GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2021

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HOUSE BILL DRH30258-LR-112B

	Short Title:	NC Paid	Family Leave Insurance Act.	(Public)
	Sponsors:	Represer	tative Meyer.	
	Referred to:			
1 2 3 4	The General A	Assembly	A BILL TO BE ENTITLED HE NORTH CAROLINA PAID FAMILY LEAVE I of North Carolina enacts: . Effective January 1, 2022, the General Statutes are	
5	a new Chapte		. Effective fandary 1, 2022, the Ocherar Statutes are	amended by adding
6			" <u>Chapter 96A.</u>	
7			"Paid Family Leave Insurance Act.	
8	" <u>§ 96A-1. Sł</u>			
9			shall be known and may be cited as the "North Ca	arolina Paid Family
10 11	Leave Insurat		a definitions apply in this Chapton	
11	<u>(b)</u> <u>Th</u> (1		g definitions apply in this Chapter: ication year. – The 12-month period beginning on	the first day of the
12	<u>(1</u>		dar week in which an individual files an application	
14			cal leave insurance benefits.	ton for fulling und
15	<u>(2</u>		tant Secretary. – The Assistant Secretary of the Divis	ion of Employment
16		Secu		<u>i</u>
17	<u>(3</u>) <u>Cove</u>	red individual Any person who does all of the follo	<u>owing:</u>
18		<u>a.</u>	Meets the monetary eligibility criteria set forth in	G.S. 96-14.1(b) or
19			is self-employed, elects coverage, and meets the	ne requirements of
20			<u>G.S. 96A-13.</u>	
21		<u>b.</u>	Meets the administrative requirements outlined in	this Chapter and in
22			the rules adopted under this Chapter.	
23	()	$\frac{c}{C}$	Submits an application.	
24 25	<u>(4</u>	_	<u>red service member. – Either:</u>	han of the National
23 26		<u>a.</u>	<u>A member of the Armed Forces, including a mem</u> Guard or Reserves, who is (i) undergoing a	
20			recuperation, or therapy, (ii) otherwise in outpatie	
28			otherwise on the temporary disability retired list fo	
29			illness that was incurred by the member in the lin	
30			duty in the Armed Forces or a serious injury or	
31			before the beginning of the member's active duty a	
32			by service in the line of duty on active duty in the	Armed Forces; or
33		<u>b.</u>	A former member of the Armed Forces, including a	
34			the National Guard or Reserves, who is undergoing	
35			recuperation, or therapy for a serious injury or illne	
36			by the member in the line of duty on active duty in	n the Armed Forces



or a serious injury or illness that existed before the beginning of the member's active duty and was aggravated by service in the line of duty on active duty in the Armed Forces and manifested before or after the member was discharged or released from service. 5 (5) Division. — The Division of Employment Security of the Department of Commerce. 7 (6) Employee. — Any individual employed by an employer. 8 (7) Employee. — Any individual employed by an employer. 8 (7) Employee. — Any individual employee by an employer. 10 means an individual, partnership, association, corporation, business trust, legal representative, or any organized group of persons. For the purposes of this Chapter, it also means the State of North Carolina, any city, town, county, municipality, or any State of North Carolina, any city, town, county, municipality, or any State of North Carolina, any city, town, county, of the United States (including the United States Postal Service and Postal Rate Commission). 17 (8) Family and medical leave insurance benefits, — The benefits provided under the terms of this Chapter. 18 19 (9) Family and medical leave insurance benefits, and the employee stood in loco parentis when the enverso was a minor. 24 b. A biological, adoptive, or foster parent, stepparent, or legal guardian of an employee' spouse or domestic partner was a minor. 24 b. A biological, adoptive, or foster parent, ste		General Assemb	ly Of North Carolina	Session 2021
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	demotion, reduction of hours, any other adverse action against an	
	for the exercise of any right guaranteed herein, or reporting or thr	
	report an employee's suspected citizenship or immigration sta	
	suspected citizenship or immigration status of a family mem	
	employee to a federal, State, or local agency. Retaliatory person	
	shall also include interference with or punishment for in an	
	participating in or assisting an investigation, proceeding, or hearing	g under this
(1.4	Chapter.	
