

Overview of Paid Family & Medical Leave Laws in the United States

Thirteen U.S. states and the District of Columbia have paid family and medical leave laws on the books. This document provides an overview of these laws.

	RI ¹	CA ²	NJ ³	NY ⁴	D.C. ⁵	WA ⁶	MA ⁷	CT ⁸	OR ⁹	CO ¹⁰	MD ¹¹	DE ¹²	MN ¹³	ME ¹⁴
What	Temporary	Disability	Temporary	Temporary	Universal	Medical	Medical	Medical	Medical	Family and	Family and	Medical	Family and	Medical
purposes	disability	insurance	disability	disability	paid leave	leave can be	leave can be	leave can be	leave can be	medical	medical	leave can be	medical	leave can be
can leave be	insurance	(DI) can be	insurance	insurance	(UPL) can	used for a	used for a	used for a	used for a	leave can be	leave can be	used for a	leave can be	used for a
used for?	(TDI) can	used for a	(TDI) can	(TDI) can	be used (1)	worker's	worker's	worker's	worker's	used: (1) for	used: (1) for	worker's	used: (1) for	worker's
	be used for	worker's	be used for	be used for	for a	own serious	own serious	own serious	own serious	a worker's	a worker's	own serious	a worker's	own serious
	a worker's	own	a worker's	a worker's	worker's	health	health	health	health	own serious	own serious	health	own serious	health
	own	serious off-	own	own	own serious	condition.	condition.	condition. ¹⁹	condition.	health	health	condition.	health	condition.
	serious off-	the-job	serious off-	serious off-	health	Family	Family	Family	Family	condition;	condition;	Family	condition;	Family
	the-job	illness or	the-job	the-job	condition; ¹⁷	leave can be	leave can be	leave can be	leave can be	(2) to bond	(2) to bond	caregiving	(2) to bond	leave can be
	illness or	injury.	illness or	illness or	(2) to bond	used (1) to	used to (1)	used to (1)	used to (1)	with a child	with a child	leave can be	with a child	used: (1) to
	injury.	Paid family	injury. ¹⁵	injury.	with a child	bond with a	bond with a	bond with a	bond with a	within one	within one	used to (1)	within one	bond with
	Temporary	leave	Family	Paid family	within one	child within	child within	child within	child within	year of the	year of the	care for a	year of the	the covered
	caregiver	(PFL) can	leave	leave (PFL)	year of the	one year of	one year of	one year of	one year of	child's	child's birth,	family	child's birth,	individual's
	insurance	be used to	insurance	can be used	child's birth	the child's	the child's	the child's	the child's	birth,	,	member		child within
	(TCI) can	(1) bond	(FLI) can be	to (1) bond	or placement	birth or	birth or	birth or	birth or	adoption, or	adoption, or	with a	adoption, or	one year of
	be used to	with a	used to (1)	with a child	for foster	placement;	placement	placement	placement	placement for foster	placement for kinship	serious	placement for foster	the child's
	(1) bond	child	bond with a	within one	care or	(2) to care	for foster	for foster	for foster	care; (3) to	or foster	health	care; (3) to	birth,
	with a child	within one	child within	year of the	adoption; or	for a family	care or	care or	care or	care for a	care; (3) to	condition or	care for a	adoption, or
	within one	year of the	one year of	child's birth	(3) to care	member	adoption;	adoption;	adoption; or	family	care for a	(2) to	family	placement
	year of the	child's	the child's	or	for a family	with a	(2) care for	(2) care for	(2) care for	member	family	address	member	for foster
	child's birth	birth or	birth or	placement	member	serious	a family	a family	a family	with a	member	certain	with a	care; (2) to
	or	placement	placement	for foster	with a	health	member	member	member	serious	with a	military	serious	care for a
	placement	for foster	for foster	care or	serious	condition;	with a	with a	with a	health	serious	family	health	family
	for foster	care or	care or	adoption;	health	(3) to	serious	serious	serious	condition;	health	needs.	condition;	member
	care or	adoption;	adoption;	(2) care for (1)	condition.	address	health	health	health	(4) to	condition;	Parental	(4) to	with a
	adoption; or	(2) care for	(2) care for	a family		certain	condition;	condition;	condition.	address	or (4) to	leave can be	address	serious
	(2) care for	a family	a family	member		military	or (3)	(3) address	Safe leave	certain	address	used to	certain	health
	a family	member	member	with a		family	address	certain	can be taken	military	certain	bond with a	military	condition;
	member with a	with a serious	with a serious	serious health		needs; or (4)	certain military	military	to address	family	military	child within	family	(3) to address
	serious	health	health	condition;		(4) following	family	family needs; or	certain	needs; or	family	one year of	needs; or	certain
	health	condition;	condition;	or (3)		the death of	needs.	(4) address	medical and	(5) to	needs. ²⁰	the child's	(5) to	military
	condition.	(3) address	or (3)	address		a child in	necus.	certain	nonmedical	address		birth,	address	family
	condition.	certain	address	certain		certain		medical and	needs	certain		adoption, or	certain	needs; (4) to
		military	certain non-	military				non-medical	arising from	medical and		placement	medical and	care for a
	l	mmary	certain non-	mmury				non-meuteat						

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	RI ¹	CA ²	NJ ³	NY ⁴	D.C. ⁵	WA ⁶	MA ⁷	CT ⁸	OR ⁹	CO ¹⁰	MD ¹¹	DE ¹²	MN ¹³	ME ¹⁴
		CA ² family needs.	NJ ³ medical needs arising from domestic or sexual violence, also known as "safe time."	NY ⁴ family needs. ¹⁶	D.C. ³	WA ^o circumstanc es. ¹⁸	MA '	CT ^s needs arising from domestic violence, also known as "safe time."	OR ⁹ domestic violence, harassment, sexual assault or stalking.	CO ¹⁰ non-medical needs arising from domestic violence, stalking, or sexual assault or abuse, also known as "safe leave." <i>Benefits</i> <i>begin Jan.</i> <i>1, 2024.</i>	MD ¹¹ Benefits begin Jan. 1, 2026.	DE ¹² for foster care. Benefits begin on Jan. 1, 2026.	MN ¹³ non-medical needs arising from domestic abuse, stalking, or sexual assault, also known as "safety leave." <i>Benefits</i> <i>begin Jan.</i> <i>1, 2026.</i>	ME ¹⁴ family member of the covered individual who is a covered service member; or (5) to take safe leave which is leave taken to address certain medical and nonmedical needs arising from domestic violence, harassment, sexual assault, or stalking. ²¹ Benefits begin May
Who is covered? ²²	Employees covered by the state unemploym ent	Employees covered by the state unemploym ent	Employees covered by the state unemploym ent	Most private sector employees are covered. ²³	Most private sector employees are covered.	All employees are covered.	Employees covered by the state unemploym ent	Almost all private sector and many public sector	Almost all employees are covered.	Almost all employees are covered.	All employees are covered.	Parental leave: Employees who work for an	Almost all employees are covered. ²⁵	<i>1, 2026.</i> Almost all employees are covered.
Page 2 of 18	insurance law, except for public employees, are covered.	insurance law, except for most public employees, are covered.	insurance law are covered, with some exceptions for public				insurance law, except for some public employees, are covered.	employees are covered.				employer with 10 or more employees, except for employees	lated October 24	

