In furtherance of this mandate, the committee held 9 informational hearings on the subject and contracted with the 10 University of Hawaii school of social work, to conduct a 11 comprehensive assessment of the needs of care recipients aged 60 12 or older with physical or cognitive disabilities and the needs 13 of their family caregivers. In addition to providing the 14 demographics of care recipients and their family caregivers, 15 researchers were asked to focus on the impact family caregiving 16 has on employment, in general, to determine, among other things,

whether the relationship warrants wage replacement benefits.

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1 The preliminary results of the needs assessment substantiate the critical role that family caregiving has in 2 3 Hawaii's health and long-term care system. According to the 4 needs assessment, over 25 per cent of Hawaii's households 5 contain at least one individual providing informal, unpaid care for an adult aged 60 or older with physical or cognitive 6 7 disabilities. This percentage is expected to increase. That is because projections indicate that by 2020, more than one in four 8 9 individuals will be aged 60 or older, and an individual's need 10 for personal care assistance due to physical, sensory, 11 cognitive, and self-care disabilities increases with age. 12 The legislature finds that given the preliminary needs 13 assessment data, wage replacement benefits are an appropriate and productive means of supporting family caregivers. The data 14 15 indicates that the average age of family caregivers is 54 years 16 old, well below the age of retirement. Over 55 per cent of the 17 family caregivers are employed, and of these, over 26 per cent 18 indicate that their employment is affected by their caregiving 19 responsibilities. Reduction in work hours was an often-cited 20 effect, followed by turning down promotions and taking leaves of 21 absence. Nearly all of the family caregivers stated that they frequently rearrange their work schedules, and over 77 per cent 22

- 1 take time off from work, to deal with caregiving
- 2 responsibilities. The most startling effect is that over 96 per
- 3 cent of the unemployed family caregivers indicated that they
- 4 retired to deal with family caregiving responsibilities.
- 5 Over the years, Hawaii has experienced a labor shortage
- 6 that threatens to debilitate some areas of the economy.
- 7 According to U.S. Census Bureau projections, one of six workers
- 8 in Hawaii is at least 55 years old and nearing retirement. With
- 9 the current unemployment rate below three per cent, Hawaii
- 10 employers need to do more than increase salaries to retain
- 11 employees. More emphasis should be placed on accommodating
- 12 employee's family needs in a way that encourages and enables an
- 13 employee to participate in the workforce.
- 14 When polled for the needs assessment, most family
- 15 caregivers indicated that no family caregiving benefits were
- 16 offered by their employers. Overwhelmingly, family caregivers
- 17 are in favor of public policies to support family caregiving.
- 18 Women are significantly more likely than men to support public
- 19 policies, which closely reflects the estimate that over 73 per
- 20 cent of family caregivers are women.
- 21 The current temporary disability insurance law provides an
- 22 eligible employee with up to 26 weeks of temporary disability



- 1 benefits if the employee suffers a qualifying disability that
- 2 prevents the employee from working. Employers are responsible
- 3 for providing temporary disability insurance coverage to
- 4 eligible employees, but may deduct and withhold contributions
- 5 from each employee of one-half the cost of providing the
- 6 coverage as long as the contributions do not exceed one-half per
- 7 cent of the weekly wages earned by the employee.
- 8 The purpose of this Act is to amend the temporary
- 9 disability insurance law to permit an eligible employee to
- 10 collect up to two weeks of temporary disability insurance
- 11 benefit payments to care for a family member with a serious
- 12 health condition. An employee will be required to provide proof
- 13 that the employee's family member has a serious health condition
- 14 pursuant to section 398-1, Hawaii Revised Statutes. "Serious
- 15 health condition" is currently defined under section 398-1,
- 16 Hawaii Revised Statutes, as a physical or mental condition that
- 17 warrants the participation of the employee to provide care
- 18 during the period of treatment or supervision by a health care
- 19 provider, and:
- 20 (1) Involves inpatient care in a hospital, hospice, or
- 21 residential health care facility; or