<u>(14</u>		
	recovery from childbirth, or physical or mental condition the inpatient care in a hospital, hospice, or residential medical care	
	<u>continuing treatment by a health care provider.</u>	<u>Iacinty, or</u>
(15	• • •	s defined in
<u>(15</u>	G.S. 96-1(b)(2).	<u>s defined m</u>
8 96A-2. Eli	gibility for benefits.	
	January 1, 2023, family and medical leave insurance benefits are pa	vable to an
individual who	•	
(1)		6A-1(b)(2);
	and	
<u>(2)</u>	Meets one of the following requirements:	
	a. Because of birth, adoption, or placement through foster can	re, is caring
	for a new child during the first year after the birth, a	doption, or
	placement of that child;	
	b. Is caring for a family member with a serious health condition	ion;
	c. Has a serious health condition;	
	d. <u>Is caring for a covered service member who is the covered</u>	<u>individual's</u>
	next of kin or other family member; or	
	e. <u>Because of any "qualifying exigency leave" arising out of t</u>	
	the family member of the covered individual is on active of hear notified of an impending call or order to active d	
	been notified of an impending call or order to active d Armed Forces.	uty) in the
"8 96A_3 Du	ration of benefits.	
	e maximum number of weeks during which family and medical leave	e insurance
	wable under G.S. $96A-2(a)(2)c$. in an application year is 18 weeks.	<u>e msuranee</u>
	e maximum number of weeks during which family and medical leave	e insurance
	yable under G.S. 96A-2(a)(2)a., (2)b., or (2)e. in an application year is	
*	e maximum number of weeks during which family and medical leave	
benefits are pa	yable under G.S. 96A-2(a)(2)d. in an application year is 26 weeks.	
<u>(d)</u> <u>The</u>	e first payment of benefits must be made to an individual within two	weeks after
the claim is file	ed, and subsequent payments must be made every two weeks thereafte	<u>r.</u>
" <u>§ 96A-4. Am</u>	nount of benefits.	
<u>(a)</u> The	e amount of family and medical leave insurance benefits shall be det	termined as
<u>follows:</u>		
<u>(1)</u>		
	covered individual's average weekly wage that is equal to or less	
	hundred percent (100%) of the State average weekly wage shall	be replaced
	at a rate of ninety percent (90%) and (ii) the portion of an em	ployee's or
	self-employed individual's average weekly wage that is more	ployee's or e than one
		ployee's or e than one

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1	<u>(2)</u>	The maximum benefit shall be one hundred percent (100%) of the statewide
2		average weekly wage.
3	<u>(3)</u>	The minimum weekly benefit shall not be less than one hundred dollars
4		(\$100.00) per week except that if the covered individual's average weekly
5		wage is less than one hundred dollars (\$100.00) per week, the weekly benefi
6		shall be the employee's full wage.
7	<u>(4)</u>	For purposes of this section, a covered individual's average weekly wage shal
8		be the average weekly wage during the 12 months preceding submission of
9		the application (or the average weekly wage during the time the covered
0		individual worked, if it was less than 12 months).
1	(b) Famil	y and medical leave insurance benefits are not payable for less than eight hours
2		dical leave taken in one workweek.
3	"§ 96A-5. Cont	
4		Il contributions shall be authorized in order to finance the payment of benefits
5		and medical leave insurance program.
