2023 SESSION

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1	SENATE BILL NO. 1101
2	Offered January 11, 2023
3	Prefiled January 9, 2023
4	A BILL to amend the Code of Virginia by adding in Title 60.2 a chapter numbered 8, consisting of
5 6	sections numbered 60.2-800 through 60.2-820, relating to the establishment of family and medical
7	leave insurance program; financing through payroll taxes.
1	Patrons—Boysko, Hashmi, Lucas, McClellan, Deeds, Edwards, Locke, McPike, Morrissey, Rouse and
	Surovell; Delegates: Shin and Williams Graves
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9 10	Referred to Committee on Commerce and Labor
11	Be it enacted by the General Assembly of Virginia:
12	1. That the Code of Virginia is amended by adding in Title 60.2 a chapter numbered 8, consisting
13	of sections numbered 60.2-800 through 60.2-820, as follows:
14	CHAPTER 8.
15	PAID FAMILY AND MEDICAL LEAVE PROGRAM.
16	§ 60.2-800. Definitions.
17	As used in this chapter, unless the context requires a different meaning:
18 19	"Application year" means the 12-month period beginning on the first day of the calendar week in which an individual files an application for family and medical leave insurance benefits.
20	"Armed Forces" means the Armed Forces of the United States, the Reserves of the Armed Forces of
20 21	the United States, or the Virginia National Guard.
22	"Child" includes a child of any age, including an adult child.
23	"Covered individual" means any individual who:
24	1. Either:
25	a. Meets the monetary eligibility criteria set forth in subdivision 1 of § 60.2-612; or
26	b. Is self-employed, elects coverage, and meets the requirements of § 60.2-813;
27	2. Meets the administrative requirements outlined in this chapter and in regulations; and
28 29	3. Submits an application. "Covered service member" means either (i) a member of the Armed Forces who is (a) undergoing
29 30	"Covered service member" means either (i) a member of the Armed Forces who is (a) undergoing medical treatment, recuperation, or therapy; (b) otherwise in outpatient status; or (c) otherwise on the
30 31	temporary disability retired list for a serious injury or illness that was incurred by the member in the
32	line of duty while on active duty in the Armed Forces, or a serious injury or illness that existed before
33	the beginning of the member's active duty and was aggravated by service in the line of duty while on
34	active duty in the Armed Forces, or (ii) a former member of the Armed Forces who is undergoing
35	medical treatment, recuperation, or therapy for a serious injury or illness that was incurred by the
36	member in the line of duty while on active duty in the Armed Forces, or a serious injury or illness that
37	existed before the beginning of the member's active duty and was aggravated by service in the line of
38 39	duty while on active duty in the Armed Forces and manifested before or after the member was discharged or released from service.
40	"Domestic partner" is a person not less than 18 years of age who (i) is dependent upon the covered
41	individual for support as shown by either unilateral dependence or mutual interdependence that is
42	evidenced by a nexus of factors, including but not limited to (a) common ownership of real or personal
43	property, (b) common householding, (c) children in common, (d) signs of intent to marry, (e) shared
44	budgeting, and (f) the length of the personal relationship with the covered individual, or (ii) has
45	registered as the domestic partner of the covered individual with any registry of domestic partnerships
46	maintained by the employer of either party, or in any state, county, city, town, or village in the United
47 48	States. "Employer" includes the Commonwealth and all agencies and political subdivisions, including school
4 9	boards, thereof.
50	"Family and medical leave insurance benefits" means the benefits provided under the terms of this
51	chapter.
52	"Family member" means:
53	1. A biological, adopted, or foster child, a stepchild or legal ward, a child of a domestic partner, or
54	a child to whom the covered individual stands in loco parentis;
55 54	2. A biological, adoptive, or foster parent, stepparent, or legal guardian of a covered individual or a
56 57	covered individual's spouse or domestic partner, or a person who stood in loco parentis when the covered individual or the covered individual's spouse or domestic partner was a minor child;
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58 3. A person to whom the covered individual is legally married under the laws of any state, or a 59 domestic partner of a covered individual; or

60 4. A grandparent, grandchild, or sibling, whether through a biological, foster, adoptive, or step 61 relationship, of the covered individual or the covered individual's spouse or domestic partner.

