116TH CONGRESS 2D SESSION S.
To provide Americans with paid sick time and paid leave so that they can address their own health needs and the health needs of their families.
IN THE SENATE OF THE UNITED STATES
Mrs. Murray (for herself, Mrs. Gillibrand,) introduced the following bill; which was read twice and referred to the Committee on
A BILL
To provide Americans with paid sick time and paid leave so that they can address their own health needs and the health needs of their families.
1 Be it enacted by the Senate and House of Representa
2 tives of the United States of America in Congress assembled

This Act may be cited as the "Providing Americans

3 SECTION 1. SHORT TITLE.

5 Insured Days of Leave Act of 2020".

1	TITLE I—DISPLACEMENT OF
2	THE LEAVE PROVISIONS OF
3	THE FAMILIES FIRST
4	CORONAVIRUS RESPONSE
5	ACT
6	SEC. 101. REPEALS OF PORTIONS OF THE FAMILIES FIRST
7	CORONAVIRUS REPONSE ACT.
8	(a) AFTER ENACTMENT.—If this Act is enacted after
9	the Families First Coronavirus Reponse Act is enacted,
10	subdivisions C, E, and G of that Act are repealed, and
11	all amendments made by those divisions shall be consid-
12	ered to have no force and effect.
13	(b) Before Enactment.—If this Act is enacted be-
14	fore the Families First Coronavirus Response Act is en-
15	acted, effective 1 day after the date of enactment of that
16	Act, subdivisions C, E, and G of that Act are repealed,
17	and all amendments made by those divisions shall be con-
18	sidered to have no force and effect.

1	TITLE II—IMMEDIATE REIM-
2	BURSEMENT OF EMPLOYERS
3	FOR PAID SICK DAYS AND
4	PAID LEAVE FOR PUBLIC
5	HEALTH EMERGENCIES
6	SEC. 201. IMMEDIATE REIMBURSEMENT OF EMPLOYERS
7	FOR PAID SICK DAYS AND PAID LEAVE FOR
8	PUBLIC HEALTH EMERGENCIES.
9	(a) In General.—
10	(1) Reimbursement.—An employer of a cov-
11	ered individual who uses paid sick time or emer-
12	gency paid leave under title III during a public
13	health emergency shall be reimbursed by the Sec-
14	retary of the Treasury out of the Treasury of the
15	United States for the wages paid to the covered indi-
16	vidual for the period during which the covered indi-
17	vidual used the paid sick time or emergency paid
18	leave.
19	(2) Process.—
20	(A) Information.—To be eligible to re-
21	ceive such reimbursement, the employer shall
22	submit to the Secretary of Labor an affidavit
23	that attests that the employer provided such
24	paid sick time or emergency paid leave, and re-
25	lated records showing the period of and wages

1 associated with the paid sick time or emergency 2 paid leave.

- (B) Determination.—The Secretary shall review the information in the affidavit and records and come to a determination regarding the validity of such information within 5 business days after receipt. If the Secretary does not make a determination within the 5-business-day period, on the sixth business day after receipt of such information the Secretary shall be deemed to have determined the information to be valid.
- REIMBURSEMENT.—Upon the retary's determination that the information is valid and that the employer provided an amount of such paid sick time or emergency paid leave to a covered individual, the Secretary shall transmit the determination, affidavit, records to the Secretary of the Treasury, and the Secretary of the Treasury shall provide timely reimbursement out of the Treasury of the United States. The Secretary of the Treasury shall provide that reimbursement not later than 2 business days after receipt of the determination from the Secretary of Labor.

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1	(b) Fraud.—The Secretary of Labor and the Sec-
2	retary of the Treasury shall both have authority to inves-
3	tigate fraud under this section and to seek recovery of
4	fraudulently obtained funds and related penalties in any
5	court of competent jurisdiction.
6	(c) Application.—
7	(1) In general.—Except as provided for in
8	paragraph (2), this section shall apply to all paid
9	sick time and emergency paid leave provided by em-
10	ployers under title III during calendar year 2020
11	and calendar year 2021.
12	(2) Future application to additional paid
13	SICK TIME.—This section shall apply to all addi-
14	tional paid sick time provided by employers under
15	title III during any calendar year.
16	TITLE III—PAID SICK DAYS AND
17	PAID LEAVE FOR PUBLIC
18	HEALTH EMERGENCIES
19	SEC. 301. DEFINITIONS.
20	In title II and this title:
21	(1) CHILD.—The term "child" means a biologi-
22	cal, foster, or adopted child, a stepchild, a child of
23	a domestic partner, a legal ward, or a child of a per-
24	son standing in loco parentis.

1	(2) COVERED INDIVIDUAL.—The term "covered
2	individual" means an individual who is—
3	(A) an employee; or
4	(B) an individual performing any services
5	or labor for remuneration for an employer, re-
6	gardless of whether the individual is classified
7	as an independent contractor by the employer.
8	(3) Domestic Partner.—
9	(A) IN GENERAL.—The term "domestic
10	partner", with respect to an individual, means
11	another individual with whom the individual is
12	in a committed relationship.
13	(B) Committed relationship de-
14	FINED.—The term "committed relationship"
15	means a relationship between 2 individuals,
16	each at least 18 years of age, in which each in-
17	dividual is the other individual's sole domestic
18	partner and both individuals share responsi-
19	bility for a significant measure of each other's
20	common welfare. The term includes any such
21	relationship between 2 individuals, including in-
22	dividuals of the same sex, that is granted legal
23	recognition by a State or political subdivision of
24	a State as a marriage or analogous relationship,
25	including a civil union or domestic partnership.

1	(4) Domestic violence.—The term "domestic
2	violence" has the meaning given the term in section
3	40002(a) of the Violence Against Women Act of
4	1994 (34 U.S.C. 12291(a)), except that the ref-
5	erence in such section to the term "jurisdiction re-
6	ceiving grant monies" shall be deemed to mean the
7	jurisdiction in which the victim lives or the jurisdic-
8	tion in which the employer involved is located. Such
9	term also includes dating violence, as that term is
10	defined in such section.
11	(5) Employee.—The term "employee" means
12	an individual who is—
13	(A)(i) an employee, as defined in section
14	3(e) of the Fair Labor Standards Act of 1938
15	(29 U.S.C. 203(e)), who is not covered under
16	subparagraph (E), except that a reference in
17	such section to an employer shall be considered
18	to be a reference to an employer described in
19	clauses (i)(I) and (ii) of paragraph (6)(A); or
20	(ii) an employee of the Government Ac-
21	countability Office;
22	(B) a State employee described in section
23	304(a) of the Government Employee Rights Act
24	of 1991 (42 U.S.C. 2000e–16c(a));

1	(C) a covered employee, as defined in sec-
2	tion 101 of the Congressional Accountability
3	Act of 1995 (2 U.S.C. 1301), other than an ap-
4	plicant for employment;
5	(D) a covered employee, as defined in sec-
6	tion 411(c) of title 3, United States Code; or
7	(E) a Federal officer or employee covered
8	under subchapter V of chapter 63 of title 5,
9	United States Code, or any other individual oc-
10	cupying a position in the civil service (as that
11	term is defined in section 2102(1) of title 5,
12	United States Code).
13	(6) Employer.—
14	(A) IN GENERAL.—The term "employer"
15	means a person who is—
16	(i)(I) a covered employer, as defined
17	in subparagraph (B), who is not covered
18	under subclause (V);
19	(II) an entity employing a State em-
20	ployee described in section 304(a) of the
21	Government Employee Rights Act of 1991;
22	(III) an employing office, as defined
23	in section 101 of the Congressional Ac-
24	countability Act of 1995;

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1	(IV) an employing office, as defined in
2	section 411(c) of title 3, United States
3	Code; or
4	(V) an employing agency covered
5	under subchapter V of chapter 63 of title
6	5, United States Code; and
7	(ii) engaged in commerce (including
8	government), or an industry or activity af-
9	fecting commerce (including government),
10	as defined in subparagraph (B)(iii).
11	(B) Covered employer.—
12	(i) In general.—In subparagraph
13	(A)(i)(I), the term "covered employer"—
14	(I) means any person engaged in
15	commerce or in any industry or activ-
16	ity affecting commerce who employs 1
17	or more employees;
18	(II) includes—
19	(aa) any person who acts di-
20	rectly or indirectly in the interest
21	of (within the meaning of section
22	3(d) of the Fair Labor Standards
23	Act of 1938 (29 U.S.C. 203(d))
24	an employer in relation to any of

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1	the employees of such employer;
2	and
3	(bb) any successor in inter-
4	est of an employer;
5	(III) includes any "public agen-
6	cy", as defined in section 3(x) of the
7	Fair Labor Standards Act of 1938
8	(29 U.S.C. 203(x)); and
9	(IV) includes the Government
10	Accountability Office.
11	(ii) Public agency.—For purposes
12	of subclause (III) or (IV) of clause (i), a
13	public agency shall be considered to be a
14	person engaged in commerce or in an in-
15	dustry or activity affecting commerce.
16	(iii) Definitions.—For purposes of
17	this subparagraph:
18	(I) COMMERCE.—The terms
19	"commerce" and "industry or activity
20	affecting commerce" mean any activ-
21	ity, business, or industry in commerce
22	or in which a labor dispute would
23	hinder or obstruct commerce or the
24	free flow of commerce, and include
25	"commerce" and any "industry affect-

1	ing commerce", as defined in para-
2	graphs (1) and (3) of section 501 of
3	the Labor Management Relations Act,
4	1947 (29 U.S.C. 142 (1) and (3)).
5	(II) Employee.—The term "em-
6	ployee" has the same meaning given
7	such term in section 3(e) of the Fair
8	Labor Standards Act of 1938 (29
9	U.S.C. 203(e)).
10	(III) Person.—The term "per-
11	son" has the same meaning given
12	such term in section 3(a) of the Fair
13	Labor Standards Act of 1938 (29
14	U.S.C. 203(a)).
15	(C) Predecessors.—Any reference in
16	this paragraph to an employer shall include a
17	reference to any predecessor of such employer.
18	(7) Employment benefits.—The term "em-
19	ployment benefits" means all benefits provided or
20	made available to covered individuals by an em-
21	ployer, including group life insurance, health insur-
22	ance, disability insurance, sick leave, annual leave,
23	educational benefits, and pensions, regardless of
24	whether such benefits are provided by a practice or
25	written policy of an employer or through an "em-

1	ployee benefit plan", as defined in section 3(3) of
2	the Employee Retirement Income Security Act of
3	1974 (29 U.S.C. 1002(3)).
4	(8) FLSA TERMS.—The terms "employ" and
5	"State" have the meanings given the terms in sec-
6	tion 3 of the Fair Labor Standards Act of 1938 (29
7	U.S.C. 203).
8	(9) HEALTH CARE PROVIDER.—The term
9	"health care provider" means a provider who—
10	(A)(i) is a doctor of medicine or osteopathy
11	who is authorized to practice medicine or sur-
12	gery (as appropriate) by the State in which the
13	doctor practices; or
14	(ii) is any other person determined by the
15	Secretary to be capable of providing health care
16	services; and
17	(B) is not employed by an employer for
18	whom the provider issues certification under
19	this title.
20	(10) PAID SICK TIME.—The term "paid sick
21	time" means an increment of compensated leave
22	that—
23	(A) can be—
24	(i) earned by a covered individual for
25	use during an absence from employment or

1	work for a reason described in any para-
2	graph of section 302(b); or
3	(ii) provided by an employer during a
4	public health emergency for use during an
5	absence from employment or work for a
6	reason described in any paragraph of sec-
7	tion 302(b); and
8	(B) is compensated at a rate that is not
9	less than the greatest of—
10	(i) the covered individual's regular
11	rate of pay;
12	(ii) the minimum wage rate provided
13	for in section $6(a)(1)$ of the Fair Labor
14	Standards Act of 1938 (29 U.S.C.
15	206(a)(1)); or
16	(iii) the minimum wage rate provided
17	for in the applicable State or local law for
18	the State or locality in which the covered
19	individual is employed or works.
20	(11) Parent.—The term "parent" means a bi-
21	ological, foster, or adoptive parent of a covered indi-
22	vidual, a stepparent of a covered individual, a par-
23	ent-in-law of a covered individual, a parent of a do-
24	mestic partner of a covered individual, or a legal
25	guardian or other person who stood in loco parentis

1	to a covered individual when the covered individual
2	was a child.
3	(12) Public Health Emergency.—The term
4	"public health emergency" means—
5	(A) a public health emergency—
6	(i) declared by the Secretary of
7	Health and Human Services for a jurisdic-
8	tion, or by a State or local public health
9	official with authority to declare such an
10	emergency for the State or jurisdiction
11	within the State; and
12	(ii) due to a public health condition
13	that is—
14	(I) emergent and acute;
15	(II) not a longstanding, chronic
16	public health condition; and
17	(B) an emergency with respect to
18	coronavirus, as defined in section 506 of the
19	Coronavirus Preparedness and Response Sup-
20	plemental Appropriations Act, 2020 (Public
21	Law 116–123), declared by a Federal, State, or
22	local public official.
23	(13) Secretary.—The term "Secretary"
24	means the Secretary of Labor.

