## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

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## SENATE DRS55178-LR-21A\* (02/01)

Short Title:	Healthy Families & Workplaces/Paid Sick Days.	(Public)
Sponsors:	Senator McKissick.	
Referred to:		

1	A BILL TO BE ENTITLED
2	AN ACT PROVIDING FOR HEALTHY FAMILIES AND HEALTHY WORKPLACES BY
3	ENSURING THAT ALL WORKERS HAVE PAID SICK DAYS TO ADDRESS THEIR
4	OWN HEALTH NEEDS AND THE HEALTH NEEDS OF THEIR FAMILIES.
5	Whereas, nearly every worker in North Carolina is likely to need, during any given
6	year, time off to attend to his or her own illness or that of an immediate family member, or for
7	routine medical care; and
8	Whereas, when parents are available to care for their children who become sick, the
9	children's recovery is faster, more serious illnesses are prevented, and the children's overall
10	health is improved; and
11	Whereas, parents who cannot afford to miss work must send children with a
12	contagious illness to child care or school, contributing to the high rate of infections in child
13	care centers and schools; and
14	Whereas, over 100,000 North Carolina women reported physical abuse by a
15	husband or boyfriend, and there were 75 domestic violence-related homicides in 2007; and
16	Whereas, victims of domestic violence need time off to care for their health or to
17	find solutions, such as a restraining order or housing, to avoid or prevent abuse and are forced
18	to lose days of paid employment; and
19	Whereas, providing employees time off to attend to their own health care needs
20	ensures that they will be healthier and more efficient employees in the long run; and
21	Whereas, there are many workers in North Carolina who are not entitled to any paid
22	sick time to care for their own health needs or the health needs of members of their families;
23	and
24	Whereas, low-income workers are significantly less likely to have paid sick time
25	than other members of the workforce; and
26	Whereas, providing minimal paid sick time is affordable for employers and good for
27	business; Now, therefore,
28	The General Assembly of North Carolina enacts:
29	SECTION 1. Chapter 95 of the General Statutes is amended by adding a new
30	Article to read:
31	" <u>Article 3A.</u>
32	"Healthy Families and Healthy Workplaces Act.
33	" <u>§ 95-31.1. Short title and legislative purpose.</u>
34 25	(a) This Article shall be known and may be cited as the "Healthy Families and Healthy
35	Workplaces Act."



