A BILL FOR AN ACT

RELATING TO PUBLIC EMPLOYMENT.

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

1	SECTION 1. Chapter 78, Hawaii Revised Statutes, is amended		
2	by adding a new part to be appropriately designated and to read		
3	as follows:		
4	"PART . PAID FAMILY LEAVE		
5	§78-A Definitions. As used in this part, unless the		
6	context otherwise requires:		
7	"Child" means an individual who is a biological, adopted,		
8	or foster son or daughter; a stepchild; or a legal ward of an		
9	employee.		
10	"Health care provider" means a physician as defined under		
11	section 386-1.		
12	"Parent" means a biological, foster, or adoptive parent, a		
13	parent-in-law, a stepparent, a legal guardian, a grandparent, or		
14	a grandparent-in-law.		
15	"Qualified employee" means an employee who has completed at		
16	least 1,250 hours of service over at least twelve months of		
17	service as an employee.		



"Red	uced leave schedule" means a leave schedule that	
reduces t	he usual number of hours per workweek or hours per	
workday of a qualified employee.		
"Serious health condition" means an illness, injury,		
impairmen	t, or physical or mental condition that involves:	
(1)	Inpatient care at a hospital, hospice, or residential	
	medical care facility; or	
(2)	Continuing treatment by a health care provider.	
"Sib	ling" means an individual who is a biological, adopted,	
or foster brother or sister; or a stepbrother or stepsister of		
an employee.		
§78-	B Paid family leave; general requirements. (a) A	
qualified	employee shall be entitled to a total of twelve weeks	
of paid leave during any twelve-month period for one or more of		
the follo	wing:	
(1)	The birth of a child of the qualified employee and in	
	order to care for the child;	
(2)	The placement of a child with the qualified employee	
	for adoption or foster care; or	
(3)	To care for the qualified employee's spouse,	
	reciprocal beneficiary, child, grandchild, parent, or	
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Page 3

H.B. NO. 166

sibling if the spouse, reciprocal beneficiary, child, 1 2 grandchild, parent, or sibling has a serious health 3 condition. (b) The entitlement to leave under subsection (a)(1) or 4 5 (2) shall expire at the end of the twelve-month period beginning 6 on the date of birth or placement of the child. 7 (c) Leave under subsection (a) (1) and (2) shall not be 8 taken by a qualified employee intermittently or on a reduced 9 leave schedule unless the qualified employee and the employer 10 agree otherwise. 11 (d) Leave under subsection (a) (3) may be taken intermittently or on a reduced leave schedule when medically 12 13 necessary; provided that: 14 (1) Any hours of leave taken shall be subtracted from the 15 total amount of leave remaining available to the 16 qualified employee under subsection (a), for purposes of the twelve-month period involved, on an hour-for-17 18 hour basis; 19 (2) If a qualified employee requests intermittent leave or 20 leave on a reduced leave schedule that is foreseeable 21 based on planned medical treatment, the employer may



1		require the qualified employee to transfer temporarily
2		to an available alternative position offered by the
3		employing agency for which the qualified employee is
4		qualified and that:
5		(A) Has equivalent pay and benefits; and
6		(B) Better accommodates recurring periods of leave
7		than the regular employment position of the
8		qualified employee; and
9	(3)	The qualified employee complies with subsection (j)
10		and section 78-C(a)(5).
11	(e)	A qualified employee taking leave under this section
12	may elect	to use one of the following types of paid leave:
13	(1)	Twelve administrative workweeks of paid family leave
14		under this paragraph in connection with the birth or
15		placement involved; or
16	(2)	During the twelve-month period referred to in
17		subsection (a), and in addition to the twelve
18		administrative workweeks under paragraph (1), any
19		leave accrued or accumulated by the qualified
20		employee;



Page 4

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Page 5

provided that nothing in this subsection shall be construed to 1 2 require that a qualified employee first use all or any portion of the leave described in paragraph (2) before being allowed to 3 4 use the paid parental leave described in paragraph (1); provided 5 further that nothing in this section shall require an employer 6 to provide paid sick leave in any situation in which the 7 employer would not normally provide paid leave. 8 (f) Paid family leave taken under subsection (e)(1): 9 (1) Shall be payable from any appropriation or fund 10 available for salaries or expenses for positions 11 within the employing agency; 12 (2) Shall not be considered to be vacation leave or any 13 other type of leave; and 14 (3) If not used by the qualified employee before the end 15 of the twelve-month period described in subsection (a) 16 to which it relates, shall not accumulate for any 17 subsequent use. Nothing in this subsection shall be construed to modify the 18

