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SS/EH

SENATE STATE OF MINNESOTA NINETY-SECOND SESSION

S.F. No. 331

(SENATE AUTHORS: MURPHY, Bakk, Champion, Kent and McEwen) DATE D-PG OFFICIAL STATUS

DALE	D-I U	UTICIAL STATUS
01/25/2021	161	Introduction and first reading
		Referred to Labor and Industry Policy
01/28/2021	199	Author added Bakk
02/01/2021	221	Authors added Champion; Kent; McEwen
		See HF41

1.1	A bill for an act
1.2 1.3	relating to employment; providing emergency paid sick leave to health care employees excluded from the federal Families First Coronavirus Response Act.
1.4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.5	Section 1. ESSENTIAL WORKERS EMERGENCY LEAVE ACT.
1.6	Subdivision 1. Definitions. (a) For the purposes of this section, the following terms have
1.7	the meanings given them.
1.8	(b) "Child" has the meaning given in United States Code, title 29, section 2611(12).
1.9	(c) "Emergency paid sick leave" means paid leave time provided under this section for
1.10	a reason provided in subdivision 2.
1.11	(d) "Essential worker" means a person who performs services for hire for an employer
1.12	for one day or more, and who:
1.13	(1) qualifies for a Critical Sector exemption under paragraph 6 of Executive Order 20-48
1.14	or any amendments to or replacements thereof;
1.15	(2) is unable to work or telework due to a reason provided in subdivision 2; and
1.16	(3) is not receiving workers' compensation benefits, unemployment insurance benefits,
1.17	or other benefits under state law or federal law or an executive order related to COVID-19
1.18	that wholly compensates the employee for the period of time the employee is unable to
1.19	work or telework due to a reason provided in subdivision 2.
1.20	(e) "Employer" means a person who employs one or more essential workers, including
1.21	a corporation, partnership, limited liability company, association, group of persons, state,

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2.1	county, town, city, school district, or governmental subdivision, that has elected to exclude
2.2	such employees from emergency paid sick leave under the federal Families First Coronavirus
2.3	Response Act, Public Law 116-127.
2.4	(f) "Health care provider" has the meaning given in Code of Federal Regulations, title
2.5	<u>29, section 826.30(c).</u>
2.6	(g) "Retaliatory personnel action" means any form of intimidation, threat, reprisal,
2.7	harassment, discrimination, or adverse employment action, including discipline, discharge,
2.8	suspension, transfer, or reassignment to a lesser position in terms of job classification, job
2.9	security, or other condition of employment; reduction in pay or hours or denial of additional
2.10	hours; the accumulation of points under an attendance point system; informing another
2.11	employer that the person has engaged in activities protected by this section; or reporting or
2.12	threatening to report the actual or suspected citizenship or immigration status of an employee,
2.13	former employee, or family member of an employee to a federal, state, or local agency.
2.14	Subd. 2. Emergency paid sick leave. An employer shall provide emergency paid sick
2.15	leave to an employee who is unable to work or telework due to any of the following reasons:
2.16	(1) the employee is subject to a federal, state, or local quarantine or isolation order related
2.17	to COVID-19;
2.18	(2) the employee has been advised by a health care provider to self-quarantine due to
2.19	concerns related to COVID-19;
2.20	(3) the employee is experiencing symptoms of COVID-19 and seeking a medical
2.21	diagnosis;
2.22	(4) the employee is caring for an individual who is subject to an order as described in
2.23	clause (1) or has been advised as described in clause (2);
2.24	(5) the employee is caring for a child of the employee if the school or place of care of $\frac{1}{2}$
2.25	the child has been closed, or the child care provider of the child is unavailable due to
2.26	COVID-19 precautions; or
2.27	(6) the employee is experiencing any other substantially similar condition specified by
2.28	the secretary of the Department of Health and Human Services in consultation with the
2.29	secretary of the Department of the Treasury and the secretary of the Department of Labor.
2.30	Subd. 3. Duration and use of leave. (a) An employee shall be entitled to emergency
2.31	paid sick leave as provided under this section for the following number of hours:
2.32	(1) up to 100 hours for an employee who:

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3.1	(i) the em	ployer considers to	work full time;		
3.2	(ii) works	s or was scheduled t	o work on averag	ge what are considered f	ull-time hours by
3.3	the employer	; including pursuant	t to any applicabl	e collective bargaining	agreement; or
3.4	<u>(iii) work</u>	s or was scheduled	to work at least 4	0 hours per week for th	e employer on
3.5	average over	a two-week period;	<u>-</u>		
3.6	<u>(2)</u> a num	ber of hours equal t	to 1.25 times the	number of hours that an	employee works
3.7	for the emplo	oyer on average ove	r a two-week per	iod for any employee w	<u>ho:</u>
3.8	(i) the em	ployer considers to	work part time;		
3.9	(ii) works	s or was scheduled to	o work on averag	e what are considered p	art-time hours by
3.10	the employer	; including pursuant	t to any applicabl	e collective bargaining	agreement; or
3.11	<u>(iii) work</u>	s or was scheduled	to work fewer that	in 40 hours per week for	the employer on
3.12	average over	a two-week period;	; or		
3.13	<u>(3)</u> 17.5 ti	mes the average nun	nber of hours an e	mployee worked per day	for the employer
3.14	for the previo	ous six months, or fo	or the entire perio	od the employee has wo	rked for the
3.15	employer, wl	nichever is shorter, f	for an employee	who works variable hou	rs and who is not
3.16	covered by c	lause (1) or (2).			
3.17	(b) Leave	under this section s	hall be available	for use by an employee f	for a reason listed
3.18	in subdivision	n 2 beginning the day	y following final	enactment and may be us	sed intermittently,
3.19	provided that	t any amount of leav	ve taken under th	is section shall end with	the employee's
3.20	next schedul	ed work shift immed	diately following	the termination of the e	mployee's need
3.21	for leave und	ler a reason provide	d in subdivision 2	2.	
3.22	(c) After	the first workday or	portion thereof th	nat an employee receive	s leave under this
3.23	section, an er	mployer may require	e the employee to	o follow reasonable noti	ce procedures to
3.24	continue rece	eiving leave.			
3.25	(d) Leave	under this section e	expires 30 days a	fter a peacetime emerge	ncy declared by
3.26	the governor	in an executive orde	er that relates to th	e infectious disease know	wn as COVID-19
3.27	is terminated	or rescinded.			
3.28	<u>Subd. 4.</u>	Amount of compen	esation. (a) An er	nployee shall receive co	ompensation for
3.29	each hour of	emergency paid sic	k leave received	under this section in an	amount that shall
3.30	be the greate	<u>r of:</u>			
3.31	<u>(1) the en</u>	nployee's regular rat	te of pay for the e	employee's last pay perio	od, including
3.32	pursuant to a	ny collective bargai	ning agreement t	hat applies;	

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(2) the sta	ate minimum wage	in effect under N	linnesota Statutes, secti	on 177.24; or
(3) the lo	cal minimum wage	to which the emi	ployee is entitled, excer	ot that in no event
			is section exceed \$6,38	
f this sectio	0	e under this section	on shall not carry over	past the expiration
I this sectio	<u>11.</u>			
<u></u>	•		o require financial or oth	
			yee's termination, resig	
			ncy paid sick time unde	er this section that
as not been	used by the employ	<u>/ee.</u>		
Subd. 5.	Relationship to othe	er leave. (a) Exce	pt as provided in paragra	aph (c), emergency
aid sick leav	ve under this section	n shall be in addi	tion to any paid or unpa	aid leave provided
o an employ	ee by an employer	under a collectiv	e bargaining agreement	, negotiated
agreement, c	ontract, or any othe	r employment po	olicy.	
<u>(b) An en</u>	ployee may use lea	ve provided unde	er this section first, and e	except as provided
n paragraph	(c), an employer sh	all not require an	n employee to use other	paid or unpaid
eave provide	ed by the employer	before the emplo	yee uses the leave prov	vided under this
ection or in	lieu of the leave pro	ovided under this	section.	
(c) Notwi	thstanding paragrap	ohs (a) and (b), if	an employer has alread	dy provided an
mployee wi	th additional paid le	ave for any reaso	n provided in subdivisi	on 2, and the leave
s in addition	to the regular amo	unt of paid leave	provided by the employ	yer and would
ompensate t	he employee in an a	mount equal to o	r greater than the amour	nt of compensation
provided und	ler this section, the e	mployer may cou	ant the hours of other ad	ditional paid leave
oward the to	otal number of hours	s of emergency p	aid sick leave required	under this section.
(d) Nothi	ng in this section sh	all be deemed:		
<u>(1) to lim</u>	it the rights of a pul	olic employee or	employer under any law	<i>w</i> , rule, regulation,
or collective	y negotiated agreer	nent, or the right	s and benefits that accr	ue to employees
hrough colle	ective bargaining ag	reements, or the	rights of employees wi	th respect to any
other employ	ment benefits; or			
(2) to pro	hibit any personnel	action that other	wise would have been t	aken regardless of
a request to u	use, or use of, any le	eave provided by	this section.	
(e) Nothin	ng in this section sh	all prevent an en	ployer from providing,	, or the parties to a
			, leave benefits that me	

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5.1	do not other	wise conflict with th	ne requirements fo	or emergency paid sick le	ave under this
5.2	section.				
5.3	Subd. 6.	Requirements and	enforcement. (a) An employer shall provi	ide notice to
5.4	employees o	f the requirements f	or emergency pai	d sick leave provided und	ler this section.
5.5	<u>(b) An er</u>	nployer shall not tak	te any retaliatory	personnel action against a	an employee for
5.6	requesting or	r obtaining emergen	cy paid sick leav	e under this section or for	· bringing a
5.7	complaint related to this section, including a proceeding that seeks enforcement of this				
5.8	section.				
5.9	<u>(c) In add</u>	lition to any remedie	es otherwise prov	ided by law, an employee	seeking redress
5.10	for a violatio	n of this section may	v bring a civil action	on in district court to recov	ver any damages
5.11	recoverable at law, together with costs and disbursements, including reasonable attorney				
5.12	fees. An emp	ployer who violates	this section may	be liable for compensator	y damages,
5.13	injunctive re	lief, or other equital	ole relief as deter	mined by the district cour	<u>t.</u>
5.14	EFFECT	[IVE DATE. This s	section is effective	e the day following final	enactment and
5.15	applies retro	actively to all emplo	oyees covered by	this section as of March	13, 2020, and
5.16	sunsets 30 da	ays after a peacetime	e emergency decla	ared by the governor in an	executive order
5.17	that relates to	o the infectious dise	ase known as CC	VID-19 is terminated or	rescinded.