6		ning on January 1, 2022, for each employee, an employer shall remit to the Paid
7	· · · ·	ical Leave Fund (Fund), established under G.S. 96A-16, contributions in the
8	form and manner	determined by the Division. Annually, not later than October 1, the Assistan
9		x the contribution rate for the coming calendar year in the manner described ir
20	this subsection. I	For calendar years 2022 and 2023, the Assistant Secretary shall do so based or
21		principles. For calendar year 2024 and thereafter, the Assistant Secretary shal
22	first certify and p	bublish the following information:
23	<u>(1)</u>	The total amount of family and medical leave insurance benefits paid by the
.4		Division during the previous fiscal year;
25	<u>(2)</u>	The total amount remaining in the Fund at the close of the fiscal year;
6	(3)	The total amount equal to one hundred forty percent (140%) of the previous
27		fiscal year's expenditure for family and medical leave insurance benefits paid
8		and for the administration of the family and medical leave insurance program
9	<u>(4)</u>	The amount by which the total amount remaining in the Fund at the close of
0		the previous fiscal year is less than or greater than one hundred forty percen
81		(140%) of the previous fiscal year's expenditure for family and medical leave
32		insurance benefits paid and for the administration of the family and medica
3		leave insurance program; and
34	<u>(5)</u>	The amount by which the contribution rate shall be adjusted to ensure that the
85		Fund shall maintain or achieve an annualized amount of not less than one
36		hundred forty percent (140%) of the previous fiscal year's expenditure for
37		family and medical leave insurance benefits paid and for the administration of
38		the family and medical leave insurance program. The contribution rate
9		adjustment, if any, made as the result of the Assistant Secretary's certification
0		and report under this subsection shall supersede the rate previously set forth
41		and shall become effective on January 1 of the following calendar year.
12	(c) <u>A sel</u>	f-employed individual who is electing coverage under G.S. 96A-13 shall be
13	responsible for th	e employee's share of contributions set forth in subsection (b) of this section or
14	that individual's	income from self-employment.
15	<u>(d)</u> <u>An er</u>	mployer shall not deduct more than fifty percent (50%) of the contribution
46	required for an e	mployee by subsection (b) of this section from that employee's wages and shal
17	remit the full cor	tribution required under said subsection to the fund.
18		ced leave schedule.
49		rered individual shall be entitled, at the option of the covered individual, to take
50	paid family and	medical leave on an intermittent or reduced leave schedule in which all of the

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1	leave authorized under this Chapter is not taken sequentially. Family and medical leave	insurance
2	benefits for intermittent or reduced leave schedules shall be prorated.	
3	(b) The covered individual shall make a reasonable effort to schedule paid fa	milv and
4	medical leave under this section so as not to unduly disrupt the operations of the empl	
5	covered individual shall provide the employer with prior notice of the schedule on v	-
6	covered individual will take the leave, to the extent practicable. Paid family and med	
7	taken under this section shall not result in a reduction of the total amount of leave to	
8	employee is entitled beyond the amount of leave actually taken.	<u>trinon un</u>
9	(c) Nothing in this section shall be construed to entitle a covered individual to m	ore leave
10	than required under G.S. 96A-3.	
11	"§ 96A-7. Leave and employment protection.	
