A BILL FOR AN ACT

RELATING TO FAMILY LEAVE.

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

- 1 SECTION 1. Chapter 392, Hawaii Revised Statutes, is
- 2 amended by amending its title to read as follows:
- 3 "FAMILY LEAVE AND TEMPORARY DISABILITY INSURANCE"
- 4 SECTION 2. Section 392-1, Hawaii Revised Statutes, is
- 5 amended to read as follows:
- 6 "[+]§392-1[+] Short title. This chapter shall be known as
- 7 the "Hawaii Family Leave and Temporary Disability Insurance
- 8 Law"."
- 9 SECTION 3. Section 392-2, Hawaii Revised Statutes, is
- 10 amended to read as follows:
- "[+]§392-2[+] Findings and purpose. [A] The legislature
- 12 finds that Hawaii's working families do not receive adequate
- 13 caregiving support while a family member suffers from a serious
- 14 illness or other health condition.
- While the federal Family and Medical Leave Act of 1993,
- 16 P.L. 103-3, and current state law provide for unpaid leave for
- 17 employees to care for a new child or attend to the needs of a



- 1 family member having a serious health condition, the majority of
- 2 Hawaii's workforce cannot afford to take unpaid leave. Only
- 3 seventeen per cent of workers in the United States have access
- 4 to paid family leave through their employers. Women, who are
- 5 often the primary caregivers of infants, children, and elderly
- 6 parents, are affected disproportionately by the unavailability
- 7 of paid family leave.
- 8 The legislature also finds that each year, a large portion
- 9 of the labor force of this State [annually] is disabled from
- 10 pursuing gainful employment by reason of nonoccupational
- 11 sickness or accident, and as a result, suffers serious loss of
- 12 income. In approximately ten per cent of [the] cases [such],
- 13 the worker's sickness or accident can be expected to cause a
- 14 disability [of] that extends for more than one [week's
- 15 duration.] week. More than two-fifths of the employees in
- 16 private employment have either no fixed legal protection against
- 17 wage loss from disabling nonoccupational sickness or accident,
- 18 or [only] protection for only a period of one workweek or less[+
- 19 more]. More than one-third of the workers covered by formal
- 20 sick leave plans are not protected against disability extending
- 21 beyond two workweeks.

1	Since the hardship for workers and their families [mounts]
2	corresponds with [the extension of] the duration of [the] \underline{a}
3	family member's serious illness or the worker's disability [from
4	whatever cause], there is a need to fill the existing gaps in
5	protection and to provide benefits to individuals in current
6	employment that will afford to them reasonable compensation for
7	wage loss caused by caring for a family member's serious health
8	condition or by disabling nonoccupational sickness or accident
9	[where the disability is temporary in nature and exceeds the
10	period of] that results in the worker losing more than one
11	workweek. This legislation is designed not to impede the growth
12	of voluntary plans which afford additional protection.
13	The purpose of this chapter is to ensure that employees in
14	Hawaii are provided with:
15	(1) Leave of absence to care for family members while
16	receiving reasonable compensation for wage loss; and
17	(2) Reasonable compensation for wage loss during the
18	employees' non-work-related temporary disability.
19	This chapter shall be liberally construed in the light of
20	the stated reasons for its enactment and its declared purpose."

- 1 SECTION 4. Section 392-3, Hawaii Revised Statutes, is
- 2 amended as follows:
- 3 1. By adding six new definitions to be appropriately
- 4 inserted and to read:
- 5 ""Child" means an individual's biological, adopted, step,
- 6 or foster son or daughter; or legal ward.
- 7 "Family leave" means leave of absence taken by an
- 8 individual in current employment for the purposes set forth in
- 9 section 392-21(a).
- 10 "Family member" means an individual's spouse, reciprocal
- 11 beneficiary, child, parent, sibling, grandparent, grandparent-
- 12 in-law, or grandchild.
- "Parent" means an individual's biological, adoptive, step,
- 14 or foster father or mother; a father- or mother-in-law; or a
- 15 legal guardian.
- 16 "Serious health condition" means a physical or mental
- 17 condition that warrants care by another person during the period
- 18 of treatment or supervision by a health care provider, and:
- 19 (1) Involves inpatient care in a hospital, hospice, or
- residential health care facility; or

1	(2)	Requires continuing treatment or continuing
2		supervision by a health care provider.
3	<u>"Sib</u>	ling" means an individual's biological, adoptive, step,
4	or foster	brother or sister."
5	2.	By amending the definitions of "benefit year" and
6	"contribu	tions" to read:
7	" "Be	nefit year" with respect to any individual means the
8	one-year	period beginning with the first day of the first week
9	of <u>family</u>	leave or disability with respect to which the
10	individua	l first files a valid claim for [temporary disability]
11	benefits[-] under this chapter. A subsequent benefit year is
12	the one-y	ear period following a preceding benefit year,
13	beginning	either with the first:
14	(1)	Day of the first week of <u>family leave or</u> disability
15		with respect to which the individual files a
16		subsequent claim for [temporary disability]
17		benefits[+] under this chapter; or
18	(2)	Workday following the expiration of the preceding
19		benefit year if a serious health condition of the
20		individual's family member or the individual's
21		disability for which [temporary disability] benefits

```
1
              are payable during the last week of the preceding
2
              benefit year continues and the individual is eligible
3
              for further benefit payments.
4
         "Contributions" means the amounts of money authorized by
5
    this chapter to be withheld from employees' wages for the
6
    payment of [temporary] family leave benefits or disability
7
    benefits."
8
         3. By amending the definition of "weekly benefit amount"
9
    to read:
10
         ""Weekly benefit amount" means the amount payable under
11
    this chapter for a period of continuous family leave or
    disability throughout a calendar week. If the period of family
12
13
    leave or disability or the initial or terminal portion thereof
14
    is shorter than a calendar week, the benefit amount payable for
15
    that portion shall be the weekly benefit amount multiplied by a
16
    factor consisting of a quotient having the number of workdays
    lost during the portion of the week for the enumerator and the
17
18
    number of regular workdays of the employee during a calendar
19
    week for the denominator."
20
         SECTION 5. Section 392-6, Hawaii Revised Statutes, is
```

amended to read as follows:

1	"\$392	2-6 In	dividual	in	current	emplo	yment.	"Indi	vidual	in
2	current en	mployme	nt" means	3 :						
3	(1)	An ind	ividual v	vho	perform	ed reg	ular se	rvice	in	
4		employ	ment [im r	nedi	ately o	r-not-	longer 	than]	within	two
5		weeks	prior to	fan	nily lear	ve or	the ons	et of	the	
6		sickne	ss or to	the	e accide	nt cau	sing di	sabili	ty <u>,</u> and	Ē
7		who wo	uld have	con	ntinued :	in or	resumed	emplo	yment	
8		except	for [suc	:h]	the fam:	ily le	ave or	disabi	lity[-]	<u>;</u>
9		<u>or</u>								
10	(2)	An ind	ividual v	vho	performe	ed reg	ular se	rvice	in	
11		employ	ment [im n	ied i	ately o	r not	longer 	chan]	within	two
12		weeks :	prior to	bec	coming to	otally	disable	ed fro	m	
13		perfor	ming the	dut	cies of	[her]	employm	ent be	cause o	of
14		pregna	ncy or te	ermi	nation o	of pre	gnancy a	and wh	o would	i
15		have c	ontinued	in	or resur	med [s	uch] emp	oloyme	nt exce	ept
16		for [s	uch] the	dis	ability	. "				
17	SECT	ION 6.	Chapter	392	2, part 1	II, Ha	waii Re	vised	Statute	es,
18	is amended	d by am	ending it	s t	itle to	read	as follo	ows:		
19	"PAI	RT II.	FAMILY I	EAV	E AND T	EMPORA	RY DISA	BILITY	BENEFI	TS"
20	SECT	ION 7.	Section	392	2-21, Hav	waii R	evised S	Statut	es, is	
21	amended to	read a	as follov	ıs:						

1	"§39	2-21 Establishment of family leave, family leave
2	benefits,	and temporary disability benefits. (a) Any
3	individua	l in current employment is entitled to family leave and
4	family le	ave benefits in the manner and amount provided in this
5	chapter:	
6	(1)	During the first year after birth of the individual's
7		child, adoption of a child by the individual, or
8		placement of a child with the individual through
9		foster care, to care for the new child; provided that
10		entitlement to family leave benefits shall not be
11		duplicative of disability benefits for disability
12		caused by termination of pregnancy; or
13	(2)	To care for the individual's family member having a
14		serious health condition.
15	<u>(b)</u>	Any individual in current employment who suffers
16	disabilit	y resulting from accident, sickness, pregnancy,
17	terminati	on of pregnancy, or organ donation, except accident or
18	disease c	onnected with or resulting from employment as defined
19	in sectio	n 386-3 or any other applicable workers' compensation
20	law, shal	l be entitled to receive temporary disability benefits
21	in the am	ount and manner provided in this chapter.

I	(a)	$\frac{(c)}{(c)}$ It is the policy of this chapter that $\frac{(c)}{(c)}$
2	(1)	The computation and distribution of benefit payments
3		shall correspond to the greatest extent feasible, to
4		the employee's wage loss due to the employee's <u>family</u>
5		<u>leave or</u> disability; [that an]
6	(2)	An employee shall not be entitled to family leave
7		benefits or temporary disability benefits for periods
8		[of disability] during which the employee would not
9		have earned wages from employment according to the
10		schedule of operations of the employee's employer, and
11		[that an] <u>;</u>
12	(3)	An employee is entitled to benefits only for periods
13		of family leave or disability during which, but for
14		the <u>family leave or</u> disability, the employee would
15		have earned wages from employment.
16	This	policy, however, shall not be applied to terminate the
17	benefits	of an employee who is receiving benefits under this
18	chapter f	or <u>family leave or</u> a disability that commenced while
19	the emplo	yee was in current employment, nor shall it be applied
20	to deny b	enefits under this chapter if a period of family leave
21	or disabi	lity that commenced while the employee was in current

1 employment continues into a period during which the employee 2 would earn wages but for the family leave or disability." 3 SECTION 8. Section 392-23, Hawaii Revised Statutes, is 4 amended to read as follows: 5 "[+]§392-23[+] Duration of benefit payments. [Temporary] 6 (a) Family leave benefits and temporary disability benefits 7 shall be payable for any period of family leave or disability 8 following the expiration of the waiting period required in 9 section 392-24. 10 (b) The duration of benefit payments shall not exceed 11 [twenty six]: 12 Twenty-six weeks for any period of disability [or] (1)13 during any benefit year; 14 (2) Eight weeks for any period of family leave taken 15 pursuant to section 392-21(a)(1) during the first year 16 after birth of the individual's child, adoption of a child by the individual, or placement of a child with 17 18 the individual through foster care; and 19 (3) Eight weeks for any period of family leave taken 20 pursuant to section 392-21(a)(2) during any benefit 21 year."