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1	(14) Sexual assault.—The term "sexual as-
2	sault" has the meaning given the term in section
3	40002(a) of the Violence Against Women Act of
4	1994 (34 U.S.C. 12291(a)).
5	(15) Spouse.—The term "spouse", with re-
6	spect to a covered individual, has the meaning given
7	such term by the marriage laws of the State in
8	which the marriage was celebrated.
9	(16) Stalking.—The term "stalking" has the
10	meaning given the term in section 40002(a) of the
11	Violence Against Women Act of 1994 (34 U.S.C.
12	12291(a)).
13	(17) State.—The term "State" has the mean-
14	ing given the term in section 3 of the Fair Labor
15	Standards Act of 1938 (29 U.S.C. 203).
16	(18) VICTIM SERVICES ORGANIZATION.—The
17	term "victim services organization" means a non-
18	profit, nongovernmental organization that provides
19	assistance to victims of domestic violence, sexual as-

term "victim services organization" means a non-profit, nongovernmental organization that provides assistance to victims of domestic violence, sexual assault, or stalking or advocates for such victims, including a rape crisis center, an organization carrying out a domestic violence, sexual assault, or stalking prevention or treatment program, an organization operating a shelter or providing counseling services,

or a legal services organization or other organization
providing assistance through the legal process.
(19) Work.—The term "work" means to be
employed or to be engaged in providing labor or
services for an employer.
SEC. 302. PAID SICK TIME AND EMERGENCY PAID LEAVE.
(a) Earning of Paid Sick Time.—
(1) In General.—
(A) Earning.—Subject to subsection (c)
and paragraph (2), an employer shall provide
each covered individual employed by or working
for the employer not less than 1 hour of earned
paid sick time for every 30 hours worked, to be
used as described in subsection (b).
(B) Limit.—An employer shall not be re-
quired to permit a covered individual to earn,
under this subsection, more than 56 hours of
paid sick time in a year, unless the employer
chooses to set a higher limit.
(2) Exempt employees.—
(A) In general.—Except as provided in
paragraph (3), for purposes of this subsection,
an employee who is exempt from overtime re-
quirements under section 13(a)(1) of the Fair
Labor Standards Act of 1938 (29 U.S.C.

1	213(a)(1)) shall be assumed to work 40 hours
2	in each workweek.

- (B) SHORTER NORMAL WORKWEEK.—If the normal workweek of such an employee is less than 40 hours, the employee shall earn paid sick time under this subsection based upon that normal workweek.
- (3) Dates for beginning to earn paid sick time and use.—

 (\mathbf{A}) IN GENERAL.—Covered individuals shall begin to earn paid sick time under this subsection at the commencement of their employment or work. A covered individual shall be entitled to use the earned paid sick time beginning on the 60th calendar day following commencement of the covered individual's employment or work. After that 60th calendar day, the covered individual may use the paid sick time as the time is earned. An employer may, at the discretion of the employer, loan paid sick time to a covered individual for use by such covered individual in advance of the covered individual earning such sick time as provided in this subsection and may permit use before the 60th day of employment or work.

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1	(B) Public Health Emergency.—Sub-
2	paragraph (A) shall not apply with respect to
3	additional paid sick time provided under sub-
4	section (c). In the event of a public health
5	emergency, a covered individual may imme-
6	diately use the accrued or additional paid sick
7	time described in subsection (c), regardless of
8	how long the covered individual has been em-
9	ployed by or working for an employer.
10	(4) Carryover.—
11	(A) In general.—Except as provided in
12	subparagraph (B), paid sick time earned under
13	this subsection shall carry over from 1 year to
14	the next.
15	(B) Construction.—This subsection
16	shall not be construed to require an employer to
17	permit a covered individual to earn more than
18	56 hours of earned paid sick time at a given
19	time.
20	(5) Employers with existing policies.—
21	Any employer with a paid leave policy who makes
22	available an amount of paid leave that is sufficient
23	to meet the requirements of this subsection and that

may be used for the same purposes and under the

same conditions as the purposes and conditions out-

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lined in subsection (b) shall not be required to permit a covered individual to earn more paid sick time under this subsection.

- (6) Construction.—Nothing in this section shall be construed as requiring financial or other reimbursement to a covered individual from an employer upon the covered individual's termination, resignation, retirement, or other separation from employment or work for paid sick time that has not been used.
- (7) Reinstatement.—If a covered individual is separated from employment or work with an employer and is rehired or reengaged for work, within 12 months after that separation, by the same employer, the employer shall reinstate the covered individual's previously earned paid sick time under this subsection. The covered individual shall be entitled to use the earned paid sick time and earn more paid sick time at the recommencement of employment or work with the employer.
- (8) Prohibition.—An employer may not require, as a condition of providing paid sick time under this title, that the covered individual involved search for or find a replacement covered individual

1	to cover the hours during which the covered indi-
2	vidual is using paid sick time.
3	(9) Scheduling.—A covered individual shall
4	make a reasonable effort to schedule a period of ac-
5	crued paid sick time under this subsection in a man-
6	ner that does not unduly disrupt the operations of
7	the employer.
8	(b) Uses.—Paid sick time or emergency paid leave
9	under this section may be used by a covered individual
10	for any of the following:
11	(1) An absence resulting from a physical or
12	mental illness, injury, or medical condition of the
13	covered individual.
14	(2) An absence resulting from obtaining profes-
15	sional medical diagnosis or care, or preventive med-
16	ical care, for the covered individual.
17	(3) An absence resulting from the closure of a
18	covered individual's place of employment or work by
19	order of a Federal or State public official with juris-
20	diction, or at the employer's discretion, due to a
21	public health emergency.
22	(4) An absence because a Federal or State pub-
23	lic official with jurisdiction or a health care provider
24	has determined, or the covered individual has inde-
25	pendently determined, that the covered individual's

1	presence in the community may jeopardize the
2	health of others because of the covered individual's
3	exposure to a communicable disease during a public
4	health emergency or the exhibition of symptoms of
5	a communicable disease during a public health emer-
6	gency, regardless of whether the covered individual
7	has actually contracted the communicable disease.
8	(5) An absence for the purpose of caring for a
9	child, a parent, a spouse, a domestic partner, or any
10	other individual related by blood or affinity whose
11	close association with the covered individual is the
12	equivalent of a family relationship—
13	(A) who has any of the conditions or needs
14	for diagnosis or care described in paragraph
15	(4);
16	(B) who is a child, if the child's school or
17	place of care has been closed by order of a Fed-
18	eral or State public official with jurisdiction or
19	at the discretion of the school or place of care
20	due to a public health emergency, including if
21	a school or entity operating the place of care is
22	physically closed but is providing education or
23	care to the child remotely; or
24	(C) because a Federal or State public offi-
25	cial with jurisdiction or a health care provider

1	has determined that the presence in the com-
2	munity of the person receiving care may jeop-
3	ardize the health of others because of the per-
4	son's exposure to a communicable disease dur-
5	ing a public health emergency, regardless of
6	whether the person has actually contracted the
7	communicable disease.
8	(6) An absence for the purpose of caring for a
9	child, a parent, a spouse, a domestic partner, or any
10	other individual related by blood or affinity whose
11	close association with the covered individual is the
12	equivalent of a family relationship—
13	(A) who has any of the conditions or needs
14	for diagnosis or care described in paragraph (1)
15	or (2);
16	(B) who is a child, if the covered individual
17	is required to attend a school meeting or a
18	meeting at a place where the child is receiving
19	care necessitated by the child's health condition
20	or disability; or
21	(C) who is otherwise in need of care.
22	(7) An absence resulting from domestic vio-
23	lence, sexual assault, or stalking, if the time is to—
24	(A) seek medical attention for the covered
25	individual or the covered individual's child, par-

1	ent, spouse, domestic partner, or an individual
2	related to the covered individual as described in
3	paragraph (6), to recover from physical or psy-
4	chological injury or disability caused by domes-
5	tic violence, sexual assault, or stalking;
6	(B) obtain or assist a related person de-
7	scribed in paragraph (6) in obtaining services
8	from a victim services organization;
9	(C) obtain or assist a related person de-
10	scribed in paragraph (6) in obtaining psycho-
11	logical or other counseling;
12	(D) seek relocation; or
13	(E) take legal action, including preparing
14	for or participating in any civil or criminal legal
15	proceeding related to or resulting from domestic
16	violence, sexual assault, or stalking.
17	(c) Additional Paid Sick Time for Public
18	HEALTH EMERGENCY.—
19	(1) ADDITIONAL PAID SICK TIME.—On the date
20	of a declaration of a public health emergency, an
21	employer in the jurisdiction involved shall provide
22	each covered individual of the employer in that juris-
23	diction with additional paid sick time, in addition to
24	any amount of paid sick time accrued by the covered

1	individual under subsection (a) (including paid leave
2	referred to in subsection (a)(5)).
3	(2) Amount of Paid Sick time.—In receiving
4	additional paid sick time under paragraph (1), the
5	covered individual shall receive—
6	(A) for a full-time salaried covered indi-
7	vidual, a specified amount of paid sick time
8	that is sufficient to provide the covered indi-
9	vidual with 14 continuous days away from work
10	without a reduction in pay; and
11	(B) subject to paragraph (3), for a part-
12	time, hourly, or piece-rate covered individual, a
13	specified amount of paid sick time equal to the
14	number of hours that the covered individual
15	was scheduled to work or, if not so scheduled,
16	regularly works in a 14-day period.
17	(3) Varying schedule hours calcula-
18	TION.—
19	(A) In general.—In the case of a part-
20	time, hourly, or piece-rate covered individual de-
21	scribed in paragraph (2)(B) whose schedule
22	varies from week to week to such an extent that
23	an employer is unable to determine with cer-
24	tainty the number of hours the covered indi-
25	vidual regularly works, the employer shall use

1	the rules specified in subparagraph (B) to cal-
2	culate the amount of additional paid sick time
3	that the covered individual shall receive under
4	paragraph (2)(B).
5	(B) SPECIAL CALCULATION RULES.—The
6	employer shall calculate that amount as—
7	(i) subject to clause (ii), a number
8	equal to the average number of hours that
9	the covered individual was scheduled to
10	work per 14-day period over the 6-month
11	period ending on the date on which the
12	covered individual takes such additional
13	paid sick time, including hours for which
14	the covered individual took leave of any
15	type; or
16	(ii) if the covered individual did not
17	work over such 6-month period, the rea-
18	sonable expectation of the covered indi-
19	vidual at the time of hiring or engagement
20	of the average number of hours per 14-day
21	period that the covered individual would
22	regularly be scheduled to work.
23	(4) Guidelines.—Not later than 5 days after
24	the date of the enactment of this Act, the Secretary
25	of Labor shall issue guidelines to assist employers in

calculating the amount of additional paid sick time that a covered individual shall receive under this subsection.