12	(a) Any covered individual who exercises his or her right to family and med	ical leave
12	insurance benefits shall, upon the expiration of that leave, be entitled to be restore	
13 14	employer to the position held by the covered individual when the leave commenced	
14	position with equivalent seniority, status, employment benefits, pay, and other to	
16	conditions of employment, including fringe benefits and service credits that the	
10	individual had been entitled to at the commencement of leave.	covereu
17		ntoin onu
	(b) During any leave taken pursuant to G.S. 96A-2, the employer shall main health are banefits the appendix individual had prior to taking such leave for the durat	
19 20	health care benefits the covered individual had prior to taking such leave for the durat	
20	leave as if the covered individual had continued in employment continuously from the	
21	she commenced the leave until the date the family and medical leave insurance	
22	terminate; provided, however, that the covered individual shall continue to pay the	
23	individual's share of the cost of health benefits as required prior to the commenceme	ent of the
24	$\frac{\text{leave.}}{(2)}$	
25	(c) Any employer who violates G.S. 96A-7 or G.S. 96A-8 shall be liable to an	<u>y eligible</u>
26	employee affected as follows:	"1
27	(1) For damages equal to the amount of (i) any wages, salary, em	
28	benefits, or other compensation denied or lost to such employee by	
29	the violation, or (ii) in a case in which wages, salary, employment be	
30	other compensation have not been denied or lost to the employee, a	-
31	monetary losses sustained by the employee as a direct result of the	
32	such as the cost of providing care, up to a sum equal to 12 weeks of	
33	salary for the employee, (iii) the interest on the amount described in	
34	calculated at the prevailing rate, and (iv) an additional amount as l	-
35	damages equal to the sum of the amount described in clause (i) and the	
36	described in clause (ii), except that if an employer who has	
37	G.S. 96A-7 or G.S. 96A-8 proves to the satisfaction of the court th	
38	or omission which violated the section was in good faith and that the	
39	had reasonable grounds for believing that the act or omission v	
40	violation, the court may, in the discretion of the court, reduce the a	
41	the liability to the amount and interest determined under clauses (i) and (11),
42	respectively.	
43	(2) For such equitable relief as may be appropriate, including emp	<u>oloyment,</u>
44	reinstatement, and promotion.	
45	(d) An action to recover the damages or equitable relief prescribed in subsect	
46	this section may be maintained against any employer (including a public agency) in an	
47	or State court of competent jurisdiction by any one or more employees for and on beh	alf of the
48	employees or the employees and other employees similarly situated.	
49	(e) The court in such an action shall, in addition to any judgment awarded to the	-
50	allow a reasonable attorney's fee, reasonable expert witness fees, and other costs of the	action to
51	be paid by the defendant.	

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(f) Except as provided by subsection (g) of this section, an actio	n may be brought under
this section not later than two years after the date of the last event	
violation for which the action is brought.	<u> </u>
(g) In the case of an action brought for a willful violation of G.S.	S. 96A-7 or G.S. 96A-8,
the action may be brought within three years of the date of the last event	
violation for which such action is brought.	<u> </u>
<u>\$ 96A-8. Retaliatory personnel actions prohibited.</u>	
(a) It shall be unlawful for an employer or any other person to	interfere with, restrain,
deny the exercise of, or the attempt to exercise, any right protected unde	
(b) An employer, temporary help company, employment agency,	
or other person shall not take retaliatory personnel action or otherwise	
person because he or she exercised rights protected under this Chapter.	
are not limited to, the right to request, file for, apply for, or use benefits	-
Chapter; to take leave from work under this Chapter; communicate to th	-
person or entity an intent to file a claim, a complaint with the Division or	
has testified or is about to testify or has assisted in any investigation, hear	
this Chapter, at any time, including during the period in which the per-	• • •
medical leave insurance benefits under this Chapter; inform any perso	
alleged violation of this Chapter; and the right to inform any person of hi	• • •
Chapter.	<u>8</u> <u>8</u>
(c) It shall be unlawful for an employer's absence control policy	to count paid family and
medical leave taken under this Chapter as an absence that may lead to	
discharge, demotion, suspension, or any other adverse action.	<u> </u>
(d) Protections of this section shall apply to any person who mista	akenly, but in good faith,
alleges violations of this Chapter.	<i>; /</i> /
(e) This section shall be enforced as provided in subsection	ons (c) through (g) of
G.S. 96A-7.	
"§ 96A-9. Coordination of benefits.	
(a) Leave taken with wage replacement under this Chapter that	t also qualifies as leave
under the Family and Medical Leave Act shall run concurrently with	n leave taken under the
Family and Medical Leave Act.	
(b) An employer may require that payment made pursuant to	this Chapter be made
concurrently or otherwise coordinated with payment made or leave allo	owed under the terms of
disability or family care leave under a collective bargaining agreement of	or employer policy. The
employer must give employees written notice of this requirement.	