19 requirement that the qualified employee complete at least twelve 20 months of service as an employee, as described in the definition



1 of "qualified employee" in section 78-A, before becoming eligible to take leave pursuant to this part. 2 3 (g) A qualified employee shall not take leave under subsection (e)(1) unless the qualified employee agrees in 4 5 writing, before the leave commences, to work for the applicable 6 employing agency for not less than a period of twelve weeks 7 beginning on the date the leave concludes; provided that: 8 The head of the agency shall waive this requirement in (1) 9 any instance where the qualified employee is unable to 10 return to work because of the continuation, 11 recurrence, or onset of a serious health condition, 12 including a mental health condition, related to the 13 applicable birth or placement of a child of the 14 qualified employee or the child; and 15 (2) The head of the employing agency may require that a 16 qualified employee who claims to be unable to return 17 to work because of a health condition described under 18 paragraph (1) provide certification supporting that 19 claim by the health care provider of the qualified 20 employee or the child, as the case may be. The

HB LRB 23-0082.docx

Page 6

qualified employee shall provide the certification to
 the head in a timely manner.

3 If a qualified employee fails to return from paid (h) leave provided under subsection (e)(1) after the date the leave 4 5 concludes, the employing agency may recover from the qualified employee an amount equal to the total amount of government 6 7 contributions paid by the agency on behalf of the qualified 8 employee for maintaining the qualified employee's health 9 coverage during the period of the leave; provided that this 10 subsection shall not apply to a qualified employee who fails to 11 return from leave due to:

12 (1) The continuation, recurrence, or onset of a serious
13 health condition as described under, and consistent
14 with the requirements of, subsection (g); or
15 (2) Any other circumstance beyond the control of the

16 qualified employee.

(i) In any case in which the necessity for leave under subsection (a)(1) or (2) is foreseeable based upon an expected birth or placement, the qualified employee shall provide the employer with not less than thirty days' notice before the date the leave is to begin of the qualified employee's intention to

HB LRB 23-0082.docx

1 take leave, except that if the date of the birth or placement requires leave to begin in less than thirty days, the qualified 2 3 employee shall provide as much notice as is practicable. 4 (i) In any case in which the necessity for leave under subsection (a)(3) is foreseeable based on planned medical 5 treatment, the qualified employee: 6 Shall make a reasonable effort to schedule the 7 (1) 8 treatment so as not to disrupt unduly the operations 9 of the employer, subject to the approval of the health 10 care provider of the child, spouse, parent, or sibling 11 of the qualified employee, as appropriate; and 12 (2) Shall provide the employer with not less than thirty 13 days' notice before the date the leave is to begin of 14 the qualified employee's intention to take leave, 15 except that if the date of the treatment requires 16 leave to begin in less than thirty days, the qualified 17 employee shall provide as much notice as is 18 practicable. 19 §78-C Paid family leave; certification requirements. (a) 20 An employing agency may require that a request for leave under section 78-B(a)(3) be supported by certification issued by the 21



Page 8

health care provider of the child, spouse, parent, or sibling of 1 2 the qualified employee. The qualified employee shall provide, 3 in a timely manner, a copy of the certification to the employing 4 agency. A certification shall be sufficient if it states: 5 (1)The date on which the serious health condition 6 commenced; 7 (2) The probable duration of the condition; 8 (3) The appropriate medical facts within the knowledge of 9 the health care provider regarding the condition; 10 A statement that the qualified employee is needed to (4) 11 care for the child, spouse, parent, or sibling, and an 12 estimate of the amount of time that the qualified 13 employee is needed to care for the child, spouse, 14 parent, or sibling; and (5) In the case of certification for intermittent leave, 15 16 or leave on a reduced leave schedule, for planned 17 medical treatment, the dates on which the treatment is 18 expected to be given and the duration of the 19 treatment. 20 In any case in which the employer has reason to doubt (b)

the validity of the certification provided under subsection (a),



21

Page 9

Page 10

H.B. NO. 166

1 the employer may require, at the expense of the agency, that the 2 qualified employee obtain the opinion of a second health care 3 provider designated or approved by the employing agency 4 concerning any information certified under subsection (a) for 5 the leave. Any health care provider designated or approved 6 pursuant to this subsection shall not be employed on a regular 7 basis by the employing agency.

