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3lr3107 CF SB 828

By: **Delegates Qi, Embry, and R. Lewis** Introduced and read first time: February 10, 2023 Assigned to: Economic Matters

A BILL ENTITLED

1 AN ACT concerning

Family and Medical Leave Insurance Program – Modifications

- 3 FOR the purpose of modifying the Family and Medical Leave Insurance Program by 4 clarifying and altering certain provisions relating to the administration of the $\mathbf{5}$ Program, including provisions related to the provision of benefits, the payment of 6 contributions, and appeals; establishing the employer and employee shares of the 7 total rate of contribution; requiring the State to pay for certain contributions for 8 certain employers and certain covered employees; repealing the requirement that a 9 covered individual exhaust all employer-provided leave that is not required to be provided under law before receiving benefits under the Program; prohibiting a 10 11 covered individual from being required to use certain leave before, or while, receiving 12benefits under the Program; authorizing a covered individual and an employer to 13 agree to use certain leave to replace certain wages during the period of leave for 14which benefits are received under the Program; and generally relating to the Family 15Medical Leave Insurance Program.
- 16 BY repealing and reenacting, with amendments,
- 17 Article Labor and Employment
- 18 Section 8.3–101, 8.3–302, 8.3–403, 8.3–406, 8.3–504(d), 8.3–505, 8.3–601, 8.3–701
- 19 through 8.3–703, 8.3–705, 8.3–801, and 8.3–906
- 20 Annotated Code of Maryland
- 21 (2016 Replacement Volume and 2022 Supplement)
- 22 BY repealing and reenacting, without amendments,
- 23 Article Labor and Employment
- 24 Section 8.3–301
- 25 Annotated Code of Maryland
- 26 (2016 Replacement Volume and 2022 Supplement)
- 27 BY repealing
- 28 Chapter 48 of the Acts of the General Assembly of 2022

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



	2	HOUSE BILL 988				
1	Secti	ion 3				
$2 \\ 3 \\ 4 \\ 5 \\ 6 \\ 7$	Article – Labor and Employment Section 8.3–601(h) Annotated Code of Maryland (2016 Replacement Volume and 2022 Supplement)					
$\frac{8}{9}$	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:					
10		Article – Labor and Employment				
11	8.3–101.					
12	(a)	In this title the following words have the meanings indicated.				
$\begin{array}{c} 13\\14\\15\end{array}$		"Application year" means the 12–month period beginning on the [first day] f the calendar week [in] FOR which [a covered individual files an application s ARE APPROVED.				
16	(c)	"Benefits" means the money payable under this title to a covered individual.				
17 18	(d) over the 12	"Covered employee" means an employee who has worked at least 680 hours –month period immediately preceding the date on which leave is to begin.				
$\begin{array}{c} 19\\ 20 \end{array}$	(e) who elects t	"Covered individual" means a covered employee or a self–employed individual to participate in the Program under § 8.3–201 of this title.				
21	(f)	"Department" means the Maryland Department of Labor.				
$22 \\ 23 \\ 24 \\ 25 \\ 26$	circumstan off–duty tir	"Deployment" means a service member acting under official orders who, on performing service in a training exercise or operation at a location or under ces that make it impossible or infeasible for the service member to spend me in the housing in which the service member resides when on garrison duty ace member's permanent duty station or homeport.				
$\begin{array}{c} 27\\ 28 \end{array}$	(h) least one in	(1) "Employer" means a person or governmental entity that employs at adividual in the State.				
29		(2) "Employer" does not include an individual who:				
30 31	company, C	(i) is the sole owner of a sole proprietorship, limited liability C corporation, or S corporation; and				

1 (ii) is the only individual employed by the sole proprietorship, 2 limited liability company, C corporation, or S corporation.