62 "FMLA" means the federal Family and Medical Leave Act, 29 U.S.C. § 2601 et sea.

63 "Fund" means the Family and Medical Leave Insurance Trust Fund established under § 60.2-816.

64 "Health care provider" means a person licensed under federal or Virginia law to provide medical or

65 emergency services, including doctors, nurses, emergency room personnel, and certified midwives.

"Military member" means a member of the Armed Forces. 66

"Next of kin" has the meaning ascribed thereto in § 101(17) of the FMLA, 29 U.S.C. § 2611(17). 67

"Qualifying exigency leave" means leave based on a need arising out of a covered individual's family 68 member's active duty service or notice of an impending call or order to active duty in the Armed 69 Forces, including providing for the care or other needs of the military member's child or other family 70 member, making financial or legal arrangements for the military member, attending counseling, 71 attending military events or ceremonies, spending time with the military member during a rest and 72 73 recuperation leave or following return from deployment, or making arrangements following the death of 74 the military member.

75 "Retaliatory personnel action" means denial of any right guaranteed under this chapter, including 76 but not limited to any threat, discharge, suspension, demotion, or reduction of hours, any other adverse 77 action against an employee for the exercise of any right guaranteed herein, or reporting or threatening to report an employee's suspected citizenship or immigration status or the suspected citizenship or 78 79 immigration status of a family member of the employee to a federal, state, or local agency. "Retaliatory personnel action" also includes interference with or punishment for in any manner participating in or 80 assisting an investigation, proceeding, or hearing under this chapter. 81

"Serious health condition" means an illness, injury, impairment, pregnancy, recovery from childbirth, 82 83 or physical or mental condition that involves inpatient care in a hospital, hospice, or residential medical 84 care facility or continuing treatment by a health care provider. 85

"Workweek" means a calendar week.

§ 60.2-801. Eligibility for benefits.

87 Beginning January 1, 2026, family and medical leave insurance benefits are payable to any covered 88 individual who either:

89 1. Because of birth, adoption, or placement through foster care, is caring for a new child during the 90 first year after the birth, adoption, or placement of that child; 91

2. Is caring for a family member with a serious health condition;

3. Has a serious health condition that makes the covered individual unable to perform the functions of the position of such individual's employment;

4. Is caring for a covered service member who is the covered individual's next of kin or other family 94 95 member; or

96 5. Is eligible for qualifying exigency leave arising out of the fact that a family member of the 97 covered individual is on active duty, or has been notified of an impending call or order to active duty, 98 in the Armed Forces. 99

§ 60.2-802. Duration of benefits.

100 A. The maximum number of weeks during which family and medical leave insurance benefits are 101 payable under § 60.2-801 in an application year is 12 weeks. A covered individual is eligible for a combined maximum of 12 weeks total of family and medical leave insurance benefits in an application 102 103 year for a single purpose or a combination of purposes enumerated in subdivisions 1 through 5 of § 60.2-801. 104

105 B. Family and medical leave insurance benefits start immediately. There is no waiting period. The 106 benefits are payable starting the first calendar day in an application year that a covered individual 107 meets the eligibility requirements of § 60.2-801.

108 C. The first payment of benefits shall be made to an individual within two weeks after the claim is 109 filed, and subsequent payments shall be made every two weeks thereafter. 110

§ 60.2-803. Amount of benefits.

A. The weekly benefit shall be 80 percent of the covered individual's average weekly wages during 111 112 the 12 months preceding submission of the application, or the average weekly wages during the time the covered individual worked if less than 12 months, up to a maximum set in subsection C. 113

B. The minimum weekly benefit shall not be less than \$100 per week except that if the employee's 114 average weekly wage is less than \$100 per week, the weekly benefit shall be the employee's full wage. 115

C. The maximum weekly benefit shall be 80 percent of the state average weekly wage, as defined in 116 subsection B of § 65.2-500. By September 30 of each year, the Commission shall adjust the maximum 117 118 weekly benefit to reflect any changes in such state average weekly wage. The adjusted maximum weekly

benefit amount takes effect on the following January 1. 119

120 D. Family and medical leave insurance benefits are not payable for less than eight hours of family 121 and medical leave taken in one workweek.

