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REVISOR

## State of Minnesota

## HOUSE OF REPRESENTATIVES

## SIXTH SPECIAL SESSION

H. F. No. 5

11/12/2020 Authored by Winkler and Liebling The bill was read for the first time and referred to the Committee on Labor

| 1.1        | A bill for an act   |
|------------|---|
| 1.2<br>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,   |

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| 2.1  | that wholly compensates the employee for the period of time the employee is unable to           |
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| 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           |
| 2.15 | concerns related to COVID-19;   |
| 2.10 | concerns related to COVID-13,   |
| 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          |

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| 3.1  | (iii) works or was scheduled to wor   | k at least 40 hours per v  | week for the employ   | yer on       |
| 3.2  | average over a two-week period;   | average over a two-week period;                                  |                       |              |
| 3.3  | (2) a number of hours equal to the r  | number of hours that an  | employee works for    | or the       |
| 3.4  |   | employer on average over a two-week period for any employee who: |                       |              |
| 3.5  | (i) the employer considers to work  | part time;   |                       |              |
| 3.6  | (ii) works or was scheduled to work   | on average what are co   | onsidered part-time   | hours by     |
| 3.7  | the employer, including pursuant to any applicable collective bargaining agreement; or  |  |                       | nt; or       |
| 3.8  | (iii) works or was scheduled to wor   | k fewer than 40 hours p  | er week for the emp   | oloyer on    |
| 3.9  | average over a two-week period; or  |  |                       |              |
| 3.10 | (3) 14 times the average number of 1  | nours an employee worl   | ked per day for the e | employer     |
| 3.11 | for the previous six months, or for the   | entire period the employ   | yee has worked for    | the          |
| 3.12 | employer, whichever is shorter, for any   | employee who works   | variable hours, and   | who is       |
| 3.13 | not covered by clause (1) or (2).   |  |                       |              |
| 3.14 | (b) Leave under this section shall be   | available for use by an  | employee for a reas   | son listed   |
| 3.15 | in subdivision 2, on the day following  | final enactment, and ma  | ay be used intermitt  | ently,       |
| 3.16 | provided that any amount of leave take  | n under this section sha   | ll end with the emp   | oloyee's     |
| 3.17 | next scheduled work shift immediately   | following the terminat   | ion of the employee   | e's need     |
| 3.18 | for leave under a reason listed in subdi-   | vision 2.  |                       |              |
| 3.19 | (c) After the first workday or portion  | n thereof that an employ   | yee receives leave u  | nder this    |
| 3.20 | section, an employer may require the e  | mployee to follow rease  | onable notice proce   | dures to     |
| 3.21 | continue receiving leave.   |  |                       |              |
| 3.22 | (d) Leave under this section expires  | 30 days after the peace  | time emergency dec    | clared by    |
| 3.23 | the governor in an executive order that r   | elates to the infectious of                                      | lisease known as CC   | OVID-19      |
| 3.24 | is terminated or rescinded.   |  |                       |              |
| 3.25 | Subd. 4. Amount of compensation   | . (a) An employee shal   | l receive compensat   | tion for     |
| 3.26 | each hour of emergency paid sick leave  | e received under this see  | ction in an amount    | that shall   |
| 3.27 | be the greater of:  |  |                       |              |
| 3.28 | (1) the employee's regular rate of particular particular rate of pa | ay for the employee's la   | st pay period, inclu  | ding         |
| 3.29 | pursuant to any collective bargaining a   | greement that applies;   |                       |              |
| 3.30 | (2) the state minimum wage in effect  | et under Minnesota Stat  | utes, section 177.24  | <u>4; or</u> |
| 3.31 | (3) the local minimum wage to whi   | ch the employee is entit   | tled,                 |              |

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| 4.1  | except that in no event shall emerge   | ency paid sick time pr   | ovided under this se    | ection exceed    |
| 4.2  | \$6,388 in the aggregate.              |                          |                         |                  |
| 4.3  | (b) Unused or remaining leave u        | nder this section shall  | not carry over past     | the expiration   |
| 4.4  | of this section.                       |                          |                         |                  |
| 4.5  | (c) Nothing in this section shall b    | e construed to require   | e financial or other re | eimbursement     |
| 4.6  | to an employee from an employer up     | oon the employee's ter   | mination, resignatio    | on, retirement,  |
| 4.7  | or other separation from employme      | nt for emergency paid    | d sick time under thi   | is section that  |
| 4.8  | has not been used by the employee.     |                          |                         |                  |
| 4.9  | Subd. 5. Relationship to other lo      | eave. (a) Except as pro  | ovided in paragraph (   | c), emergency    |
| 4.10 | paid sick leave under this section sh  | all be in addition to a  | any paid or unpaid le   | eave provided    |
| 4.11 | to an employee by an employer und      | ler a collective bargai  | ning agreement, neg     | gotiated         |
| 4.12 | agreement, contract, or any other er   | nployment policy.        |                         |                  |
| 4.13 | (b) An employee may use leave p        | provided under this se   | ection first, and exce  | pt as provided   |
| 4.14 | in paragraph (c), an employer shall    | not require an employ    | yee to use other paid   | 1 or unpaid      |
| 4.15 | leave provided by the employer bef     | ore the employee use     | s the leave provided    | l under this     |
| 4.16 | section or in lieu of the leave provid | led under this section   | <u>.</u>                |                  |
| 4.17 | (c) Notwithstanding paragraphs         | (a) and (b), if an emp   | oloyer has already pi   | rovided an       |
| 4.18 | employee with additional paid leave    | e for the reasons listed | d in subdivision 2, a   | nd the leave     |
| 4.19 | is in addition to the regular amount   | of paid leave provide    | d by the employer a     | and would        |
| 4.20 | compensate the employee in an amo      | unt equal to or greater  | than the amount of      | compensation     |
| 4.21 | provided under this section, the emp   | loyer may count the h    | ours of other additio   | nal paid leave   |
| 4.22 | toward the total number of hours of    | emergency paid sick      | leave required unde     | er this section. |
| 4.23 | (d) Nothing in this section shall      | be deemed:               |                         |                  |
| 4.24 | (1) to limit the rights of a public    | employee or employ       | er under any law, ru    | le, regulation,  |
| 4.25 | or collectively negotiated agreemen    | t, or the rights and be  | enefits that accrue to  | employees        |
| 4.26 | through collective bargaining agree    | ments, or the rights o   | f employees with re     | spect to any     |
| 4.27 | other employment benefits; or          |                          |                         |                  |
| 4.28 | (2) to prohibit any personnel act      | ion that otherwise wo    | ould have been taken    | regardless of    |
| 4.29 | a request to use, or use of, any leave | e provided by this sec   | etion.                  |                  |
| 4.30 | (e) Nothing in this section shall      | prevent an employer      | from providing, or t    | he parties to a  |
| 4.31 | collective bargaining agreement fro    | m agreeing to, leave     | benefits that meet or   | r exceed, and    |
| 4.32 | do not otherwise conflict with, the r  | equirements for emer     | rgency paid sick lea    | ve under this    |
| 4.33 | section.                               |                          |                         |                  |

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| 5.1  | Subd. 6. Requirements and enforcement. (a) An employer shall provide notice to                    |
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| 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 | <b>EFFECTIVE DATE.</b> 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.        |