A BILL FOR AN ACT

RELATING TO FAMILY LEAVE.

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

- 1 SECTION 1. The legislature finds that Hawaii's working
- 2 families are not adequately supported during times of caregiving
- 3 and illness. According to the 2022 Aloha United Way ALICE
- 4 (Asset Limited Income Constrained Employed) Facts and Figures,
- 5 nearly half of Hawaii families would not have enough money to
- 6 cover expenses for four weeks. An unexpected medical emergency
- 7 would put families under significant financial strain. While
- 8 the Federal Family and Medical Leave Act of 1993 allows twelve
- 9 weeks of unpaid leave to employees who have worked at a business
- 10 that employs fifty or more employees, the majority of Hawaii's
- 11 workforce cannot afford to take unpaid leave to care for a new
- 12 child or attend to the needs of a family member with a serious
- 13 health condition.
- In Hawaii, 247,000 people serve as family caregivers.
- 15 Hawaii has the fastest growing population over the age of sixty-
- 16 five in the nation, and that number is expected to grow by
- 17 eighty-one per cent by the year 2030. Nearly a third of those



- 1 who need but do not have access to family leave will need the
- 2 time off to care for a family member experiencing serious
- 3 illness or requiring end-of-life care. Women, as primary
- 4 caregivers of infants, children, and elderly parents, are
- 5 affected disproportionately by the absence of paid family and
- 6 medical leave. Further, father-infant bonding is important in
- 7 the emotional, social, cognitive, and physical development of
- 8 the newborn baby.
- 9 The purpose of this Act is to ensure that state and county
- 10 employees are provided family leave insurance benefits during
- 11 times when they need to provide care for their families.
- 12 SECTION 2. Chapter 78, Hawaii Revised Statutes, is amended
- 13 by adding a new part to be appropriately designated and to read
- 14 as follows:
- 15 "PART . PAID FAMILY LEAVE
- 16 §78-A Definitions. As used in this part, unless the
- 17 context otherwise requires:
- 18 "Child" means an individual who is a biological, adopted,
- 19 hanai, or foster son or daughter; a stepchild; a legal ward of
- 20 an employee; a grandchild; a child of a reciprocal beneficiary;
- 21 or a child of an employee who stands in loco parentis.



1 "Health care provider" means a physician as defined under 2 section 386-1. 3 "Parent" means a biological, foster, hanai or adoptive 4 parent, a parent-in-law, a stepparent, a legal quardian, a 5 grandparent, a grandparent-in-law, a parent or grandparent of a 6 reciprocal beneficiary, or a person who stands in loco parentis 7 for a minor child. 8 "Qualified employee" means an employee who has completed at 9 least 1,250 hours of service over at least twelve months of 10 service as an employee. 11 "Reduced leave schedule" means a leave schedule that 12 reduces the usual number of hours per workweek or hours per workday of a qualified employee. 13 14 "Serious health condition" means an illness, injury, 15 impairment, or physical or mental condition that involves: 16 (1)Inpatient care at a hospital, hospice, or residential 17 medical care facility; or 18 (2) Continuing treatment by a health care provider. 19 "Sibling" means an individual who is a biological, adopted, 20 hanai, or foster brother or sister; or a stepbrother or

stepsister of an employee.

1	§78 -	B Paid family leave; general requirements. (a) A
2	qualified	employee shall be entitled to a total of twelve weeks
3	of paid l	eave during any twelve-month period for one or more of
4	the follo	wing:
5	(1)	The birth of a child of the qualified employee and in
6		order to care for the child;
7	(2)	The placement of a child with the qualified employee
8		for adoption or foster care; or
9	(3)	To care for the qualified employee's spouse,
10		reciprocal beneficiary, child, grandchild, parent, or
11		sibling if the spouse, reciprocal beneficiary, child,
12		grandchild, parent, sibling, or a service member who
13		is the qualified employee's next of kin has a serious
14		health condition.
15	(b)	The entitlement to leave under subsection (a)(1) or
16	(2) shall	expire at the end of the twelve-month period beginning
17	on the da	te of birth or placement of the child.
18	(c)	Leave under subsection (a)(1) and (2) shall not be
19	taken by	a qualified employee intermittently or on a reduced
20	leave sch	edule unless the qualified employee and the employer

agree otherwise.

1	(d)	Leave under subsection (a)(3) may be taken				
2	intermitt	ently or on a reduced leave schedule when medically				
3	necessary	; provided that:				
4	(1)	Any hours of leave taken shall be subtracted from the				
5		total amount of leave remaining available to the				
6		qualified employee under subsection (a), for purposes				
7		of the twelve-month period involved, on an hour-for-				
8		hour basis;				
9	(2)	If a qualified employee requests intermittent leave or				
10		leave on a reduced leave schedule that is foreseeable				
11		based on planned medical treatment, the employer may				
12		require the qualified employee to transfer temporarily				
13		to an available alternative position offered by the				
14	employing agency for which the qualified employee is					
15		qualified and that:				
16		(A) Has equivalent pay and benefits; and				
17		(B) Better accommodates recurring periods of leave				
18		than the regular employment position of the				

qualified employee; and

and section 78-C(a)(5).