8 In any case in which the second opinion described in (C) 9 subsection (b) differs from the original certification provided 10 under subsection (a), the employing agency may require, at the 11 expense of the agency, that the qualified employee obtain the 12 opinion of a third health care provider designated or approved 13 jointly by the employing agency and the qualified employee 14 concerning the information certified under subsection (a). The 15 opinion of the third health care provider concerning the 16 information certified under subsection (a) shall be considered 17 to be final and shall be binding on the employing agency and the 18 qualified employee.

(d) The employer may require, at the expense of the
agency, that the qualified employee obtain subsequent
recertifications on a reasonable basis.



1	§78-D Paid family leave; protection of employment and
2	benefits. (a) Any qualified employee who takes leave under
3	section 78-B for the intended purpose of the leave shall be
4	entitled, upon return from the leave:
5	(1) To be restored by the employer to the position held by
6	the qualified employee when the leave commenced; or
7	(2) To be restored to an equivalent position with
8	equivalent benefits, pay, status, and other terms and
9	conditions of employment.
10	(b) The taking of leave under section 78-B shall not
11	result in the loss of any employment benefit accrued prior to
12	the date on which the leave commenced.
13	(c) Except as otherwise provided by law, nothing in
14	subsections (a) or (b) shall be construed to entitle any
15	restored qualified employee to:
16	(1) The accrual of any employment benefits during any
17	period of leave; or
18	(2) Any right, benefit, or position of employment other
19	than any right, benefit, or position to which the
20	qualified employee would have been entitled had the
21	qualified employee not taken the leave.



Page 11

(d) Nothing in this section shall be construed to prohibit
 an employing agency from requiring a qualified employee on leave
 under this section to report periodically to the employer on the
 status and intention of the qualified employee to return to
 work.

6 §78-E Paid family leave; prohibition of coercion. (a) An 7 employee shall not directly or indirectly intimidate, threaten, 8 or coerce, or attempt to intimidate, threaten, or coerce, any 9 other employee for the purpose of interfering with the exercise 10 of any rights that the other employee may have under this part.

11 (b) For purposes of this section:

12 "Intimidate, threaten, or coerce" includes promising to 13 confer or conferring any benefit, such as appointment, 14 promotion, or compensation; or taking or threatening to take any 15 reprisal, such as deprivation of appointment, promotion, or 16 compensation.

17 §78-F Paid family leave; health insurance. A qualified
18 employee enrolled in a health benefits plan who is placed in a
19 leave status pursuant to this part shall continue to be enrolled
20 in that plan while in the leave status; provided that the



qualified employee continues to pay any required employee
 contributions.

3 §78-G Construction. The benefits and protections 4 established by this part shall be in addition to any other 5 benefits or protections offered by other federal, state, or 6 county laws, including the federal Family and Medical Leave Act 7 and chapter 398. Nothing in this part shall be construed to 8 modify, eliminate, or otherwise abrogate any existing leave 9 policies, employment benefits, or protections that employees may 10 have pursuant to any other laws, employment contracts or 11 collective bargaining agreements, to the extent that the laws, 12 contracts, and agreements provide greater protections than those 13 afforded under this part.

14 §78-H Rules. The director shall adopt rules necessary for 15 the administration of this part."

16 SECTION 2. Chapter 78, Hawaii Revised Statutes, is amended 17 by designating sections 78-1 to section 78-65 as part I, and 18 inserting a title before section 78-1 to read as follows:

19

"PART I. GENERAL PROVISIONS"



SECTION 3. This Act does not affect rights and duties that
 matured, penalties that were incurred, and proceedings that were
 begun before its effective date.

4 SECTION 4. New statutory material is underscored.

5 SECTION 5. This Act shall take effect on January 1, 2024.

6 Ъf INTRODUCED BY: JAN 18 2023



Report Title: State and County Employees; Paid Family Leave

Description:

Establishes a paid family leave program for state and county employees. Authorizes a qualifying employee to take up to 12 weeks of paid leave for the birth or placement of a child or to care for a family member who has a serious health condition. Requires the employee to agree to subsequently work for the employer for at least 12 weeks upon return to service except under certain conditions.

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.