- (5) USE OF LEAVE.—The additional sick time and accrued sick time described in this subsection shall be available for immediate use by the covered individual for the purposes described in any paragraph of subsection (b) beginning on the date a public health emergency is declared, regardless of how long the covered individual has been employed by or working for an employer.
- (6) Periods.—A covered individual may take the additional sick time on the schedule that meets the covered individual's needs, consistent with subsection (b), including taking the additional sick time intermittently or on a reduced leave schedule, and an employer may not require a covered individual to take the additional sick time in a single period or on any other schedule specified by the employer.
- 20 (d) Emergency Paid Leave for Public Health21 Emergency.—
 - (1) In general.—Subject to section 401, during a public health emergency, an employer in the jurisdiction involved shall provide each covered individual of the employer in that jurisdiction with

1	emergency paid leave, in addition to any amount of
2	paid sick time accrued by the covered individual
3	under subsection (a) (including paid leave referred
4	to in subsection (a)(5)) and in addition to additional
5	paid sick time under subsection (c).
6	(2) Amount of Paid Leave.—In receiving
7	emergency paid leave under paragraph (1), the cov-
8	ered individual shall receive 12 weeks of such paid
9	leave.
10	(3) Amount of Benefit.—In receiving emer-
11	gency paid leave under paragraph (1), the covered
12	individual shall be compensated at a rate that is not
13	less than the greatest of—
14	(A) two-thirds of the covered individual's
15	regular rate of pay;
16	(B) the minimum wage rate provided for in
17	section 6(a)(1) of the Fair Labor Standards
18	Act of 1938 (29 U.S.C. 206(a)(1)); or
19	(C) the minimum wage rate provided for in
20	the applicable State or local law for the State
21	or locality in which the covered individual is
22	employed or working.
23	(4) Use of Leave.—The emergency paid leave
24	described in this subsection shall be available for im-
25	mediate use by the covered individual for the pur-

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poses described in any paragraph of subsection (b), and for qualified caregiving, as defined in section 402 and in a manner such that section 404(j) shall apply, beginning on the date a public health emergency is declared, regardless of how long the covered individual has been employed by or working for an employer.

- (5) Periods.—A covered individual may take the emergency paid leave on the schedule that meets the covered individual's needs, consistent with subsection (b) and section 402, including taking the emergency paid leave intermittently or on a reduced leave schedule, and an employer may not require a covered individual to take the emergency paid leave in a single period or on any other schedule specified by the employer.
- (6) SEQUENCING.—During a public health emergency, a covered individual may first use the additional sick time for the purposes described in any paragraph of subsection (b). The covered individual may then use the emergency paid leave during a public health emergency. A covered individual may elect to use accrued sick time before additional sick time or emergency paid leave. An employer may not require a covered individual to use accrued sick time

1	or any other paid leave provided by the employer to
2	the covered individual, before using additional sick
3	time or emergency paid leave.
4	(7) Construction.—Nothing in this section
5	shall be construed as requiring financial or other re-
6	imbursement to a covered individual from an em-
7	ployer upon the covered individual's termination,
8	resignation, retirement, or other separation from
9	employment or work for emergency paid leave that
10	has not been used.
11	(8) Prohibition.—An employer may not re-
12	quire, as a condition of providing emergency paid
13	leave under this title, that the covered individual in-
14	volved search for or find a replacement covered indi-
15	vidual to cover the hours during which the covered
16	individual is using emergency paid leave.
17	(e) Procedures.—
18	(1) In general.—Paid sick time and emer-
19	gency paid leave shall be provided upon the oral or
20	written request of a covered individual. Such request
21	shall—
22	(A) include the expected duration of the
23	period of such time or leave;
24	(B) in a case in which the need for such
25	period of time is foreseeable at least 7 days in

1	advance of such period, be provided at least 7
2	days in advance of such period; and
3	(C) otherwise, be provided as soon as prac-
4	ticable after the covered individual is aware of
5	the need for such period.
6	(2) CERTIFICATION IN GENERAL.—
7	(A) Provision.—
8	(i) In general.—Subject to subpara-
9	graphs (C) and (D), an employer may re-
10	quire that a request for paid sick time
11	under this section for a purpose described
12	in paragraph (1), (2), or (6) of subsection
13	(b) be supported by a certification issued
14	by the health care provider of the covered
15	individual or of an individual described in
16	subsection (b)(6), as appropriate, if the pe-
17	riod of such time covers more than 3 con-
18	secutive workdays.
19	(ii) Timeliness.—The covered indi-
20	vidual shall provide a copy of such certifi-
21	cation to the employer in a timely manner,
22	not later than 30 days after the first day
23	of the period of time. The employer shall
24	not delay the commencement of the period

1	of time on the basis that the employer has
2	not yet received the certification.
3	(B) Sufficient certification.—
4	(i) In general.—A certification pro-
5	vided under subparagraph (A) shall be suf-
6	ficient if it states—
7	(I) the date on which the period
8	of time will be needed;
9	(II) the probable duration of the
10	period of time;
11	(III) the appropriate medical
12	facts within the knowledge of the
13	health care provider regarding the
14	condition involved, subject to clause
15	(ii); and
16	(IV)(aa) for purposes of paid sick
17	time under subsection (b)(1), a state-
18	ment that absence from work is medi-
19	cally necessary;
20	(bb) for purposes of such time
21	under subsection (b)(2), the dates on
22	which testing for a medical diagnosis
23	or care is expected to be given and the
24	duration of such testing or care: and

1	(ce) for purposes of such time
2	under subsection (b)(6), in the case of
3	time to care for someone who is not a
4	child, a statement that care is needed
5	for an individual described in such
6	subsection, and an estimate of the
7	amount of time that such care is
8	needed for such individual.
9	(ii) Limitation.—In issuing a certifi-
10	cation under subparagraph (A), a health
11	care provider shall make reasonable efforts
12	to limit the medical facts described in
13	clause (i)(III) that are disclosed in the cer-
14	tification to the minimum necessary to es-
15	tablish a need for the covered individual to
16	utilize paid sick time.
17	(C) Public Health Emergencies.—No
18	certification or other documentation may be re-
19	quired under this title by an employer during
20	any public health emergency.
21	(D) REGULATIONS.—Regulations pre-
22	scribed under section 311 shall specify the man-
23	ner in which a covered individual who does not
24	have health insurance shall provide a certifi-
25	cation for purposes of this paragraph.

1	(E) Confidentiality and nondisclo-
2	SURE.—
3	(i) Protected Health Informa-
4	TION.—Nothing in this title shall be con-
5	strued to require a health care provider to
6	disclose information in violation of section
7	1177 of the Social Security Act (42 U.S.C.
8	1320d-6) or the regulations promulgated
9	pursuant to section 264(c) of the Health
10	Insurance Portability and Accountability
11	Act of 1996 (42 U.S.C. 1320d–2 note).
12	(ii) HEALTH INFORMATION
13	RECORDS.—If an employer possesses
14	health information about a covered indi-
15	vidual or a covered individual's child, par-
16	ent, spouse, domestic partner, or an indi-
17	vidual related to the covered individual as
18	described in subsection (b)(6), such infor-
19	mation shall—
20	(I) be maintained on a separate
21	form and in a separate file from other
22	personnel information;
23	(II) be treated as a confidential
24	medical record; and

1	(III) not be disclosed except to
2	the affected covered individual or with
3	the permission of the affected covered
4	individual.
5	(3) CERTIFICATION IN THE CASE OF DOMESTIC
6	VIOLENCE, SEXUAL ASSAULT, OR STALKING.—
7	(A) IN GENERAL.—An employer may re-
8	quire that a request for paid sick time for a
9	purpose described in subsection (b)(7) be sup-
10	ported by any one of the following forms of doc-
11	umentation, but the employer may not specify
12	the particular form of documentation to be pro-
13	vided:
14	(i) A police report indicating that the
15	covered individual, or a member of the cov-
16	ered individual's family described in sub-
17	section (b)(7), was a victim of domestic vi-
18	olence, sexual assault, or stalking.
19	(ii) A court order protecting or sepa-
20	rating the covered individual or a member
21	of the covered individual's family described
22	in subsection (b)(7) from the perpetrator
23	of an act of domestic violence, sexual as-
24	sault, or stalking, or other evidence from
25	the court or prosecuting attorney that the

1	covered individual or a member of the cov-
2	ered individual's family described in sub-
3	section (b)(7) has appeared in court or is
4	scheduled to appear in court in a pro-
5	ceeding related to domestic violence, sexual
6	assault, or stalking.
7	(iii) Other documentation signed by a
8	covered individual or volunteer working for
9	a victim services organization, an attorney,
10	a police officer, a medical professional, a
11	social worker, an antiviolence counselor, or
12	a member of the clergy, affirming that the
13	covered individual or a member of the cov-
14	ered individual's family described in sub-
15	section (b)(7) is a victim of domestic vio-
16	lence, sexual assault, or stalking.
17	(B) REQUIREMENTS.—The requirements
18	of paragraph (2) shall apply to certifications
19	under this paragraph, except that—
20	(i) subclauses (III) and (IV) of sub-
21	paragraph (B)(i) and subparagraph (B)(ii)
22	of such paragraph shall not apply;
23	(ii) the certification shall state the
24	reason that the leave is required with the
25	facts to be disclosed limited to the min-

1	imum necessary to establish a need for the
2	covered individual to be absent from work,
3	and the covered individual shall not be re-
4	quired to explain the details of the domes-
5	tic violence, sexual assault, or stalking in-
6	volved; and
7	(iii) with respect to confidentiality
8	under subparagraph (E) of such para-
9	graph, any information provided to the em-
10	ployer under this paragraph shall be con-
11	fidential, except to the extent that any dis-
12	closure of such information is—
13	(I) requested or consented to in
14	writing by the covered individual; or
15	(II) otherwise required by appli-
16	cable Federal or State law.
17	(f) Restoration to Position.—The provisions of
18	section 104(a) of the Family and Medical Leave Act of
19	1993 (29 U.S.C. 2614(a)) or section 6384 of title 5,
20	United States Code, as the case may be, shall apply to
21	a covered individual taking accrued or additional paid sick
22	time, or emergency paid leave, under this title, and to the
23	employer of the covered individual. Such provisions shall
24	be enforced in accordance with this title.