122 § 60.2-804. Contributions.

123 A. Payroll contributions shall be authorized in order to finance the payment of benefits under and 124 the administration of the family and medical leave insurance program.

125 B. Beginning on January 1, 2025, for each employee, an employer shall remit to the Fund 126 contributions in the form and manner determined by the Commission. Beginning in 2024 and annually 127 thereafter, the Commissioner, not later than October 1, shall fix the contribution rate for the coming 128 calendar year in the manner described in this subsection, taking into account the reimbursement 129 requirement provided for in subsection D of § 60.2-816. For calendar years 2025 and 2026, the 130 Commissioner shall do so based on sound actuarial principles. For calendar year 2027 and thereafter, 131 the Commissioner shall first certify and publish the following information:

132 1. The total amount of family and medical leave insurance benefits paid by the Commission during 133 the previous fiscal year; 134

2. The total amount remaining in the Fund at the close of such fiscal year;

135 3. The total amount equal to 140 percent of the previous fiscal year's expenditure for family and 136 medical leave insurance benefits paid and for the administration of the family and medical leave 137 insurance program;

138 4. The amount by which the total amount remaining in the Fund at the close of the previous fiscal 139 year is less than or greater than 140 percent of the previous fiscal year's expenditure for family and 140 medical leave insurance benefits paid and for the administration of the family and medical leave 141 insurance program; and

142 5. The amount by which the contribution rate shall be adjusted to ensure that the Fund shall 143 maintain or achieve an annualized amount of not less than 140 percent of the previous fiscal year's 144 expenditure for family and medical leave insurance benefits paid and for the administration of the family and medical leave insurance program. The contribution rate adjustment, if any, made as the 145 result of the Commissioner's certification and report under this subsection shall supersede the rate 146 147 previously set forth and shall become effective on January 1 of the following calendar year.

148 C. A self-employed individual who is electing coverage under § 60.2-813 shall be responsible for the 149 employee share of contributions set forth in subsection B on that individual's income from 150 *self-employment.*

151 D. Each employer shall (i) deduct from each employee's wages an amount equal to 50 percent, or 152 such lesser percentage as may be agreed upon by the employee and employee, of the contribution 153 required for the employee by subsection B and (ii) remit the full contribution required under subsection 154 B to the Commission for deposit in the Fund.

155 E. Contributions under this section shall not be required for an employee's wages or an individual's 156 income from self-employment above the contribution and benefit base limit established annually by the 157 federal Social Security Administration for purposes of the Federal Old-Age, Survivors, and Disability 158 Insurance Benefits program limits pursuant to 42 U.S.C. § 430.

159 § 60.2-805. Reduced leave schedule.

160 A. A covered individual shall be entitled, at the option of the covered individual, to take paid family 161 and medical leave on an intermittent or reduced leave schedule in which all of the leave authorized 162 under this chapter is not taken sequentially. Family and medical leave insurance benefits for intermittent 163 or reduced leave schedules shall be prorated.

164 B. The covered individual shall make a reasonable effort to schedule paid family and medical leave 165 under this section so as not to unduly disrupt the operations of the employer. The covered individual 166 shall provide the employer with prior notice of the schedule on which the covered individual will be taking the leave, to the extent practicable. Paid family and medical leave taken under this section shall 167 not result in a reduction of the total amount of leave to which an employee is entitled beyond the 168 169 amount of leave actually taken.

170 C. Nothing in this section shall be construed to entitle a covered individual to more leave than 171 required under § 60.2-802.

172 § 60.2-806. Leave and employment protection; remedies.

173 A. Any covered individual who exercises the covered individual's right to family and medical leave 174 insurance benefits shall, upon the expiration of that leave, be entitled to be restored by the employer to 175 the position held by the covered individual when the leave commenced, or to a position with equivalent 176 seniority, status, employment benefits, pay, and other terms and conditions of employment, including 177 fringe benefits and service credits, that the covered individual had been entitled to at the commencement 178 of leave.

