23-01468

## **SENATE** STATE OF MINNESOTA NINETY-THIRD SESSION

## S.F. No. 1385

(SENATE AUTHORS: COLEMAN, Rasmusson, Duckworth, Housley and Nelson)				
DATE	D-PG	OFFICIAL STATUS		
02/08/2023	735	Introduction and first reading		
		Referred to Commerce and Consumer Protection		
02/16/2023	875	Withdrawn and returned to author		

1.1	A bill for an act
1.2 1.3 1.4 1.5	relating to commerce; authorizing certain insurers to offer paid family leave insurance benefits; creating a tax credit; proposing coding for new law in Minnesota Statutes, chapter 290; proposing coding for new law as Minnesota Statutes, chapter 63A.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. [63A.01] DEFINITIONS.
1.8	(a) As used in this chapter, the following terms have the meanings given.
1.9	(b) "Armed forces of the United States" means members of the National Guard and
1.10	Reserves.
1.11	(c) "Child" means a person who is:
1.12	(1) under 18 years of age, or 18 years of age or older and incapable of self-care as a
1.13	result of a mental or physical disability; and
1.14	(2) a biological, adopted, or foster son or daughter; a stepson or stepdaughter; a legal
1.15	ward; a son or daughter of a domestic partner; or a son or daughter of a person to whom the
1.16	employee stands in loco parentis.
1.17	(d) "Family leave" means leave taken by an employee from work for a reason specified
1.18	in section 63A.03.
1.19	(e) "Family member" means a child, spouse, parent, or grandparent, as defined in this
1.20	chapter, or any other person defined as a family member in an insurance policy.
1.21	(f) "Health care provider" means a person licensed under the public health laws of
1.22	Minnesota.

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2.1	(g) "Parent" means a biological, foster, or adoptive parent; a stepparent; a legal guardian;
2.2	or other person who stood in loco parentis to the employee when the employee was a child.
2.3	(h) "Serious health condition" means an illness, injury, impairment, or physical or mental
2.4	condition, including organ or tissue transplant or donation, that involves inpatient care in a
2.5	hospital, hospice, or residential health care facility, continuing treatment, or continuing
2.6	supervision by a health care provider, as defined in an insurance policy. Continuing
2.7	supervision by a health care provider includes a period of incapacity that is permanent or
2.8	long term due to a condition for which treatment may not be effective and where the family
2.9	member is not receiving active treatment by a health care provider.
2.10	Sec. 2. [63A.02] PAID FAMILY LEAVE INCOME REPLACEMENT BENEFITS.
2.11	(a) An insurance company licensed to issue disability income insurance policies in
2.12	Minnesota may also offer paid family leave insurance benefits providing wage replacement
2.13	for the employee's income loss due to:
2.14	(1) the birth or adoption of a child by the employee;
2.15	(2) placement of a child with the employee for foster care;
2.16	(3) care of an employee's family member who has a serious health condition; or
2.17	(4) circumstances arising from the fact that the employee's family member is a service
2.18	member on active duty or has been notified of an impending call or order to active duty.
2.19	(b) The benefits may be offered either through a rider to a disability income insurance
2.20	policy or written as a separate group insurance policy purchased by an employer.
2.21	Sec. 3. [63A.03] FAMILY LEAVE BENEFITS.
2.22	Family leave benefits may be provided for leave taken from work by an employee to:
2.23	(1) participate in providing care, including physical or psychological care, for the
2.24	employee's family member that is made necessary by the family member's serious health
2.25	condition;
2.26	(2) bond with the employee's child during the first 12 months after the child's birth, or
2.27	the first 12 months after the placement of the child for adoption or foster care with the
2.28	employee;
2.29	(3) address a qualifying exigency, as interpreted under the Family and Medical Leave
2.30	Act, United States Code, title 29, section 2612(a)(1)(e), and Code of Federal Regulations,
2.31	title 29, sections 825.126(a)(1) to (8), arising from the fact that the spouse, child, or parent

3.1 3.2	of the employee is on active duty or has been notified of an impending call or order to active duty in the armed forces of the United States;
3.3	(4) care for a family service member injured in the line of duty; or
3.4	(5) take other leave to provide care for a family member or other family leave, as specified
3.5	in an insurance policy.
3.6	Sec. 4. [63A.04] EXPLANATION OF FAMILY LEAVE REASONS.
3.7	An insurance policy must set forth the details and requirements regarding each reason
3.8	for covered family leave.
3.9	Sec. 5. [63A.05] BENEFIT PERIOD.
3.10	(a) An insurance policy must set the length of family leave benefits available for each
3.11	covered family leave reason as 52 consecutive calendar weeks. Fifty-two consecutive
3.12	calendar weeks may be calculated by:
3.13	(1) a calendar year;
3.14	(2) any fixed period starting on a particular date, including the policy effective date or
3.15	anniversary date;
3.16	(3) the period measured forward from the employee's first day of family leave;
3.17	(4) a rolling period measured by looking back from the employee's first day of family
3.18	leave; or
3.19	(5) any other method specified in the insurance policy.
3.20	(b) An insurance policy must set forth whether there is an unpaid waiting period and, if
3.21	so, the unpaid waiting period terms and conditions, which may include but are not limited
3.22	to whether:
3.23	(1) the waiting period runs over a period of consecutive calendar days;
3.24	(2) the waiting period is in addition to the annual allotment of family leave benefits;
3.25	(3) the waiting period must be met only once per benefit year; and
3.26	(4) the employee may work or receive paid time off or other compensation from the
3.27	employer during the waiting period.
3.28	Sec. 6. [63A.06] AMOUNT OF FAMILY LEAVE BENEFITS; OTHER INCOME.