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	RI ¹	CA ²	NJ ³	NY ⁴	D.C. ⁵	WA ⁶	MA ⁷	CT ⁸	OR ⁹	CO ¹⁰	MD ¹¹	DE ¹²	MN ¹³	ME ¹⁴
			sector employees.									of most seasonal		
			employees.									employers.		
												Medical		
												leave &		
												family		
												caregiving		
												leave: Employees		
												who work		
												for an		
												employer		
												with 25 or		
												more		
												employees, except for		
												employees		
												of most		
												seasonal		
												employers.		
Are public	No. Public	No, with a	Own health:	No. Public	No.	Yes.	State	State	Yes, except	Yes.	Yes.	Most public	Yes.	Yes, except
sector	employers	few	No, with a	employers			employees	employees	employees	However,		sector		for
workers	can opt in to	exceptions.	few	can opt in to			are	are covered if their	of federal	local		workers are		employees of federal
y covered? ²⁶	coverage, as can some	Many public	exceptions. Public	coverage and unions			automaticall y covered.	collective	and tribal government	government employers		automaticall y covered. ²⁷		and tribal
y covercu.	unions	employers	employers	covering			Local	bargaining	s. Tribal	may decline		y covered.		government
	covering	can opt in	can opt in to	public			government	unit has	government	coverage.				s and public
	public	to	coverage.	sector			employees	negotiated	s may opt in	Local				sector
	sector	coverage,	Paid family	workers can			are not	coverage or	to coverage.	government				workers
	workers through the	but may need to do	leave: Yes.	opt in to paid family			automaticall y covered.	if they are not in a		employees whose				who are a party to a
	collective	so through		leave			Public	collective		employers				collective
	bargaining	a		through the			sector	bargaining		declined				bargaining
	process.	negotiated		collective			employers	unit.		coverage				agreement
		agreement		bargaining			not covered	Municipal		can opt in to				in existence
		with an authorized		process.			by the law	employees and		wage				on the date the law
D 2 . C 19		autionzed	1		1		1	unu				I	1.4.10.4.1	

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	RI ¹	CA ²	NJ ³	NY ⁴	D.C. ⁵	WA ⁶	MA ⁷	CT ⁸	OR ⁹	CO ¹⁰	MD ¹¹	D E ¹²	MN ¹³	ME ¹⁴
		bargaining unit.					can opt in to coverage.	employees of a local or regional board of education are covered if their collective bargaining unit has negotiated coverage or if they are not in a collective bargaining unit and their employer has negotiated coverage for members of any collective bargaining unit.		replacement benefits.				takes effect. Tribal government s may opt in to coverage. Public sector workers who are a party to a collective bargaining agreement in existence on the date the law takes effect are covered when the existing collective bargaining agreement expires.
Are domestic workers covered?	Yes, subject to a low minimum payment requirement	Yes, subject to a low minimum payment requiremen t.	Yes, subject to a low minimum payment requirement	Domestic workers who work at least 20 hours per week for a single employer are covered.	Yes, subject to a low minimum payment requirement	Yes.	Yes.	Yes.	Yes.	Yes.	Yes.	The law does not specifically treat domestic workers differently than other employees. However, in practice,	Yes.	Yes.



Can self- employed workers opti in to coverage?No.Yes.	
employed workers opt in to coverage? employed Certain self- employed workers employed individuals aw orkers may be bworkers may be bworkers aw orkers may be bworkers bworkers	
automatical ly.	Yes.
What are the must have must have must have requirement s to qualify for benefits?Workers must have must haveWorkers must have must haveWorkers must have must have must have must haveWorkers must have must have must have 	avemust haveatearned at3%least 6 timestatethe stateaverageaveragewageweeklydwage duringo thethe basewerperiod.theThe baseriod.period is thesefirst 4as thecalendarof thequartersimmediatelytedpreceding

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	RI ¹	CA ²	NJ ³	NY ⁴	D.C. ⁵	WA ⁶	MA ⁷	CT ⁸	OR ⁹	CO ¹⁰	MD ¹¹	DE ¹²	MN ¹³	ME ¹⁴
	of at least 1.5 times the worker's highest earning quarter, and must have earned at least 400 times the minimum wage (currently, \$5,200) over the entire base period. The base period. The base period is the first 4 of the 5 most recently completed quarters <i>or</i> the 4 most recent completed quarters. This can combine income from more than one	CA ² quarters if the worker was unemploye d during part of the base period. ³⁰ This can combine income from more than one employer.	NJ ³ during the base year. The base year is the first 4 of the 5 most recently completed quarters <i>or</i> the 4 most recent completed quarters <i>or</i> the 3 most recent completed quarters and the portion of the current quarter that has already occurred. This can combine income from more than one employer.	NY ⁴ with a new covered employer. Paid family leave: Workers generally must have been employed by their current employer for at least 26 consecutive weeks; those who work less than 20 hours per week must have worked at least 175 days for their current employer.	D.C. ⁵ covered D.C. employers for less than 1 year may receive a prorated benefit amount.	WA ⁶ completed quarters. This can combine hours worked at more than one employer.	MA ⁷ means the worker must have worked for a certain number of weeks. The base period is the last 4 completed quarters. This can combine income from more than one employer.	CT ⁸ This can combine income from more than one employer.	OR ⁹ income from more than one employer.	CO ¹⁰ income from more than one employer. ³²	MD ¹¹	DE ¹²	MN ¹³ the 4 most recently completed quarters (depending on the effective date of the worker's application). ³³ This can combine income from more than one employer.	ME ¹⁴ of the calendar week in which benefits commence. This can combine income from more than one employer.
What famil members	member	A family member	A family member	A family member	A family member	A family member	A family member	A family member	A family member	A family member	A family member	A family member	A family member	A family member includes a
members	includes a	includes a	includes a	includes a	includes a	includes a	includes a	includes a		includes a				



1-833-NEED-ABB (1-833-633-3222)