- 1 (g) Maintenance of Health Benefits.—The
- 2 provisions of section 104(c)(1) of the Family and Medical
- 3 Leave Act of 1993 (29 U.S.C. 2614(c)(1)) shall apply to
- 4 a covered individual taking accrued or additional paid sick
- 5 time, or emergency paid leave, under this title, and to the
- 6 employer of the covered individual. Such provisions shall
- 7 be enforced in accordance with this title.
- 8 (h) No Effect on Eligibility for Supple-
- 9 MENTAL SECURITY INCOME.—Any paid sick time or emer-
- 10 gency paid leave provided to a covered individual under
- 11 this title shall not be regarded as income or resources for
- 12 any month, for purposes of determining the eligibility of
- 13 the recipient (or the recipient's spouse or family) for bene-
- 14 fits or assistance, or the amount or extent of benefits or
- 15 assistance, under the supplemental security income pro-
- 16 gram established under title XVI of the Social Security
- 17 Act (42 U.S.C. 1381 et seq.).
- 18 SEC. 303. EMPLOYMENT UNDER MULTIEMPLOYER COLLEC-
- 19 TIVE BARGAINING AGREEMENTS.
- 20 (a) EMPLOYERS.—An employer signatory to a multi-
- 21 employer collective bargaining agreement may, consistent
- 22 with its bargaining obligations and its collective bar-
- 23 gaining agreement, fulfill its obligations under this title
- 24 by making contributions to a multiemployer fund, plan,
- 25 or program based on the hours of paid sick time, and of

- 1 emergency paid leave, each of its employees is entitled to
- 2 under this title while working under the multiemployer col-
- 3 lective bargaining agreement, provided that the fund, plan,
- 4 or program enables employees to secure pay from such
- 5 fund, plan, or program based on the hours the employees
- 6 have worked under the multiemployer collective bargaining
- 7 agreement and for the amount of time and uses specified
- 8 under this title.
- 9 (b) Employees.—Employees who work under a mul-
- 10 tiemployer collective bargaining agreement into which
- 11 their employers make contributions as provided in sub-
- 12 section (a) may secure pay from such fund, plan, or pro-
- 13 gram based on hours the employees have worked under
- 14 the multiemployer collective bargaining agreement for the
- 15 amount of time and uses specified under this title.

16 SEC. 304. NOTICE REQUIREMENT.

- 17 (a) In General.—Each employer shall notify each
- 18 covered individual and include in any covered individual
- 19 handbook the information described in paragraphs (1)
- 20 through (4). Each employer shall post and keep posted
- 21 a notice, to be prepared or approved in accordance with
- 22 procedures specified in regulations prescribed under sec-
- 23 tion 311, setting forth excerpts from, or summaries of,
- 24 the pertinent provisions of this title including—

1	(1) information describing paid sick time and
2	paid emergency leave available to covered individuals
3	under this title;
4	(2) information pertaining to the filing of an
5	action under this title;
6	(3) the details of the notice requirement for a
7	foreseeable period of time under section
8	302(e)(1)(B); and
9	(4) information that describes—
10	(A) the protections that a covered indi-
11	vidual has in exercising rights under this title;
12	and
13	(B) how the covered individual can contact
14	the Secretary (or other appropriate authority as
15	described in section 306) if any of the rights
16	are violated.
17	(b) Location.—The notice described under sub-
18	section (a) shall be posted—
19	(1) in conspicuous places on the premises of the
20	employer, where notices to covered individuals (in-
21	cluding applicants) are customarily posted; or
22	(2) in covered individual handbooks.
23	(c) Model Notice.—Not later than 5 days after the
24	date of enactment of this Act, the Secretary of Labor shall

1	make publicly available a model notice that meets the re-
2	quirements of subsection (a).
3	(d) VIOLATION; PENALTY.—Any employer who will-
4	fully violates the posting requirements of this section shall
5	be subject to a civil fine in an amount not to exceed \$100
6	for each separate offense.
7	SEC. 305. PROHIBITED ACTS.
8	(a) Interference With Rights.—
9	(1) Exercise of rights.—It shall be unlawful
10	for any employer to interfere with, restrain, or deny
11	the exercise of, or the attempt to exercise, any right
12	provided under this title, including—
13	(A) discharging or discriminating against
14	(including retaliating against) any individual,
15	including a job applicant, for exercising, or at-
16	tempting to exercise, any right provided under
17	this title;
18	(B) using the taking of paid sick time or
19	emergency paid leave under this title as a nega-
20	tive factor in an employment action or work-re-
21	lated action, such as hiring, promotion, reduc-
22	ing hours or number of shifts, or a disciplinary
23	action; or

1	(C) counting the paid sick time or emer-
2	gency paid leave under a no-fault attendance
3	policy or any other absence control policy.
4	(2) DISCRIMINATION.—It shall be unlawful for
5	any employer to discharge or in any other manner
6	discriminate against (including retaliating against)
7	any individual, including a job applicant, for oppos-
8	ing any practice made unlawful by this title.
9	(b) Interference With Proceedings or Inquir-
10	IES.—It shall be unlawful for any person to discharge or
11	in any other manner discriminate against (including retali-
12	ating against) any individual, including a job applicant,
13	because such individual—
14	(1) has filed an action, or has instituted or
15	caused to be instituted any proceeding, under or re-
16	lated to this title;
17	(2) has given, or is about to give, any informa-
18	tion in connection with any inquiry or proceeding re-
19	lating to any right provided under this title; or
20	(3) has testified, or is about to testify, in any
21	inquiry or proceeding relating to any right provided
22	under this title.
23	(c) Construction.—Nothing in this section shall be
24	construed to state or imply that the scope of the activities
25	prohibited by section 105 of the Family and Medical Leave

1	Act of 1993 (29 U.S.C. 2615) is less than the scope of
2	the activities prohibited by this section.
3	SEC. 306. ENFORCEMENT AUTHORITY.
4	(a) In General.—
5	(1) Definition.—In this subsection—
6	(A) the term "employee" means an em-
7	ployee described in subparagraph (A) or (B) of
8	section 301(5) or a corresponding covered indi-
9	vidual; and
10	(B) the term "employer" means an em-
11	ployer described in subclause (I) or (II) of sec-
12	tion 301(6)(A)(i).
13	(2) Investigative authority.—
14	(A) In general.—To ensure compliance
15	with the provisions of this title, or any regula-
16	tion or order issued under this title, the Sec-
17	retary shall have, subject to subparagraph (C),
18	the investigative authority provided under sec-
19	tion 11(a) of the Fair Labor Standards Act of
20	1938 (29 U.S.C. 211(a)), with respect to em-
21	ployers, employees, and other individuals af-
22	fected.
23	(B) Obligation to keep and preserve
24	RECORDS.—An employer shall make, keep, and
25	preserve records pertaining to compliance with

1	this title in accordance with section 11(c) of the
2	Fair Labor Standards Act of 1938 (29 U.S.C.
3	211(c)) and in accordance with regulations pre-
4	scribed by the Secretary.
5	(C) REQUIRED SUBMISSIONS GENERALLY
6	LIMITED TO AN ANNUAL BASIS.—The Secretary
7	shall not require, under the authority of this
8	paragraph, an employer to submit to the Sec-
9	retary any books or records more than once
10	during any 12-month period, unless the Sec-
11	retary has reasonable cause to believe there
12	may exist a violation of this title or any regula-
13	tion or order issued pursuant to this title, or is
14	investigating a charge pursuant to paragraph
15	(4).
16	(D) Subpoena authority.—For the pur-
17	poses of any investigation provided for in this
18	paragraph, the Secretary shall have the sub-
19	poena authority provided for under section 9 of
20	the Fair Labor Standards Act of 1938 (29
21	U.S.C. 209).
22	(3) CIVIL ACTION BY EMPLOYEES OR INDIVID-
23	UALS.—
24	(A) RIGHT OF ACTION.—An action to re-
25	cover the damages or equitable relief prescribed

1	in subparagraph (C) may be maintained against
2	any employer in any Federal or State court of
3	competent jurisdiction by one or more employ-
4	ees or individuals or their representative for
5	and on behalf of—
6	(i) the employees or individuals; or
7	(ii) the employees or individuals and
8	others similarly situated.
9	(B) No waiver.—In such an action
10	brought by one or more employees or individ-
11	uals or their representative for and on behalf of
12	the persons described in clause (i) or (ii) of sub-
13	paragraph (A), to enforce the rights in this
14	title, no court of competent jurisdiction may
15	grant an employer's motion to compel arbitra-
16	tion, under chapter 1 of title 9, United States
17	Code, or any analogous State arbitration stat-
18	ute, of the claims involved. An employee's right
19	to bring an action on behalf of similarly situ-
20	ated employees to enforce such rights may not
21	be subject to any private agreement that pur-
22	ports to require the employees to pursue claims
23	on an individual basis.
24	(C) Liability.—Any employer who vio-
25	lates section 305 (including a violation relating

1	to rights provided under section 302) shall be
2	liable to any employee or individual affected—
3	(i) for damages equal to—
4	(I) the amount of—
5	(aa) any wages, salary, em-
6	ployment benefits, or other com-
7	pensation denied or lost by rea-
8	son of the violation; or
9	(bb) in a case in which
10	wages, salary, employment bene-
11	fits, or other compensation have
12	not been denied or lost, any ac-
13	tual monetary losses sustained as
14	a direct result of the violation up
15	to a sum equal to 56 hours of
16	wages or salary for the employee
17	or individual, or the specified pe-
18	riod described in subsection
19	(c)(2) or $(d)(2)$ of section 302, or
20	a combination of those hours and
21	that period, as the case may be;
22	(II) the interest on the amount
23	described in subclause (I) calculated
24	at the prevailing rate: and

1	(III) an additional amount as liq-
2	uidated damages; and
3	
	(ii) for such equitable relief as may be
4	appropriate, including employment, rein-
5	statement, and promotion.
6	(D) FEES AND COSTS.—The court in an
7	action under this paragraph shall, in addition to
8	any judgment awarded to the plaintiff, allow a
9	reasonable attorney's fee, reasonable expert wit-
10	ness fees, and other costs of the action to be
11	paid by the defendant.
12	(4) ACTION BY THE SECRETARY.—
13	(A) Administrative action.—The Sec-
14	retary shall receive, investigate, and attempt to
15	resolve complaints of violations of section 305
16	(including a violation relating to rights provided
17	under section 302) in the same manner that the
18	Secretary receives, investigates, and attempts to
19	resolve complaints of violations of sections 6
20	and 7 of the Fair Labor Standards Act of 1938
21	(29 U.S.C. 206 and 207).
22	(B) CIVIL ACTION.—The Secretary may
23	bring an action in any court of competent juris-
24	diction to recover the damages described in
25	paragraph (3)(C)(i).

1	(C) Sums recovered.—Any sums recov-
2	ered by the Secretary pursuant to subparagraph
3	(B) shall be held in a special deposit account
4	and shall be paid, on order of the Secretary, di-
5	rectly to each employee or individual affected.
6	Any such sums not paid to an employee or indi-
7	vidual affected because of inability to do so
8	within a period of 3 years shall be deposited
9	into the Treasury of the United States as mis-
10	cellaneous receipts.
11	(5) Limitation.—
12	(A) In general.—Except as provided in

- (A) IN GENERAL.—Except as provided in subparagraph (B), an action may be brought under paragraph (3), (4), or (6) not later than 2 years after the date of the last event constituting the alleged violation for which the action is brought.
- (B) WILLFUL VIOLATION.—In the case of an action brought for a willful violation of section 305 (including a willful violation relating to rights provided under section 302), such action may be brought within 3 years of the date of the last event constituting the alleged violation for which such action is brought.

