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A BILL FOR AN ACT

RELATING TO FAMILY LEAVE.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1 The legislature finds that Hawaii's working SECTION 1. 2 families are not adequately supported during times of caregiving 3 and illness. While the federal Family and Medical Leave Act of 4 1993 allows twelve weeks of unpaid leave to employees who have 5 worked at a business that employs fifty or more employees, the majority of Hawaii's workforce cannot afford to take unpaid 6 7 leave to care for a child or an elderly family member with a 8 serious health condition. Hawaii law offers only a modest four-9 week extension of unpaid leave and this applies only to Hawaii's 10 few large employers with more than one hundred employees.

11 The legislature further finds that only eleven per cent of 12 workers in the United States have access to paid family leave 13 through their employers. Women, as primary caregivers of 14 infants, children, and elderly parents, are affected 15 disproportionately by the unavailability of paid family and 16 medical leave. In Hawaii, 247,000 people serve as family 17 caregivers. Hawaii has the fastest growing population of

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1 individuals over the age of sixty-five in the nation, and that 2 number is expected to grow by eighty-one per cent by the year 3 2030. Of those who would benefit from paid family leave, nearly 4 one-third would take those leave benefits to care for an ill 5 spouse or elderly parent. In short, most workers, at some 6 point, will need to take time off to care for an ill family 7 member, but very few can afford it. 8 The purpose of this Act is to establish paid family leave 9 and lay the groundwork to implement a paid family leave 10 framework of laws and policies so that all employees can access leave benefits during times when they need to provide care for a 11 12 family member. 13 SECTION 2. Chapter 398, Hawaii Revised Statutes, is 14 amended by adding a new section to part I to be appropriately 15 designated and to read as follows: 16 Paid family leave special fund. (a) There is "§398-17 established a paid family leave special fund into which shall be 18 deposited the following moneys: 19 (1) Appropriations by the legislature to the special fund; 20 Gifts, donations, and grants from public agencies and (2) 21 private persons; and



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1	(3) Money contributed by employers and employees as a
2	condition of paid family leave implementation
3	established by the paid family leave implementation
4	board under Act , Session Laws of Hawaii 2018.
5	All interest earned or accrued on moneys deposited in the fund
6	shall become part of the fund. The fund shall be administered
7	by the department; provided that the department may contract
8	with a public or private agency to provide the day-to-day
9	management of the fund.
10	(b) Subject to legislative authorization, the department
11	may expend moneys from the fund:
12	(1) For permanent and temporary staff positions; and
13	(2) To cover administrative and operational costs of
14	implementing any legislative requirement to establish
15	paid family leave for all workers in the State.
16	(c) The money deposited into the fund and the interest
17	earned shall not revert to the unrestricted fund balance of the
18	general fund at the end of the fiscal year, or at any time."
19	SECTION 3. Section 36-27, Hawaii Revised Statutes, is
20	amended by amending subsection (a) to read as follows:



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1	"(a)	Except as provided in this section, and
2	notwithst	anding any other law to the contrary, from time to
3	time, the	director of finance, for the purpose of defraying the
4	prorated	estimate of central service expenses of government in
5	relation	to all special funds, except the:
6	(1)	Special out-of-school time instructional program fund
7		under section 302A-1310;
8	(2)	School cafeteria special funds of the department of
9		education;
10	(3)	Special funds of the University of Hawaii;
11	(4)	State educational facilities improvement special fund;
12	(5)	Convention center enterprise special fund under
13		section 201B-8;
14	(6)	Special funds established by section 206E-6;
15	(7)	Aloha Tower fund created by section 206J-17;
16	(8)	Funds of the employees' retirement system created by
17		section 88-109;
18	(9)	Hawaii hurricane relief fund established under chapter
19		431P;
20	(10)	Hawaii health systems corporation special funds and
21		the subaccounts of its regional system boards;