	RI ¹	CA ²	NJ ³	NY ⁴	D.C. ⁵	WA ⁶	MA ⁷	CT ⁸	OR ⁹	CO ¹⁰	MD ¹¹	DE ¹²	MN ¹³	ME ¹⁴
are	worker's	worker's	worker's	worker's	worker's	worker's	worker's	worker's	worker's	worker's	worker's	worker's	worker's	worker's
covered?	child,	child,	child,	child,	child,	child,	spouse,	spouse,	spouse or	child,	child,	child (under	child, child-	child,
	parent,	parent,	parent,	parent,	parent,	child's	domestic	sibling, son	registered	parent,	parent,	the age of	in-law,	parent,
	parent-in-	grandparen	parent-in-	parent-in-	parent-in-	spouse or	partner,	or daughter,	domestic	parent of a	parent of a	18 or	parent, legal	grandparent,
	law or	t,	law, sibling,	law, spouse,	law, spouse,	domestic	child,	grandparent,	partner,	spouse or	spouse,	incapable of	guardian,	grandchild,
	parent of	grandchild,	grandparent,	grandchild,	grandparent,	partner,	parent,	grandchild,	sibling,	domestic	legal	self-care	parent-in-	sibling,
	the worker's	sibling,	grandchild,	grandparent,	sibling, or	grandchild,	parent of a	parent,	child,	partner,	guardian,	because of a	law, sibling,	spouse or
	registered	spouse,	spouse,	sibling, or	registered	grandparent,	spouse or	parent-in-	child's	spouse,	spouse,	mental or	grandparent,	domestic
	domestic	registered	registered	domestic	domestic	parent,	domestic	law, or an	spouse or	domestic	domestic	physical	grandparent	partner, a
	partner,	domestic	domestic	partner.35	partner.	parent-in-	partner,	individual	domestic	partner,40	partner,	disability),	of a spouse,	spouse or
	grandparent,	partner, or	partner,	The law's		law or	grandchild,	related to	partner,	grandparent,	grandparent,	parent, or	grandchild,	domestic
	spouse, or	the parent	civil union	definition of		parent of	grandparent,	the	grandparent,	grandparent	grandchild,	spouse.	spouse,	partner of a
	registered	of a	partner, any	domestic		the worker's	or sibling.	employee	grandchild,	of a spouse	or sibling.		domestic	covered
	domestic	worker's	other person	partner is		registered	The law's	by blood or	parent,	or domestic			partner, and	individual,
	partner.	spouse or	related to	flexible and		domestic	definition of	affinity	parent-in-	partner,			an	or as
		registered	the worker	does not		partner,	domestic	whose close	law or	grandchild,			individual	designated
		domestic	by blood,	require		sibling,	partner is	association	parent of	grandchild			who has a	by the
		partner.34	and any	registration.		spouse,	flexible and	the	the worker's	of a spouse			relationship	covered
			other person	36		registered	does not	employee	registered	or domestic			with the	individual,
			that the			domestic	require	shows to be	domestic	partner,			worker that	an
			worker			partner, any	registration.	the	partner, or	sibling,			creates an	individual
			shows to			individual	57	equivalent	any	sibling of a			expectation	with whom
			have a close			who		of those	individual	spouse or			and reliance	the covered
			association			regularly		family	related by	domestic			that the	individual
			with the			resides in a		relationship	blood or	partner, or			worker care	has a
			worker			worker's		s. ³⁸	affinity	as shown by			for the	significant
			which is the			home where			whose close	the worker,			individual,	personal
			equivalent			there is an			association	any other			whether or	bond that is
			of a family			expectation			with a	individual			not the	or is like a
			relationship.			that the			covered	with whom			worker and	family
						worker care for the			individual is the	the worker has a			the individual	relationship,
						individual,							reside	regardless
									equivalent of a family	significant personal				of biological
						or any individual			-	bond that is			together.	
						where the			relationship.	or is like a				or legal relationship.
						relationship				family				relationship.
						creates the				relationship,				
						creates the				relationship,				



	RI ¹	CA ²	NJ ³	NY ⁴	D.C. ⁵	WA ⁶	MA ⁷	CT ⁸	OR ⁹	CO ¹⁰	MD ¹¹	DE ¹²	MN ¹³	ME ¹⁴
						expectation that the worker care for the individual and that individual depends on the worker for care.				regardless of biological or legal relationship.				
How is the program funded?	Workers cover the full cost of both TDI and TCI. Both programs are funded by a single payroll deduction, currently set at 1.1% of wages. This deduction does not apply to wages above \$84,000/yea r.	Workers cover the full cost of both DI and PFL. Both programs are funded by a single payroll deduction, currently set at 0.9% of wages. ⁴¹ This deduction does not apply to wages above \$153,164/y ear. Beginning January 1, 2024, the deductions will apply	Workers and employers share the cost of TDI. Workers contribute 0% of their wages. Employers contribute a percentage of workers' wages ranging from 0.10% to 0.75%. The percentage contribution for employees does not apply to a worker's wages above \$156,800/ye	Workers and employers share the cost of TDI. Employers can withhold 0.5% of workers' wages to pay for coverage, up to \$0.60/week; employers cover the remaining cost. ⁴³ Workers cover the full cost of PFL. The program is funded by a payroll deduction, currently set	Employers cover the full cost of UPL. Employers contribute a percentage of workers' wages, currently set at 0.26%.	Workers and employers share the cost of medical leave. Employers can withhold up to 45% of the premium from workers' wages; employers cover the remaining cost. ⁴⁴ Employers with fewer than 50 employees in Washington State are not required to	Workers and employers share the cost of medical leave. Employers can withhold up to 40% of the premium from workers' wages; employers cover the remaining cost. ⁴⁶ Employers with fewer than 25 employees in Massachuse tts are not required to	Workers cover the full cost of all leave. Workers contribute 0.5% of wages. ⁴⁸ Contributio ns do not apply to wages above the Social Security contribution base.	Workers and employers share the costs of all leave. Employers can withhold up to 60% of the contribution from workers' wages; employers cover the remaining costs. Employers with fewer than 25 employees are not required to pay the employer	Workers and employers share the cost of all leave. Employers can withhold up to 50% of the premium from workers' wages; employers cover the remaining cost. ⁵¹ Employers with fewer than 10 employees are not required to pay the employer portion.	Workers and employers share the cost of all leave. Employers can withhold up to 50% of the contribution s from workers' wages; employers cover the remaining cost. Employers with fewer than 15 employees are not required to pay the employer portion. ⁵³	Workers and employers share the cost of all leave. ⁵⁴ Employers can withhold up to 50% of the contribution from workers' wages; employers cover the remaining cost. Initially, the total contribution for (1) medical leave is 0.4% of wages; (2) family	Workers and employers share the cost of all leave. Employers can withhold up to 50% of the premium from workers' wages; employers cover the remaining cost. ⁵⁵ The employer portion of the premium will be reduced for employers with fewer than 30	Workers and employers share the cost of all leave. Employers can withhold up to 50% of the premiums from workers' wages; employers cover the remaining cost. Employers with fewer than 15 employees are not required to pay the employer portion. ⁵⁸
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	CA ² to all wages.	NJ ³ ar; the percentage contribution for employers does not apply to a worker's wages above \$41,100/yea r. Workers cover the full cost of FLI. The program is funded by a payroll deduction, currently set at 0.06% of wages. This deduction does not apply to wages above \$156,800/ye ar. ⁴²	at 0.455% of wages. This deduction does not apply to wages above an average of \$1,688.19/	D.C. ⁵	WA ⁶ pay the employer portion.Currently, the total premium for medical leave is about 0.4% of wages.Workers cover the full cost of family leave.Currently, the premium is about 0.4% of wages.Ourrently, the premium s about 0.4% of wages.Premium s about 0.4% of wages.Premium s about 0.4% of wages.Social Security contribution base.	pay the employer portion. ⁴⁷ Currently, the <i>total</i> premium for medical leave is 0.52% of wages. Workers cover the full cost of family leave. Currently, the premium is 0.11% of wages. The <i>total</i> premium for family and medical leave is 0.63% of wages. Premiums do not apply to wages above the		OR9contribution49The totalpremium is1% ofwages.50Premiumsdo not applyto wagesabove\$132,900/year.BeginningJanuary 1,2024,premiumswill apply toall wagesup to theSocialSecuritycontributionbase.	The total premium is 0.9% of wages. ⁵² Premiums do not apply to wages above the Social Security contribution base.	MD ¹¹ Initially, the total contribution will be 0.9% of wages. Contributio ns do not apply to wages above the Social Security contribution base. <i>Contributio</i> <i>ns begin</i> <i>October 1</i> , 2024.	DE ¹² caregiving leave is 0.08% of wages; and (3) parental leave is 0.32% of wages. Contributio ns do not apply to wages above the Social Security contribution base. <i>Contributio</i> ns begin January 1, 2025.	MN ¹³ employees (their employer premium will only be based on a portion of wages paid to their employees). ⁵⁶ Initially, the total premium is 0.7% of wages. ⁵⁷ Premiums do not apply to wages above the Social Security contribution base. <i>Premiums</i> <i>begin</i> <i>January 1</i> , 2026.	ME ¹⁴ Premium do not apply to wages above the Social Security contribution base. Premiums begin January 1, 2025.
						to wages							