- 1 SECTION 9. Section 392-24, Hawaii Revised Statutes, is
- 2 amended to read as follows:
- 3 "[f]\$392-24[f] Waiting period. No [temporary-disability]
- 4 benefits shall be payable during the first seven consecutive
- 5 days of any period of family leave or disability. Consecutive
- 6 periods of family leave or disability due to the same or related
- 7 cause and not separated by an interval of more than two weeks
- 8 shall be considered as a single period of family leave or
- 9 disability."
- 10 SECTION 10. Section 392-26, Hawaii Revised Statutes, is
- 11 amended to read as follows:
- 12 "§392-26 Care by physician, advanced practice registered
- 13 nurse, or equivalent required. (a) An individual shall be
- 14 ineligible to receive [temporary disability] benefits with
- 15 respect to any period during which the family member claiming a
- 16 serious health condition or the individual claiming temporary
- 17 disability is not under the care of a person duly licensed to
- 18 practice medicine, surgery, dentistry, chiropractic, osteopathy,
- 19 or naturopathic medicine, or an advanced practice registered
- 20 nurse, who shall certify, in the form and manner specified by
- 21 rule of the director, the serious health condition of the family

- 1 member or disability of the claimant, the probable duration [of
- 2 the disability, thereof, and [such] other medical facts within
- 3 the person's knowledge as required by rule.
- 4 (b) This section shall not apply to a family member or an
- 5 individual who, pursuant to the teachings, faith, or belief of
- 6 any group, depends for healing upon prayer or other spiritual
- 7 means[. In]; provided that in that case, the serious health
- 8 condition or disability, the probable duration thereof, and any
- 9 other pertinent facts required to be certified by regulation of
- 10 the director shall be certified, in the form and manner
- 11 specified by [the regulation,] rules prescribed by the director,
- 12 by a duly authorized or accredited practitioner of [such] the
- 13 group.
- 14 (c) The proof of a serious health condition or temporary
- 15 disability duly certified by a person licensed to practice
- 16 medicine, surgery, dentistry, chiropractic, osteopathy, or
- 17 naturopathic medicine, [or] an advanced practice registered
- 18 nurse, or an authorized or accredited practitioner of any group
- 19 that depends [for healing] upon prayer or other spiritual means
- 20 for healing shall be submitted by the certifying person to the
- 21 [disabled] employee within seven working days after the date on

17

18

2 have a serious health condition or be disabled[-], as the case 3 may be. If the certifying person fails to submit the required 4 proof within seven working days, the director, upon notification 5 by the insurer, may levy a penalty of \$25 for each delinquent 6 certification where the certifying person fails to show good 7 cause for the person's failure to file on time." 8 SECTION 11. Section 392-27, Hawaii Revised Statutes, is 9 amended to read as follows: 10 "§392-27 Ineligibility in certain cases. An individual 11 shall not be eligible to receive family leave benefits or 12 temporary disability benefits: 13 (1) For any period of family leave or disability during 14 which the individual would be disqualified from 15 receiving benefits under the Hawaii employment 16 security law by reason of unemployment due to a

which the family member or employee was examined and found to

19 (2) If the director finds that the individual has
20 knowingly made a false statement or representation of
21 a fact or knowingly failed to disclose a material fact

stoppage of work existing because of a labor dispute

for the duration of [such] the disqualification[-];

1	[in order] to obtain benefits under this chapter to
2	which the individual is not otherwise entitled. The
3	ineligibility shall be for a period determined by the
4	director[-] but shall not exceed the period of family
5	<u>leave or</u> disability with respect to which the false
6	statement or representation was made or the
7	nondisclosure occurred[+];

- (3) For any period of disability due to wilfully and intentionally self-inflicted injury or to injury sustained in the commission of a criminal offense specified in title 37[-];
- (4) For any day of <u>family leave or</u> disability during which the employee performed work for remuneration or profit, except that, if an employee returning to work suffers a relapse after performing work for less than a full day, the employee shall be paid benefits or be given waiting period credit, provided the employee's wages for the partial day's work did not equal or exceed the prorated <u>family leave benefits or</u> disability benefits to which the employee is entitled. The amount of the benefit payable is derived by

1		subtracting the gross wages received for performing
2		less than a full day's work, from the prorated
3		[disability] benefits to which the employee is
4		entitled[-]; or
5	(5)	Unless the claim for family leave benefits or
6		temporary disability benefits is filed within ninety
7		days after the commencement of the period of <u>family</u>
8		<u>leave or</u> disability or as soon thereafter as is
9		reasonably possible."
10	SECT	ION 12. Section 392-28, Hawaii Revised Statutes, is
11	amended t	o read as follows:
12	"§39	2-28 Duplication of benefits not permitted. No
13	[temporar	y disability] benefits shall be payable for any period
14	of family	leave or disability for which the employee is entitled
15	to receiv	e:
16	(1)	Weekly benefits under the Employment Security Law or
17		similar laws of this State or of any other state or of
18		the United States, or under any family leave or
19		temporary disability benefits law of any other state
20		or of the United States except as provided in section
21		392-66[-];