3 (i) "Family member" means:

4 (1) a biological child, an adopted child, a foster child, or a stepchild of the 5 covered individual;

6 (2) a child for whom the covered individual has legal or physical custody or 7 guardianship;

8 (3) a child for whom the covered individual stands in loco parentis, 9 regardless of the child's age;

10 (4) a biological parent, an adoptive parent, a foster parent, or a stepparent 11 of the covered individual or of the covered individual's spouse;

12 (5) the legal guardian of the covered individual or the ward of the covered 13 individual or of the covered individual's spouse;

14 (6) an individual who acted as a parent or stood in loco parentis to the 15 covered individual or the covered individual's spouse when the covered individual or the 16 covered individual's spouse was a minor;

17

(7) the spouse of the covered individual;

18 (8) A DOMESTIC PARTNER OF THE COVERED INDIVIDUAL;

19 **(9)** a biological grandparent, an adopted grandparent, a foster 20 grandparent, or a stepgrandparent of the covered individual;

21 [(9)] (10) a biological grandchild, an adopted grandchild, a foster 22 grandchild, or a stepgrandchild of the covered individual; or

23 [(10)] (11) a biological sibling, an adopted sibling, a foster sibling, or a 24 stepsibling of the covered individual.

25 (j) "Fund" means the Family and Medical Leave Insurance Fund established 26 under § 8.3–501 of this title.

27 (k) "Governmental entity" has the meaning stated in § 8–101 of this article.

(l) "Program" means the Family and Medical Leave Insurance Program
 established under § 8.3–301 of this title.

30 (m) "Qualifying exigency" means any of the following reasons for which leave may 31 be needed by a family member of a service member:

1 (1) because the service member has received notice of deployment within 7 2 days before the deployment is to begin;

3 (2) to attend military events and related activities including family support 4 programs related to the active duty of the service member;

5 (3) to arrange, provide, or attend child care or school activities only when 6 the service member is on active duty call or active duty status;

7 (4) to make financial and legal arrangements for the service member's 8 absence or because of the absence;

9

(5) to attend counseling that:

10 (i) is needed due to the active duty or call to active duty status of 11 the service member; and

12 (ii) is provided by an individual who is not a licensed health care 13 provider;

14 (6) to spend up to 15 calendar days with a service member who is on 15 short-term temporary rest and recuperation leave during the period of deployment;

16 (7) to attend postdeployment activities including reintegration services for 17 a period of 90 days immediately following the termination of active status;

18 (8) to attend to matters related to the death of the service member while19 on active duty status;

20 (9) to arrange for or provide alternative care for a parent of the service 21 member when the parent is incapable of self-care and the covered active duty or call to 22 active duty necessitates a change; or

(10) because of any other issues that arise out of active duty or a call to
 active duty that an employer and covered employee agree should be covered.

25 (n) "Secretary" means the Secretary of Labor.

26 (o) (1) "Serious health condition" means an illness, an injury, an impairment, 27 or a physical or mental condition that involves:

(i) inpatient care in a hospital, hospice, or residential health carefacility;

30 (ii) continued treatment by a licensed health care provider; or

1 (iii) continued treatment or supervision at home by a licensed health 2 care provider or other competent individual under the supervision of a licensed health care 3 provider.

4 (2) "Serious health condition" includes an illness, an injury, an 5 impairment, or a physical or mental condition described in paragraph (1) of this subsection 6 that continues over an extended period of time and requires intermittent treatment.

7 (p) "Service member" means an individual who is an active duty or former 8 member of:

- 9 (1) the United States armed forces;
- 10 (2) a reserve component of the United States armed forces; or
- 11 (3) the National Guard of any state.
- 12 (q) "Treatment" includes:

(1) examinations or testing to determine the extent to which a serioushealth condition exists or persists;

- 15 (2) ongoing or periodic evaluations of the serious health condition; and
- 16 (3) actual treatment by a health care provider.
- 17 (R) "WAGES" HAS THE MEANING STATED IN:
- 18 (1) FOR A COVERED EMPLOYEE, § 3–501(C) OF THIS ARTICLE; AND
- 19 (2) FOR A SELF-EMPLOYED INDIVIDUAL, 26 U.S.C. § 1402(B).
- 20 8.3–301.

21 There is a Family and Medical Leave Insurance Program in the Department.

22 8.3–302.