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What A	About 60%	Between	85% of a	Own health:	90% of a	90% of a	80% of a	95% of a	100% of a	90% of a	90% of a	80% of a	90% of a	90% of a
percentage o	of a	60% and	worker's	50% of a	worker's	worker's	worker's	worker's	worker's	worker's	worker's	worker's	worker's	worker's
of wages do w	worker's	70% of a	average	worker's	average	average	average	average	average	average	average	average	average	average
workers a	average	worker's	weekly	average	weekly	weekly	weekly	weekly	weekly	weekly	weekly	weekly	weekly	weekly
receive? w	weekly	average	wage	weekly	wage up to	wage up to	wage up to	wage up to	wage up to	wage up to	wage up to	wage ⁶²	wage up to	wage up to
	wage	weekly		wage	an amount	an amount	an amount	an amount	an amount	an amount	an amount		an amount	an amount
	formally,	wage,		Family	equal to 40	equal to	equal to	equal to 40	equal to	equal to	equal to		equal to	equal to
	4.62% of a	depending		leave: 67%	times 150%	50% of the	50% of the	times the	65% of the	50% of the	65% of the		50% of the	50% of the
	worker's	on their		of a	of the D.C.	statewide	statewide	state	statewide	statewide	statewide		state	state
		income ⁶⁰		worker's	minimum	average	average	minimum	average	average	average		average	average
	nighest	Beginning		average	wage and	weekly	weekly	wage and 60% of a	weekly	weekly	weekly		weekly	weekly
	earning quarter of	in 2025,		weekly	50% of a worker's	wage and 50% of a	wage and 50% of a	worker's	wage and 50% of a	wage, and 50% of a	wage, and 50% of a		wage, 66% of a	wage, and 66% of a
-	he base	workers		wage	average	worker's	worker's	average	worker's	worker's	worker's		worker's	worker's
	year) ⁵⁹	will receive			weekly	average	average	weekly	average	average	average		average	average
y	(car)	between			wage above	weekly	weekly	wage above	weekly	weekly	weekly		weekly	weekly
		70% and			an amount	wage above	wage above	an amount	wage above	wage above	wage above		wage above	wage above
		90% of			equal to 40	an amount	an amount	equal to 40	an amount	an amount	an amount		an amount	an amount
		their			times 150%	equal to	equal to	times the	equal to	equal to	equal to		equal to	equal to
		average weekly			of the D.C.	50% of the	50% of the	state	65% of the	50% of the	65% of the		50% of the	50% of the
		-			minimum	statewide	statewide	minimum	statewide	statewide	statewide		state	state
		wage, depending			wage ⁶¹	average	average	wage	average	average	average		average	average
		on their				weekly	weekly		weekly	weekly	weekly		weekly	weekly
		income				wage	wage		wage	wage	wage		wage and	wage
		income											up to 100%	
													of the state	
													average	
													weekly	
													wage, and	
													55% of a worker's	
													average weekly	
													wage above	
													an amount	
													equal to	
													100% of the	
													state	



	RI ¹	CA ²	NJ ³	NY ⁴	D.C. ⁵	WA ⁶	MA ⁷	CT ⁸	OR ⁹	CO ¹⁰	MD ¹¹	DE ¹²	MN ¹³	ME ¹⁴
													average weekly wage	
What is the maximum weekly benefit?	85% of the statewide average weekly wage <i>Current:</i> \$1,043/week	About 100% of the statewide average weekly wage <i>Current:</i> \$1,620/wee k	70% of the statewide average weekly wage <i>Current:</i> \$1,025/week	Own health: \$170/week Family leave: 67% of the statewide average weekly wage <i>Current:</i> \$1,131.08/ week	\$1,118 per week, adjusted annually based on inflation	90% of the statewide average weekly wage <i>Current:</i> \$1,427/week	64% of the statewide average weekly wage <i>Current:</i> \$1,129.82/ week	60 times the state minimum wage <i>Current:</i> \$900/week	120% of the statewide average weekly wage <i>Current:</i> \$1,523.63/w eek	\$1,100 per week initially, adjusted annually after the first year to 90% of the statewide average weekly wage	\$1,000 per week initially, adjusted annually based on inflation	\$900 initially, adjusted annually based on inflation	100% of the statewide average weekly wage	100% of the state average weekly wage ⁶³
For how long can a worker receive benefits?	Own health: Up to 30 weeks in a 52-week period. ⁶⁴ Family leave: Up to 6 weeks in a 52-week period. Total: Up to 30 weeks in a 52-week period.	Own health: Up to 52 weeks for any period of disability. ⁶⁵ Family leave: Up to 8 weeks in a 12- month period. <i>California</i> <i>does not</i> <i>specify a</i>	Own health: Up to 26 weeks for any period of disability. ⁶⁶ Family leave: Up to 12 weeks in a 12-month period. <i>New Jersey</i> <i>does not</i> <i>specify a</i> <i>cumulative</i> <i>limit.</i>	Own health: Up to 26 weeks for any period of disability or in any 52-week period. Family leave: Up to 12 weeks in a 52-week period. Total: Up to 26 weeks in a 52-week period.	Own health: Up to 12 weeks in a 52-week period. Caring for a seriously ill relative: Up to 12 weeks in a 52- week period. Bonding with a new child: Up to 12 weeks in	Own health: Up to 12 weeks in a 52-week period. ⁶⁷ Family leave: Up to 12 weeks in a 52-week period. ⁶⁸ Following the death of a child in certain circumstanc es: During the 7	Own health: Up to 20 weeks in any benefit year. Family leave: Up to 12 weeks in any benefit year. Total: Up to 26 weeks in any benefit year. <i>Military</i> <i>caregivers</i> <i>can receive</i>	Own health: Up to 12 weeks in a 12-month period. Family leave: Up to 12 weeks in a 12-month period. Safe time: Up to 12 days in a 12-month period. Total: Up to 12 weeks in	Own health: Up to 12 weeks in any benefit year. Family leave: Up to 12 weeks in any benefit year. Safe leave: Up to 12 weeks in any benefit year. Total: Up to 12 weeks in	Own health: Up to 12 weeks in an application year. Family leave: Up to 12 weeks in an application year. Safe leave: Up to 12 weeks in an application year.	Own health: Up to 12 weeks in an application year. Family leave: Up to 12 weeks in an application year. Total: Up to 12 weeks in an application year.	Own health: Up to 6 weeks in a 24-month period. Family caregiving leave: Up to 6 weeks in a 24-month period. Parental leave: Up to 12 weeks in an application year.	Own health: Up to 12 weeks in a benefit year. Family and safety leave: Up to 12 weeks in a benefit year. Total: Up to 20 weeks in a benefit year.	Own health: Up to 12 weeks in a benefit year. Family leave and safe leave: Up to 12 weeks in a benefit year. Total: Up to 12 weeks in a benefit year.