1	(2)	Weekly disability insurance benefits under <u>title</u> 42
2		United States Code [Annotated []section[] 423[-];
3	(3)	Weekly benefits for total disability under the
4		Workers' Compensation Law of this State or any other
5		state or of the United States, except benefits for
6		permanent partial or permanent total disability
7		previously incurred. If the claimant does not receive
8	·	benefits under [such] the workers' compensation law
9		and the claimant's entitlement to such benefits is
10		seriously disputed, the employee, if otherwise
11		eligible, shall receive temporary disability benefits
12		under this chapter, but any insurer or employer or the
13		trust fund for family leave and disability benefits
14		providing [such] the benefits shall be subrogated, as
15		hereinafter provided, to the employee's right to
16		benefits under the workers' compensation law for the
17		period of disability for which the employee received
18		benefits under this chapter to the extent of the
19		benefits so received[-]; or
20	(4)	Indemnity payments for wage loss under any applicable
21		employers' liability law of this State, or of any

1	other state or of the United States. If an employee
2	has received benefits under this chapter for a period
3	of family leave or disability for which the employee
4	is entitled to [such] indemnity payments, any insurer
5	or employer or the trust fund for family leave and
6	disability benefits providing [such] the benefits
7	shall be subrogated to the employee's right to [such]
8	indemnity payments in the amount of the benefits paid
9	under this chapter as hereinafter provided."
10	SECTION 13. Chapter 392, part III, Hawaii Revised
11	Statutes, is amended by amending its title to read as follows:
12	"PART III. PROVISION FOR FAMILY LEAVE AND TEMPORARY DISABILITY
13	INSURANCE BENEFITS"
14	SECTION 14. Section 392-41, Hawaii Revised Statutes, is
15	amended to read as follows:
16	"§392-41 Provision for payment of benefits. (a) An
17	employer or an association of employers shall secure family
18	leave benefits and temporary disability benefits for their
19	employees in one or more of the following ways:
20	(1) By insuring and keeping insured the payment of $family$
21	leave benefits and temporary disability benefits with

20

1		any stock, mutual, reciprocal or other insurer
2		authorized to transact the business of [disability]
3		insurance for family leave, temporary disability, or
4		both, in the State;
5	(2)	By depositing and maintaining with the state director
6		of finance, securities, or the bond of a surety
7		company authorized to transact business in the State,
8		as are satisfactory to the director securing the
9		payment by the employer of <u>family leave benefits and</u>
10		temporary disability benefits according to the terms
11		of this chapter;
12	(3)	Upon furnishing satisfactory proof to the director of
13		the employer's or its solvency and financial ability
14		to pay the family leave benefits and temporary
15		disability benefits herein provided, no insurance or
16		security or surety bond shall be required, and the
17		employer shall make payments directly to the
18		employer's employees, as they may become entitled to
19		receive the same under the terms and conditions of

this chapter;

1	(4)	By a plan[τ] or agreement entitling employees to cash
2		benefits or wages during a period of family leave or
3		disability[, in existence on the effective date of
4		this chapter.
5		(A) If the employees of an employer or any class or
6		classes of such employees are entitled to receive
7		disability benefits under a plan or agreement
8		which remains in effect on January 1, 1970, the
9		employer, subject to the requirements of this
10		section, shall be relieved of responsibility for
11		making provision for benefit payments required
12		under this chapter until the earliest date,
13		determined by the director for the purposes of
14		this chapter, upon which the employer has the
15		right to discontinue the plan or agreement or to
16		discontinue the employer's contributions toward
17		the cost of the temporary disability benefits.
18		Any plan or agreement referred to in this
19		subparagraph may be extended, with or without
20		modification, by agreement or collective
21		bargaining between the employer or employers or

Ţ		an association of employers and an association of
2		employees; provided the benefits under the plan
3		or agreement, as extended or modified, are found
4		by the director to be at least as favorable as
5		the disability benefits required by this chapter.
6	(B) Any other plan or agreement in existence on
7		January 1, 1970, which the employer may, by the
8		employer's sole act, terminate at any time, or
9		with respect to which the employer is not
10		obligated to continue for any period to make
11		contributions, may be accepted by the director as
12		satisfying the obligation to provide for the
13		payment of benefits under this chapter if the
14		plan or agreement provides benefits at least as
15		favorable as the disability benefits required by
16		this chapter and does not require contributions
17		of any employee or of any class or classes of
18		employees in excess of the amount authorized in
19		section 392 43, except by agreement and provided
20		the contribution is reasonably related to the
21		value of the benefits as determined by the

1	director. The director may require the employer
2	to enter into an agreement in writing with the
3	director that until the employer shall have filed
4	written notice with the director of the
5	employer's election to terminate such plan or
6	agreement or to discontinue making necessary
7	contributions toward the cost of providing
8	benefits under the plan or agreement, the
9	employer will continue to provide for the payment
10	of the disability benefits under the plan or
11	agreement. Any plan or agreement referred to in
12	this subparagraph may be extended, with or
13	without-modification; provided the benefits under
14	the plan or agreement, as extended or modified,
15	are found by the director to be at least as
16	favorable as the disability benefits required by
17	this chapter;]; provided that the plan or
18	agreement is accepted by the director as
19	satisfying the obligations to provide the payment
20	of benefits under this chapter; or

1	(5)	By a new plan or agreement[. On or after January 1,
2		1970, a new plan or agreement] with an insurer [may
3		be] accepted by the director as satisfying the
4		obligation to provide for the payment of benefits
5		under this chapter $[if]$; provided that the plan or
6		agreement [provides]:
7		(A) Provides benefits at least as favorable as the
8		leave benefits and disability benefits required
9		by this chapter; [and does]
10		(B) <u>Does</u> not require contributions of any employee or
11		of any class or classes of employees in excess of
12		the amount authorized in section 392-43, except
13		by agreement; and [provided the]
14		(C) The contribution is reasonably related to the
15		value of the benefits as determined by the
16		director.
17		Any [such] plan or agreement under this paragraph
18		shall continue until written notice [is filed with the
19		director] of intention to terminate the plan or
20		agreement[7] is filed with the director, and any