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1	(11)	Tourism special fund established under section 201B-
2		11;
3	(12)	Universal service fund established under section 269-
4		42;
5	(13)	Emergency and budget reserve fund under section 328L-
6		3;
7	(14)	Public schools special fees and charges fund under
8		section 302A-1130;
9	(15)	Sport fish special fund under section 187A-9.5;
10	[+](16)[-] Neurotrauma special fund under section 321H-4;
11	[+](17)[-] Glass advance disposal fee established by section
12		342G-82;
13	[+](18)[-] Center for nursing special fund under section
14		304A-2163;
15	[[](19)[·] Passenger facility charge special fund
16		established by section 261-5.5;
17	[[](20)[·] Solicitation of funds for charitable purposes
18		special fund established by section 467B-15;
19	[[](21)[·] Land conservation fund established by section
20		173A-5;



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1	[+](22)[+]	Court interpreting services revolving fund under
2	sect	cion 607-1.5;
3	[+](23)[+]	Trauma system special fund under section 321-
4	22.5	5;
5	[+](24)[+]	Hawaii cancer research special fund;
6	[+] (25) [+]	Community health centers special fund;
7	[[](26)[]]	Emergency medical services special fund;
8	[[](27)[]]	Rental motor vehicle customer facility charge
9	spec	cial fund established under section 261-5.6;
10	[[](28)[]]	Shared services technology special fund under
11	sect	tion 27-43;
12	[+](29)[+]	Automated victim information and notification
13	syst	tem special fund established under section 353-136;
14	[[](30)[]]	Deposit beverage container deposit special fund
15	unde	er section 342G-104;
16	[+](31)[+]	Hospital sustainability program special fund
17	unde	er [+]section 346G-4[+];
18	[[](32)[]]	Nursing facility sustainability program special
19	fund	d under [+]section 346F-4[+];
20	[+](33)[]]	Hawaii 3R's school improvement fund under section
21	302	A-1502.4;

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1	[+](34)[+] After-school plus program revolving fund under
2	section 302A-1149.5; [and]
3	[+](35)[+] Civil monetary penalty special fund under section
4	321-30.2[7]; and
5	(36) Paid family leave special fund under section 398- ,
6	shall deduct five per cent of all receipts of all other special
7	funds, which deduction shall be transferred to the general fund
8	of the State and become general realizations of the State. All
9	officers of the State and other persons having power to allocate
10	or disburse any special funds shall cooperate with the director
11	in effecting these transfers. To determine the proper revenue
12	base upon which the central service assessment is to be
13	calculated, the director shall adopt rules pursuant to chapter
14	91 for the purpose of suspending or limiting the application of
15	the central service assessment of any fund. No later than
16	twenty days prior to the convening of each regular session of
17	the legislature, the director shall report all central service
18	assessments made during the preceding fiscal year."
19	SECTION 4. Section 36-30, Hawaii Revised Statutes, is
20	amended by amending subsection (a) to read as follows:
21	"(a) Each special fund, except the:



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1	(1)	Special out-of-school time instructional program fund
2		under section 302A-1310;
3	(2)	School cafeteria special funds of the department of
4		education;
5	(3)	Special funds of the University of Hawaii;
6	(4)	State educational facilities improvement special fund;
7	(5)	Special funds established by section 206E-6;
8	(6)	Aloha Tower fund created by section 206J-17;
9	(7)	Funds of the employees' retirement system created by
10		section 88-109;
11	(8)	Hawaii hurricane relief fund established under chapter
12		431P;
13	(9)	Convention center enterprise special fund established
14		under section 201B-8;
15	(10)	Hawaii health systems corporation special funds and
16		the subaccounts of its regional system boards;
17	(11)	Tourism special fund established under section 201B-
18		11;
19	(12)	Universal service fund established under section 269-
20		42;

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1	(13) Eme	rgency and budget reserve fund under section 328L-
2	3;	
3	(14) Pub	lic schools special fees and charges fund under
4	sec	tion 302A-1130;
5	(15) Spc	rt fish special fund under section 187A-9.5;
6	[[](16)[]]	Neurotrauma special fund under section 321H-4;
7	[+](17)[+]	Center for nursing special fund under section
8	304	A-2163;
9	[+](18)[+]	Passenger facility charge special fund
10	est	ablished by section 261-5.5;
11	[+](19)[+]	Court interpreting services revolving fund under
12	sec	tion 607-1.5;
13	[+](20)[+]	Trauma system special fund under section 321-
14	22.	5;
15	[+](21)[+]	Hawaii cancer research special fund;
16	[+](22)[+]	Community health centers special fund;
17	[+](23)[+]	Emergency medical services special fund;
18	[+](24)[+]	Rental motor vehicle customer facility charge
19	spe	ecial fund established under section 261-5.6;
20	[+](25)[+]	Shared services technology special fund under
21	sec	ction 27-43;