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RI ¹ CA ²	NJ ³	NY ⁴	D.C. ⁵	WA ⁶	MA ⁷	CT ⁸	OR ⁹	CO ¹⁰	MD ¹¹	DE ¹²	MN ¹³	ME ¹⁴
Cumulati limit.			a 52-week period. Total: Up to 12 weeks in a 52-week period. Workers with certain pregnancy- related health needs may receive up to an additional 2 weeks of benefits, which can be combined with other uses up to a total of 14 weeks in a 52-week period.	calendar days	up to 26 weeks of family leave in any benefit year.	a 12-month period. Workers with certain pregnancy- related health needs may receive up to an additional 2 weeks of benefits, which can be combined with other uses up to a total of 14 weeks in a 12-month period.	any benefit year. Workers with certain pregnancy- and childbirth- related health needs (including lactation) may receive up to an additional 2 weeks of benefits, which can be combined with other uses up to a total of 14 weeks in any benefit year.	Total: Up to 12 weeks in an application year. Workers with certain pregnancy- and childbirth- related health needs may receive up to an additional 4 weeks of benefits, which can be combined with other uses up to a total of 16 weeks in a 12-month period.	Workers who, in the same 12- month period, take leave to bond with a new child and for a worker's own serious health condition may receive up to an additional 12 weeks of benefits, up to a combined total of 24 weeks in a 12-month period.	Total: Up to 12 weeks in an application year. ⁷¹ Workers are entitled to a combined total of not more than 6 weeks of medical and family caregiving leave in a 24-month period. <i>Until</i> January 1, 2031, covered employers with fewer than 25 employees may restrict the number of weeks of parental leave benefits available to employees to not fewer than up to 6 weeks in an application year. ⁷²		



	RI ¹	CA ²	NJ ³	NY ⁴	D.C. ⁵	WA ⁶	MA ⁷	CT ⁸	OR ⁹	CO ¹⁰	MD ¹¹	DE ¹²	MN ¹³	ME ¹⁴
Is there an unpaid waiting period?	No.	Own health: Yes—there is a 7-day unpaid waiting period. Family leave: No.	Own health: Yes—there is a 7-day unpaid waiting period. ⁷³ However, if a worker is eligible for benefits during each of 3 consecutive weeks after the waiting period, that worker can also be paid benefits for the waiting period. Family leave: No.	Own health: Yes—there is a 7-day unpaid waiting period. Family leave: No.	No.	Own health other than following the birth of a child and family leave other than bonding leave and military family leave: Yes—there is a 7-day unpaid waiting period. Own health following the birth of a child, bonding leave, and military family leave: No.	Yes—there is a 7-day unpaid waiting period.	No.	No.	No.	No.	No.	No. ⁷⁴	Own health: Yes—there is a 7-day unpaid waiting period. Family leave: No.
Are workers entitled to have their jobs back when they return?	No. Family leave: Yes. ⁷⁵ Workers may have protections under other laws, such as the	No. Workers may have protections under other laws, such as the FMLA or the California	The law was amended to add additional anti- retaliation provisions, which may be clarified by regulation. ⁷⁶	Own health: No. Family leave: Yes. ⁷⁷ Workers may have protections under other laws, such	No. Workers may have protections under other laws, such as the FMLA or the D.C. Family &	Yes, but only for workers who meet specific eligibility criteria similar to those for the FMLA. ⁷⁸	Yes. ⁷⁹ Workers may have protections under other laws, such as the FMLA or the Massachuse	Yes, if they have been employed by their employer for at least 3 months before requesting leave, except for leaves taken	Yes, if they have been employed by their employer for at least 90 days before taking leave. ⁸¹	Yes, if they have been employed by their employer for at least 180 days before taking leave. ⁸²	Yes, subject to certain narrow exceptions. ⁸³	Yes. ⁸⁴	Yes, if they were hired by their employer at least 90 days before taking leave. ⁸⁵	Yes, if they have been employed by their employer for at least 120 days before taking leave. ⁸⁶

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	RI ¹	CA ²	NJ ³	NY ⁴	D.C. ⁵	WA ⁶	MA ⁷	CT ⁸	OR ⁹	CO ¹⁰	MD ¹¹	DE ¹²	MN ¹³	ME ¹⁴
	FMLA or the Rhode Island Parental and Family Medical Leave Act.	Family Rights Act.	Workers may have protections under other laws, such as the FMLA or the New Jersey Family Leave Act.	as the FMLA.	Medical Leave Act.	Workers may have protections under other laws, such as the FMLA.	tts Parental Leave Act.	for safe time. ⁸⁰ Workers may also have protections under other laws, such as the FMLA or Connecticut 's family violence leave law.	Workers may also have protections under other laws, such as the FMLA or the Oregon Family Leave Act.	Workers may also have protections under other laws, such as the FMLA or the Colorado Family Care Act.				
How is the insurance provided?	All covered workers are covered through the state fund.	By default, workers are covered through the state fund. Employers can apply for approval of a voluntary plan, which must provide benefits greater than those available through the state.	By default, workers are covered through the state fund. Employers can apply for approval of a private plan, which must provide benefits at least equivalent to those available through the state.	Employers can provide coverage by purchasing insurance (either from the state fund or a private insurer) or by becoming an approved self-insurer.	All covered workers are covered through the district fund.	By default, workers are covered by the state fund. Employers can apply for approval of a voluntary plan, which must provide benefits at least equivalent to those available through the state.	By default, workers are covered by the state fund. Employers can apply for approval of a private plan, which must provide benefits at least equivalent to those available through the state.	By default, workers are covered by the state fund. Employers can apply for approval of a private plan, which must provide benefits at least equivalent to those available through the state.	By default, workers are covered by the state fund. Employers can apply for approval of an equivalent plan, which must provide benefits at least equivalent to those available through the state.	By default, workers are covered by the state fund. Employers can apply for approval of a private plan, which must provide benefits at least equivalent to those available through the state.	By default, workers are covered by the state fund. Employers can apply for approval of a private plan, which must provide benefits at least equivalent to those available through the state.	By default, workers are covered by the state fund. Employers can apply for approval of a private plan, which must provide benefits at least equivalent to those available through the state.	By default, workers are covered through the state fund. Employers can apply for approval of a private plan, which must provide benefits at least equivalent to those available through the state.	By default, workers are covered through the state fund. Employers can apply for approval of a private plan, which must provide benefits that are substantiall y equivalent to those available through the state.