179 B. During any leave taken pursuant to § 60.2-801, the employer shall maintain any health care 180 benefits the covered individual had prior to taking such leave for the duration of the leave as if the 195

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181 covered individual had continued in employment continuously from the date such individual commenced

182 the leave until the date the family and medical leave insurance benefits terminate; however, the covered 183 individual shall continue to pay the covered individual's share of the cost of health benefits as required 184 prior to the commencement of the leave.

C. Any employer who violates this section or § 60.2-807 shall be liable to any eligible employee 185 186 affected:

187 1. For damages equal to:

188 a. The amount of:

189 (1) Any wages, salary, employment benefits, or other compensation denied or lost to such employee 190 by reason of the violation; or

191 (2) In a case in which wages, salary, employment benefits, or other compensation has not been 192 denied or lost to the employee, any actual monetary losses sustained by the employee as a direct result of the violation, such as the cost of providing care, up to a sum equal to 12 weeks of wages or salary 193 194 for the employee;

b. Interest on the amount described in subdivision a calculated at the legal rate; and

196 c. An additional amount as liquidated damages equal to the sum of the amount described in 197 subdivision a and the interest described in subdivision b, except that if an employer who has violated 198 this section or § 60.2-807 proves to the satisfaction of the court that the act or omission that violated 199 this section or § 60.2-807 was in good faith and that the employer had reasonable grounds for believing 200 that the act or omission was not a violation of this section or § 60.2-807, such court may, in its discretion, reduce the amount of the liability to the amount and interest determined under subdivisions a 201 202 and b, respectively; and

203 2. For such equitable relief as may be appropriate, including employment, reinstatement, and 204 promotion.

205 D. An action to recover the damages or equitable relief prescribed in subsection C may be 206 maintained against any employer, including a public agency, in any federal or state court of competent 207 jurisdiction by any one or more employees for and on behalf of the employees or the employees and 208 other employees similarly situated.

209 E. The court in such an action shall, in addition to any judgment awarded to the plaintiff, allow 210 reasonable attorney fees, reasonable expert witness fees, and other costs of the action to be paid by the 211 defendant.

212 F. Except as provided in subsection G, an action may be brought for a violation of this section or § 213 60.2-807 not later than two years after the date of the last event constituting the alleged violation for 214 which the action is brought.

215 G. In the case of such action brought for a willful violation of this section or § 60.2-807, such action may be brought within three years of the date of the last event constituting the alleged violation for 216 217 which such action is brought. 218

§ 60.2-807. Retaliatory personnel actions prohibited.

219 A. It is unlawful for an employer or any other person to interfere with, restrain, or deny the exercise 220 of, or the attempt to exercise, any right protected under this chapter.

221 B. An employer, temporary help company, employment agency, employee organization, or other person shall not take retaliatory personnel action or otherwise discriminate against an individual 222 223 because the individual exercised rights protected under this chapter. Such rights include the right to 224 request, file for, apply for, or use benefits provided for under this chapter; the right to communicate to 225 the employer or any other person or entity an intent to file a claim, a complaint with the Commission or 226 courts, or an appeal, or that the individual has testified or is about to testify or has assisted in any 227 investigation, hearing, or proceeding under this chapter, at any time, including the period in which the person receives family and medical leave insurance benefits under this chapter; the right to inform any 228 229 person about any employer's alleged violation of this chapter; and the right to inform any individual of 230 the individual's rights under this chapter.

231 C. It is unlawful for an employer's absence control policy to count paid family and medical leave 232 taken under this chapter as an absence that may lead to or result in discipline, discharge, demotion, 233 suspension, or any other adverse action.

234 D. Protections of this section shall apply to any person who mistakenly but in good faith alleges 235 violations of this chapter. 236

E. This section shall be enforced as provided in subsections C through G of \S 60.2-806.

§ 60.2-808. Coordination of benefits.

238 A. Leave taken with wage replacement under this chapter that also qualifies as leave under the 239 FMLA shall run concurrently with leave taken under the FMLA.