(c) This Chapter does not diminish an employer's obligation to	comply with any of the
following that provide more generous leave:	
(1) A collective bargaining agreement;	
(2) An employer policy; or	
$\overline{(3)}$ Any law.	
(d) An individual's right to leave under this Chapter may not be di	minished by a collective
bargaining agreement entered into or renewed, or an employer policy a	dopted or retained, after
the effective date of this Chapter. Any agreement by an individual to waiv	ve his or her rights under
this Chapter is void as against public policy.	-
" <u>§ 96A-10. Notice.</u>	
(a) Each employer shall provide written notice to each emp	loyee upon hiring and
annually thereafter. An employer shall also provide written notice to	
employee requests leave under this Chapter or when the employer acqu	
employee's leave may be for a qualifying reason under G.S. 96A-2. Such	
the employee's right to family and medical leave insurance benefits und	
terms under which it may be used, (ii) the amount of family and medical l	_

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1	(iii) the procedure for filing a claim for benefits, (iv) the right to job protection and benefits
2	continuation under G.S. 96A-7, (v) that discrimination and retaliatory personnel actions against
3	a person for requesting, applying for, or using family and medical leave insurance benefits is
4	prohibited under G.S. 96A-8, and (vi) that the employee has a right to file a complaint for
5	violations of this Chapter. An employer shall also display and maintain a poster in a conspicuous
6	place accessible to employees at the employer's place of business that contains the information
7	required by this section in English, Spanish, and any language that is the first language spoken
8	by at least five percent (5%) of the employer's workforce, provided that such notice has been
9	provided by the Division. The Assistant Secretary may adopt regulations to establish additional
10	requirements concerning the means by which employers shall provide such notice.
11	(b) Employees shall provide notice to their employers as soon as practicable of their
12	intention to take leave under this Chapter.
13	" <u>§ 96A-11. Enforcement.</u>
14	(a) The Assistant Secretary shall establish a system for appeals in the case of a denial of
15	family and medical leave insurance benefits. In establishing such system, the Assistant Secretary
16	may utilize any and all procedures and appeals mechanisms established under G.S. 96-15.
17	(b) Judicial review of any decision with respect to family and medical leave insurance
18	benefits shall be permitted in a court of competent jurisdiction after a party aggrieved thereby
19	has exhausted all administrative remedies established by the Assistant Secretary.
20	(c) The Assistant Secretary shall implement procedures to ensure confidentiality of all
21	information related to any claims filed or appeals taken to the maximum extent permitted by
22	applicable laws.
23	"§ 96A-12. Erroneous payments and disqualification for benefits.
24	(a) A covered individual is disqualified from family and medical leave insurance benefits
25	for one year if the individual is determined by the Assistant Secretary to have willfully made a
26	false statement or misrepresentation regarding a material fact or willfully failed to report a
27	material fact, to obtain benefits under this Chapter.
28	(b) If family and medical leave insurance benefits are paid erroneously or as a result of
29	willful misrepresentation, or if a claim for family and medical leave insurance benefits is rejected
30	after benefits are paid, the Division may seek repayment of benefits from the recipient. The
31	Assistant Secretary shall exercise his or her discretion to waive, in whole or in part, the amount
32	of any such payments where the recovery would be against equity and good conscience.
33	" <u>§ 96A-13. Elective coverage.</u>
34	(a) <u>A self-employed person, including a sole proprietor, partner, or joint venturer, may</u>
35	elect coverage under this Chapter for an initial period of not less than three years. The
36	self-employed person must file a notice of election in writing with the Assistant Secretary, as
37	required by the Division. The election becomes effective on the date of filing the notice. As a
38	condition of election, the self-employed person must agree to supply any information concerning
39 40	income that the Division deems necessary.(b) A self-employed person who has elected coverage may withdraw from coverage
40 41	
41	within 30 days after the end of the three-year period of coverage, or at such other times as the Assistant Secretary may prescribe by rule, by filing written notice with the Assistant Secretary,
42 43	such withdrawal to take effect not sooner than 30 days after filing the notice.