1	1	modification of the plan or agreement shall be subject
2		to the written approval of the director.
3	(b)	During any period in which any plan or agreement or
4	extension	or modification thereof authorized under subsection
5	(a)(4) or	(5) provides for payments of benefits under this
6	chapter, th	he responsibility of the employer and the obligations
7	and benefi	ts of the employees shall be as provided in the plan
8	or agreemen	nt or its extension or modification rather than as
9	required u	nder this chapter; provided that[÷
10	(1)	The] the employer or insurer has agreed in writing
11	7	with the director to pay the assessments imposed by
12	:	section 392-67[; and
13	(2)	If the benefits provided by the plan or agreement or
14	•	extension or modification thereof include benefits
15	÷	falling within the definition of "sick leave" as
16	•	defined in section 398 1, any amount in excess of the
17	Ŧ	minimum statutory equivalent, as determined by the
18	•	department, may be used for the purposes of chapter
19	.	398].
20	(c)	If any plan or agreement authorized under subsection
21	(a)(4) or	(5) covers less than all of the employees of a covered

- 1 employer, the requirements of this chapter shall apply with
- 2 respect to the employer's remaining employees not covered under
- 3 the plan or agreement.
- 4 (d) As used in subsection (a) $[\frac{4}{or}]$ (5), "benefits at
- 5 least as favorable as the leave benefits and disability benefits
- 6 required by this chapter" means the family leave benefits or
- 7 temporary disability benefits under any plan or agreement, in
- 8 whole or in part, whose component parts (waiting period for
- 9 illness, waiting period for accident, duration of benefits, and
- 10 percentage of wage loss replaced) add in total to cash benefits
- 11 or wages that are determined by the director to be at least as
- 12 favorable as the leave benefits and disability benefits required
- 13 by this chapter. The insurance commissioner shall establish a
- 14 set of tables showing the relative value of different types of
- 15 cash benefits and wages to assist the director in determining
- 16 whether the cash benefits and wages under a plan are at least as
- 17 favorable as the family leave benefits and temporary disability
- 18 benefits required by this chapter.
- 19 (e) Any decision of the director rendered pursuant to this
- 20 section with respect to the amount of security required,
- 21 refusing to permit security to be given or refusing to accept a

- 1 plan or agreement as satisfying the obligation to provide for
- 2 the payment of benefits under this chapter shall be subject to
- 3 review on appeal in conformity with the provisions of this
- 4 chapter.
- 5 (f) In order to provide the coverage required by this
- 6 chapter for employers otherwise unable to obtain or provide
- 7 [such] coverage, the insurance commissioner [may], after
- 8 consultation with the insurers licensed to transact the business
- 9 of family leave and disability insurance in this State, may
- 10 approve a reasonable plan or plans for the equitable
- 11 apportionment among [such] the insurers of employer applicants
- 12 for [such] insurance who are in good faith entitled to but are
- 13 unable to procure [such] insurance through ordinary methods and,
- 14 when [such] a plan has been approved, all [such] insurers shall
- 15 subscribe thereto and participate therein; provided, however,
- 16 that the commissioner [shall-not], for insurance issued or in
- 17 connection with any [such] plan or plans, shall not require or
- 18 allow the use of premium rates which are either inadequate or
- 19 excessive in relation to the benefits to be provided. Any
- 20 employer applying for [such] insurance or any insured under
- 21 [such] the plan and any insurer affected may appeal to the

- 1 commissioner from any ruling or decision of the manager or
- 2 committee designated to operate [such] the plan. All orders of
- 3 the commissioner in connection with any [such] plan pursuant to
- 4 this section shall be subject to judicial review as provided in
- 5 chapter 91.
- 6 (g) All insurers [shall], in a form prescribed by the
- 7 director, shall notify employer applicants who are unable to
- 8 procure the required insurance through ordinary methods $[\tau]$ of
- 9 the availability of the plan described in [+]subsection[+] (f)
- 10 [above]."
- 11 SECTION 15. Section 392-42, Hawaii Revised Statutes, is
- 12 amended to read as follows:
- 13 "§392-42 Notice of insurance. If payment of family leave
- 14 benefits or disability benefits is provided for in whole or in
- 15 part by insurance pursuant to section 392-41(a)(1), (4), or (5),
- 16 the employer or insurer shall forthwith file with the director,
- 17 in a form prescribed by the director, a notice of the employer's
- 18 or insurer's insurance together with a statement of benefits
- 19 provided by the policy. If an employer or insurer fails to file
- 20 the notice of insurance within thirty days after purchase of
- 21 insurance, the director may levy a penalty of not more than