1	(C) COMMENCEMENT.—In determining
2	when an action is commenced under paragraph
3	(3), (4), or (6) for the purposes of this para-
4	graph, it shall be considered to be commenced
5	on the date when the complaint is filed.
6	(6) ACTION FOR INJUNCTION BY SECRETARY.—
7	The district courts of the United States shall have
8	jurisdiction, for cause shown, in an action brought
9	by the Secretary—
10	(A) to restrain violations of section 305
11	(including a violation relating to rights provided
12	under section 302), including the restraint of
13	any withholding of payment of wages, salary,
14	employment benefits, or other compensation,
15	plus interest, found by the court to be due to
16	employees or individuals eligible under this title;
17	or
18	(B) to award such other equitable relief as
19	may be appropriate, including employment, re-
20	instatement, and promotion.
21	(7) Solicitor of Labor.—The Solicitor of
22	Labor may appear for and represent the Secretary
23	on any litigation brought under paragraph (4) or
24	(6).

1	(8) GOVERNMENT ACCOUNTABILITY OFFICE.—							
2	Notwithstanding any other provision of this sub-							
3	section, in the case of the Government Account-							
4	ability Office, the authority of the Secretary of							
5	Labor under this subsection shall be exercised by the							
6	Comptroller General of the United States.							
7	(b) Employees Covered by Congressional Ac-							
8	COUNTABILITY ACT OF 1995.—The powers, remedies, and							
9	procedures provided in the Congressional Accountability							
10	Act of 1995 (2 U.S.C. 1301 et seq.) including section							
11	401(d) of such Act (2 U.S.C. 1401(d)), to the Board (as							
12	defined in section 101 of that Act (2 U.S.C. 1301)), the							
13	corresponding Federal agency described in that section							
14	401(d), or any person, alleging a violation of subsection							
15	(a)(1) of section 202 of that Act (2 U.S.C. 1312) shall							
16	be the powers, remedies, and procedures this title provides							
17	to that Board, the corresponding Federal agency, or any							
18	person, alleging an unlawful employment practice in viola-							
19	tion of this title against an employee described in section							
20	301(5)(C) or a corresponding covered individual.							
21	(c) Employees Covered by Chapter 5 of Title							
22	3, United States Code.—The powers, remedies, and							
23	procedures provided in chapter 5 of title 3, United States							
24	Code, to the President, the Merit Systems Protection							
25	Board, or any person, alleging a violation of section							

- 1 412(a)(1) of that title, shall be the powers, remedies, and
- 2 procedures this title provides to the President, that Board,
- 3 or any person, respectively, alleging an unlawful employ-
- 4 ment practice in violation of this title against an employee
- 5 described in section 301(5)(D) or a corresponding covered
- 6 individual.
- 7 (d) Employees Covered by Chapter 63 of Title
- 8 5, United States Code.—The powers, remedies, and
- 9 procedures provided in title 5, United States Code, to an
- 10 employing agency, provided in chapter 12 of that title to
- 11 the Merit Systems Protection Board, or provided in that
- 12 title to any person, alleging a violation of chapter 63 of
- 13 that title shall be the powers, remedies, and procedures
- 14 this title provides to that agency, that Board, or any per-
- 15 son, respectively, alleging an unlawful employment prac-
- 16 tice in violation of this title against an employee described
- 17 in section 301(5)(E) or a corresponding covered indi-
- 18 vidual.
- 19 (e) Remedies for State Employees.—
- 20 (1) Waiver of Sovereign immunity.—A
- 21 State's receipt or use of Federal financial assistance
- for any program or activity of a State shall con-
- stitute a waiver of sovereign immunity, under the
- 24 11th Amendment to the Constitution or otherwise,
- to a suit brought by a covered individual of that pro-

gram or activity under this title for equitable, legal, or other relief authorized under this title.

- (2) Official capacity.—An official of a State may be sued in the official capacity of the official by any covered individual who has complied with the procedures under subsection (a)(3), for injunctive relief that is authorized under this title. In such a suit the court may award to the prevailing party those costs authorized by section 722 of the Revised Statutes (42 U.S.C. 1988).
- (3) APPLICABILITY.—With respect to a particular program or activity, paragraph (1) applies to conduct occurring on or after the day, after the date of enactment of this Act, on which a State first receives or uses Federal financial assistance for that program or activity.
- (4) Definition of Program or activity.—In this subsection, the term "program or activity" has the meaning given the term in section 606 of the Civil Rights Act of 1964 (42 U.S.C. 2000d–4a).

21 SEC. 307. EDUCATION AND OUTREACH.

- The Secretary may conduct a public awareness cam-
- 23 paign to educate and inform the public of the require-
- 24 ments for paid sick time and paid emergency leave re-
- 25 quired by this title.

1 SEC. 308. EFFECT ON OTHER LAWS.

- 2 (a) Federal and State Antidiscrimination
- 3 LAWS.—Nothing in this title shall be construed to modify
- 4 or affect any Federal or State law prohibiting discrimina-
- 5 tion on the basis of race, religion, color, national origin,
- 6 sex, age, disability, sexual orientation, gender identity,
- 7 marital status, familial status, or any other protected sta-
- 8 tus.
- 9 (b) STATE AND LOCAL LAWS.—Nothing in this title
- 10 shall be construed to supersede (including preempting)
- 11 any provision of any State or local law that provides great-
- 12 er paid sick time or leave rights (including greater
- 13 amounts of paid sick time or leave, or greater coverage
- 14 of those eligible for paid sick time or leave) than the rights
- 15 established under this title.

16 SEC. 309. EFFECT ON EXISTING EMPLOYMENT BENEFITS.

- 17 (a) More Protective.—Nothing in this title shall
- 18 be construed to diminish the obligation of an employer to
- 19 comply with any contract, collective bargaining agreement,
- 20 or any employment benefit program or plan that provides
- 21 greater paid sick leave or other leave rights to covered in-
- 22 dividuals than the rights established under this title.
- 23 (b) Less Protective.—The rights established for
- 24 covered individuals under this title shall not be diminished
- 25 by any contract, collective bargaining agreement, or any
- 26 employment benefit program or plan.

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- 1	SEC.	310.	ENCOURAGEMENT	\mathbf{OF}	MORE	GENEROUS	LEAVE

- 2 **POLICIES.**
- Nothing in this title shall be construed to discourage
- 4 employers from adopting or retaining leave policies more
- 5 generous than policies that comply with the requirements
- 6 of this title.

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7 SEC. 311. REGULATIONS.

- (a) In General.—
- 9 (1) Authority.—Except as provided in para-
- graph (2) and subject to subsection (e), not later
- than 180 days after the date of enactment of this
- 12 Act, the Secretary shall prescribe such regulations
- as are necessary to carry out this title with respect
- to employees described in subparagraph (A) or (B)
- of section 301(5), corresponding covered individuals,
- and other individuals affected by employers de-
- scribed in subclause (I) or (II) of section
- 18 301(6)(A)(i).
- 19 (2) GOVERNMENT ACCOUNTABILITY OFFICE.—
- Subject to subsection (e), the Comptroller General of
- 21 the United States shall prescribe the regulations
- 22 with respect to employees of the Government Ac-
- countability Office, corresponding covered individ-
- uals, and other individuals affected by the Comp-
- 25 troller General of the United States.

1	(b) Employees Covered by Congressional Ac-
2	COUNTABILITY ACT OF 1995.—

(1) AUTHORITY.—Subject to subsection (e), not later than 90 days after the Secretary prescribes regulations under subsection (a), the Board of Directors of the Office of Congressional Workplace Rights shall prescribe (in accordance with section 304 of the Congressional Accountability Act of 1995 (2 U.S.C. 1384)) and the corresponding Federal agency described in section 401(d) of such Act (2) U.S.C. 1401(d)) shall prescribe such regulations as are necessary to carry out this title with respect to employees described in section 301(5)(C), corresponding covered individuals, and other individuals affected by employers described in section 301(6)(A)(i)(III).

(2) AGENCY REGULATIONS.—The regulations prescribed under paragraph (1) shall be the same as substantive regulations promulgated by the Secretary to carry out this title except insofar as the Board may determine, for good cause shown and stated together with the regulations prescribed under paragraph (1), that a modification of such regulations would be more effective for the imple-

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- 1 mentation of the rights and protections involved 2 under this section.
- 3 (c) Employees Covered by Chapter 5 of Title
- 4 3, United States Code.—
- 5 (1) Authority.—Subject to subsection (e), not 6 later than 90 days after the Secretary prescribes 7 regulations under subsection (a), the President (or 8 the designee of the President) shall prescribe such 9 regulations as are necessary to carry out this title 10 with respect to employees described in section 11 301(5)(D), corresponding covered individuals, and 12 other individuals affected by employers described in 13 section 301(6)(A)(i)(IV).
 - (2) AGENCY REGULATIONS.—The regulations prescribed under paragraph (1) shall be the same as substantive regulations promulgated by the Secretary to carry out this title except insofar as the President (or designee) may determine, for good cause shown and stated together with the regulations prescribed under paragraph (1), that a modification of such regulations would be more effective for the implementation of the rights and protections involved under this section.
- 24 (d) Employees Covered by Chapter 63 of Title
- 25 5, United States Code.—

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(1) Authority.—Subject to subsection (e), not later than 90 days after the Secretary prescribes regulations under subsection (a), the Director of the Office of Personnel Management shall prescribe such regulations as are necessary to carry out this title with respect to employees described in section 301(5)(E), corresponding covered individuals, and other individuals affected by employers described in section 301(6)(A)(i)(V).

- (2) AGENCY REGULATIONS.—The regulations prescribed under paragraph (1) shall be the same as substantive regulations promulgated by the Secretary to carry out this title except insofar as the Director may determine, for good cause shown and stated together with the regulations prescribed under paragraph (1), that a modification of such regulations would be more effective for the implementation of the rights and protections involved under this section.
- 20 (e) Immediate Compliance by Employers.—The 21 rights and responsibilities specified in this title shall apply 22 to employers on the first Sunday following enactment of 23 this Act and employers shall comply on such date, without 24 regard to whether regulations have been prescribed under 25 this section.

1	SEC 9	010	AUTHORIZATION OF APPROPRIATIONS
	SHILL 3	くしソ	ALTHORIZATION OF APPROPRIATIONS

- 2 There are authorized to be appropriated to carry out
- 3 title II and this title such sums as may be necessary for
- 4 fiscal year 2020 and each subsequent fiscal year.
- 5 SEC. 313. EFFECTIVE DATES.
- 6 (a) In General.—Titles I through III take effect
- 7 on the date of enactment of this Act.
- 8 (b) Previous Declarations.—If a public health
- 9 emergency was declared before and remains in effect on
- 10 the date of enactment of this Act, for purposes of titles
- 11 I through III (and in particular section 302(c) of this Act)
- 12 the public health emergency shall be considered to have
- 13 been declared on the date of enactment of this Act, includ-
- 14 ing an emergency described in section 301(12)(B).

15 TITLE IV—FAMILY AND MEDICAL

16 LEAVE INSURANCE BENEFITS

- 17 SEC. 401. SUNSET.
- On December 31, 2021, subsection (d) of section 302
- 19 is repealed.
- 20 SEC. 402. DEFINITIONS.
- In this title, the following definitions apply:
- 22 (1) Caregiving day.—The term "caregiving
- day" means, with respect to an individual, a cal-
- endar day in which the individual engaged in quali-
- 25 fied caregiving.