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	(b) The p	public policy of this State is declared as follows: The health a	and safety needs
	-	d their families and the protection of employees from losing th	-
5	while they seek	medical care for themselves and their family members are sub	jects of concern
Ļ	requiring legisla	ation to promote the general welfare of the people of the	e State without
i	jeopardizing the	competitive position of North Carolina business and industri	ry. The General
)	Assembly declar	es that the general welfare of the State requires the enactment of	of this law under
,	the police power	of the State.	
}	" <u>§ 95-31.2.</u> Defi	nitions.	
)	(a) The f	ollowing definitions apply in this Article:	
)	<u>(1)</u>	Child A biological, adopted, or foster child, stepchild, lega	al ward, or child
		of a parent standing in loco parentis who is under 18 year	rs of age, or 18
		years of age or older but incapable of earning wages becaus	e of a mental or
		physical incapacity.	
	<u>(2)</u>	Domestic violence. – As defined in G.S. 50B-1.	
	<u>(3)</u>	<u>Employ. – As defined in G.S. 95-25.2(3).</u>	
	<u>(4)</u>	Employee. – As defined in G.S. 95-25.2(4).	
	<u>(5)</u>	Employer. – As defined in G.S. 95-25.2(5).	
	<u>(6)</u>	Federal act The Family and Medical Leave Act of 1993	3, 29 U.S.C. <u>§§</u>
		2601 to 2654 inclusive, as it may be amended.	
	<u>(7)</u>	Health care provider. –	
		a. A doctor of medicine or osteopathy licensed to pract	tice medicine in
		this State.	
		b. <u>A physician assistant licensed in this State.</u>	
		c. <u>A family nurse practitioner licensed in this State.</u>	
	<u>(8)</u>	Immediate family member An employee's spouse, mother	, father, brother,
		sister, son, daughter, grandmother, grandfather, grandson,	granddaughter,
		whether the relationship is a biological, foster, adoptive,	step-, half-, or
		in-law relationship.	
	<u>(9)</u>	Paid sick time or paid sick days Time that is (i) compensation	ated at the same
		hourly rate and with the same benefits, including health care	benefits, as the
		employee normally earns during hours worked and (ii)	provided by an
		employer to an employee for the purposes described in G.	S. 95-31.4(b) of
		this Article.	
	<u>(10)</u>	Parent A biological, foster, stepparent, or adoptive parent	of an employee
		or an employee's spouse, or other person who stood in loco	parentis during
		the childhood of an employee or employee's spouse.	
	<u>(9)</u>	Paid sick time or paid sick days Time that is (i) compensation	ated at the same
		hourly rate and with the same benefits, including health care	benefits, as the
		employee normally earns during hours worked and (ii)	provided by an
		employer to an employee for the purposes described in G.	S. 95-31.4(b) of
		this Article.	
	<u>(11)</u>	Sexual assault As defined in Chapter 14 of the General Sta	tutes.
	<u>(12)</u>	Small business An employer who employs 10 or fewer er	nployees during
		20 or more calendar workweeks in the current or preceding c	alendar year.
	<u>(13)</u>	Stalking As defined in Chapter 14 of the General Statutes.	
	" <u>§ 95-31.3. Exe</u>	mptions.	
	(a) The	provisions of this section do not apply to any bona fide vo	olunteers in any
		ere an employer-employee relationship does not exist.	
		provisions of this section do not apply to any person exempted	-
	and Hour Act up	nder G.S. 95-25.14(a)(2) through (8), 95-25.14(b), 95-25.14(b)	<u>1), 95-25.14(c),</u>

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1	and 95-25.14(e).	except that domestic workers are exemp	ted only if they are employed in the
2	place of residence	e of their employer.	
3	" <u>§ 95-31.4. Acc</u>	rual of paid sick time.	
4	(a) Exce	pt as provided by G.S. 95-31.3, any emplo	yee who works in this State and who
5	must be absent f	rom work for the reasons set forth in G.S.	5. 95-31.5(a) shall be entitled to paid
6	sick time.		
7	(b) Paid	sick time as provided in this section shall b	begin to accrue at the commencement
8	of employment.	Paid sick time shall accrue at the rate of	one hour of pay for every 30 hours
9		k time may be used as accrued, or be loan	
10		in advance of accrual. Unless the employ	
11		eriods of paid sick time that are less than	
12		ourly basis or the smallest increment that t	the employer's payroll system uses to
13		nces or use of leave.	
14		mployees of small businesses, there shall b	
15		ar year. For employees of other employers	
16		k time in a calendar year. Accrued paid s	1 0
17		r but is limited to the aforementioned limit	
18		there is separation from employment an	
19		on by the same employer, previously accr	
20		instated. The employee shall be entitled	-
21		l sick time at the recommencement of emp	<u>oloyment.</u>
22		of paid sick time.	was her an amployer for any of the
23		sick time shall be provided to an emplo	byee by an employer for any of the
24 25	following reason (1)	To care for the employee's immediate fa	amily member who is suffering from
25 26	<u>(1)</u>	a physical or mental illness, injury, or r	• •
20 27		care, professional medical diagnosis or	-
28		routine medical appointment, or that is c	
29		Medical Leave Act of 1993, as amended	
30	<u>(2)</u>	To care for the employee's own physical	
31	<u> </u>	condition that requires home care, pro-	
32		preventative medical care, or a routin	
33		covered under the federal Family and	
34		amended.	
35	<u>(3)</u>	To allow an employee to address the psy	ychological, physical, or legal effects
36		on himself or herself, or an immediate fa	amily member, of domestic violence,
37		sexual assault, or stalking.	
38	<u>(b)</u> <u>An e</u>	mployer may require certification of the	ne qualifying illness, injury, health
39		olence when a paid sick time period c	
40		reasonable documentation signed by a	-
41	-	ating the illness, injury, or health condition	-
42		ays taken, shall be deemed acceptable cer	=
43		e, sexual assault, or stalking may include	
44		or files; (ii) documentation from a domestic	
45		tation from a religious, medical, or other	-
46	-	aling with the alleged domestic violence, s	
47 48	<u>(1)</u>	The employer shall not require certifi	
48 49			employer shall not delay the
49 50		commencement of time taken for purper or pay for this period on the basis that t	
50 51		certification. Nothing in this section	· · ·
<b>J</b> I		continuation. rouning in this section	shan be construct to require all