- 1 [\$10] \$50 for each delinquent notice, unless good cause for
- 2 failure to file can be shown by the employer or insurer."
- 3 SECTION 16. Section 392-43, Hawaii Revised Statutes, is
- 4 amended to read as follows:
- 5 "§392-43 Authority to withhold contributions, rate of
- 6 contribution, maximum weekly wage base. (a) Subject to the
- 7 limitation set forth in subsection (b), an employer may deduct
- 8 and withhold contributions $[\tau]$ from each employee of up to one-
- 9 half the cost but not more than .5 per cent of the weekly wages
- 10 earned by the employee in employment, and the employer shall
- 11 provide for the balance of the cost of providing family leave
- 12 benefits and temporary disability benefits under this chapter
- 13 over the amount of contributions of the employer's employees.
- 14 Unless a different rule is prescribed by [regulation of] the
- 15 director, the withholding period shall be equal to the pay
- 16 period of the respective employee.
- 17 (b) Weekly wages for the purposes of this section shall
- 18 not include:
- 19 (1) Wages earned by an employee in employment during any
- 20 payroll period unless, during the fifty-two weeks
- 21 immediately preceding [such] the payroll period, the

1		employee has earned wages of at least \$400 and has
2		been in employment for at least fourteen weeks during
3		each of which the employee has received remuneration
4		in any form for twenty or more hours; and
5	(2)	Remuneration in excess of one fifty-second of the
6		average annual wage in the State as determined for the
7		preceding year pursuant to section 383-61(b)
8		multiplied by the factor 1.21, which amount the
9		director shall cause to be published annually [prior
10		to] before the first day of January following the
11		determination.
12	(c)	The contributions of the employees deducted and

- (c) The contributions of the employees deducted and withheld from their wages by their employer shall be held in a separate fund or be paid to insurance carriers as premiums, for the purpose of providing benefits required by this chapter.
- (d) The director shall have authority to prescribe by [regulation] rule the reports and information necessary to determine the cost of providing [temporary disability] benefits under this chapter, especially in the case of employers or employer associations providing [such] the benefits by means of

- 1 self-insurance, and to determine the procedures for the
- 2 determination of [such] the cost.
- 3 (e) An employee from whose wages amounts greater than
- 4 those authorized by this chapter have been withheld by the
- 5 employee's employer shall be entitled to a refund or credit of
- 6 the excess as prescribed by [regulation] rule of the director.
- 7 (f) The contributions of employees deducted and withheld
- 8 in amounts greater than those authorized by this chapter [-7]
- 9 shall be deposited in the trust fund for family leave and
- 10 disability benefits if [such] the employees are no longer with
- 11 the employer and cannot be located. A refund of the excess
- 12 shall be paid from the trust fund for family leave and
- 13 disability benefits to the employees when they are located, or
- 14 if [such] the employees remain unlocated for a period of two
- 15 years from the date of deposit, [such] the moneys shall become a
- 16 part of the trust fund.
- 17 (g) If an employer fails to provide coverage for the
- 18 employer's employees after deducting and withholding
- 19 contributions from the employer's employees as prescribed by
- 20 this chapter, the employer shall deposit [such] the

- 1 contributions in the [+]trust fund for family leave and
- disability benefits[+]."
- 3 SECTION 17. Section 392-45, Hawaii Revised Statutes, is
- 4 amended to read as follows:
- 5 "§392-45 Subrogation rights if employee entitled to
- 6 workers' compensation benefits or indemnity under employers'
- 7 liability acts. (a) If an individual has received [temporary
- 8 disability] benefits under this chapter during a period of the
- 9 individual's disability for which benefits for any disability
- 10 under the Workers' Compensation Law of this State or of any
- 11 other state or of the United States are subsequently awarded or
- 12 accepted in any agreement or compromise, the employer, the
- 13 association of employers, the insurer, or the trust fund for
- 14 family leave and disability benefits, as the case may be,
- 15 providing [such temporary disability] the benefits shall be
- 16 subrogated to the individual's right to [such] the benefits in
- 17 the amount of the benefits paid under this chapter.
- In the event more than one employer or insurer have
- 19 subrogation rights to the employee's workers' compensation
- 20 benefits, [such] the benefits shall be divided proportionately
- 21 among the employers or insurers according to the amount of

- 1 benefits each employer or insurer paid under this chapter.
- 2 [Should] If the subrogated amount of either one or both
- 3 employers or insurers total less than the amount of benefits
- 4 that [such] the employers or insurers paid under this chapter,
- 5 neither the employee nor the trust fund for family leave and
- 6 disability benefits nor any other source shall be required to
- 7 make up the difference.
- 8 To protect its subrogation rights to benefits payable under
- 9 the Workers' Compensation Law of this State, the employer, the
- 10 association of employers, the insurer, or the trust fund for
- 11 family leave and disability benefits, providing [temporary
- 12 disability the benefits shall file a claim with the division of
- 13 workers' compensation in the department and notify the insurer
- 14 for workers' compensation or the employer, if self-insured, of
- 15 its claim and thereupon the employer, the association of
- 16 employers, the insurer, or the trust fund for family leave and
- 17 disability benefits, providing [temporary disability] the
- 18 benefits shall have a lien against the amounts payable as family
- 19 leave benefits pursuant to this chapter or benefits for
- 20 disability under the Workers' Compensation Law in the amount of
- 21 the benefits paid under this chapter during the period for which

- 1 benefits [for disability] under this chapter or the Workers'
- 2 Compensation Law have been accepted or awarded as payable. The
- 3 agreement or award shall include a provision setting forth the
- 4 existence and amount of [such] the lien.
- 5 (b) If an individual has received benefits under this
- 6 chapter during a period of family leave or disability for which
- 7 the individual is entitled to receive indemnity payments for
- 8 wage loss under any applicable employers' liability law of this
- 9 State or of any other state or of the United States, the
- 10 employer, the association of employers, the insurer, or the
- 11 trust fund for family leave and disability benefits, providing
- 12 [temporary disability] benefits shall be subrogated to the
- 13 individual's right to [such] the indemnity in the amount of the
- 14 benefits paid under this chapter and may assert its subrogation
- 15 rights in any manner appropriate under such acts or any rule of
- 16 law."
- 17 SECTION 18. Section 392-46, Hawaii Revised Statutes, is
- 18 amended to read as follows:
- 19 "§392-46 Subrogation rights against third parties. If any
- 20 individual who has received benefits under this chapter is
- 21 entitled to recover damages from a third person who is