1	(2) Commissioner.—The term "Commis-
2	sioner" means the Commissioner of Social Security.
3	(3) Deputy commissioner.—The term "Dep-
4	uty Commissioner" means the Deputy Commissioner
5	who heads the Office of Paid Family and Medical
6	Leave established under section 403(a).
7	(4) ELIGIBLE INDIVIDUAL.—The term "eligible
8	individual" means an individual who is entitled to a
9	benefit under section 404 for a particular month,
10	upon filing an application for such benefit for such
11	month.
12	(5) Initial waiting period.—The term "ini-
13	tial waiting period" means a period beginning with
14	the first caregiving day of an individual occurring
15	during the individual's benefit period and ending
16	after the earlier of—
17	(A) the fifth caregiving day of the indi-
18	vidual occurring during the benefit period; or
19	(B) the month preceding the first month in
20	the benefit period during which occur not less
21	than 15 caregiving days of the individual.
22	(6) Qualified caregiving.—The term "quali-
23	fied caregiving" means any activity engaged in by an
24	individual, other than regular employment, for a rea-
25	son for which an eligible employee would be entitled

1	to leave under subparagraphs (A) through (E) of
2	paragraph (1) of section 102(a) of the Family and
3	Medical Leave Act of 1993 (29 U.S.C. 2612(a)).
4	(7) Self-employment income.—The term
5	"self-employment income" has the same meaning as
6	such term in section 211(b) of such Act (42 U.S.C.
7	411(b)).
8	(8) State.—The term "State" means any
9	State of the United States or the District of Colum-
10	bia or any territory or possession of the United
11	States.
12	(9) Wages.—The term "wages", except as such
13	term is used in subsection (h)(2) of section 404, has
14	the same meaning as such term in section 209 of the
15	Social Security Act (42 U.S.C. 409).
16	(10) 60-day limitation period.—The term
17	"60-day limitation period" means a period—
18	(A) beginning with the first caregiving day
19	of an individual occurring during the individ-
20	ual's benefit period and after the expiration of
21	the individual's 5-day waiting period, if applica-
22	ble; and
23	(B) ending with the 60th caregiving day of
24	the individual occurring during the benefit pe-

1	riod and after the expiration of the 5-day wait-
2	ing period,
3	disregarding any caregiving day of the individual oc-
4	curring during any month in the benefit period after
5	the first 20 caregiving days of the individual occur-
6	ring during such month.
7	SEC. 403. OFFICE OF PAID FAMILY AND MEDICAL LEAVE.
8	(a) Establishment of Office.—There is estab-
9	lished within the Social Security Administration an office
10	to be known as the Office of Paid Family and Medical
11	Leave. The Office shall be headed by a Deputy Commis-
12	sioner who shall be appointed by the Commissioner.
13	(b) Responsibilities of Deputy Commis-
14	SIONER.—The Commissioner, acting through the Deputy
15	Commissioner, shall be responsible for—
16	(1) hiring personnel and making employment
17	decisions with regard to such personnel;
18	(2) issuing such regulations as may be nec-
19	essary to carry out the purposes of this title;
20	(3) entering into cooperative agreements with
21	other agencies and departments to ensure the effi-
22	ciency of the administration of the program;
23	(4) determining eligibility for family and med-
24	ical leave insurance benefits under section 404;

1	(5) determining benefit amounts for each
2	month of such eligibility and making timely pay-
3	ments of such benefits to entitled individuals in ac-
4	cordance with such section;
5	(6) establishing and maintaining a system of
6	records relating to the administration of such sec-
7	tion;
8	(7) preventing fraud and abuse relating to such
9	benefits;
10	(8) providing information on request regarding
11	eligibility requirements, the claims process, benefit
12	amounts, maximum benefits payable, notice require-
13	ments, nondiscrimination rights, confidentiality, co-
14	ordination of leave under this title and other laws,
15	collective bargaining agreements, and employer poli-
16	cies;
17	(9) annually providing employers a notice in-
18	forming employees of the availability of such bene-
19	fits;
20	(10) annually making available to the public a
21	report that includes the number of individuals who
22	received such benefits, the purposes for which such
23	benefits were received, and an analysis of utilization
24	rates of such benefits by gender, race, ethnicity, and
25	income levels, and

1	(11) tailoring culturally and linguistically com-
2	petent education and outreach toward increasing uti-
3	lization rates of benefits under such section.
4	(c) Availability of Data.—The Commissioner
5	shall make available to the Deputy Commissioner such
6	data as the Commissioner determines necessary to enable
7	the Deputy Commissioner to effectively carry out the re-
8	sponsibilities described in subsection (b).
9	SEC. 404. FAMILY AND MEDICAL LEAVE INSURANCE BEN-
10	EFIT PAYMENTS.
11	(a) In General.—Every individual who—
12	(1) is insured for disability insurance benefits
13	(as determined under section 223(c) of the Social
14	Security Act (42 U.S.C. 423(e))) at the time such
15	individual's application is filed;
16	(2) has earned income from employment during
17	the 12 months prior to the month in which the ap-
18	plication is filed;
19	(3) has filed an application for a family and
20	medical leave insurance benefit in accordance with
21	subsection (d); and
22	(4) was engaged in qualified caregiving, or an-
23	ticipates being so engaged, during the period that
24	begins 90 days before the date on which such appli-
25	cation is filed or within 30 days after such date,

1	shall be entitled to such a benefit for each month in the
2	benefit period specified in subsection (c), not to exceed 60
3	caregiving days per benefit period.
4	(b) Benefit Amount.—
5	(1) In general.—Except as otherwise pro-
6	vided in this subsection, the benefit amount to which
7	an individual is entitled under this section for a
8	month shall be an amount equal to the greater of—
9	(A) the lesser of $\frac{1}{18}$ of the wages and self-
10	employment income of the individual for the
11	calendar year in which such wages and self-em-
12	ployment income are the highest among the
13	most recent three calendar years, or the max-
14	imum benefit amount determined under para-
15	graph (2) ; or
16	(B) the minimum benefit amount deter-
17	mined under paragraph (2),
18	multiplied by the quotient (not greater than 1) ob-
19	tained by dividing the number of caregiving days of
20	the individual in such month by 20.
21	(2) Annual increase of maximum and min-
22	IMUM BENEFIT AMOUNTS.—
23	(A) For individuals who initially become el-
24	igible for family and medical leave insurance
25	benefits in calendar year 2022, the maximum

1	monthly benefit amount and the minimum
2	monthly benefit amount shall be \$4,000 and
3	\$580, respectively.
4	(B) For individuals who initially become el-
5	igible for family and medical leave insurance
6	benefits in any calendar year after calendar
7	year 2022 the maximum benefit amount and
8	the minimum benefit amount shall be, respec-
9	tively, the product of the corresponding amount
10	determined with respect to calendar year 2022
11	and the quotient obtained by dividing—
12	(i) the national average wage index
13	(as defined in section 209(k)(1) of the So-
14	cial Security Act (42 U.S.C. 409(k)(1)))
15	for the second calendar year preceding the
16	calendar year for which the determination
17	is made, by
18	(ii) the national average wage index
19	(as so defined) for 2020.
20	(3) Limitations on Benefits Paid.—
21	(A) Nonpayable waiting period.—Any
22	calendar day during an individual's benefit pe-
23	riod which occurs before the expiration of an
24	initial waiting period shall not be taken into ac-

1	count under this subsection as a caregiving day
2	of the individual.
3	(B) Limitation on total benefits
4	PAID.—Any calendar day during an individual's
5	benefit period which occurs after the expiration
6	of a 60-day limitation period shall not be taken
7	into account under this subsection as a
8	caregiving day of the individual.
9	(4) Reduction in Benefit amount on ac-
10	COUNT OF RECEIPT OF CERTAIN BENEFITS.—A ben-
11	efit under this section for a month shall be reduced
12	by the amount, if any, in certain benefits (as deter-
13	mined under regulations issued by the Commis-
14	sioner) as may be otherwise received by an indi-
15	vidual. For purposes of the preceding sentence, cer-
16	tain benefits include—
17	(A) periodic benefits on account of such in-
18	dividual's total or partial disability under a
19	workmen's compensation law or plan of the
20	United States or a State; and
21	(B) periodic benefits on account of an indi-
22	vidual's employment status under an unemploy-
23	ment law or plan of the United States or a
24	State.

(5) COORDINATION OF BENEFIT AMOUNT WITH CERTAIN STATE BENEFITS.—A benefit received under this section shall be coordinated, in a manner determined by regulations issued by the Commissioner, with the periodic benefits received from temporary disability insurance or family leave insurance programs under any law or plan of a State, a political subdivision (as that term is used in section 218(b)(2) of the Social Security Act (42 U.S.C. 418(b)(2))), or an instrumentality of two or more States (as that term is used in section 218(g) of such Act (42 U.S.C. 418(g))).

(c) Benefit Period.—

- (1) IN GENERAL.—Except as provided in paragraph (2), the benefit period specified in this subsection shall begin on the 1st day of the 1st month in which the individual meets the criteria specified in paragraphs (1), (2), and (3) of subsection (a), and shall end on the date that is 365 days after the 1st day of the benefit period.
- (2) Retroactive benefits.—In the case of an application for benefits under this section for qualified caregiving in which the individual was engaged at any time during the 90-day period preceding the date on which such application is sub-

1	mitted, the benefit period specified in this subsection
2	shall begin on the later of—
3	(A) the 1st day of the 1st month in which
4	the individual engaged in such qualified
5	caregiving; or
6	(B) the 1st day of the 1st month that be-
7	gins during such 90-day period,
8	and shall end on the date that is 365 days after the
9	1st day of the benefit period.
10	(d) APPLICATION.—An application for a family and
11	medical leave insurance benefit shall include—
12	(1) a statement that the individual was engaged
13	in qualified caregiving, or anticipates being so en-
14	gaged, during the period that begins 90 days before
15	the date on which the application is submitted or
16	within 30 days after such date;
17	(2) if the qualified caregiving described in the
18	statement in paragraph (1) is engaged in by the in-
19	dividual because of a serious health condition of the
20	individual or a relative of the individual, a certifi-
21	cation, issued by the health care provider treating
22	such serious health condition, that affirms the infor-
23	mation specified in paragraph (1) and contains such
24	information as the Commissioner shall specify in
25	regulations, which shall be no more than the infor-

1	mation that is required to be stated under section
2	103(b) of the Family and Medical Leave Act of
3	1993 (29 U.S.C. 2613(b));
4	(3) if such qualified caregiving is engaged in by
5	the individual for any other authorized reason, a cer-
6	tification, issued by a relevant authority determined
7	under regulations issued by the Commissioner, that
8	affirms the circumstances giving rise to such reason;
9	and
10	(4) an attestation from the applicant that his or
11	her employer has been provided with written notice
12	of the individual's intention to take family or med-
13	ical leave, if the individual has an employer, or to
14	the Commissioner in all other cases.
15	(e) Ineligibility; Disqualification.—
16	(1) Ineligibility for benefit.—An indi-
17	vidual shall be ineligible for a benefit under this sec-
18	tion for any month for which the individual is enti-
19	tled to—
20	(A) disability insurance benefits under sec-
21	tion 223 of the Social Security Act (42 U.S.C.
22	423) or a similar permanent disability program
23	under any law or plan of a State or political
24	subdivision or instrumentality of a State (as

1	such terms are used in section 218 of the Social
2	Security Act (42 U.S.C. 418));
3	(B) monthly insurance benefits under sec-
4	tion 202 of such Act $(42$ U.S.C. $402)$ based on
5	such individual's disability (as defined in sec-
6	tion 223(d) of such Act (42 U.S.C. 423(d))); or
7	(C) benefits under title XVI of such Act
8	(42 U.S.C. 1381 et seq.) based on such individ-
9	ual's status as a disabled individual (as deter-
10	mined under section 1614 of such Act (42
11	U.S.C. 1382c)).
12	(2) DISQUALIFICATION.—An individual who has
13	been convicted of a violation under section 208 of
14	the Social Security Act (42 U.S.C. 408) or who has
15	been found to have used false statements to secure
16	benefits under this section, shall be ineligible for
17	benefits under this section for a 1-year period fol-
18	lowing the date of such conviction.
19	(f) REVIEW OF ELIGIBILITY AND BENEFIT PAYMENT
20	Determinations.—
21	(1) Eligibility determinations.—
22	(A) In General.—The Commissioner
23	shall provide notice to an individual applying
24	for benefits under this section of the initial de-
25	termination of eligibility for such benefits, and

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the estimated benefit amount for a month in which one caregiving day of the individual occurs, as soon as practicable after the application is received.