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         (2) Requires continuing treatment or continuing
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              supervision by a health care provider.
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         SECTION 2. Chapter 398, Hawaii Revised Statutes, is
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    amended by adding a new section to be appropriately designated
    and to read as follows:
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         "§398- Conformity with other laws. If any provision of
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    this chapter, or the application thereof to any person or
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    circumstance conflicts with the provision of temporary
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    disability insurance benefits to an employee when the employee's
    family member suffers a disability pursuant to chapter 392, the
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    provisions of chapter 392 shall take precedence."
         SECTION 3. Section 392-2, Hawaii Revised Statutes, is
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    amended to read as follows:
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         "[+] §392-2[+] Findings and purpose. (a) A large portion
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    of the labor force of this [State] state annually is disabled
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    from pursuing gainful employment by reason of nonoccupational
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    sickness or accident and as a result suffers serious loss of
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    income. In approximately ten per cent of the cases such
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    sickness or accident can be expected to cause disability of more
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    than one week's duration. More than two-fifths of the employees
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    in private employment have either no fixed legal protection
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    against wage loss from disabling nonoccupational sickness or
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- 1 accident, or only protection for a period of one workweek or
- 2 less; more than one-third of the workers covered by formal sick
- 3 leave plans are not protected against disability extending
- 4 beyond two workweeks. Since the hardship for workers and their
- 5 families mounts with the extension of the duration of the
- 6 disability from whatever cause, there is a need to fill the
- 7 existing gaps in protection and to provide benefits to
- 8 individuals in current employment that will afford to them
- 9 reasonable compensation for wage loss caused by disabling
- 10 nonoccupational sickness or accident where the disability is
- 11 temporary in nature and exceeds the period of one workweek.
- 12 This legislation is designed not to impede the growth of
- 13 voluntary plans which afford additional protection.
- 14 (b) In addition, a large portion of the labor force of
- 15 this state is providing care to family members with serious
- 16 health conditions. Their employment is often affected by their
- 17 caregiving responsibilities. Family caregivers may need to
- 18 reduce hours, take time off from work, or rearrange their work
- 19 schedules to balance their family caregiving responsibilities
- 20 with their employment. Some family caregivers leave or retire
- 21 from employment because a lack of benefits makes it difficult to
- 22 balance the conflicting demands. The state's economy depends



- 1 upon a robust labor force. It is in the public's interest to
- 2 support and encourage family caregivers' participation in the
- 3 labor force by providing reasonable compensation for wage loss
- 4 caused by the need to care for a family member with a serious
- 5 health condition.
- 6 (c) This chapter shall be liberally construed in the light
- 7 of the stated reasons for its enactment and its declared
- 8 purpose."
- 9 SECTION 4. Section 392-3, Hawaii Revised Statutes, is
- 10 amended as follows:
- 11 1. By adding a new definition to be appropriately inserted
- 12 and to read:
- ""Family member" includes a child and a parent, as those
- 14 terms are defined under section 398-1, a spouse, and a
- 15 reciprocal beneficiary."
- 2. By amending the definition of "disability" to read:
- ""Disability" means [total]:
- 18 (1) Total inability of an employee to perform the duties
- of the employee's employment caused by sickness,
- 20 pregnancy, termination of pregnancy, or accident other
- 21 than a work injury as defined in section 386-3[-]; or

1	(2) With regard to an employee's family member, a serious		
2	health condition, as that term is defined under		
3	section 398-1."		
4	SECTION 5. Section 392-7, Hawaii Revised Statutes, is		
5	amended to read as follows:		
6	"[+]§392-7[+] Average weekly wage. The "average weekly		
7	wage" for the purpose of computing the weekly benefit amount		
8	shall be based upon the wages that the employee would receive		
9	from the employee's employer except for the employee's		
10	disability[-] or the disability of the employee's family member		
11	In the case of salaried employees the "average weekly wage"		
12	shall be the weekly salary of the employee in the last week		
13	prior to the commencement of disability."		
14	SECTION 6. Section 392-21, Hawaii Revised Statutes, is		
15	amended to read as follows:		
16	"§392-21 Establishment of temporary disability benefits.		
17	(a) [Any] An individual in current employment [who] shall be		
18	entitled to receive temporary disability insurance benefits in		
19	the amount and manner provided in this chapter if:		
20	(1) The individual suffers disability resulting from		
21	accident, sickness, pregnancy, or termination of		
22	pregnancy, except accident or disease connected with		

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1		or resulting from employment as defined in section	
2		386-3 or any other applicable workers' compensation	
3		law[, shall be entitled to receive temporary	
4		disability benefits in the amount and manner provided	
5		in this chapter.]; or	
6	(2)	The individual's family member suffers a disability.	
7	(b)	It is the policy of this chapter that the computation	
8	and distr	ibution of benefit payments shall correspond to the	
9	greatest	extent feasible, to the employee's wage loss due to the	
10	employee'	s or the employee's family member's disability; that an	
11	employee	shall not be entitled to temporary disability benefits	
12	for periods of disability during which the employee would not		
13	have earn	ed wages from employment according to the schedule of	
14	operation	s of the employee's employer $[\tau]_{\underline{i}}$ and that an employee	
15	is entitl	ed to benefits only for periods of disability during	
16	which, but for the disability, the employee would have earned		
17	wages from employment. This policy, however, shall not be		
18	applied to terminate the benefits of an employee who is		
19	receiving benefits under this chapter for a disability that		
20	commenced	while the employee was in current employment, nor	
21	shall it	be applied to deny benefits under this chapter if a	
22	disabilit	y that commenced while the employee was in current	

