2023 South Dakota Legislature

1151

House Bill 1151

AMENDMENT 1151C FOR THE HOUSE STATE AFFAIRS ENGROSSED BILL

1	An Act to	create the S	outh Dakota	paid family	/ leave program.
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- 2 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:
- 3 Section 1. That chapter 3-6C be amended with a NEW SECTION:
- There is hereby established the South Dakota Paid Family Leave Program. The

 Bureau of Human Resources shall invite competitive bidding from insurance providers

 licensed in South Dakota for a group policy providing family leave wage replacement

 coverage pursuant to § 3-6C-7.1 to cover state employees.

Section 2. That § 3-6C-7.1 be AMENDED:

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- 3-6C-7.1. Each permanent employee who has been employed by the state for a continuous period of six months is entitled to paid family leave following the birth of a child or placement of a child for adoption leave wage replacement coverage for qualified leave. The paid family leave wage replacement coverage is available for:
 - (1) The birth of a child within one year of birth;
- 14 (2) Placement of a child for adoption or foster care within one year of placement;
- 15 (3) To care for an employee's spouse, child, or parent who has a serious health
 16 condition; or
 - (4) Any qualifying exigency arising out of the fact that the employee's spouse, son, daughter, or parent is a covered military member on covered active duty.

Section 3. That § 3-6C-18 be AMENDED:

3-6C-18. The commission may, pursuant to chapter 1-26, promulgate rules to further define and administer the types of leave permitted to be taken as sick leave, vacation leave, paid family leave wage reimbursement qualified leave, and leave of absence, including the following: child care, jury duty, military service, maternity, and education and other fringe benefits.

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Section 4. That chapter 3-6C be amended with a NEW SECTION:

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2		The group policy authorized under section 1 of this Act must meet the following						
3	<u>requir</u>	requirements:						
4	(1)	The minimum wage replacement coverage must be sixty percent of the average						
5		weekly wage capped at the amount of the Social Security taxable wage maximum,						
6		as amended from time to time;						
7	<u>(2)</u>	The maximum wage replacement coverage must be eighty percent of the average						
8		weekly wage capped at the amount of the Social Security taxable wage maximum,						
9		as amended from time to time. Group members may choose to offer other types						
10		of leave outside of the group policy to reach one hundred percent wage						
11		replacement;						
12	(3)	The maximum duration must be twelve weeks with a minimum duration established						
13		by the group policy provider through the competitive bids;						
14	<u>(4)</u>	The minimum coverage must cover:						
15		(a) The birth of a child and the care of the newborn child within one year of						
16		<u>birth; and</u>						
17		(b) The placement with the employee of a child for adoption or foster care and						
18		the care of the newly placed child within one year of placement;						
19	<u>(5)</u>	The maximum coverage must apply to the same types of leave as defined in § 3-						
20		6C-7.1, except leave for a health condition of the employee; and						
21	<u>(6)</u>	The insurance provider shall annually report to the Governor and the Legislature						
22		the number of non-state employers and employees covered by the policy, the						
23		range of benefits offered, and any other nonproprietary data as determined by the						
24		provider.						
25		Other plan and policy features may be established by the human resources						
26	<u>comm</u>	issioner when negotiating a contract as part of the competitive bid process.						

Section 5. That chapter 58-18 be amended with a NEW SECTION:

The human resources commissioner may make available a group policy issued pursuant to sections 1 and 4 of this Act to all non-state public and private employers in the state on a voluntary basis. Non-state public and private employers who voluntarily enroll shall:

(1) Contract directly with the insurance provider;

T	(2)	Receive a rate that is derived from the state rate through the application of rating
2		factors that are actuarily justified;
3	<u>(3)</u>	Choose to provide coverage at no cost to their employees or on a partially
4		contributory basis; and
5	<u>(4)</u>	Select additional policy features that may include a waiting period, elimination
6		period, or tenure requirement as negotiated between the employer and insurance
7		provider.

Section 6. That chapter 58-18 be amended with a NEW SECTION:

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9	<u>Licensed</u>	life and	health	insurance	carriers	may	offer	paid	family	and	maternity
10	leave insurance	policies t	o publi	c and priva	te emplo	yees	in the	stat	<u>e.</u>		