The purpose of the Program is to provide temporary benefits to a covered individual who is taking leave from employment:

(1) (I) to care for OR BOND WITH a child OF THE COVERED
INDIVIDUAL during the first year after the child's birth; or [after the placement of the]

27 (II) DURING THE PROCESS THROUGH WHICH A child IS BEING
 28 PLACED WITH THE COVERED INDIVIDUAL through foster care, kinship care, or adoption

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$\frac{1}{2}$	AND TO CARE FOR AND BOND WITH THE CHILD DURING THE FIRST YEAR AFTER THE PLACEMENT;
3	(2) to care for a family member with a serious health condition;
4 5 6	(3) because the covered individual has a serious health condition that results in the covered individual being unable to perform the functions of the covered individual's position;
7 8	(4) to care for a service member who is the covered individual's next of kin; or
9 10	(5) because the covered individual has a qualifying exigency arising out of the deployment of a service member who is a family member of the covered individual.
11	8.3–403.
$\begin{array}{c} 12\\ 13 \end{array}$	(a) The Secretary, in consultation with other State agencies and relevant stakeholders, shall:
$\begin{array}{c} 14 \\ 15 \end{array}$	(1) subject to subsection (b) of this section, adopt regulations necessary to carry out this title;
16	(2) establish procedures and forms for filing claims for benefits, including:
17 18 19	(i) procedures for notifying an employer within [5 business days after an employee of the employer files a claim for benefits under this title] 3 BUSINESS DAYS AFTER ANY OF THE FOLLOWING OCCURS:
$\begin{array}{c} 20\\ 21 \end{array}$	1. AN EMPLOYEE FILES AN ELECTRONIC APPLICATION REGARDING A CLAIM FOR BENEFITS;
$\frac{22}{23}$	2. AN EMPLOYEE'S PAPER APPLICATION REGARDING A CLAIM FOR BENEFITS IS PROCESSED;
$\begin{array}{c} 24 \\ 25 \end{array}$	3. A DETERMINATION REGARDING A CLAIM FOR BENEFITS IS MADE;
$\frac{26}{27}$	4. AN APPEAL FOR A DETERMINATION REGARDING A CLAIM FOR BENEFITS IS FILED; OR
28 29	5. A CHANGE IS MADE TO A DETERMINATION REGARDING A CLAIM FOR BENEFITS; and

1 (ii) notices of elections by self-employed individuals for benefits 2 under § 8.3-201 of this title;

3 (3) use information-sharing and integration technology to facilitate the 4 disclosure of relevant information or records needed for the administration of this title; and

5 (4) subject to subsection (d) of this section, carry out a public education 6 program.

7 (b) The regulations adopted under subsection (a)(1) of this section shall be 8 consistent with regulations adopted to implement the federal Family and Medical Leave 9 Act and any relevant State laws to the extent that the adopted regulations do not conflict 10 with this title.

11 (c) (1) Subject to paragraph (2) of this subsection, a covered individual under 12 § 8.3–302(2), (3), (4), or (5) of this title shall provide certification for a claim for benefits 13 under this title.

14 (2) A certification for a claim for benefits for a covered individual under § 15 8.3–302(2), (3), or (4) of this title shall include:

16 (I) FOR THE PURPOSE OF SUPPORTING THE CLAIM FOR 17 BENEFIT PAYMENTS, THE FIRST DATE ON WHICH THE COVERED INDIVIDUAL TOOK 18 OR INTENDS TO TAKE LEAVE FROM EMPLOYMENT AND WHETHER THE LEAVE WILL 19 OR IS INTENDED TO BE TAKEN FOR A CONTINUOUS PERIOD OF TIME OR 20 INTERMITTENTLY;

21 [(i)] (II) the date on which the serious health condition of the 22 family member, covered individual, or service member commenced;

- 23 [(ii)] (III) the probable duration of the serious health condition;
- 24 [(iii)] (IV) the appropriate facts related to the serious health 25 condition within the knowledge of the licensed health care provider;
- [(iv)] (V) 1. For a claim for benefits under § 8.3–302(2) of this title, a statement that the covered individual needs to care for a family member and an estimate of the amount of time required to provide the care; or
- 29 2. for a claim for benefits under § 8.3–302(3) of this title, a
 30 statement that the covered individual [is unable] HAS A SERIOUS HEALTH CONDITION
 31 THAT PREVENTS THE COVERED INDIVIDUAL FROM BEING ABLE to perform [the] ONE
 32 OR MORE functions of the covered individual's position; and