240 B. An employer may require that payment made pursuant to this chapter be made concurrently or 241 otherwise coordinated with payment made or leave allowed under the terms of disability or family care leave under a collective bargaining agreement or employer policy. The employer shall give employees 242

- 243 written notice of this requirement.
- 244 C. This chapter does not diminish an employer's obligation to comply with any of the following that 245 provide more generous leave:
- 246 1. A collective bargaining agreement; 247
 - 2. An employer policy; or

248 3. Any law.

249 D. An individual's right to leave under this chapter may not be diminished by a collective bargaining 250 agreement entered into or renewed, or an employer policy adopted or retained, after January 1, 2024. 251 Any agreement by an individual to waive the individual's rights under this chapter is void as against 252 public policy. 253

§ 60.2-809. Notice.

254 A. Each employer shall provide written notice as prescribed in this subsection to each employee 255 upon hiring and annually thereafter. An employer shall also provide such written notice to an employee 256 when the employee requests leave under this chapter or when the employer acquires knowledge that an 257 employee's leave may be for a qualifying reason under § 60.2-801. Such notice shall include (i) the 258 employee's right to family and medical leave insurance benefits under this chapter and the terms under 259 which it may be used; (ii) the amount of family and medical leave insurance benefits; (iii) the procedure for filing a claim for family and medical leave insurance benefits; (iv) the right to job protection and 260 261 benefits continuation under 60.2-806; (v) that discrimination and retaliatory personnel actions against 262 a person for requesting, applying for, or using family and medical leave insurance benefits is prohibited 263 under § 60.2-807; and (vi) that the employee has a right to file a complaint for violations of this 264 chapter. An employer shall also display and maintain a poster in a conspicuous place accessible to 265 employees at the employer's place of business that contains the information required by this section in 266 English, Spanish, and any language that is the first language spoken by at least five percent of the 267 employer's workforce, provided that such poster has been provided by the Commission. The 268 Commissioner may adopt regulations to establish additional requirements concerning the means by 269 which employers shall provide such notice.

270 B. Employees shall provide notice to their employers as soon as practicable of their intention to take 271 leave under this chapter. 272

§ 60.2-810. Appeals.

273 A. The Commissioner shall establish a system for appeals in the case of a denial of family and 274 medical leave insurance benefits. In establishing such system, the Commissioner may utilize any and all 275 procedures and appeals mechanisms established under this title.

276 B. Judicial review of any decision with respect to family and medical leave insurance benefits shall 277 be permitted in a court of competent jurisdiction after a party aggrieved thereby has exhausted all 278 administrative remedies established by the Commissioner.

279 C. The Commissioner shall implement procedures to ensure confidentiality of all information related 280 to any claims filed or appeals taken to the maximum extent permitted by applicable laws. 281

§ 60.2-811. Enforcement.

A. Contributions under § 60.2-804 unpaid on the date on which they are due and payable, as 282 283 prescribed by the Commissioner under this chapter, shall bear interest at the rate of one and one-half 284 percent per month from and after such date until payment plus accrued interest is received by the 285 Commission. Interest collected pursuant to this chapter shall be paid into the Fund. An employer who 286 fails to timely remit a contribution or any portion thereof under § 60.2-804 shall be solely responsible 287 for the interest due under this section.

288 B. If, after notice, any employer defaults in any payment of contributions or interest the amount due 289 shall be collected by civil action in the name of the Commissioner. The employer adjudged in default 290 shall pay the fees and costs of such action. Civil actions brought under this article to collect 291 contributions or interest or any penalty from an employer shall be heard by the court at the earliest 292 possible date. Such civil actions may be brought against any officer, employee, or agent of a 293 corporation or partnership in his individual, personal capacity when that person willfully fails to cause 294 the employer to pay the appropriate contributions or interest and he had the authority to do so. No 295 person shall be subject to this section unless it is proved (i) that such person had knowledge of the 296 failure or attempt to make such payment and (ii) that such person had authority to prevent such failure 297 or attempt. In addition to the foregoing remedies, the Commissioner shall have such other remedies as 298 are available to the State Tax Commissioner and county and city treasurers for the collection of taxes 299 generally. The Commissioner is authorized to compromise, settle, and adjust any contributions, including 300 interest, or any penalty assessed against any employer where in the judgment of the Commissioner the 301 best interests of the Commonwealth will be promoted or served. The Commissioner may in such cases 302 accept in full settlement of the contributions assessed an amount less than that assessed.