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1	[+](26)[+] Nursing facility sustainability program special
2	<pre>fund established pursuant to [+]section 346F-4[+];</pre>
3	[+](27)[+] Automated victim information and notification
4	system special fund established under section 353-136;
5	[+](28)[+] Hospital sustainability program special fund
6	under [[]section 346G-4[]; and] <u>;</u>
7	[+](29)[+] Civil monetary penalty special fund under section
8	321-30.2[7]; and
9	(30) Paid family leave special fund under section 398- ,
10	shall be responsible for its pro rata share of the
11	administrative expenses incurred by the department responsible
12	for the operations supported by the special fund concerned."
13	SECTION 5. (a) By January 1, 2020, the department of
14	labor and industrial relations shall adopt rules that establish
15	and codify paid family leave for all workers in the State.
16	(b) The department may adopt interim rules, which shall be
17	exempt from chapter 91, Hawaii Revised Statutes, to effectuate
18	the purposes of this Act; provided that the interim rules shall
19	remain in effect until July 1, 2022, or until rules are adopted
20	pursuant to subsection (a), whichever occurs sooner.



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1	(c)	The rules shall establish a paid family leave program
2	that at a	minimum includes:
3	(1)	A minimum of weeks of paid leave;
4	(2)	Paid family leave coverage for all employees of all
5		employers that employ one or more employees;
6	(3)	A system of progressive wage replacement to allow low-
7		income workers to receive a higher percentage of their
8		weekly earnings than average or high-wage workers; and
9	(4)	Job protection to ensure that utilization of paid
10		family leave does not adversely impact employment.
11	(d)	The paid family leave program shall begin collecting
12	payments	from employers and employees by July 1, 2021, and shall
13	process p	ayments by July 1, 2022.
14	SECT	ION 6. (a) There is established a paid family leave
15	implement	ation board within the department of labor and
16	industria	l relations for administrative purposes only to assist
17	the depar	tment in establishing paid family leave for all workers
18	in the St	ate, pursuant to this Act.
19	(b)	The paid family leave implementation board shall
20	comprise	the following individuals or their designees:



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1	(1)	The governor's chief of staff, who shall serve as
2		chairperson;
3	(2)	The director of labor and industrial relations;
4	(3)	The director of human resources development; who shall
5		serve as an ex-officio member;
6	(4)	The comptroller; who shall serve as an ex-officio
7		member;
8	(5)	The insurance commissioner;
9	(6)	The chairperson of the senate committee on labor, or a
10		successor committee with jurisdiction over labor; and
11	(7)	The chairperson of the house of representatives
12		committee on labor and public employment, or a
13		successor committee with jurisdiction over labor.
14	(c)	The following persons shall be appointed as members of
15	the board	• · · ·
16	(1)	One representative of a business employing one hundred
17		or more employees, to be appointed by the governor;
18	(2)	One representative of a business employing between
19		fifty and one hundred employees, to be appointed by
20		the speaker of the house of representatives;

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1	(3)	One representative of a business employing fifty or
2		fewer employees, to be appointed by the president of
3		the senate;
4	(4)	One representative of the insurance industry, to be
5		appointed by the president of the senate;
6	(5)	One representative of the medical or public health
7		community, to be appointed by the speaker of the house
8		of representatives;
9	(6)	One representative of a labor union in the State, to
10		be appointed by the president of the senate;
11	(7)	One representative of a labor union in the State, to
12		be appointed by the speaker of the house of
13		representatives;
14	(8)	One member representing paid family leave advocates,
15		to be appointed by the president of the senate;
16	(9)	One member representing paid family leave advocates,
17		to be appointed by the Hawaii state commission on the
18		status of women;
19	(10)	One member representing paid family leave advocates,
20		to be appointed by the speaker of the house of
21		representatives; and