33 [(v)] (VI) 1. For a certification for intermittent leave under § 34 8.3–302(2) or (4) of this title, a statement that the covered individual needs to care for a

1 family member or service member and the expected **FREQUENCY AND** duration of the 2 intermittent leave; or

2. for a certification of intermittent leave under § 8.3–302(3) of this title, a statement that the covered individual [is unable] HAS A SERIOUS HEALTH CONDITION THAT PREVENTS THE COVERED INDIVIDUAL FROM BEING ABLE to perform [the] ONE OR MORE functions of the covered individual's position and the expected FREQUENCY AND duration of the intermittent leave.

- 8
- (3) The Secretary shall establish:

9 (i) standards in regulation for the certification of claims for benefits 10 under § 8.3–302(5) of this title;

(ii) standards for verifying the identity of a family member OR NEXT
OF KIN for a claim for benefits under § 8.3–302(2), (4), OR (5) of this title; and

13 (iii) procedures for an employer to provide evidence of suspected14 fraud to the Secretary.

15 (d) (1) The Secretary may use a portion of the funds paid under § 8.3–601 of 16 this title or other available funding to pay for and carry out the requirements under 17 subsection (a)(4) of this section.

18 (2) Materials used in the public education program required under 19 subsection (a)(4) of this section shall be made available in English and Spanish.

20 8.3–406.

(a) On or before September 1 each year, the Secretary shall submit to the
Governor and, in accordance with § 2–1257 of the State Government Article, the General
Assembly an annual report on the administration and operation of [this title] THE
PROGRAM during the immediately preceding fiscal year.

- 25 (b) The annual report shall include information regarding:
- 26

(1) [projected and] actual Program participation rates THAT INCLUDES:

27(I) THE NUMBER OF CLAIMS FOR BENEFITS SUBMITTED, BOTH28IN TOTAL AND FOR EACH CATEGORY LISTED IN § 8.3–302 OF THIS TITLE;

(II) THE NUMBER OF CLAIMS INCLUDED UNDER ITEM (I) OF THIS
 ITEM BROKEN DOWN BY:

31 **1.** JURISDICTION;

1	2.	•	RACE AND ETHNICITY;
2	3.	•	GENDER;
3	4.	•	ZIP CODE; AND
4	5.	•	AGE;
$5 \\ 6$			NUMBER OF CLAIMS FOR BENEFITS APPROVED, BOTH EGORY LISTED IN § 8.3–302 OF THIS TITLE;
7 8	(IV) T THIS ITEM BROKEN DOWN		NUMBER OF CLAIMS INCLUDED UNDER ITEM (III) OF
9	1.	•	JURISDICTION;
10	2.	•	RACE AND ETHNICITY;
11	3.	•	GENDER;
12	4.	•	ZIP CODE; AND
13	5.	•	AGE;
$\begin{array}{c} 14 \\ 15 \end{array}$			TOTAL NUMBER OF CLAIMS FOR BENEFITS DENIED, GORY LISTED IN § 8.3–602 OF THIS TITLE; AND
$\begin{array}{c} 16 \\ 17 \end{array}$	(VI) T THIS ITEM BROKEN DOWN		NUMBER OF CLAIMS INCLUDED UNDER ITEM (V) OF
18	1.	•	JURISDICTION;
19	2.	•	RACE AND ETHNICITY;
20	3.	•	GENDER;
21	4.	•	ZIP CODE; AND
22	5.	•	AGE;
23	(2) PROJEC	CTEI	PARTICIPATION RATES;