- 1 responsible for the sickness or accident causing the serious
- 2 health condition of a family member or the employee's
- 3 disability, the employer, the association of employers, the
- 4 insurer, or the trust fund for family leave and disability
- 5 benefits, providing [disability] the benefits shall be
- 6 subrogated to, and have a lien upon, the rights of the
- 7 individual against the third party to the extent that the
- 8 damages include wage loss during the period of family leave or
- 9 disability for which [temporary disability] benefits were
- 10 received in the amount of [such] the benefits.
- If the individual commences an action against [such] the
- 12 third party, the individual shall notify the individual's
- 13 employer, or the director if the individual is unemployed, of
- 14 the action and the court in which it is pending. The employer,
- 15 the association of employers, the insurer, or the trust fund for
- 16 family leave and disability benefits, providing family leave
- 17 benefits or disability benefits may join as party plaintiff or
- 18 claim a lien on the amount of any judgment recovered by the
- 19 individual in [such] the action to the extent of its subrogation
- 20 rights. If the individual does not commence the action within
- 21 nine months after the commencement of the serious health

- 1 condition or sickness, or the date of the accident causing the
- 2 family leave or disability, the employer, the association of
- 3 employers, the insurer, or the trust fund for family leave and
- 4 disability benefits, providing family leave benefits or
- 5 temporary disability benefits may commence [such] the action,
- 6 but the individual shall be entitled to join the action and be
- 7 entitled to any surplus over the amount to which the employers,
- 8 the association of employers, the insurer, or the trust fund for
- 9 family leave and disability benefits is subrogated."
- 10 SECTION 19. Section 392-48, Hawaii Revised Statutes, is
- 11 amended to read as follows:
- "[+]§392-48[+] The insurance contract. Every policy of
- 13 insurance issued by an insurer of an employer pursuant to this
- 14 chapter [which] that covers the liability of the employer for
- 15 family leave, temporary disability [benefits], or both, shall
- 16 cover the entire liability of the employer to the employer's
- 17 employees covered by the policy or contract, and also shall
- 18 contain a provision setting forth the right of the employees to
- 19 enforce in their own names either by filing a separate claim or
- 20 by making the insurer a party to the original claim, the
- 21 liability of the insurer in whole or in part for the payment of

- 1 [the disability] benefits. Payment in whole or in part of
- 2 family leave benefits or disability benefits by either the
- 3 employer or the insurer shall, to the extent thereof, be a bar
- 4 to the recovery against the other of the amount so paid.
- 5 All insurance policies shall be approved by the insurance
- 6 commissioner of the State."
- 7 SECTION 20. Chapter 392, part IV, Hawaii Revised Statutes,
- 8 is amended by amending its title to read as follows:
- 9 "PART IV. TRUST FUND FOR FAMILY LEAVE AND DISABILITY BENEFITS"
- 10 SECTION 21. Section 392-61, Hawaii Revised Statutes, is
- 11 amended to read as follows:
- 12 "§392-61 Establishment of trust fund for family leave and
- 13 disability benefits. There is established in the treasury of
- 14 the State, separate and apart from all public moneys or funds of
- 15 the State, a trust fund for family leave and disability benefits
- 16 which shall be administered by the director exclusively for the
- 17 purposes of this chapter[; and for the establishment and
- 18 maintenance of a family leave data collection system under
- 19 section 398-9.5]. All contributions pursuant to this part shall
- 20 be paid into the fund and all benefits payable under this part
- 21 shall be paid from the fund. The fund shall consist of [+]:[+]

All contributions collected pursuant to this part, 1 (1)2 together with any interest thereon; 3 (2) All fines and penalties for the fund pursuant to this 4 chapter; 5 (3) All moneys collected by way of subrogation; 6 (4)Interest earned on any moneys in the fund; 7 Any property or securities acquired through the use of (5) 8 moneys belonging to the fund; 9 (6) All earnings of [such] the property and securities; 10 and All other moneys received for the fund from any 11 (7) 12 source." 13 SECTION 22. Section 392-65, Hawaii Revised Statutes, is 14 amended to read as follows: 15 "§392-65 [Temporary disability benefits] Benefits to be 16 paid from the trust fund for family leave and disability 17 benefits; recovery of [disability] benefits. [Temporary] Family 18 leave benefits and temporary disability benefits shall be paid 19 from the trust fund for family leave and disability benefits to individuals who become disabled when unemployed and who 20

subsequently become ineligible for benefits under chapter 383.