Hawaii also has a temporary disability insurance (TDI) program, which provides benefits to most workers for up to 26 weeks (save for a 1-week waiting period) for any period of serious off-the-job illness or injury. To be eligible for benefits, workers must have been employed for at least 14 weeks, during each of which the worker worked at least 20 hours and earned at least \$400 in wages, during the 52 weeks immediately prior to the



start of disability. This can combine income from more than one employer. Under the program, a worker receives 58% of a worker's average weekly wage up to a cap of about 70% of the statewide average weekly wage. Hawaii does not provide paid family leave.⁸⁷

- ³ N.J. Stat. Ann. § 43:21-25 et seq.
- ⁴ N.Y. Workers' Comp. Law § 200 et seq. For more information on New York's paid family leave law, visit <u>FamilyLeaveWorks.org</u>.
- ⁵ D.C. Code Ann. § 32-541.01 et seq.
- ⁶ Wash. Rev. Code 50A.05.005 et seq.
- ⁷ Mass. Gen. Laws ch. 175M, § 1 et seq.
- ⁸ Conn. Gen. Stat. § 31-49e et seq.
- ⁹ Or. Rev. Stat. § 657B.005 et seq.
- ¹⁰ Colo. Rev. Stat. § 8-13.3-501 *et seq.*
- ¹¹ Md. Code Ann., Lab. & Empl. § 8.3-101 et seq.
- ¹² Del. Code Ann. tit. 19, § 3701 et seq.

¹³ See H.F. 2, 93d Leg., Reg. Sess. (Minn. 2023), <u>https://wdoc.house.leg.state.mn.us/leg/LS93/HF0002.9.pdf</u>.

¹⁴ See H.P. 163, L.D. 258, 131st Leg., 1st Spec. Sess. (Me. 2023), <u>https://legislature.maine.gov/bills/getPDF.asp?paper=HP0163&item=2&snum=131</u>.

¹⁵ In 2020, New Jersey's law was amended to specify that TDI and FLI can be used in the event of a state of emergency declared by the Governor (or when the Commissioner of Health or other public health authority has indicated that one is needed) when a worker or a family member has an illness caused by an epidemic of a communicable disease, has a known or suspected exposure to the communicable disease, or is taking efforts to prevent spread of the communicable disease, the worker or family member requires in-home care or treatment due to the issuance of a determination by a healthcare provider or a public health authority that the worker's or family member's presence in the communicable disease.

¹⁶ Under an emergency law, special TDI and/or paid family leave benefits may be available to certain workers when they or their minor child is subject to a mandatory or precautionary order of quarantine or isolation due to COVID-19. For more information, consult our fact sheet <u>https://www.abetterbalance.org/resources/fact-sheet-new-york-states-paid-sick-leave-legislation/</u>.

¹⁷ The statute explicitly includes miscarriage and stillbirth as serious health conditions. In addition, the law provides specific protections for pre-natal medical care.

¹⁸ Specifically, family leave can be taken "[d]uring the seven calendar days following the death of the family member for whom the employee: (i) [w]ould have qualified for medical leave . . . for the birth or their child; or (ii) [w]ould have qualified for family leave" to bond with a child within one year of the child's birth or placement.

¹⁹ Connecticut's law also specifies that leave can be taken to be an organ or bone marrow donor. This purpose may also be covered under other paid family and medical leave laws.

²⁰ Maryland's law also specifies that leave can be taken to care for a loved one who is the covered individual's next of kin who has a serious health condition as a result of the loved one's military service. This purpose may also be covered under other paid family and medical leave laws.

²¹ Maine's law also specifies that leave can be taken for any other reason specified in the Maine Family Medical Leave Requirements Act (MFMLRA), which includes leave taken to be an organ or bone marrow donor.

²² California, New Jersey, Rhode Island, Washington State, Massachusetts, and Connecticut also provide some coverage for previously covered workers who have a qualifying need for family or medical leave while they are unemployed, while New York and Hawaii also provide some coverage for previously covered workers who have a qualifying need related to the worker's own health. Details vary by state. States that aren't currently implementing their programs will also likely provide some coverage for previously covered workers will be needed to specify details.

²³ For a list of exceptions, visit <u>http://www.wcb.ny.gov/content/main/coverage-requirements-db/db-coverage-required.jsp</u>.

²⁴ Employers who close down for at least thirty consecutive days per year are not covered. Additionally, for purposes of determining an employer's size, only employees who have been employed 1) by the employer for at least 12 months and

2) for at least 1,250 hours of service with the employer during the previous 12-month period are counted as employees. Employers who are not automatically covered may voluntarily opt in to coverage, subject to certain conditions.

²⁵ Workers who are employed for 150 days or fewer during a consecutive 52-week period by a hospitality employer whose average receipts during any six months of the preceding calendar year were not more than 33 percent of its average receipts for the other six months of such year are not covered if their employer has applied to the Department of Employment and Economic Development to certify their seasonal hospitality employment.

²⁶ Note that no state law covers federal employees.

²⁷ Public sector workers who are "casual seasonal employees" are not covered.

²⁸ Domestic workers, like other employees, are only covered if they work for an employer with 10 or more employees (for parental leave) or for an employer with 25 or more employees (for all other kinds of leave). See "Who is covered?" above.

¹ R.I. Gen. Laws § 28-39-1 et seq.

² Cal. Unemp. Ins. Code § 2601 et seq. San Francisco has enacted a municipal law that grants additional benefits for parental leave for many workers.



³⁰ If a worker was unemployed and actively seeking work for at least 60 days of a quarter or quarters during the base period, that quarter or quarters is excluded from the base period and an equal number of quarters from the period immediately prior to the base period are substituted.

³¹ Employees who are regularly in the employment of a single employer on a work schedule that is less than the employer's normal work week become eligible for disability leave benefits on the 25th day of such employment.

³² Workers with multiple jobs may choose to take leave from one job or multiple jobs. However, if a worker chooses to continue working at an additional job or jobs during leave, wages earned from the additional job or jobs will not be considered when calculating the worker's weekly benefit.

³³ Workers who 1) have not earned 5.3% of the state average annual wage rounded down to the next lower \$100 in the base period, and 2) have received workers' compensation for temporary disability or have received compensation for loss of wages because the worker's own serious illness caused a loss of work may request a base period of the first four of the most recent seven, eight, or nine completed calendar quarters (depending on the length of the loss of work for which they were compensated).