303 \tilde{C} . When an unsatisfied execution has been returned by an officer, and the employer against whom

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304 the judgment has been obtained on which the execution was issued continues in default of payment of 305 contributions, or any portion thereof, such employer may be enjoined from operating and doing business 306 in the Commonwealth until such contributions have been paid. The Circuit Court of the City of 307 Richmond shall have exclusive original jurisdiction to grant such injunction upon the complaint of the 308 Commissioner. Notice of the time and place when the application for the injunction will be made shall 309 be served on the employer, and a copy of the bill of complaint shall be served with the notice. 310

§ 60.2-812. Erroneous payments and disqualification for benefits.

311 A. A covered individual is disqualified from family and medical leave insurance benefits for one year 312 if the individual is determined by the Commissioner to have willfully made a false statement or misrepresentation regarding a material fact, or willfully failed to report a material fact, to obtain 313 314 benefits under this chapter.

B. If family and medical leave insurance benefits are paid erroneously or as a result of willful 315 316 misrepresentation, or if a claim for family and medical leave insurance benefits is rejected after benefits 317 are paid, the Commission may seek repayment of benefits from the recipient. The Commissioner shall 318 exercise his discretion to waive, in whole or in part, the amount of any such payments where the 319 recovery would be against equity and good conscience. 320

§ 60.2-813. Elective coverage.

321 A. A self-employed person, including a sole proprietor, partner, or joint venturer, may elect coverage 322 under this chapter for an initial period of not less than three years. The self-employed person shall file 323 a notice of election in writing with the Commissioner, as required by the Commission. The election becomes effective on the date the notice is filed. As a condition of election, the self-employed person is 324 325 required to agree to supply any information concerning income that the Commission deems necessary.

326 B. A self-employed person who has elected coverage may withdraw from coverage within 30 days 327 after the end of the three-year period of coverage, or at such other times as the Commissioner may prescribe by rule, by filing written notice with the Commissioner, such withdrawal to take effect not 328 329 sooner than 30 days after filing the notice. 330

§ 60.2-814. Family and medical leave insurance program.

331 A. By January 1, 2025, the Commission shall establish and administer a family and medical leave 332 insurance program and begin collecting contributions as specified in this chapter. By January 1, 2026, 333 the Commission shall start receiving claims from and paying family and medical leave insurance 334 benefits to covered individuals. 335

B. All claims shall include a certification supporting a request for leave under this chapter.

336 1. Certification for a covered individual taking family and medical leave insurance benefits due to a serious health condition of the covered individual shall be sufficient if it states the date on which the 337 serious health condition commenced, the probable duration of the condition, a statement that the 338 employee is unable to perform the functions of the position of the employee, and the appropriate 339 medical facts within the knowledge of the health care provider as required by the Commission. 340

2. Certification for a covered individual taking family and medical leave insurance benefits because 341 of the serious health condition of a family member of the covered individual shall be sufficient if it 342 343 states the date on which the serious health condition commenced, the probable duration of the 344 condition, the appropriate medical facts within the knowledge of the health care provider as required by 345 the Commission, a statement that the covered individual is needed to care for the family member, and 346 an estimate of the amount of time that the covered individual is needed to care for the family member.

347 3. Certification for a covered individual taking family and medical leave insurance benefits because 348 of the birth of a child of the covered individual shall be sufficient if the covered individual provides 349 either the child's birth certificate or a document issued by the health care provider of the child or the 350 health care provider of the person who gave birth, stating the child's birth date.

351 4. Certification for a covered individual taking family and medical leave insurance benefits because 352 of the placement of a child with the covered individual for adoption or foster care shall be sufficient if the covered individual provides a document issued by the health care provider of the child, an adoption 353 or foster care agency involved in the placement, or by other individuals as determined by the 354 355 Commission that confirms the placement and the date of placement.

356 5. Certification for a covered individual taking family and medical leave insurance benefits because 357 of a qualifying exigency shall be sufficient if it includes: (i) a copy of the family member's active-duty 358 orders, (ii) other documentation issued by the Armed Forces, or (iii) other documentation permitted by 359 the Commission.