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1	(3) contr	ibution rates;	
2	[(3)] (4)	projected and actual Fund balances;	
3	[(4)] (5)	public outreach and technical assistance efforts;	
4	[(5)] (6)	all enforcement efforts;	
$5 \\ 6$	[(6)] (7) title;	the number and status of complaints under Subtitle 9 of this	
7 8	[(7)] (8) the following:	the costs of administering the Program attributable to each of	
9	(i)	employers;	
10	(ii)	employees of employers;	
11	(iii)	self–employed individuals; and	
12	(iv)	the State;	
$\frac{13}{14}$	[(8)] (9) as required under this ti	the State agencies and relevant stakeholders that were consulted tle; and	
$\begin{array}{c} 15\\ 16\\ 17\end{array}$		the capability and capacity of the Department to administer the the findings and recommendations of the capability and capacity 5 of Chapter 48 of the Acts of the General Assembly of 2022.	
18 19 20	OF THIS SECTION DO	RTING REQUIREMENT ESTABLISHED UNDER SUBSECTION (A) DES NOT APPLY TO AN EMPLOYER THAT HAS A PRIVATE PRIBED IN § 8.3–705 OF THIS TITLE.	
21	8.3–504.		
$\frac{22}{23}$	(d) In accordan account:	ce with regulations that the Secretary adopts, money in the Fund	
24	(1) shall	be used to pay benefits under this title; and	
25	(2) may	be used to pay for:	
26 27	(i) 8.3–403(A)(4) OF THIS	the public education program CARRIED OUT UNDER § TITLE; and	

1 (ii) any costs associated with the initial implementation and ongoing 2 administration of this title.

- 3 8.3–505.
- 4 A check that [the State Treasurer issues] IS ISSUED to pay benefits or refunds shall:
- 5 (1) [be issued only on a warrant signed by] **BEAR THE SIGNATURE OF** the 6 Secretary;
- 7 (2) bear the signature of the State Treasurer; and
- 8 (3) be countersigned by an authorized agent.
- 9 8.3-601.

10 (a) Beginning [October 1, 2023] **JANUARY 1, 2024**, each employee of an 11 employer, each employer with 15 or more employees, and each self-employed individual 12 participating in the Program shall contribute to the Fund.

(b) (1) ON OR BEFORE SEPTEMBER 1, 2023, THE SECRETARY SHALL SET THE TOTAL RATE OF CONTRIBUTION BASED ON AVAILABLE COST ANALYSES OF THE PROGRAM.

16 (2) THE RATE SET UNDER PARAGRAPH (1) OF THIS SUBSECTION 17 SHALL BE IN EFFECT FOR THE PERIOD FROM JANUARY 1, 2024, TO JUNE 30, 2025, 18 BOTH INCLUSIVE.

19 (C) (1) On or before [December 1 every 2 years] NOVEMBER 15 EACH YEAR, 20 beginning in [2025] 2024, the Secretary[, in consultation with State agencies and relevant 21 stakeholders,] shall conduct a cost analysis of the Program that is focused on the cost of 22 maintaining solvency and paying benefits to covered individuals THAT WILL BE USED TO 23 DETERMINE THE APPROPRIATE TOTAL RATE OF CONTRIBUTION TO THE FUND.

24 [(c) (1) Once every 2 years, beginning in 2025, the Secretary, in consultation 25 with State agencies and relevant stakeholders, shall study and make recommendations 26 regarding the following:

27

(i) the appropriate total rate of contribution;

(ii) the appropriate cost-sharing formula between employers and
 employees for making contributions to fund the Program, including various formulas that
 range between a cost share of:

