GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2023

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SENATE BILL DRS35142-LR-72

Short Title:	State Emp	ployees/Paid Parental Leave.	(Public)			
Sponsors:	Senators 3	Senators Batch, Garrett, and Bode (Primary Sponsors).				
Referred to:						
A BILL TO BE ENTITLED						
AN ACT TO PROVIDE EIGHT WEEKS OF PAID PARENTAL LEAVE TO ALL STATE						
EMPLOYEES.						
The General Assembly of North Carolina enacts:						
SECTION 1. Article 2 of Chapter 126 of the General Statutes is amended by adding						
a new section to read:						
"§ 126-8.6. Paid parental leave for eligible State employees.						
<u>(a)</u> <u>De</u>	efinitions	The following definitions apply in this section:				
<u>(1</u>)	Child	A newborn biological child or a newly placed adop	ted, foster, or			
	othery	vise legally placed child under the age of 18 whose par	rent is a State			
	<u>emplo</u>	yee eligible for leave under subsection (b) of this section	<u>.</u>			
<u>(2)</u>	<u>Paren</u>	t Includes a parent by adoption, foster care, or	another legal			
	placer	<u>ment.</u>				
<u>(3</u>)	<u>Public</u>	safety concern A significant impairment of a State as	gency's ability			
	to cor	nduct its operations in a manner that protects the health	and safety of			
	North	Carolinians.				
<u>(4</u>)	<u>Quali</u>	fying event. – When a State employee becomes a parent.				
<u>(5)</u>	<u>State</u>	agency An agency in the executive, legislative, or judi	icial branch of			
	State	government, including Council of State agencies and The	University of			
	North	Carolina.				
<u>(6</u>)	State	employee. – Any employee of a State agency.				
<u>(b)</u> <u>Pa</u>	id Parental	Leave. – Eligible State employees shall be granted eight	weeks (or 320			
hours) of fully paid parental leave as provided by this section. To be eligible for this leave, a						
State employee must (i) be employed full-time in a permanent, probationary, or time-limited						
position and (ii) have been continuously employed by the State agency for at least 12 months						
immediately preceding the first request for paid parental leave.						
<u>(c)</u> <u>Pr</u>	ogram Req	<u>uirements. – The State employee paid parental leave progr</u>	am authorized			
by this section	n shall be a	dopted and implemented by the head of each State agency	in accordance			
with the following program requirements:						
<u>(1</u>)	<u>Paren</u>	tal leave shall be:				
	<u>a.</u>	Granted upon verification of a qualifying event, if the	eligible State			
		employee provides at least 10 weeks' advance notice of t	he employee's			
		intention to use parental leave, unless there is good	cause for the			
		employee's not giving timely advance notice.	_			
	<u>b.</u>	Granted on a prorated and equitable basis to part-time St	ate employees			
		who work at least half-time.				



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1		<u>c.</u>	In addition to, and not in lieu of, shared leave under G.S. 126-8.3 of
2			other leave authorized by federal or State law.
3		<u>d.</u>	Available without exhaustion of the employee's sick and vacation
4			<u>leave.</u>
5	<u>(2)</u>	Paren	tal leave may be granted subject to public safety concerns, which shall
6		be ad	dressed by the State agency in the discretion of the agency head in
7		<u>mann</u>	er that is appropriate and equitable.
8	<u>(3)</u>	<u>Paren</u>	tal leave may not be used for retirement purposes.
9	<u>(4)</u>	<u>Paren</u>	tal leave will have no cash value upon termination from Stat
10		<u>emplo</u>	<u>oyment.</u>
11	(d) Statu	tory Co	nstruction This section is consistent with and does not abridge federa
12	or State law. No	thing in	this section shall be construed to provide a private right of action."
13			G.S. 126-5 is amended by adding a new subsection to read:
14	"(c19) The	<u>provisio</u>	ns of G.S. 126-8.6 shall apply to all State employees in the executive
15	legislative, and j	judicial l	branches."
16	SEC	TION 3	This act is effective when it becomes law.

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