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REVISOR

State of Minnesota

HOUSE OF REPRESENTATIVES H. F. No. 16

SEVENTH SPECIAL SESSION

Authored by Winkler The bill was read for the first time and referred to the Committee on Ways and Means 12/14/2020

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. EMERGENCY PAID SICK LEAVE FOR HEALTH CARE WORKERS.
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 provided by 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 described in subdivision 2.
1.11	(d) "Emergency responder" has the meaning provided by Code of Federal Regulations,
1.12	title 29, section 826.30(c).
1.13	(e) "Employee" means a person who performs services for hire for an employer for one
1.14	day or more, and who:
1.15	(1) is employed as a health care provider or emergency responder by an employer that
1.16	has elected to exclude such employees from emergency paid sick leave under the federal
1.17	Families First Coronavirus Response Act, Public Law 116-127;
1.18	(2) is unable to work or telework due to a reason listed in subdivision 2; and
1.19	(3) is not receiving workers' compensation benefits, unemployment insurance benefits,
1.20	or other benefits under state law or federal law or an executive order related to COVID-19,

12/11/20

SS/BM

2.1	that wholly compensates the employee for the period of time the employee is unable to
2.2	work or telework due to a reason provided in subdivision 2.
2.3	(f) "Employer" means any person who employs one or more health care providers or
2.4	emergency responders to perform a service for hire, including a corporation, partnership,
2.5	limited liability company, association, group of persons, state, county, town, city, school
2.6	district, or governmental subdivision, that has elected to exclude such employees from
2.7	emergency paid sick leave under the federal Families First Coronavirus Response Act,
2.8	Public Law 116-127.
2.9	(g) "Health care provider" has the meaning provided by Code of Federal Regulations,
2.10	title 29, section 826.30(c).
2.11	Subd. 2. Emergency paid sick leave. An employer shall provide emergency paid sick
2.12	leave to an employee who is unable to work or telework due to any of the following reasons:
2.13	(1) the employee is subject to a federal, state, or local quarantine or isolation order related
2.13	to COVID-19;
2.15	(2) the employee has been advised by a health care provider to self-quarantine due to
2.16	concerns related to COVID-19;
2.17	(3) the employee is experiencing symptoms of COVID-19 and seeking a medical
2.18	diagnosis;
2.19	(4) the employee is caring for an individual who is subject to an order as described in
2.20	clause (1) or has been advised as described in clause (2);
2.21	(5) the employee is caring for a child of the employee if the school or place of care of
2.22	the child has been closed, or the child care provider of the child is unavailable due to
2.23	COVID-19 precautions; or
2.24	(6) the employee is experiencing any other substantially similar condition specified by
2.25	the secretary of the Department of Health and Human Services in consultation with the
2.26	secretary of the Department of the Treasury and the secretary of the Department of Labor.
2.27	Subd. 3. Duration and use of leave. (a) An employee shall be entitled to emergency
2.28	paid sick leave as provided under this section for the following number of hours:
2.29	(1) up to 100 hours for any employee who:
2.30	(i) the employer considers to work full time;
2.31	(ii) works or was scheduled to work on average what are considered full-time hours by

2.32 the employer, including pursuant to any applicable collective bargaining agreement; or

Section 1.

	12/11/20	REVISOR	SS/BM	20-9456
3.1	(iii) works or was scheduled to wor	k at least 40 hours p	per week for the emplo	oyer on
3.2	average over a two-week period;			
3.3	(2) a number of hours equal to the r	number of hours that	t an employee works	for the
3.4	employer on average over a two-week			
3.5	(i) the employer considers to work	part time;		
3.6	(ii) works or was scheduled to work	c on average what ar	e considered part-time	e hours by
3.7	the employer, including pursuant to an	y applicable collecti	ve bargaining agreem	ent; or
3.8	(iii) works or was scheduled to wor	k fewer than 40 hou	rs per week for the em	ployer on
3.9	average over a two-week period; or			
3.10	(3) 14 times the average number of	hours an employee v	worked per day for the	employer
3.11	for the previous six months, or for the	entire period the em	ployee has worked fo	r the
3.12	employer, whichever is shorter, for any	employee who wo	rks variable hours, and	d who is
3.13	not covered by clause (1) or (2).			
3.14	(b) Leave under this section shall be	e available for use by	an employee for a rea	son listed
3.15	in subdivision 2, on the day following	final enactment, and	l may be used intermi	ttently,
3.16	provided that any amount of leave take	en under this section	shall end with the em	ployee's
3.17	next scheduled work shift immediately	following the term	ination of the employe	e's need
3.18	for leave under a reason listed in subdi	vision 2.		
3.19	(c) After the first workday or portio	n thereof that an em	ployee receives leave	under this
3.20	section, an employer may require the e	mployee to follow r	easonable notice proc	edures to
3.21	continue receiving leave.			
3.22	(d) Leave under this section expires	30 days after the pe	eacetime emergency de	eclared by
3.23	the governor in an executive order that i	relates to the infection	ous disease known as C	COVID-19
3.24	is terminated or rescinded.			
3.25	Subd. 4. Amount of compensation	1. (a) An employee s	shall receive compense	ation for
3.26	each hour of emergency paid sick leave	e received under this	s section in an amount	that shall
3.27	be the greater of:			
3.28	(1) the employee's regular rate of p	ay for the employee	's last pay period, incl	uding
3.29	pursuant to any collective bargaining a	greement that applie	es;	
3.30	(2) the state minimum wage in effe	ct under Minnesota	Statutes, section 177.2	24; or
3.31	(3) the local minimum wage to whi	ch the employee is	entitled,	