(B) Review.—An individual may request review of an initial adverse determination with respect to such application at any time before the end of the 20-day period that begins on the date notice of such determination is received, except that such 20-day period may be extended for good cause. As soon as practicable after the individual requests review of the determination, the Commissioner shall provide notice to the individual of a final determination of eligibility for benefits under this section.

(2) Benefit payment determinations.—

(A) In GENERAL.—The Commissioner shall make any monthly benefit payment to an individual claiming benefits for a month under this section, or provide notice of the reason such payment will not be made if the Commissioner determines that the individual is not entitled to payment for such month, not later than 20 days after the individual's monthly benefit claim report for such month is received.

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Such monthly report shall be filed with the Commissioner not later than 15 days after the end of each month.

(B) Review.—If the Commissioner determines that payment will not be made to an individual for a month, or if the Commissioner determines that payment shall be made based on a number of caregiving days in the month inconsistent with the number of caregiving days in the monthly benefit claim report of the individual for such month, the individual may request review of such determination at any time before the end of the 20-day period that begins on the date notice of such determination is received, except that such 20-day period may be extended for good cause. Not later than 20 days after the individual requests review of the determination, the Commissioner shall provide notice to the individual of a final determination of payment for such month, and shall make payment to the individual of any additional amount not included in the initial payment to the individual for such month to which the Commissioner determines the individual is entitled.

1 (3) BURDEN OF PROOF.—An application for 2 benefits under this section and a monthly benefit 3 claim report of an individual shall each be presumed 4 to be true and accurate, unless the Commissioner 5 demonstrates by a preponderance of the evidence 6 that information contained in the application is 7 false. 8 (4) Definition of monthly benefit claim 9 REPORT.—For purposes of this subsection, the term 10 "monthly benefit claim report" means, with respect 11 to an individual for a month, the individual's report 12 to the Commissioner of the number of caregiving 13 days of the individual in such month, which shall be 14 filed no later than 15 days after the end of each 15 month. 16 (5) Review.—All final determinations of the 17 Commissioner under this subsection shall be review-18 able according to the procedures set out in section 19 205 of the Social Security Act (42 U.S.C. 405). 20 (g) RELATIONSHIP WITH STATE LAW; EMPLOYER 21 Benefits.— 22 (1) In General.—This section does not pre-23 empt or supercede any provision of State or local

law that authorizes a State or local municipality to

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1	provide paid family and medical leave benefits simi-
2	lar to the benefits provided under this section.
3	(2) Greater Benefits allowed.—Nothing
4	in this title shall be construed to diminish the obli-
5	gation of an employer to comply with any contract,
6	collective bargaining agreement, or any employment
7	benefit program or plan that provides greater paid
8	leave or other leave rights to employees than the
9	rights established under this title.
10	(h) Prohibited Acts; Enforcement.—
11	(1) In general.—It shall be unlawful for any
12	person to discharge or in any other manner discrimi-
13	nate against an individual because the individual has
14	applied for, indicated an intent to apply for, or re-
15	ceived family and medical leave insurance benefits.
16	(2) CIVIL ACTION BY AN INDIVIDUAL.—
17	(A) Liability.—Any person who violates
18	paragraph (1) shall be liable to any individual
19	employed by such person who is affected by the
20	violation—
21	(i) for damages equal to the sum of—
22	(I) the amount of—
23	(aa) any wages, salary, em-
24	ployment benefits, or other com-
25	pensation denied or lost to such

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1	individual by reason of the viola-
2	tion; or
3	(bb) in a case in which
4	wages, salary, employment bene-
5	fits, or other compensation have
6	not been denied or lost to the in-
7	dividual, any actual monetary
8	losses sustained by the individual
9	as a direct result of the violation,
10	such as the cost of providing
11	care, up to a sum equal to 60
12	calendar days of wages or salary
13	for the individual;
14	(II) the interest on the amount
15	described in subclause (I) calculated
16	at the prevailing rate; and
17	(III) an additional amount as liq-
18	uidated damages equal to the sum of
19	the amount described in subclause (I)
20	and the interest described in sub-
21	clause (II), except that if a person
22	who has violated paragraph (1) proves
23	to the satisfaction of the court that
24	the act or omission which violated
25	paragraph (1) was in good faith and

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1	that the person had reasonable
2	grounds for believing that the act or
3	omission was not a violation of para-
4	graph (1), such court may, in the dis-
5	cretion of the court, reduce the
6	amount of the liability to the amount
7	and interest determined under sub-
8	clauses (I) and (II), respectively; and
9	(ii) for such equitable relief as may be
10	appropriate, including employment, rein-
11	statement, and promotion.
12	(B) RIGHT OF ACTION.—An action to re-
13	cover the damages or equitable relief prescribed
14	in subparagraph (A) may be maintained against
15	any person in any Federal or State court of
16	competent jurisdiction by any individual for and
17	on behalf of—
18	(i) the individual; or
19	(ii) the individual and other individ-
20	uals similarly situated.
21	(C) FEES AND COSTS.—The court in such
22	an action shall, in addition to any judgment
23	awarded to the plaintiff, allow a reasonable at-
24	torney's fee, reasonable expert witness fees, and

1	other costs of the action to be paid by the de-
2	fendant.
3	(D) LIMITATIONS.—The right provided by
4	subparagraph (B) to bring an action by or on
5	behalf of any individual shall terminate—
6	(i) on the filing of a complaint by the
7	Commissioner in an action under para-
8	graph (5) in which restraint is sought of
9	any further delay in the payment of the
10	amount described in subparagraph $(A)(I)$
11	to such individual by the person respon-
12	sible under subparagraph (A) for the pay-
13	ment; or
14	(ii) on the filing of a complaint by the
15	Commissioner in an action under para-
16	graph (3) in which a recovery is sought of
17	the damages described in subparagraph
18	(A)(I) owing to an individual by a person
19	liable under subparagraph (A),
20	unless the action described in clause (i) or (ii)
21	is dismissed without prejudice on motion of the
22	Commissioner.
23	(3) ACTION BY THE COMMISSIONER.—
24	(A) CIVIL ACTION.—The Commissioner
25	may bring an action in any court of competent

1	jurisdiction to recover the damages described in
2	paragraph $(2)(A)(I)$.
3	(B) Sums recovered.—Any sums recov-
4	ered by the Commissioner pursuant to subpara-
5	graph (A) shall be held in a special deposit ac-
6	count and shall be paid, on order of the Com-
7	missioner, directly to each individual affected.
8	Any such sums not paid to an individual be-
9	cause of inability to do so within a period of 3
10	years shall be deposited into the Federal Family
11	and Medical Leave Insurance Trust Fund.
12	(4) Limitation.—
13	(A) In General.—An action may be
14	brought under this subsection not later than 3
15	years after the date of the last event consti-
16	tuting the alleged violation for which the action
17	is brought.
18	(B) COMMENCEMENT.—An action brought
19	by the Commissioner under this subsection shall
20	be considered to be commenced on the date
21	when the complaint is filed.
22	(5) ACTION FOR INJUNCTION BY COMMIS-
23	SIONER.—The district courts of the United States
24	shall have jurisdiction, for cause shown, in an action
25	brought by the Commissioner—

1	(A) to restrain violations of paragraph (1),
2	including the restraint of any withholding of
3	payment of wages, salary, employment benefits,
4	or other compensation, plus interest, found by
5	the court to be due to an individual; or
6	(B) to award such other equitable relief as
7	may be appropriate, including employment, re-
8	instatement, and promotion.
9	(i) Special Rule for Railroad Employees.—For
10	purposes of subsection $(a)(1)$, an individual shall be
11	deemed to be insured for disability insurance benefits if
12	the individual would be so insured if the individual's serv-
13	ice as an employee (as defined in the section $1(b)$ of the
14	Railroad Retirement Act of 1974) after December 31,
15	1936, were included within the meaning of the term "em-
16	ployment" for purposes of title II of the Social Security
17	Act (42 U.S.C. 401 et seq.).
18	(j) Determination of Whether an Activity
19	Constitutes Qualified Caregiving.—
20	(1) In general.—For purposes of determining
21	whether an activity engaged in by an individual con-
22	stitutes qualified caregiving under this section—
23	(A) the term "spouse" (as used in section
24	102(a) of the Family and Medical Leave Act

1	(29 U.S.C. 2612(a))) includes the individual's
2	domestic partner; and
3	(B) the term "son or daughter" (as used
4	in such section) includes a son or daughter (as
5	defined in section 101 of such Act) of the indi-
6	vidual's domestic partner.
7	(2) Domestic Partner.—
8	(A) In general.—For purposes of para-
9	graph (1), the term "domestic partner", with
10	respect to an individual, means another indi-
11	vidual with whom the individual is in a com-
12	mitted relationship.
13	(B) COMMITTED RELATIONSHIP DE-
14	FINED.—The term "committed relationship"
15	means a relationship between two individuals
16	(each at least 18 years of age) in which each
17	individual is the other individual's sole domestic
18	partner and both individuals share responsi-
19	bility for a significant measure of each other's
20	common welfare. The term includes any such
21	relationship between two individuals, including
22	individuals of the same sex, that is granted
23	legal recognition by a State or political subdivi-

sion of a State as a marriage or analogous rela-

1	tionship.	including	a	civil	union	or	domestic
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- 2 partnership.
- 3 (k) Applicability of Certain Social Security
- 4 ACT PROVISIONS.—The provisions of sections 204, 205,
- 5 206, and 208 of the Social Security Act shall apply to
- 6 benefit payments authorized by and paid out pursuant to
- 7 this section in the same way that such provisions apply
- 8 to benefit payments authorized by and paid out pursuant
- 9 to title II of such Act.
- 10 (l) Effective Date for Applications.—Applica-
- 11 tions described in this section may be filed after January
- 12 1, 2022.
- 13 SEC. 405. ESTABLISHMENT OF FAMILY AND MEDICAL
- 14 LEAVE INSURANCE TRUST FUND.
- 15 (a) IN GENERAL.—There is hereby created on the
- 16 books of the Treasury of the United States a trust fund
- 17 to be known as the "Federal Family and Medical Leave
- 18 Insurance Trust Fund". The Federal Family and Medical
- 19 Leave Insurance Trust Fund shall consist of such gifts
- 20 and bequests as may be made as provided in section
- 21 201(i)(1) of the Social Security Act (42 U.S.C. 401(i)(1))
- 22 and such amounts as may be appropriated to, or deposited
- 23 in, the Federal Family and Medical Leave Insurance
- 24 Trust Fund as provided in this section.
- 25 (b) Authorization of Appropriations.—