³⁴ This list covers family members for whom a worker can take leave to care for when they are seriously ill. Paid family leave can also be used to address certain needs arising from the active duty military service of a worker's spouse, domestic partner, child, or parent.

³⁵ This list covers family members a worker can take leave to care for when they are seriously ill. Paid family leave can also be used to address certain needs arising from the active duty military service of a worker's spouse, domestic partner, child, or parent.

³⁶ The definition of domestic partner includes any person who is at least 18 years old and "is dependent upon the employee for support as shown by either unilateral dependence or mutual interdependence, as evidenced by a nexus of factors including, but not limited to, common ownership of real or personal property, common householding, children in common, signs of intent to marry, shared budgeting, and the length of the personal relationship with the employee \dots " ³⁷ The definition of domestic partner includes any person who is at least 18 years old and "is dependent upon the covered individual for support as shown by either unilateral dependence or mutual interdependence that is evidenced by a nexus of factors including, but not limited to: (A) common ownership of real or personal property; (B) common householding; (C) children in common; (D) signs of intent to marry; (E) shared budgeting; and (F) the length of the personal relationship

with the covered individual "

³⁸ This list covers family members a worker can take leave to care for when they are seriously ill. Paid family leave can also be used to address certain needs arising from the active duty military service of a worker's spouse, child, or parent. Note that safe time can only be used when the worker, not a family member, is a victim of domestic violence.

³⁹ Workers can also take leave to care for the spouse or registered domestic partner of the worker's parent, sibling, grandparent, and grandchild. This list covers family members a worker can take leave to care for when they are seriously ill. Paid leave under the law can also be used as safe leave to address certain medical and non-medical needs arising out of the worker or the worker's minor child or dependent being a victim of domestic violence, harassment, sexual assault, or stalking.

⁴⁰ The law's definition of domestic partner does not require registration. The definition of domestic partner includes any person who is at least 18 years old and "(a) who is of the same gender as the employee; (b) With whom the employee has shared an exclusive, committed relationship for at least one year with the intent for the relationship to last indefinitely; (c) Who is not related to the employee by blood to a degree that would prohibit marriage pursuant to section 14-2-110, C.R.S.; and (d) Who is not married to another person."

⁴¹ The state sets the premium based on a formula set by statute and not to exceed 1.5% of wages (with premiums not applying to wages above an amount based on a formula set by statute).

⁴² These percentages are based on participation in the state plan. If an employer chooses a private plan, employees can only be required to contribute as much as they would have contributed to the state plan; these employees can only be required to contribute if a majority of employees agree to the private plan before it goes into effect. See <u>https://myleavebenefits.nj.gov/labor/myleavebenefits/employer/index.shtml?open=PrivatePlan</u>.

⁴³ A self-employed individual who elects coverage is required to pay the full cost of TDI and PFL premiums. An employer not covered by the law who elects coverage is required to pay the portion of the premium not covered by wages withheld from workers.

⁴⁴ A self-employed individual who elects coverage is only required to pay the portion of the premium required from workers.

⁴⁵ The initial total premium for both family and medical leave will be set at 0.4% of employees' wages, one third of which shall be associated with family leave and two thirds of which shall be associated with medical leave. The state will set the premium in subsequent years based on a formula set by statute. In addition, the state will set the maximum wages subject to premium contributions based on the maximum wages subject to social security taxation. Employers may choose to cover all or part of employees' share of the premium for family and/or medical leave.

⁴⁶ A self-employed individual who elects coverage is required to pay the full cost of family and medical leave premiums.

⁴⁷ For purposes of determining the number of employees, self-employed people who are part of the employer's workforce are considered employees if self-employed people make up more than fifty percent of the employer's workforce.

⁴⁸ The state will set the premium not to exceed 0.5% of wages (with premiums not applying to wages above the Social Security contribution base).

⁴⁹ Employers with less than 25 employees may apply to receive certain grants if they elect to pay the employer contribution.

⁵⁰ For 2024 and annually thereafter, the state will set the premium pursuant to statutory requirements and not to exceed 1% of wages.

⁵¹ A self-employed individual or an employee of a local government who elects coverage is only required to pay 50% of the premium.

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⁵² For the calendar year of 2025 and each calendar year thereafter, the state will set the premium based on a formula set by statute and not to exceed 1.2% of wages (with premiums not applying to wages above the Social Security contribution base).

⁵³ The Secretary of Labor will set the total contribution rate based on a cost analysis of the program and not to exceed 1.2% of wages (with premiums not applying to wages above the Social Security contribution base). A self-employed individual who elects coverage is required to pay the full contribution.

⁵⁴ Where an employee is not expected to meet the eligibility requirements to qualify for paid family and medical leave benefits due to the employee's work schedule or length of employment, an employee and employer may file to waive contributions.

⁵⁵ A self-employed individual who elects coverage is required to pay the full cost of family and medical leave premiums.

⁵⁶ Specifically, the statute provides that "employers with fewer than 30 employees, the amount of wages upon which quarterly employer premium is required is reduced by the premium rate to be paid by the employer multiplied by the lesser of: (1) \$12,500 multiplied by the number of employees; or (2) \$120,000" and for "each employee over 20 employees, the exclusion is reduced by \$12,000," provided that the employer premium not be less than zero.

⁵⁷ For the calendar year of 2027 and each calendar year thereafter, the state will set the premium based on a formula set by statute and not to exceed 1.2% of wages (with premiums not applying to wages above the Social Security contribution base).

⁵⁸ The Department of Labor will set the total premium amount, which may not exceed 1% of wages. A self-employed individual who elects coverage is only required to pay 50% of premium.

⁵⁹ In addition, workers may also be entitled to a dependency allowance for minor children or adult children who are incapacitated due to physical or mental illness.

⁶⁰ Very low-wage workers receive a fixed benefit amount set by statute, which may result in higher wage replacement rates.

⁶¹ Workers with less than a year of total covered employment will receive a smaller benefit, pro-rated based on the numbers of weeks the worker has worked in covered employment.

⁶² Workers will receive 100% of their average weekly wage if their average weekly wage is less than \$100. The wage replacement rate may be adjusted as needed to ensure that the contribution rate does not exceed 1% of wages and to preserve the balance of the Family and Medical Leave Insurance Account Fund.

⁶³ Annually, the Department of Labor may adjust the maximum weekly benefit amount as necessary to maintain solvency of the Paid Family and Medical Leave Insurance Fund pursuant to the recommendations of the Paid Family and Medical Leave Benefits Authority.

⁶⁴ While technically there is no time limit on receiving benefits, workers cannot receive benefits worth more than 30 times their weekly benefit rate in a year, in effect limiting workers to 30 weeks per year.

⁶⁵ While technically there is no time limit on receiving benefits, workers cannot receive benefits worth more than 52 times their weekly benefit rate for any continuous period of disability, in effect limiting workers to 52 weeks per continuous period of disability.

⁶⁶ In addition, no worker can receive benefits worth more than 26 times their weekly benefit amount in a year.