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- 1 employment continues into a period during which the employee
- 2 would earn wages but for the disability."
- 3 SECTION 7. Section 392-23, Hawaii Revised Statutes, is
- 4 amended to read as follows:
- 5 "[+] §392-23[+] Duration of benefit payments. (a)
- 6 Temporary disability benefits shall be payable for any period of
- 7 disability following the expiration of the waiting period
- 8 required in section 392-24[-]; provided that the duration of
- 9 temporary disability benefits payments for the period of
- 10 disability of an employee's family member shall not exceed two
- 11 weeks.
- 12 (b) The total duration of temporary disability benefit
- 13 payments shall not exceed twenty-six weeks for any period of
- 14 disability or during any benefit year."
- 15 SECTION 8. Section 392-26, Hawaii Revised Statutes, is
- 16 amended to read as follows:
- "(a) An individual shall be ineligible to receive
- 18 temporary disability benefits with respect to any period during
- 19 which the individual or the individual's family member, as the
- 20 case may be, is not under the care of a person duly licensed to
- 21 practice medicine, surgery, dentistry, chiropractic, osteopathy,
- 22 or naturopathy, who shall certify, in the form and manner



- 1 specified by [regulation] rule of the director, the disability
- 2 of the [claimant,] employee or the employee's family member, the
- 3 probable duration [thereof,] of the disability, and [such] other
- 4 medical facts within the person's knowledge as required by
- 5 [regulation.] rule.
- 6 (b) This section shall not apply to an individual [who,]
- 7 if the individual or the individual's family member, pursuant to
- 8 the teachings, faith, or belief of any group, depends for
- 9 healing upon prayer or other spiritual means. In that case the
- 10 disability, the probable duration thereof, and any other
- 11 pertinent facts required to be certified by [requlation] rule of
- 12 the director shall be certified, in the form and manner
- 13 specified by [the regulation,] rule, by a duly authorized or
- 14 accredited practitioner of such group.
- 15 (c) The proof of disability duly certified by a person
- 16 licensed to practice medicine, surgery, dentistry, chiropractic,
- 17 osteopathy, or naturopathy, or an authorized or accredited
- 18 practitioner of any group which depends for healing upon prayer
- 19 or other spiritual means shall be submitted by [such] the
- 20 certifying person to the [disabled employee] recipient
- 21 designated by the department within seven working days after the
- 22 date [on which] that the employee or the employee's family



1	member wa	s examined and found disabled. If the certifying
2	person fa	ils to submit the required proof within seven working
3	days, the	director, upon notification by the insurer, may levy
4	penalty o	f \$25 for each delinquent certification where the
5	certifyin	g person fails to show good cause for the person's
6	failure t	o file on time."
7	SECT	ION 9. Section 392-27, Hawaii Revised Statutes, is
8	amended t	o read as follows:
9	"§39	2-27 Ineligibility in certain cases. An individual
10	shall not	be eligible to receive temporary disability benefits:
11	(1)	For any period of disability during which the
12		individual or, with regard to the disability of an
13		individual's family member, the family member would be
14		disqualified from receiving benefits under the Hawaii
15		employment security law by reason of unemployment due
16		to a stoppage of work existing because of a labor
17		dispute for the duration of such disqualification $[-]_{\underline{i}}$
18	(2)	If the director finds that the individual or another
19		person has knowingly made a false statement or
20		representation of a fact or knowingly failed to
21		disclose a material fact in order for the individual

to obtain benefits under this chapter to which the

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1	individual is not otherwise entitled. The
2	ineligibility shall be for a period determined by the
3	director, but shall not exceed the period of
4	disability with respect to which the false statement
5	or representation was made or the nondisclosure
6	occurred[-];

- (3) For any period of disability due to wilfully and intentionally self-inflicted injury or to injury sustained in the commission of a criminal offense specified in title 37[-];
- (4) For any day of disability during which the employee performed work for remuneration or profit, except

 [that,] if an employee returning to work suffers a relapse after performing work for less than a full day, the employee shall be paid benefits or be given waiting period credit[,]; provided that the employee's wages for the partial day's work did not equal or exceed the prorated disability benefits to which the employee is entitled. The amount of the benefit payable [is] shall be derived by subtracting the gross wages received for performing less than a full day's