1	(1) In general.—There is authorized to be
2	appropriated to the Federal Family and Medical
3	Leave Insurance Trust Fund out of moneys in the
4	Treasury not otherwise appropriated—
5	(A) for the first three fiscal years begin-
6	ning after January 1, 2021, such sums as may
7	be necessary for the Commissioner to admin-
8	ister the office established under section 403
9	and pay the benefits under section 404;
10	(B) 100 percent of the taxes imposed by
11	sections 3101(c) and 3111(c) of the Internal
12	Revenue Code of 1986 with respect to wages
13	(as defined in section 3121 of such Code) re-
14	ported to the Secretary of the Treasury pursu-
15	ant to subtitle F of such Code, as determined
16	by the Secretary of the Treasury by applying
17	the applicable rate of tax under such sections to
18	such wages;
19	(C) 100 percent of the taxes imposed by
20	section 1401(c) of such Code with respect to
21	self-employment income (as defined in section
22	1402 of such Code) reported to the Secretary of
23	the Treasury on tax returns under subtitle F of
24	such Code, as determined by the Secretary of
25	the Treasury by applying the applicable rate of

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1	tax under such section to such self-employment
2	income; and
3	(D) 100 percent of the taxes imposed by
4	sections 3201(c), 3211(c), and 3221(c) of such
5	Code with respect to compensation (as defined
6	in section 3231 of such Code) reported to the
7	Secretary of the Treasury on tax returns under
8	subtitle F of such Code, as determined by the
9	Secretary of the Treasury by applying the ap-
10	plicable rate of tax under such sections to such
11	compensation.
12	(2) Repayment of initial appropriation.—
13	Amounts appropriated pursuant to subparagraph
14	(A) of paragraph (1) shall be repaid to the Treasury
15	of the United States not later than 10 years after
16	the first appropriation is made pursuant to such
17	subparagraph.
18	(3) Transfer to trust fund.—The amounts
19	described in paragraph (2) shall be transferred from

(3) Transfer to trust fund.—The amounts described in paragraph (2) shall be transferred from time to time from the general fund in the Treasury to the Federal Family and Medical Leave Insurance Trust Fund, such amounts to be determined on the basis of estimates by the Secretary of the Treasury of the taxes, specified in such paragraph, paid to or deposited into the Treasury. Proper adjustments

- 1 shall be made in amounts subsequently transferred
- 2 to the extent prior estimates were inconsistent with
- 3 the taxes specified in such paragraph.
- 4 (c) Management of Trust Fund.—The provisions
- 5 of subsections (c), (d), (e), (f), (i), and (m) of section 201
- 6 of the Social Security Act (42 U.S.C. 401) shall apply with
- 7 respect to the Federal Family and Medical Leave Insur-
- 8 ance Trust Fund in the same manner as such provisions
- 9 apply to the Federal Old-Age and Survivors Insurance
- 10 Trust Fund and the Disability Insurance Trust Fund.
- 11 (d) Benefits Paid From Trust Fund.—Benefit
- 12 payments required to be made under section 404 shall be
- 13 made only from the Federal Family and Medical Leave
- 14 Insurance Trust Fund.
- 15 (e) Administration.—There are authorized to be
- 16 made available for expenditure, out of the Federal Family
- 17 and Medical Leave Insurance Trust Fund, such sums as
- 18 may be necessary to pay the costs of the administration
- 19 of section 404, including start-up costs, technical assist-
- 20 ance, outreach, education, evaluation, and reporting.
- 21 (f) Prohibition.—No funds from the Social Secu-
- 22 rity Trust Fund or appropriated to the Social Security Ad-
- 23 ministration to administer Social Security programs may
- 24 be used for Federal Family and Medical Leave Insurance
- 25 benefits or administration set forth under this title.

1	SEC. 406. INTERNAL REVENUE CODE PROVISIONS.
2	(a) In General.—
3	(1) Employee contribution.—Section 3101
4	of the Internal Revenue Code of 1986 is amended—
5	(A) by redesignating subsection (c) as sub-
6	section (d), and
7	(B) by inserting after subsection (b) the
8	following:
9	"(c) Family and Medical Leave Insurance.—
10	"(1) In general.—In addition to other taxes,
11	there is hereby imposed on the income of every indi-
12	vidual a tax equal to the applicable percentage of the
13	wages (as defined in section 3121(a)) received by the
14	individual with respect to employment (as defined in
15	section 3121(b)).
16	"(2) Applicable percentage.—For purposes
17	of paragraph (1), the term 'applicable percentage'
18	means 0.2 percent in the case of wages received in
19	any calendar year.".
20	(2) Employer contribution.—Section 3111
21	of such Code is amended—
22	(A) by redesignating subsection (c) as sub-
23	section (d), and
24	(B) by inserting after subsection (b) the
25	following:
26	"(c) Family and Medical Leave Insurance.—

1	"(1) In general.—In addition to other taxes,
2	there is hereby imposed on every employer an excise
3	tax, with respect to having individuals in his employ,
4	equal to the applicable percentage of the wages (as
5	defined in section 3121(a)) paid by the employer
6	with respect to employment (as defined in section
7	3121(b)).
8	"(2) Applicable Percentage.—For purposes
9	of paragraph (1), the term 'applicable percentage'
10	means 0.2 percent in the case of wages paid in any
11	calendar year.".
12	(3) Self-employment income contribu-
13	TION.—
14	(A) In General.—Section 1401 of such
15	Code is amended—
16	(i) by redesignating subsection (c) as
17	subsection (d), and
18	(ii) by inserting after subsection (b)
19	the following:
20	"(c) Family and Medical Leave Insurance.—
21	"(1) In general.—In addition to other taxes,
22	there is hereby imposed for each taxable year, on the
23	self-employment income of every individual, a tax
24	equal to the applicable percentage of the amount of
25	the self-employment income for such taxable year.

1	"(2) Applicable percentage.—For purposes
2	of paragraph (1), the term 'applicable percentage'
3	means 0.4 percent in the case of self-employment in-
4	come in any taxable year.".
5	(B) Exclusion of Certain Net Earn-
6	INGS FROM SELF-EMPLOYMENT.—Section
7	1402(b)(1) of such Code is amended by striking
8	"tax imposed by section 1401(a)" and inserting
9	"taxes imposed by subsections (a) and (c) of
10	section 1401".
11	(b) RAILROAD RETIREMENT TAX ACT.—
12	(1) Employee contribution.—Section 3201
13	of such Code is amended—
14	(A) by redesignating subsection (c) as sub-
15	section (d), and
16	(B) by inserting after subsection (b) the
17	following:
18	"(c) Family and Medical Leave Insurance.—
19	"(1) In general.—In addition to other taxes,
20	there is hereby imposed on the income of each em-
21	ployee a tax equal to the applicable percentage of
22	the compensation received during any calendar year
23	by such employee for services rendered by such em-
24	ployee.

1	"(2) APPLICABLE PERCENTAGE.—For purposes
2	of paragraph (1), the term 'applicable percentage'
3	means 0.2 percent in the case of compensation re-
4	ceived in any calendar year.".
5	(2) Employee representative contribu-
6	TION.—Section 3211 of such Code is amended—
7	(A) by redesignating subsection (c) as sub-
8	section (d), and
9	(B) by inserting after subsection (b) the
10	following:
11	"(c) Family and Medical Leave Insurance.—
12	"(1) In general.—In addition to other taxes,
13	there is hereby imposed on the income of each em-
14	ployee representative a tax equal to the applicable
15	percentage of the compensation received during any
16	calendar year by such employee representative for
17	services rendered by such employee representative.
18	"(2) Applicable percentage.—For purposes
19	of paragraph (1), the term 'applicable percentage'
20	means 0.2 percent in the case of compensation re-
21	ceived in any calendar year.".
22	(3) Employer contribution.—Section 3221
23	of such Code is amended—
24	(A) by redesignating subsection (c) as sub-
25	section (d), and

1	(B) by inserting after subsection (b) the
2	following:
3	"(c) Family and Medical Leave Insurance.—
4	"(1) In general.—In addition to other taxes,
5	there is hereby imposed on every employer an excise
6	tax, with respect to having individuals in his employ,
7	equal to the applicable percentage of the compensa-
8	tion paid during any calendar year by such employer
9	for services rendered to such employer.
10	"(2) Applicable percentage.—For purposes
11	of paragraph (1), the term 'applicable percentage'
12	means 0.2 percent in the case of compensation paid
13	in any calendar year.".
14	(c) Conforming Amendments.—
15	(1) Section 6413(c) of the Internal Revenue
16	Code of 1986 is amended—
17	(A) in paragraph (1)—
18	(i) by inserting ", section 3101(c),"
19	after "by section 3101(a)"; and
20	(ii) by striking "both" and inserting
21	"each"; and
22	(B) in paragraph (2), by inserting "or
23	3101(c)" after "3101(a)" each place it appears.
24	(2) Section 15(a) of the Railroad Retirement
25	Act of 1974 (45 U.S.C. 231n(a)) is amended by in-

1	serting "(other than sections 3201(c), 3211(c), and
2	3221(c))" before the period at the end.
3	(d) Effective Date.—The amendments made by
4	this section shall take effect on May 1, 2022.
5	SEC. 407. REGULATIONS.
6	The Commissioner, in consultation with the Secretary
7	of Labor, shall prescribe regulations necessary to carry out
8	this title. In developing such regulations, the Commis-
9	sioner shall consider the input from a volunteer advisory
10	body comprised of not more than 15 individuals, including
11	experts in the relevant subject matter and officials charged
12	with implementing State paid family and medical leave in-
13	surance programs. The Commissioner shall take such pro-
14	grams into account when proposing regulations. Such indi-
15	viduals shall be appointed as follows:
16	(1) Five individuals to be appointed by the
17	President.
18	(2) Three individuals to be appointed by the
19	majority leader of the Senate.
20	(3) Two individuals to be appointed by the mi-
21	nority leader of the Senate.
22	(4) Three individuals to be appointed by the
23	Speaker of the House of Representatives.
24	(5) Two individuals to be appointed by the mi-
25	nority leader of the House of Representatives.

1 SEC. 408. GAO STUDY.

- 2 Not later than 3 years after the date of enactment
- 3 of this Act, the Comptroller General shall submit to Con-
- 4 gress a report on family and medical leave insurance bene-
- 5 fits paid under section 404 for any month during the 1-
- 6 year period beginning on January 1, 2022. The report
- 7 shall include the following:

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- (1) An identification of the total number of applications for such benefits filed for any month during such 1-year period, and the average number of days occurring in the period beginning on the date on which such an application is received and ending on the date on which the initial determination of eligibility with respect to the application is made.
 - (2) An identification of the total number of requests for review of an initial adverse determination of eligibility for such benefits made during such 1-year period, and the average number of days occurring in the period beginning on the date on which such review is requested and ending on the date on which the final determination of eligibility with respect to such review is made.
 - (3) An identification of the total number of monthly benefit claim reports for such benefits filed during such 1-year period, and the average number of days occurring in the period beginning on the

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date on which such a claim report is received and ending on the date on which the initial determination of eligibility with respect to the claim report is made.

- (4) An identification of the total number of requests for review of an initial adverse determination relating to a monthly benefit claim report for such benefits made during such 1-year period, and the average number of days occurring in the period beginning on the date on which such review is requested and ending on the date on which the final determination of eligibility with respect to such review is made.
- (5) An identification of any excessive delay in any of the periods described in paragraphs (1) through (4), and a description of the causes for such delay.