360 6. Certification for a covered individual taking family and medical leave insurance benefits to care for a family member who is a covered service member shall be sufficient if it includes: (i) the date on 361 362 which the serious health condition commenced, (ii) the probable duration of the condition, (iii) the appropriate medical facts within the knowledge of the health care provider as required by the 363 department, (iv) a statement that the covered individual is needed to care for the family member, (v) an 364 365 estimate of the amount of time that the covered individual is needed to care for the family member, and 366 (vi) an attestation by the covered individual that the health condition is connected to the covered service 367 member's military service as required by this chapter.

368 7. Any medical or health information required under this section shall be confidential and shall not 369 be disclosed except with permission from the covered individual who provided it unless disclosure is 370 otherwise required by law. Nothing in this section shall be construed to require a covered individual to 371 provide as certification any information from a health care provider that would be in violation of 372 § 32.1-127.1:03, § 1177 of the Social Security Act, 42 U.S.C. § 1320d-6, or the regulations promulgated 373 under § 264(c) of the Health Insurance Portability and Accountability Act of 1996, P.L. 104-191.

374 C. The Commission shall notify the employer within five business days of a claim being filed 375 pursuant to this chapter.

376 D. The Commission shall use information sharing and integration technology to facilitate the 377 disclosure of relevant information or records provided an individual consents to the disclosure.

378 E. Information contained in the files and records pertaining to an individual under this chapter are 379 confidential and not open to public inspection, other than to public employees in the performance of 380 their official duties. However, the individual or an authorized representative of an individual may review 381 the records or receive specific information from the records upon the presentation of the individual's 382 signed authorization. 383

F. The Commissioner shall adopt regulations as necessary to implement this chapter.

§ 60.2-815. Federal income tax.

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385 If the Internal Revenue Service determines that family and medical leave insurance benefits under 386 this chapter are subject to federal income tax, the Commission shall advise an individual filing a new claim for family and medical leave insurance benefits, at the time of filing such claim, that: 387

388 1. The Internal Revenue Service has determined that benefits are subject to federal income tax; 389

2. Requirements exist pertaining to estimated tax payments;

390 3. The individual may elect to have federal income tax deducted and withheld from the individual's 391 payment of benefits in the amount specified in the federal Internal Revenue Code; and 392

4. The individual is permitted to change a previously elected withholding status.

393 § 60.2-816. Family and Medical Leave Insurance Trust Fund; prohibition on appropriation; 394 reimbursement.

395 A. There is hereby created in the state treasury a special nonreverting fund to be known as the 396 Family and Medical Leave Insurance Trust Fund. The Fund shall be established on the books of the 397 Comptroller. All payroll contributions remitted pursuant to this chapter, all funds appropriated for the 398 purposes of the Fund, and any gifts, donations, grants, bequests, and other funds shall be paid into the 399 state treasury and credited to the Fund. Interest earned on moneys in the Fund shall remain in the 400 Fund and be credited to it. Any moneys remaining in the Fund, including interest thereon, at the end of 401 each fiscal year shall not revert to the general fund but shall remain in the Fund.

402 B. Moneys in the Fund shall be used solely for the payment of benefits under the family and medical 403 leave insurance program established by the Commission pursuant to this chapter, the administration of 404 such program, and any start-up costs associated with such program, including general fund 405 reimbursement as provided in subsection D.

406 C. The General Assembly shall not appropriate or transfer any of the payroll contributions remitted 407 to the Fund for any purpose other than purposes provided for in this section.

408 D. Any moneys appropriated and expended from the general fund for the purposes of establishing the 409 paid family and medical leave insurance program shall be reimbursed from the Fund to the general 410 fund by January 1, 2027.

E. Expenditures and disbursements from the Fund shall be made by the State Treasurer on warrants 411 412 issued by the Comptroller upon written request signed by the Commissioner or his designee.

413 § 60.2-817. Reports.