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1	(11) One member representing human resources
2	administrators, to be appointed by the director of
3	labor and industrial relations.
4	(d) The paid family leave implementation board shall
5	develop an analysis and implementation plan for providing
6	workers with family leave insurance benefits during times when a
7	worker is required to take leave to care for a family member.
8	(e) All executive branch departments and agencies shall
9	participate and engage in data-sharing agreements for the
10	purposes of this Act to commence no later than twenty days prior
11	to the convening of the regular session of 2019.
12	(f) The legislative reference bureau shall conduct a
13	study, including an actuarial analysis, on the items enumerated
14	in subsection (g)(1), (2), (3), (4), and (6).
15	(g) No later than twenty days prior to the regular session
16	of 2019, the paid family leave implementation board shall submit
17	a report to the legislature that includes:
18	(1) A comparative analysis of potential paid family leave
19	models to cover all workers including, but not limited
20	to, social insurance and temporary disability
21	insurance expansion, including a breakdown of the



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1		costs for implementing and sustaining each model,
2		review of other state leave models, and review of
3		current temporary disability insurance usage and other
4		state temporary disability insurance models;
5	(2)	Models that shall consider progressive wage
6		replacement and job protection;
7	(3)	A multi-year budget for establishing a paid family
8		leave insurance program;
9	(4)	A timeline for implementing paid family leave,
10		including benchmarks and deliverables;
11	(5)	A schedule for ongoing audits;
12	(6)	Findings and other recommendations, including
13		recommendations for ongoing regulation and additional
14		funding resources; and
15	(7)	Proposed legislation, if any.
16	(h)	No later than twenty days prior to the regular
17	sessions	of 2020, 2021, 2022, 2023, and 2024 the paid family
18	leave imp	lementation board shall submit a report to the
19	legislatu	re that includes:
20	(1)	Updates to the analysis and implementation plan, as
21		necessary;



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The progress of the department of labor and industrial 1 (2)relations in meeting its obligations under this Act; 2 (3) Additional findings and recommendations, if any; and 3 Proposed legislation, if any. 4 (4) The board shall cease to exist on January 1, 2024. 5 (i) 6 SECTION 7. There is appropriated out of the general revenues of the State of Hawaii the sum of \$ or so much 7 thereof as may be necessary for fiscal year 2018-2019 to be 8 9 deposited into the paid family leave special fund. 10 SECTION 8. There is appropriated out of the paid family leave special fund the sum of \$ or so much thereof as 11 may be necessary for fiscal year 2018-2019 for one full-time 12 equivalent (1.0 FTE) program manager to support the paid family 13 leave implementation board and for the expenses of the paid 14 family leave implementation board and the department of labor 15 and industrial relations in establishing paid family leave for 16 17 all workers by January 1, 2020; provided that the department of labor and industrial relations may contract for services to 18 19 complete the report as required under section 4(q) of this Act. The sum appropriated shall be expended by the department of 20 21 labor and industrial relations for the purposes of this Act.



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SECTION 9. There is appropriated out of the paid family 1 leave special fund the sum of \$ or so much thereof as 2 may be necessary for fiscal year 2018-2019 for the legislative 3 reference bureau to conduct a study, including an actuarial 4 analysis, pursuant to section 6(f) of this Act; provided that 5 the legislative reference bureau may contract for services to 6 7 complete the study as required under this Act. The sum appropriated shall be expended by the legislative 8 reference bureau for the purposes of this Act. 9 SECTION 10. This Act shall take effect on July 1, 2030; 10 provided that sections 2, 3, 4, 7, 8, and 9 shall take effect on 11 12 July 1, 2018.





Report Title:

Paid Family Leave; DLIR; Insurance; Board; Report; Appropriation

Description:

HB2598 HD2 HMS 2018-2561

Requires the Department of Labor and Industrial Relations to establish paid family leave for all workers by January 1, 2020. Authorizes DLIR to adopt interim rules. Establishes the Paid Family Leave Implementation Board to assist DLIR and report to the Legislature. Requires the Legislative Reference Bureau to conduct a study, including an actuarial analysis, on aspects of implementing paid family leave. Establishes a Paid Family Leave Special Fund. Appropriates funds. (HB2598 HD2)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.