- 1 Benefits shall also be paid from this fund to an employee who is
- 2 entitled to receive family leave benefits or temporary
- 3 disability benefits but cannot receive [such] the benefits
- 4 because of the bankruptcy of the employee's employer or because
- 5 the employee's employer is not in compliance with this chapter.
- 6 Benefits paid from the trust fund to [such] the employee may be
- 7 recovered from the employee's bankrupt or noncomplying employer.
- 8 The director shall institute administrative and legal actions,
- 9 as provided in section 392-47, to effect recovery of [such] the
- 10 benefits."
- 11 SECTION 23. Section 392-67, Hawaii Revised Statutes, is
- 12 amended to read as follows:
- 13 "§392-67 Assessments for the trust fund for family leave
- 14 and disability benefits. [(a) Each employer shall, from
- 15 July 1, 1969, to December 31, 1969, contribute to the
- 16 establishment of the trust fund for disability benefits at the
- 17 rate of .2 per cent of covered wages as defined in section 392
- 18 43. The employer shall pay such contributions to the director
- 19 for a given month on or before the thirtieth day of the next
- 20 succeeding-month.

19

20

(b) When the balance of the trust fund for family leave and disability benefits falls below \$500,000 as of December 31 2 of any year after 1969, a levy shall be assessed and collected 3 in the next calendar year from insurers of employers insured 4 5 under section 392-41 and from all other employers not insured under section 392-41. 6 7 Each year the director shall determine the amount of the levy to be paid by each insurer or employer and shall give 8 9 notice of the levy to each [such] insurer or employer on or 10 before May 1 of the year in which the levy is assessed. 11 amount of the levy shall be paid on or before June 30 following 12 notification. 13 The amount of the levy against each insurer or employer 14 shall be determined as the product of the wages paid by the employer multiplied by a factor which is the ratio of the amount 15 16 by which the balance in the [+]trust fund for family leave and disability benefits[]] was less than \$500,000 on the preceding 17 18 December 31 to total covered wages paid by all employers. For

the purposes of this paragraph, "covered wages" means wages paid

by employers during the preceding calendar year but not

- 1 including wages paid to any employee in excess of the limit
- 2 contained in section 392-43(b)."
- 3 SECTION 24. Section 392-68, Hawaii Revised Statutes, is
- 4 amended to read as follows:
- 5 "[+] §392-68[+] Failure to pay assessments. If an employer
- 6 or insurer fails to pay the assessment required by section
- $7 = \frac{392-67(a) or section 392-67(b)}{392-67}$ 392-67 within thirty days after
- 8 the end of the month or quarter for which payment was due, the
- 9 director shall levy a penalty of at least \$250 but no more than
- 10 ten per cent of the assessment due against the employer or
- 11 insurer, unless the nonpayment is excused by the director after
- 12 a showing by the employer or insurer that the payment of the
- 13 assessment could not be made on the date prescribed therefor
- 14 owing to conditions over which the employer or insurer had no
- 15 control and the employer or insurer forthwith complies."
- 16 SECTION 25. Section 398A-3, Hawaii Revised Statutes, is
- 17 amended by amending subsection (e) to read as follows:
- 18 "(e) Notwithstanding any other provision to the contrary,
- 19 leave provided pursuant to this section shall not be taken
- 20 concurrently with any leave taken pursuant to the federal Family

- 1 and Medical Leave Act of 1993 (29 U.S.C. 2601 et seq.) or
- 2 [chapter 398.] family leave pursuant to chapter 392."
- 3 SECTION 26. Sections 392-7, 392-25, 392-42.5(a), 392-44,
- 4 392-44.5, 392-49, 392-51, 392-71, 392-72(b), 392-77, 392-78(d),
- 5 and 392-86, Hawaii Revised Statutes, are amended by substituting
- 6 the phrases "family leave or disability" or "family leave or
- 7 temporary disability", wherever the word "disability" or phrase
- 8 "temporary disability" appear, as the context requires.
- 9 SECTION 27. Sections 392-47, 392-52, 392-62, 392-63,
- 392-64, 392-65, 392-67, 392-69, 392-72(a), 392-78(d), and
- 11 392-92, Hawaii Revised Statutes, are amended by substituting the
- 12 phrase "trust fund for family leave and disability benefits"
- 13 wherever the phrase "trust fund for disability benefits"
- 14 appears, as the context requires.
- 15 SECTION 28. Chapter 398, Hawaii Revised Statutes, is
- 16 repealed.
- 17 SECTION 29. There is appropriated out of the general
- 18 revenues of the State of Hawaii the sum of \$ or so
- 19 much thereof as may be necessary for fiscal year 2022-2023 to
- 20 fund the personnel and resources, including the hiring of

- 1 full time equivalent (FTE) positions, to implement the Hawaii
- 2 family leave program pursuant to this Act.
- 3 The sum appropriated shall be expended by the department of
- 4 labor and industrial relations for the purposes of this Act.
- 5 SECTION 30. This Act does not affect rights and duties
- 6 that matured, penalties that were incurred, and proceedings that
- 7 were begun before its effective date.
- 8 SECTION 31. Statutory material to be repealed is bracketed
- 9 and stricken. New statutory material is underscored.
- 10 SECTION 32. This Act shall take effect upon July 1, 2050;
- 11 provided that sections 1 through 28 of this Act shall take
- 12 effect on July 1, 2024.

Report Title:

DLIR; Paid Family Leave; Temporary Disability Insurance; Insurance Benefits; Employer Based Insurance Program; Appropriation

Description:

Provides employed individuals with up to 8 weeks of paid family leave during the first year after birth of the individual's child, adoption of a child by the individual, or placement of a child with the individual through foster care, and 8 weeks of paid family leave to care for the individual's family member having a serious health condition during any benefit year, paid through an employer-based private insurance program currently used to provide for temporary disability benefits. Repeals chapter 398, HRS. Appropriates moneys to the Department of Labor and Industrial Relations. Sections 1-28 effective 7/1/2024. Effective 7/1/2050. (SD2)

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