1		work, from the prorated disability benefits to which
2		the employee is entitled[-];
3	(5)	With regard to the disability of an individual's
4		family member, any day of disability during which the
5		family member performed work for remuneration or
6		profit; or
7	[(5)]	(6) Unless the claim for disability benefits is filed
8		within ninety days after the commencement of the
9		period of disability or as soon thereafter as is
10		reasonably possible."
11	SECT	ION 10. Section 392-41, Hawaii Revised Statutes, is
12	amended by	y amending subsection (b) to read as follows:
13	"(b)	During any period in which any plan or agreement or
14	extension	or modification thereof authorized under subsection
15	(a)(4) or	(5) provides for payments of benefits under this
16	chapter,	the responsibility of the employer and the obligations
17	and benef:	its of the employees shall be as provided in the plan
18	or agreeme	ent or its extension or modification rather than as
19	required w	under this chapter; provided that[+
20	(1)	The] the employer or insurer has agreed in writing
21		with the director to pay the assessments imposed by
22		section 392-67[; and

1	(2) If the benefits provided by the plan of agreement or
2	extension or modification thereof include benefits
3	falling within the definition of "sick leave" as
4	defined in section 398-1, any amount in excess of the
5	minimum statutory equivalent, as determined by the
6	department, may be used for the purposes of chapter
7	398]."
8	SECTION 11. Section 392-66, Hawaii Revised Statutes, is
9	amended by amending subsection (a) to read as follows:
10	"(a) An employee whose employment with a covered employer
11	is terminated and who during a period of unemployment within
12	twenty-six weeks immediately following [such] the termination of
13	employment becomes ineligible for benefits claimed under chapter
14	383 solely because of the individual's disability commencing on
15	or after January 1, 1970, and who on the day the <u>individual's</u>
16	disability commences is not employed and is not then otherwise
17	eligible for benefits under this chapter, shall be entitled to
18	receive disability benefits as hereinafter provided for each
19	week of [such] the individual's disability for which week the
20	employee would have received unemployment insurance benefits if
21	the employee were not so disabled."

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         SECTION 12. Section 392-72, Hawaii Revised Statutes, is
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    amended by amending subsection (a) to read as follows:
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               If a person disputes the amount of benefits, paid
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    under part III or part IV, or the denial of benefits, the
    claimant may file an appeal, in the form and manner prescribed
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    by regulation of the director, at the office of the department
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    in the county in which the claimant resides or in the county in
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    which the claimant was employed prior to the [claimant's]
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    disability, within twenty days after the date of payment of such
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    disputed benefits or the denial thereof. Notice of the appeal
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    shall be served upon the employer or insurer or the special fund
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    for disability benefits in the form and manner prescribed by
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    regulation of the director."
         SECTION 13. Section 398-4, Hawaii Revised Statutes, is
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    amended by amending subsections (b) and (c) to read as follows:
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         "(b) Except as otherwise provided in subsection (c), an
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    employee may elect to substitute any of the employee's accrued
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    paid leaves, including [but not limited to] vacation, personal,
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    qualifying temporary disability insurance benefits, or family
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    leave for any part of the four-week period in subsection (a).
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              An employer who provides sick leave for employees
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    shall permit an employee to use the employee's accrued and
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that, unless the employee is entitled to receive temporary
disability insurance benefits when the employee's family member
suffers a disability pursuant to chapter 392, and the employer
provides that temporary disability insurance benefit by a sick
leave policy or sick leave benefit, an employee shall not use
more than ten days per year for this purpose, unless an express
provision of a valid collective bargaining agreement authorizes

available sick leave for purposes of this chapter; provided

purposes. [Nothing in this section shall require an employer to
diminish an employee's accrued and available sick leave below
the amount required pursuant to section 392 41; provided that
any sick leave in excess of the minimum statutory equivalent for
temporary disability benefits as determined by the department
may be used for purposes of this chapter.]

the use of more than ten days of sick leave for family leave

16 SECTION 14. The department of labor and industrial
17 relations shall submit an interim report to the legislature no
18 later than twenty days prior to the convening of the 2009
19 regular session, and submit a final report to the legislature no
20 later than twenty days prior to the convening of the 2010
21 regular session, on the implementation of this Act.

- 1 SECTION 15. Statutory material to be repealed is bracketed
- 2 and stricken. New statutory material is underscored.
- 3 SECTION 16. This Act shall take effect on July 1, 2059;
- 4 provided that section 14 of this Act shall take effect upon its
- 5 approval.

Report Title:

Temporary Disability Insurance; Paid Family Leave

Description:

Amends the temporary disability insurance law to permit an eligible employee to collect up to two weeks of temporary disability insurance benefit payments to care for a family member with a qualifying disability. Effective 07/01/2059. (HB2520 HD1)

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