43 44	"§ 96A-14. Family and medical leave insurance program.
44	(a) The Division shall establish and administer a family and medical leave insurance
46	program and begin collecting contributions as specified in this Chapter. By January 1, 2023, the
47	Division shall start receiving claims from and paying family and medical leave insurance benefits
48	to covered individuals.
49	(b) The Division shall establish reasonable procedures and forms for filing claims for
50	benefits under this Chapter and shall specify what supporting documentation is necessary to

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:	support a claim for benefits, including any documentation required from a health care provider
-	for proof of a serious health condition.
-	(c) The Division shall notify the employer within five business days of a claim being
	filed pursuant to this Chapter.
-	(d) The Division shall use information sharing and integration technology to facilitate the
(disclosure of relevant information or records, so long as an individual consents to the disclosure
	as required under State law.
-	(e) Information contained in the files and records pertaining to an individual under this
(Chapter are confidential and not open to public inspection other than to public employees in the
-	performance of their official duties. However, the individual or an authorized representative of
-	an individual may review the records or receive specific information from the records upon the
	presentation of the individual's signed authorization.
-	(f) The Department of Commerce shall adopt rules as necessary to implement this
(Chapter.
	<u>"§ 96A-15. Federal income tax.</u>
	If the Internal Revenue Service determines that family and medical leave insurance benefits
Ţ	under this Chapter are subject to federal income tax, the Division must advise an individual filing
-	a new claim for family and medical leave insurance benefits, at the time of filing such claim, that
	the Internal Revenue Service has determined that benefits are subject to federal income tax and
1	that requirements exist pertaining to estimated tax payments.
	<u>\$ 96A-16. Family and medical leave insurance account fund; establishment and</u>
	investment.
	(a) The Paid Family and Medical Leave Fund (Fund) is created in the custody of the
J	Division. Expenditures from the Fund may be used only for the purposes of the family and
1	medical leave insurance benefits program. Only the Assistant Secretary of the Division or the
2	Assistant Secretary's designee may authorize expenditures from the Fund.
	(b) Whenever, in the judgment of the Division, there shall be in the Fund an amount of
f	funds in excess of that amount deemed by the Division to be sufficient to meet the current
(expenditures properly payable therefrom, the Division shall have full power to invest, reinvest,
1	manage, contract, sell, or exchange investments acquired with such excess funds in the manner
]	prescribed by North Carolina law.
'	" <u>§ 96A-17. Reports.</u>
	Beginning January 1, 2024, the Division shall report to the General Assembly by April 1 of
<u>(</u>	each year on projected and actual program participation by purpose listed in G.S. 96A-2, gender
	of beneficiary, premium rates, fund balances, outreach efforts, and, for leaves taken under
(G.S. 96A-2, family members for whom leave was taken to provide care.
'	" <u>§ 96A-18. Public education.</u>
	The Division shall conduct a public education campaign to inform workers and employers
1	regarding the availability of family and medical leave insurance benefits. Outreach information
5	shall be available in English, Spanish, French, German, Vietnamese, Chinese, Arabic, Korean,
-	Tagalog, Hindi, Gujarati, Russian, Hmong, and other languages spoken by more than five percent
	(5%) of the State's population.
'	" <u>§ 96A-19. Sharing technology.</u>
	The Division is encouraged to use State data collection and technology to the extent possible
	and to integrate the program with existing State policies.
'	" <u>§ 96A-20. Severability.</u>
	If any provision of this Chapter or its application to any person or circumstance is held
	· · · ·
<u>(</u>	
	SECTION 2. All rules necessary for implementation of this act shall be adopted by
<u>i</u>	The Division is encouraged to use State data collection and technology to the extent possible and to integrate the program with existing State policies. "§ 96A-20. Severability.

51 October 1, 2021.

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1SECTION 3. Except as otherwise provided, this act is effective when it becomes2law.