311.A.75% paid by employers; and

	12		HOUSE BILL 988
1		В.	25% paid by employees; and
2		2.	A. 25% paid by employers; and
3		В.	75% paid by employees;
4 5	(iii) request for proposals see		ost efficiency and benefits of the Department issuing a ne services of an outside contractor for the following:
6		1.	premium collection;
7		2.	claims administration;
8		3.	data management;
9		4.	fraud control;
10		5.	marketing and advertising; or
11		6.	implementing any other elements of the Program.]
$12\\13\\14\\15\\16\\17$	under paragraph (1) of recommendations] RESU the House Economic Ma	this s LTS O atters	e [April 1] NOVEMBER 15 each year [a study is conducted ubsection], the Secretary shall report the [findings and F THE COST ANALYSIS to the Senate Finance Committee, Committee, and the Joint Committee on Administrative, iew in accordance with § 2–1257 of the State Government
18 19 20 21 22	years,] FEBRUARY 1 EA of contribution [and the p of employers and employ	CH YE bercent yers w	aragraph (2) of this subsection, on or before [June 1 every 2 AR, beginning in 2025, the Secretary shall set the total rate age of the total rate of contribution to be paid by employees with 15 or more employees] that will be in effect for the beginning on the immediately following [January] JULY 1.
$\begin{array}{c} 23\\ 24 \end{array}$		-	nd percentages] set under paragraph (1) of this subsection uired under subsection (c) of this section.
$\begin{array}{c} 25\\ 26 \end{array}$	[(3)] (E) and including the Social		otal rate of contribution shall be applied to all wages up to ty wage base.
27 28	[(4) The provide the provided states [(4) The provided states and the provided states are states at the provided s		ages set under paragraph (1) of this subsection may not oloyers.]
29 30	[(e)] (F) (1) EACH EMPLOYER OF 1	(I) 5 OR	EXCEPT AS OTHERWISE PROVIDED IN THIS SECTION, MORE EMPLOYEES SHALL CONTRIBUTE AN AMOUNT

1 EQUAL TO 50% OF THE TOTAL RATE OF CONTRIBUTION FOR EACH COVERED 2 EMPLOYEE.

3 (II) EXCEPT AS OTHERWISE PROVIDED IN THIS SECTION, EACH
4 EMPLOYEE OF AN EMPLOYER SHALL CONTRIBUTE AN AMOUNT EQUAL TO 50% OF
5 THE TOTAL RATE OF CONTRIBUTION.

6 [(1)] (2) (I) Except as provided in [paragraph (2) of this subsection] 7 SUBPARAGRAPH (II) OF THIS PARAGRAPH, the employer of the employee shall deduct 8 the employee's required contribution from the wages of the employee.

9 (II) 1. AN EMPLOYER MAY ELECT TO PAY ALL OR A PORTION 10 OF THE REQUIRED EMPLOYEE CONTRIBUTIONS IN WHOLE OR IN PART.

11 [(2)] 2. If the employer of an employee elects to pay a portion of 12 the employee's required contribution, the employer:

13 A. may deduct an amount that is less than [75%] **50%** of the 14 rate of contribution required from the wages of the employee; AND

15B. SHALL NOTIFY EMPLOYEES OF THE RATE OF16CONTRIBUTION SET FOR EMPLOYEES UNDER SUBSECTION (D)(1) OF THIS SECTION17AND THE PORTION OF THAT AMOUNT THAT THE EMPLOYER IS ELECTING TO PAY.

18 [(f)] (G) Each self-employed individual participating in the Program shall:

19 (1) pay contributions during each year that the self-employed individual 20 participates in the Program; and

21 (2) contribute an amount equal to the total rate of contribution set under 22 subsection (d) of this section.

23 (H) THE STATE SHALL PAY THE CONTRIBUTION REQUIRED UNDER 24 SUBSECTION (F) OF THIS SECTION FOR:

(1) 25EMPLOYERS THAT ARE COMMUNITY PROVIDERS THAT ARE 26COMMUNITY-BASED AGENCIES OR PROGRAMS FUNDED BY THE BEHAVIORAL 27ADMINISTRATION, HEALTH THE **DEVELOPMENTAL** DISABILITIES ADMINISTRATION, OR THE MEDICAL CARE PROGRAMS ADMINISTRATION THAT 2829SERVE INDIVIDUALS WITH MENTAL DISORDERS, SUBSTANCE USE DISORDERS, OR A 30 COMBINATION OF THOSE DISORDERS OR DEVELOPMENTAL DISABILITIES; AND