⁶⁷ Technically, workers are entitled to medical leave benefits for up to 12 times their typical workweek hours. As noted above, medical leave may be extended by an additional 2 weeks (2 times a worker's typical workweek hours) if the worker experiences a serious health condition with a pregnancy that results in incapacity.

⁶⁸ Technically, workers are entitled to family leave benefits for up to 12 times their typical workweek hours.

⁶⁹ Technically, workers are entitled to up to a cumulative 16 times the worker's typical workweek hours of family and medical leave in a 52-week period or up to a cumulative 18 times the worker's typical workweek hours of family and medical leave in a 52-week period if the worker experiences a serious health condition with a pregnancy that results in incapacity.

⁷⁰ Prior to receiving paid family and medical leave benefits, workers must exhaust all of their employer-provided leave that is not required by law. However, while workers exhaust their employer-provided leave ahead of receiving paid family and medical leave benefits, they are entitled to job protection, continuation of health insurance benefits if received through their employer, and protections against discrimination and adverse action.

⁷¹ Except for benefits in relation to parental leave, workers are only eligible to receive paid family and medical leave benefits once in a 24-month period.

In addition, an employer who employs two parents who are entitled to parental leave may limit the parents to up to 12 weeks of family leave in a 12-month period. Regulations may specify limitations on family caregiving leave where more than one worker will take leave to care for the same loved one.

⁷² Specifically, the statute provides that "[a]n employer with less than 25 employees may elect, with notice to the Department [of Labor] and employees, for each employee to exercise not less than half of the employee's parental leave for 5 years from the start of benefits"

⁷³ The 7-day unpaid waiting period will not apply when a worker uses TDI in the event of a state of emergency declared by the Governor (or when the Commissioner of Health or other public health authority has indicated that one is needed) because the worker has an illness caused by an epidemic of a communicable disease, has a known or suspected exposure to the communicable disease, or is taking efforts to prevent spread of the communicable disease, the worker requires inhome care or treatment due to the issuance of a determination by a healthcare provider or a public health authority that the worker's presence in the community may jeopardize the health of others, and said healthcare provider or public health authority recommends or directs the worker to isolate or quarantine as a result of suspected exposure to a communicable disease. Additionally, the 7-day unpaid waiting period will not apply when a worker uses TDI in the event of organ or bone marrow donation.

⁷⁴ Note, however, that—except for bonding with a new child—the family, medical, or safety event (for which an individual seeks benefits) must have a duration of at least 7 calendar days.

⁷⁵ A worker returning from TCI leave must be restored to the worker's prior position or "a position with equivalent seniority, status, employment benefits, pay, and other terms and conditions of employment including fringe benefits and service credits that the employee had been entitled to at the commencement of leave." Workers who receive health insurance through their employers are entitled to continuation of those benefits while on TCI. Page 17 of 18



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⁷⁶ Additionally, the law specifies that job-protected leave can be taken to be an organ or bone marrow donor.

⁷⁷ A worker returning from PFL must be restored to the worker's prior position or "a comparable position with comparable employment benefits, pay and other terms and conditions of employment." Workers who receive health insurance through their employers are entitled to continuation of those benefits while on PFL.

⁷⁸ Workers are entitled to job protection under the state paid family and medical leave law only if they work for an employer with at least 50 employees, have been employed by that employer for at least 12 months, *and* have worked for that employer for at least 1,250 hours during the 12-month period immediately preceding leave. A worker entitled to job protection under the law must be restored to the worker's prior position or "an equivalent position with equivalent employees may be subject to a very narrow exception. Workers who receive health insurance through their employers are entitled to continuation of those benefits while on leave *if* their employers would be required to continue benefits under the Family and Medical Leave Act.

⁷⁹ A worker returning from paid family or medical leave must be restored to the worker's prior position or "an equivalent position, with the same status, pay, employment benefits, length of service credit and seniority as of the date of leave." Workers who receive health insurance through their employers are entitled to continuation of those benefits while on paid family and medical leave.

⁸⁰ Through the law creating its paid leave program, Connecticut amended the Connecticut Family and Medical Leave Act (CTFMLA), which provides job protection, to cover essentially all private sector and state employees entitled to paid leave benefits except those receiving benefits for safe time purposes. Note that CTFMLA does not protect workers' health insurance. Workers receiving benefits for safe time purposes may have employment protections under Connecticut's family violence leave law.

⁸¹A worker returning from leave under Oregon's law must be restored to the worker's prior position or "any available equivalent position with equivalent employment benefits, pay and other terms and conditions of employment." If a worker's employer has fewer than 25 employees and the worker's prior position no longer exists, the worker's "employer may, at the employer's discretion based on business necessity, restore the eligible employee to a different position with similar job duties and with the same employment benefits and pay." Workers who receive health insurance through their employers are entitled to continuation of those benefits while on paid family and medical leave.

⁸² Note that workers who receive health insurance through their employers are entitled to continuation of those benefits while on leave, regardless of how long they've worked for their employer. Additionally, workers who exercise their rights to paid family, medical and safe leave are protected against retaliation or discrimination. Workers receiving benefits may also have employment protections under Colorado's domestic violence leave law.

⁸³ Except for workers with an employer who has a developmental disability and who self-directs services under the Maryland Medicaid Home- and Community-Based Services Waiver Program, a worker returning from leave must be restored to an equivalent position of employment. However, under narrow circumstances, workers may not be entitled to restoration following a period of leave. Note that workers who receive health insurance through their employers are entitled to continuation of those benefits while on leave. Additionally, workers who exercise their rights to paid family, medical and safe leave are protected against retaliation or discrimination.

⁸⁴ Note that workers who receive health insurance through their employers are entitled to continuation of those benefits while on leave. Additionally, workers who exercise their rights to leave are protected against retaliation or discrimination. ⁸⁵ A worker returning from paid family or medical leave must be restored to the worker's prior position or "an equivalent position with equivalent benefits, pay, and other terms and conditions of employment." Workers who receive health insurance through their employers are entitled to continuation of those benefits while on paid family and medical leave. Note, however, that a worker's right to reinstatement may be waived for "employees who are working in the construction industry under a bona fide collective bargaining agreement with a construction trade union that maintains a referral-to-work procedure for employees to obtain employment with multiple signatory employers, but only if the waiver is set forth in clear and unambiguous terms in the collective bargaining agreement and explicitly cites" certain sections of the law.

⁸⁶ Note that workers who receive health insurance through their employers are entitled to continuation of those benefits while on leave, regardless of how long they've worked for their employer. Additionally, workers who exercise their rights to paid family, medical and safe leave are protected against retaliation or discrimination. Workers receiving benefits may also have employment protections under the Maine Family Medical Leave Requirements Act (MFMLRA).
⁸⁷ See Haw. Rev. Stat. § 392-1 *et seq.* For more information, visit <u>https://labor.hawaii.gov/dcd/home/about-tdi/</u>. For a list of exceptions to covered workers, visit <u>http://www.capitol.hawaii.gov/hrscurrent/Vol07_Ch0346-0398/HRS0392/HRS_0392-0005.htm</u>.