414 Beginning January 1, 2027, the Commission shall report to the General Assembly by April 1 of each 415 year on projected and actual program participation by purpose listed in § 60.2-801, gender of 416 beneficiary, race and ethnicity of beneficiary, age of beneficiary, amount of benefits paid to each beneficiary per week, premium rates, fund balances, outreach efforts, and, for leaves taken under 417 418 subdivision 2 of § 60.2-801, family members for whom leave was taken to provide care.

419 § 60.2-818. Public education.

420 The Commission shall conduct a public education campaign to inform workers and employers regarding the availability of family and medical leave insurance benefits. Such campaign shall include 421 422 multiple ways to communicate to employees and employees about the new benefit system and leave 423 rights, contributions, timeline, and eligibility requirements. In conducting and planning such campaign, 424 the Commission shall consult with the Paid Family and Medical Leave Advisory Board and work with 425 other stakeholders, including chambers of commerce, trade associations, nonprofit organizations, and 426 labor unions, to develop and implement a statewide communication strategy. The campaign shall also

427 include targeted outreach and education for small business. Outreach information shall be available in 428 English, Spanish, Korean, Tagalog, Vietnamese, Urdu, Arabic, and other languages spoken by more

429 than five percent of the Commonwealth's population.

430 § 60.2-819. Sharing technology.

431 The Commission is encouraged to use state data collection and technology to the extent possible and 432 to integrate the provisions of this chapter with existing state policies. 433

§ 60.2-820. Paid Family and Medical Leave Advisory Board.

434 A. The Paid Family and Medical Leave Advisory Board (the Board) is established as an advisory 435 board, within the meaning of § 2.2-2100, in the executive branch of state government. The purpose of 436 the Board is to report to and advise the Commissioner on the implementation and administration of this 437 chapter.

438 B. The Board shall have a total membership of 15 members that shall consist of two legislative 439 members and 13 nonlegislative citizen members. Members shall be appointed as follows: one member of 440 the Senate, to be appointed by the Senate Committee on Rules; one member of the House of Delegates, 441 to be appointed by the Speaker of the House of Delegates; one nonlegislative citizen member to be 442 appointed by the Senate Committee on Rules; one nonlegislative citizen member to be appointed by the 443 Speaker of the House of Delegates; and 11 nonlegislative citizen members to be appointed by the 444 Governor, one of whom shall be a representative of the Virginia Chamber of Commerce, one of whom 445 shall be a representative of Main Street Alliance of Virginia, one of whom shall be a representative of 446 the AFL-CIO, one of whom shall be a representative of the SEIU 512, one of whom shall be a representative of Campaign for Family Friendly Economy, Virginia, one of whom shall be a 447 representative of AARP, one of whom shall be a representative of Voices for Virginia's Children, one of 448 449 whom shall be a representative of an organization that advocates on behalf of people with disabilities, 450 one of whom shall be a representative of an organization that advocates for people with serious health 451 conditions, one person with skill, knowledge, and experience in family and medical leave programs, and 452 one of whom shall be an attorney advocating for the rights, benefits, and opportunities of employees.

Nonlegislative citizen members of the Board shall be citizens of the Commonwealth. Legislative 453 454 members of the Board shall serve terms coincident with their terms of office.

455 C. Nonlegislative citizen members shall be appointed for a term of four years. Appointments to fill vacancies, other than by expiration of a term, shall be for the unexpired terms. Vacancies shall be filled 456 457 in the same manner as the original appointments. No nonlegislative citizen member shall serve more 458 than two consecutive four-year terms. The remainder of any term to which a member is appointed to fill 459 a vacancy shall not constitute a term in determining the member's eligibility for reappointment.

460 D. The Board shall elect a chairman and vice-chairman from among its membership. A majority of 461 the members shall constitute a quorum. The meetings of the Board shall be held at the call of the 462 chairman, but no less than four times a year.

463 E. Legislative members of the Board shall receive such compensation as provided in § 30-19.12. 464 Members of the Board shall not receive compensation but shall be reimbursed for all reasonable and 465 necessary expenses incurred in the performance of their duties as provided in §§ 2.2-2813 and 2.2-2825.

2. That the Virginia Employment Commission shall promulgate all rules and regulations necessary 466 for implementation this act by July 1, 2024. 467