3.29 (a) An insurance policy must set forth:

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as introduced

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4.1	(1) the amount of benefits that are paid for covered family leave reasons;				
4.2	(2) the definition of the wages or other income upon which the amount of family leave				
4.3	benefits is ba		2		
4.4	(3) how t	he wages or other	income is calculat	ted.	
4.5	(b) If fam	nily leave benefits	are subject to offs	ets for wages, other incor	ne received, or
4.6	(b) If family leave benefits are subject to offsets for wages, other income received, or other income that the insured may be eligible for, the policy must set forth:				
4.7	(1) all wages or other income that may be set off; and				
4.8	(2) the ci	rcumstances under	which wages or o	other income may be offse	<u>et.</u>
4.9	Sec. 7. <u>[63</u>	A.07] PERMISSI	BLE LIMITATI	ONS AND EXCLUSION	NS.
4.10	Any limit	tations or exclusion	ns must be set for	th in an insurance policy a	and approved by
4.11	the commiss	ioner.			
4.12	Sec. 8. [63.	A.08] OTHER PH	ROVISIONS.		
4.13	Subdivisi	ion 1. <mark>State may n</mark>	ot act as insurer.	The state of Minnesota m	ust not act as an
4.14	insurer under	r sections 63A.01	to 63A.08. The sta	te must not provide or fac	cilitate coverage
4.15	under section	ns 63A.01 to 63A.0	08 either by contra	act with a licensed insure	or otherwise.
4.16	<u>Subd. 2.</u>	<b>Joint pool.</b> Any tv	vo or more emplo	yers or an association of e	mployers may
4.17	jointly issue	paid family leave	insurance benefits	as set forth under section	ns 62H.01 to
4.18	<u>62H.08.</u>				
4.19	<u> </u>		SUSINESS TAX (	CREDITS FOR PAID FA	AMILY LEAVE
4.20	INSURANC	CE BENEFITS.			
4.21	Subdivisi	ion 1. Employer ta	a <b>x credit.</b> (a) A qu	alified employer is allowe	d a credit against
4.22	the taxes imp	posed under this ch	apter equal to the	amount of the employer's	s contributions
4.23	made to paid	l family leave insu	rance benefits on	behalf of a qualified empl	loyee.
4.24	<u>(b) The c</u>	redit allowed to an	employer under t	his subdivision for a qual	ifying employee
4.25	for a taxable	year is limited to	the lesser of the an	mounts listed in clauses (1	1) and (2), to the
4.26	extent not de	educted in determin	ning federal taxab	le income:	
4.27	<u>(1)</u> \$3,00	<u>0; or</u>			
4.28	(2) the tot	tal amount of the qu	ualified employer'	s contributions made for p	aid family leave
4.29	insurance be	nefits on behalf of	a qualified emplo	yee.	

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5.1	<u>Subd. 2.</u>	<b>Definitions.</b> (a) Fo	r purposes of this	section, the terms in this	subdivision have
5.2	the meaning	gs given unless the o	context clearly inc	icates otherwise.	
5.3	(b) "Employee" has the meaning given in section 290.92, subdivision 1, clause (3).				
5.4	<u>(c) "Fam</u>	uily leave" means lea	ve for any purpose	allowed under paid fami	ly leave insurance
5.5	benefits aut	horized under section	ons 63A.01 to 63A	<u>A.08.</u>	
5.6	<u>(d)</u> "Qua	alified employer" m	eans an employer	subject to the withholdi	ng requirements
5.7	under section	on 290.92 who:			
5.8	<u>(1) emp</u>	loys 50 or fewer em	ployees in Minne	sota; and	
5.9	<u>(2) make</u>	es a contribution to p	aid family leave in	surance benefits authoriz	zed under sections
5.10	63A.01 to 6	3A.08.			
5.11	<u>(e) "Qua</u>	lifying employee" r	neans an employe	e who has been employe	d by the qualified
5.12	employer fo	or at least one year.			
5.13	<u>(f)</u> "Tax	imposed under this	chapter" means th	ne taxes imposed under	sections 290.06,
5.14	290.091, an	d 290.0921, but exc	ludes the fee und	er section 290.0922.	
5.15	<u>Subd. 3.</u>	Nonresidents and	part-year residen	<b>ts.</b> For a nonresident or p	oart-year resident,
5.16	the credit m	ust be allocated usi	ng the percentage	calculated in section 29	0.06, subdivision
5.17	2c, paragrap	oh (e).			
5.18	Subd. 4.	Carryover. If the c	credit allowed und	er subdivision 1 exceed	s the tax imposed
5.19	under this c	hapter, the excess is	a credit carryove	r to each of the five suce	ceeding taxable
5.20	years. The e	entire amount of the	excess unused cr	edit must be carried first	t to the earliest
5.21	taxable year	r to which the amou	nt may be carried.	The unused portion of t	the credit must be
5.22	carried to the	e following taxable	year. A credit mu	st not be carried to a tax	able year more
5.23	than five ye	ars after the taxable	year in which the	e credit was earned.	
5.24	Sec. 10. <u>F</u>	FFECTIVE DATI	<u>E.</u>		
5.25	Sections	1 to 8 are effective.	anuary 1, 2024. Se	ection 9 is effective for ta	x years beginning

5.26 after December 31, 2023.