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1		employee to provide as certification any	v information from a health care
2		provider that would be in violation of se	
3		Act or the regulations promulgated pursua	
4		Insurance Portability and Accountability A	
5	<u>(2)</u>	An employer may not require disclosure	-
6		violence, sexual assault, or stalking or the	· ·
7		condition as a condition of providing paid	
8		employer possesses health information or i	
9		violence, sexual assault, or stalking ab	± • • • •
0		immediate family member, such informati	
1		and not disclosed except to affected emp	ployee or with the permission of
2		affected employee.	malarias shall make a good faith
3 4		the use of sick time is foreseeable, the e	
	-	notice of the need for such time to the emp	•
5 6		all make a reasonable effort to schedule the disrupt the operations of the employer.	use of sick time in a mainer that
7		mployer may not require, as a condition of	of providing sick time under this
8		employee search for or find a replacement	
9		yee is on paid sick time.	worker to cover the nours during
0	•	ng in this section shall be construed	as requiring financial or other
1		o an employee from an employer upon the er	
2		her separation from employment for accrued	· · ·
3	used.		
4		ng in this section shall be construed to disco	urage employers from adopting or
5		ck time policies more generous than policies	
6	of this section, a	and nothing in this section shall be construe	d to diminish the obligation of an
7	employer to con	nply with any contract, collective bargainin	g agreement, or any employment
8	benefit program	or plan that provides greater sick time leave	rights to employees than the rights
9	established unde	r this section.	
0		Article provides minimum requirements per	
1		d to preempt, limit, or otherwise affect th	
2		rement, policy, agreement, or standard that j	
3		f sick time, whether paid or unpaid, or	that extends other protections to
4	employees.		
5		oyers who have a paid time off leave polic	
6		at policy offers an employee the option, at	
7 8	-	at is at least equivalent to the amounts and for	or the same purposes and under the
o 9		as provided under this section. ification, posting, and records.	
.0		hall give notice that employees are entitled	to paid sick time, the amount of
-1		and the terms of its use guaranteed under the	•
2	*	request or use paid sick time is prohibited, an	
3		nt with the Commissioner of Labor or in th	
4		by this Article is denied by the employer or	
5	-	taking paid sick time. Employers may com	
.6		ployees with a notice in English and Spar	
7		section or by displaying a poster in a conspic	
8		nere the employees are employed which con	
9		ired by this section.	
		prcement.	