The qualified employee complies with subsection (j)

HB HMIA 2025-38-02

(3)

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1	(e)	A qualified employee taking leave under this section			
2	may elect	to use one of the following types of paid leave:			
3	(1)	Twelve administrative workweeks of paid family leave			
4		under this paragraph in connection with the birth or			
5		placement involved; or			
6	(2)	During the twelve-month period referred to in			
7		subsection (a), and in addition to the twelve			
8		administrative workweeks under paragraph (1), any			
9		leave accrued or accumulated by the qualified			
10		employee;			
11	provided t	that nothing in this subsection shall be construed to			
12	require th	nat a qualified employee first use all or any portion			
13	of the lea	ave described in paragraph (2) before being allowed to			
14	use the pa	aid parental leave described in paragraph (1); provided			
15	further that nothing in this section shall require an employer				
16	to provide	e paid sick leave in any situation in which the			
17	employer w	ould not normally provide paid leave.			
18	(f)	Paid family leave taken under subsection (e)(1):			
19	(1)	Shall be payable from any appropriation or fund			
20		available for salaries or expenses for positions			
21		within the employing agency;			

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1	(2)	Shall	not	be	considere	d to	be	vacation	leave	or	any
2		other	type	e of	leave; a	nd					

- (3) If not used by the qualified employee before the end of the twelve-month period described in subsection (a) to which it relates, shall not accumulate for any subsequent use.
- Nothing in this subsection shall be construed to modify the requirement that the qualified employee complete at least twelve months of service as an employee, as described in the definition of "qualified employee" in section 78-A, before becoming eligible to take leave pursuant to this part.
- (g) A qualified employee shall not take leave under

 subsection (e)(1) unless the qualified employee agrees in

 writing, before the leave commences, to work for the applicable

 employing agency for not less than a period of twelve weeks

 beginning on the date the leave concludes; provided that:
- 17 (1) The head of the agency shall waive this requirement in
 18 any instance where the qualified employee is unable to
 19 return to work because of the continuation,
 20 recurrence, or onset of a serious health condition,
 21 including a mental health condition, related to the

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H.B. NO. 1227

1 applicable birth or placement of a child of the
2 qualified employee or the child; and

- (2) The head of the employing agency may require that a qualified employee who claims to be unable to return to work because of a health condition described under paragraph (1) provide certification supporting that claim by the health care provider of the qualified employee or the child, as the case may be. The qualified employee shall provide the certification to the head in a timely manner.
- 11 (h) If a qualified employee fails to return from paid 12 leave provided under subsection (e)(1) after the date the leave 13 concludes, the employing agency may recover from the qualified 14 employee an amount equal to the total amount of government 15 contributions paid by the agency on behalf of the qualified 16 employee for maintaining the qualified employee's health **17** coverage during the period of the leave; provided that this 18 subsection shall not apply to a qualified employee who fails to 19 return from leave due to:

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1	(1)	The continuation, recurrence, or onset of a serious
2		health condition as described under, and consistent
3		with the requirements of, subsection (g); or

- (2) Any other circumstance beyond the control of the qualified employee.
- 6 (i) In any case in which the necessity for leave under 7 subsection (a)(1) or (2) is foreseeable based upon an expected 8 birth or placement, the qualified employee shall provide the employer with not less than thirty days' notice before the date 9 the leave is to begin of the qualified employee's intention to 10 11 take leave, except that if the date of the birth or placement 12 requires leave to begin in less than thirty days, the qualified employee shall provide as much notice as is practicable. 13
- 14 (j) In any case in which the necessity for leave under
 15 subsection (a)(3) is foreseeable based on planned medical
 16 treatment, the qualified employee:
- 17 (1) Shall make a reasonable effort to schedule the

 18 treatment so as not to disrupt unduly the operations

 19 of the employer, subject to the approval of the health

 20 care provider of the child, spouse, parent, or sibling

 21 of the qualified employee, as appropriate; and

1	(2) S	hall provide the employer with not less than thirty
2	c	lays' notice before the date the leave is to begin of
3	t	the qualified employee's intention to take leave,
4	e	except that if the date of the treatment requires
5	1	eave to begin in less than thirty days, the qualified
6	e	employee shall provide as much notice as is
7	p	racticable.
8	§78-C	Paid family leave; certification requirements. (a)
9	An employin	g agency may require that a request for leave under
10	section 78-	B(a)(3) be supported by certification issued by the
11	health care	provider of the child, spouse, parent, or sibling of
12	the qualifi	ed employee. The qualified employee shall provide,
13	in a timely	manner, a copy of the certification to the employing
14	agency. A	certification shall be sufficient if it states:
15	(1) T	he date on which the serious health condition
16	С	ommenced;
17	(2) T	he probable duration of the condition;
18	(3) T	he appropriate medical facts within the knowledge of
19	t	he health care provider regarding the condition;
20	(4) A	statement that the qualified employee is needed to