	12/11/20	REVISOR	SS/BM	20-9456
4.1	except that in no event shall emerger	ncy paid sick time p	rovided under this secti	ion exceed
4.2	\$6,388 in the aggregate.			
4.3	(b) Unused or remaining leave un	der this section shal	l not carry over past the	expiration
4.4	of this section.			
4.5	(c) Nothing in this section shall be	e construed to requir	e financial or other reim	ıbursement
4.6	to an employee from an employer upo	on the employee's te	rmination, resignation,	retirement,
4.7	or other separation from employmen	t for emergency pai	d sick time under this s	ection that
4.8	has not been used by the employee.			
4.9	Subd. 5. Relationship to other lea	ave. (a) Except as pro	ovided in paragraph (c),	emergency
4.10	paid sick leave under this section sha	all be in addition to	any paid or unpaid leav	e provided
4.11	to an employee by an employer unde	er a collective bargat	ning agreement, negot	iated
4.12	agreement, contract, or any other em	ployment policy.		
4.13	(b) An employee may use leave pr	rovided under this se	ection first, and except a	as provided
4.14	in paragraph (c), an employer shall n	ot require an emplo	yee to use other paid of	r unpaid
4.15	leave provided by the employer befo	re the employee use	es the leave provided un	nder this
4.16	section or in lieu of the leave provide	ed under this sectior	<u>ı.</u>	
4.17	(c) Notwithstanding paragraphs (a) and (b), if an emp	bloyer has already prov	ided an
4.18	employee with additional paid leave	for the reasons liste	d in subdivision 2, and	the leave
4.19	is in addition to the regular amount of	of paid leave provide	ed by the employer and	would
4.20	compensate the employee in an amou	nt equal to or greate	r than the amount of con	npensation
4.21	provided under this section, the emplo	oyer may count the h	ours of other additional	l paid leave
4.22	toward the total number of hours of e	emergency paid sick	leave required under the	his section.
4.23	(d) Nothing in this section shall b	be deemed:		
4.24	(1) to limit the rights of a public e^{-1}	employee or employ	er under any law, rule,	regulation,
4.25	or collectively negotiated agreement	, or the rights and be	enefits that accrue to er	nployees
4.26	through collective bargaining agreen	nents, or the rights c	f employees with respe	ect to any
4.27	other employment benefits; or			
4.28	(2) to prohibit any personnel action	on that otherwise wo	ould have been taken re	gardless of
4.29	a request to use, or use of, any leave	provided by this see	ction.	
4.30	(e) Nothing in this section shall p	revent an employer	from providing, or the	parties to a
4.31	collective bargaining agreement from	n agreeing to, leave	benefits that meet or ex	kceed, and
4.32	do not otherwise conflict with, the re	equirements for eme	rgency paid sick leave	under this
4.33	section.			

12/11/20

SS/BM

5.1	Subd. 6. Requirements and enforcement. (a) An employer shall provide notice to
5.2	employees of the requirements for emergency paid sick leave provided under this section.
5.3	(b) An employer shall not discharge, discipline, or in any manner discriminate or retaliate
5.4	against an employee for requesting or obtaining emergency paid sick leave under this section
5.5	or for bringing a complaint related to this section, including a proceeding that seeks
5.6	enforcement of this section.
5.7	(c) In addition to any remedies otherwise provided by law, an employee seeking redress
5.8	for a violation of this section may bring a civil action in district court to recover any damages
5.9	recoverable at law, together with costs and disbursements, including reasonable attorney
5.10	fees. An employer found to have violated this section may be liable for compensatory
5.11	damages, injunctive relief, or other equitable relief, as determined by the district court.
5.12	EFFECTIVE DATE. This section is effective the day following final enactment and
5.13	sunsets 30 days after the peacetime emergency declared by the governor in an executive

5.14 order that relates to the infectious disease known as COVID-19 is terminated or rescinded.