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1	(a) The Commissioner shall enforce and administer the provisions of this Article, and
2	the Commissioner or his or her authorized representative is empowered to hold hearings and to
3	institute civil proceedings hereunder.
4	(b) The Commissioner or his or her authorized representative shall have power to
5	administer oaths and examine witnesses, issue subpoenas, compel the attendance of witnesses
6	and the production of papers, books, accounts, records, payrolls, and documents, and take
7	depositions and affidavits in any proceeding hereunder.
8	(c) Any employer who violates the provisions of this Article shall be liable to the
9	employee or employees affected in the amount of their unpaid sick time as the case may be,
10	plus interest at the legal rate set forth in G.S. 24-1 from the date each amount first came due.
11	(d) In addition to the amounts awarded pursuant to subsection (c) of this section, the
12	court shall award liquidated damages in an amount equal to the amount found to be due as
13	provided in subsection (c) of this section, provided that if the employer shows to the
14	satisfaction of the court that the act or omission constituting the violation was in good faith and
15	that the employer had reasonable grounds for believing that the act or omission was not a
16	violation of this Article, the court may, in its discretion, award no liquidated damages or may
17	award any amount of liquidated damages not exceeding the amount found due as provided in
18	subsection (c) of this section.
19	(e) Action to recover such liability may be maintained in the General Court of Justice
20	by any one or more employees.
21	(f) The court, in any action brought under this Article, may, in addition to any
22	judgment awarded plaintiff, order costs and fees of the action and reasonable attorneys' fees to
23	be paid by the defendant. The court may order costs and fees of the action and reasonable
24	attorneys' fees to be paid by the plaintiff if the court determines that the action was frivolous.
25	(g) The Commissioner is authorized to determine and supervise the payment of the
26	amounts due under this section, including interest at the legal rate set forth in G.S. 24-1 from
27	the date each amount first came due, and the agreement to accept such amounts by the
28 29	employee shall constitute a waiver of the employee's right to bring an action under subsection (e) of this section.
30	(h) Actions under this Article must be brought within two years pursuant to G.S. 1-53.
31	(i) The rights and remedies created by this Article are supplementary to all existing
32	common law and statutory rights and remedies.
33	"§ 95-31.8. Rules.
34	The Commissioner of Labor shall adopt rules to implement this Article.
35	"§ 95-31.9. Severability.
36	The provisions of this Article shall be severable, and if any phrase, clause, sentence, or
37	provision is declared to be invalid or is preempted by federal law or regulation, the validity of
38	the remainder of this section shall not be affected thereby."
39	SECTION 2. G.S. 95-241(a) reads as rewritten:
40	"§ 95-241. Discrimination prohibited.
41	(a) No person shall discriminate or take any retaliatory action against an employee
42	because the employee in good faith does or threatens to do any of the following:
43	(1) File a claim or complaint, initiate any inquiry, investigation, inspection,
44	proceeding or other action, or testify or provide information to any person
45	with respect to any of the following:
46	a. Chapter 97 of the General Statutes.
47	b. Article 2A Article 2A, Article 3A, or Article 16 of this Chapter.
48	c. Article 2A of Chapter 74 of the General Statutes.
49	d. G.S. 95-28.1.
50	e. Article 16 of Chapter 127A of the General Statutes.
51	f. G.S. 95-28.1A.

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1		g. Article 52 of Chapter 143 of the General Statutes.	
2		h. Article 5F of Chapter 90 of the General Statutes.	
3	(2)	Cause any of the activities listed in subdivision (1) of this	subsection to be
4		initiated on an employee's behalf.	
5	(3)	Exercise any right on behalf of the employee or any other en	nployee afforded
6		by Article 2A Article 2A, Article 3A, or Article 16 of t	this Chapter, by
7		Article 2A of Chapter 74 of the General Statutes, or by Artic	cle 52 of Chapter
8		143 of the General Statutes.	
9	(4)	Comply with the provisions of Article 27 of Chapter 7B	of the General
10		Statutes.	
11	(5)	Exercise rights under Chapter 50B. Actions brought under	this subdivision
12		shall be in accordance with the provisions of G.S. 50B-5.5."	
13	SECT	<b>TON 3.</b> Section 1 and Section 2 of this act become effective	January 1, 2012,
14	apply only to co	vered employment on or after that date, and do not apply t	o any collective
15	bargaining agreer	nent entered into before January 1, 2012, that is still in effect of	on that date. The
16	remainder of this	act is effective when it becomes law.	