care for the child, spouse, parent, or sibling, and an

1	estimate of the amount of time that the qualified
2	employee is needed to care for the child, spouse,
3	parent, or sibling; and
4	(5) In the case of certification for intermittent leave,
5	or leave on a reduced leave schedule, for planned medical
6	treatment, the dates on which the treatment is expected to be
7	given and the duration of the treatment.
8	(b) In any case in which the employer has reason to doubt
9	the validity of the certification provided under subsection (a)
10	the employer may require, at the expense of the agency, that th
11	qualified employee obtain the opinion of a second health care
12	provider designated or approved by the employing agency
13	concerning any information certified under subsection (a) for
14	the leave. Any health care provider designated or approved
15	pursuant to this subsection shall not be employed on a regular
16	basis by the employing agency.
17	(c) In any case in which the second opinion described in
18	subsection (b) differs from the original certification provided
19	under subsection (a), the employing agency may require, at the
20	expense of the agency, that the qualified employee obtain the
21	opinion of a third health care provider designated or approved

- 1 jointly by the employing agency and the qualified employee
- 2 concerning the information certified under subsection (a). The
- 3 opinion of the third health care provider concerning the
- 4 information certified under subsection (a) shall be considered
- 5 to be final and shall be binding on the employing agency and the
- 6 qualified employee.
- 7 (d) The employer may require, at the expense of the
- 8 agency, that the qualified employee obtain subsequent
- 9 recertifications on a reasonable basis.
- 10 §78-D Paid family leave; protection of employment and
- 11 benefits. (a) Any qualified employee who takes leave under
- 12 section 78-B for the intended purpose of the leave shall be
- 13 entitled, upon return from the leave:
- 14 (1) To be restored by the employer to the position held by
- the qualified employee when the leave commenced; or
- 16 (2) To be restored to an equivalent position with
- equivalent benefits, pay, status, and other terms and
- 18 conditions of employment.
- 19 (b) The taking of leave under section 78-B shall not
- 20 result in the loss of any employment benefit accrued prior to
- 21 the date on which the leave commenced.



- (c) Except as otherwise provided by law, nothing in
 subsections (a) or (b) shall be construed to entitle any
 restored qualified employee to:
- 4 (1) The accrual of any employment benefits during any period of leave; or
- 6 (2) Any right, benefit, or position of employment other
 7 than any right, benefit, or position to which the
 8 qualified employee would have been entitled had the
 9 qualified employee not taken the leave.
- (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.
- 15 §78-E Paid family leave; prohibition of coercion. (a) An
 16 employee shall not directly or indirectly intimidate, threaten,
 17 or coerce, or attempt to intimidate, threaten, or coerce, any
 18 other employee for the purpose of interfering with the exercise
 19 of any rights that the other employee may have under this part.
- 20 (b) For purposes of this section:



- 1 "Intimidate, threaten, or coerce" includes promising to
- 2 confer or conferring any benefit, such as appointment,
- 3 promotion, or compensation; or taking or threatening to take any
- 4 reprisal, such as deprivation of appointment, promotion, or
- 5 compensation.
- 6 §78-F Paid family leave; health insurance. A qualified
- 7 employee enrolled in a health benefits plan who is placed in a
- 8 leave status pursuant to this part shall continue to be enrolled
- 9 in that plan while in the leave status; provided that the
- 10 qualified employee continues to pay any required employee
- 11 contributions.
- 12 §78-G Construction. The benefits and protections
- 13 established by this part shall be in addition to any other
- 14 benefits or protections offered by other federal, state, or
- 15 county laws, including the federal Family and Medical Leave Act
- 16 and chapter 398. Nothing in this part shall be construed to
- 17 modify, eliminate, or otherwise abrogate any existing leave
- 18 policies, employment benefits, or protections that employees may
- 19 have pursuant to any other laws, employment contracts or
- 20 collective bargaining agreements, to the extent that the laws,



- 1 contracts, and agreements provide greater protections than those
- 2 afforded under this part.
- 3 §78-H Rules. The director shall adopt rules necessary for
- 4 the administration of this part."
- 5 SECTION 3. This Act does not affect rights and duties that
- 6 matured, penalties that were incurred, and proceedings that were
- 7 begun before its effective date.
- 8 SECTION 4. New statutory material is underscored.
- 9 SECTION 5. This Act shall take effect on July 1, 2025.

INTRODUCED BY:

IAN 2 2 2025

Report Title:

Paid Family Leave; Public Employees; City and County; State

Description:

Establishes a paid family leave program for state and county employees. Authorizes a qualifying employee to take up to twelve 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.

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

HB HMIA 2025-38-02