1 (2) COVERED EMPLOYEES WHO MAKE AN HOURLY WAGE THAT IS LESS $\mathbf{2}$ THAN \$15 PER HOUR, UNLESS THE EMPLOYER OF THE COVERED EMPLOYEE ELECTS 3 TO PAY ALL OF A PORTION OF THE EMPLOYEE'S REQUIRED CONTRIBUTION. 8.3-701. 4 $\mathbf{5}$ Subject to paragraph (2) of this subsection, beginning January 1, 2025, (a) (1)6 a covered individual taking leave from employment may submit a claim for benefits [to]: TO care for a newborn child OF THE COVERED 7(i) 1. 8 INDIVIDUAL DURING THE FIRST YEAR AFTER THE CHILD'S BIRTH; or 9 2. **BECAUSE** a child [newly] **IS BEING** placed for adoption, foster care, or kinship care with the covered individual [during the first year after the birth, 10 11 adoption,] or TO CARE FOR OR BOND WITH THE CHILD DURING THE FIRST YEAR AFTER THE placement; 1213(ii) **TO** care for a family member with a serious health condition: TO attend to a serious health condition that [results in] 14(iii) PREVENTS the covered individual FROM being [unable] ABLE to perform [the] ONE OR 1516 **MORE** functions of the covered individual's position; 17(iv) TO care for a service member with a serious health condition 18 resulting from military service who is the covered individual's next of kin; or 19(v) TO attend to a qualifying exigency arising out of the deployment 20of a service member who is a family member of the covered individual. 21(2)(i) Except as provided under subparagraph (ii) of this paragraph, if 22the need to use leave is foreseeable, an employer may require a covered employee taking 23leave under this title to provide the employer with written notice of the covered employee's 24intention to take leave at least 30 days before commencing the leave. 25(ii) If the need to use leave is not foreseeable, the covered employee shall: 26271. provide notice to the employer as soon as practicable; and 282.generally comply with the employer's notice or procedural requirements for requesting or reporting other leave, if those requirements do not interfere 2930 with the covered employee's ability to use leave for which benefits may be paid under this 31 title.

1 (B) (1) SUBJECT TO PARAGRAPH (3) OF THIS SUBSECTION, AN 2 INDIVIDUAL MAY FILE AN APPLICATION FOR BENEFITS WITHIN 60 DAYS BEFORE THE 3 ANTICIPATED START DATE OF THE LEAVE FOR WHICH BENEFITS MAY BE PAID 4 UNDER THIS TITLE, BUT NOT LATER THAN 60 DAYS AFTER THE START DATE OF THE 5 LEAVE.

6 (2) TO BE CONSIDERED COMPLETE, AN APPLICATION SHALL CONTAIN
 7 ALL INFORMATION REQUIRED BY THE DEPARTMENT.

8 (3) (I) THE DEPARTMENT SHALL WAIVE THE FILING DEADLINE 9 ESTABLISHED UNDER PARAGRAPH (1) OF THIS SUBSECTION FOR GOOD CAUSE.

10 (II) IF THE COVERED INDIVIDUAL DOES NOT HAVE GOOD CAUSE 11 FOR THE DELAY IN COMPLETING THE CLAIM APPLICATION, THE SECRETARY MAY 12 DELAY OR DENY BENEFITS UNDER THIS TITLE.

13 [(b)] (C) (1) Subject to paragraphs (2) and (3) of this subsection, a covered 14 individual may take the leave for which the individual is eligible for benefits under 15 subsection (a) of this section on an intermittent leave schedule.

16 (2) If leave is taken on an intermittent leave schedule, the covered 17 individual shall:

(i) make a reasonable effort to schedule the intermittent leave in a
manner that does not unduly disrupt the operations of the employer; and

20 (ii) provide the employer with reasonable and practicable prior 21 notice of the reason for which the intermittent leave is necessary.

(3) A covered employee may not take intermittent leave in an increment of
less than 4 hours.

(4) If leave is taken on an intermittent leave schedule, an employer may
not reduce the total amount of leave to which the covered individual is entitled beyond the
amount of leave actually taken.

27 8.3–702.

28 (a) (1) Except as provided in paragraph (2) of this subsection, a covered 29 individual may not receive more than 12 weeks of benefits in an application year.

30 (2) A covered individual may receive an additional 12 weeks of benefits if 31 the covered individual during the same application year:

32 (i) 1. Received benefits because the covered individual was 33 eligible for benefits under 8.3–701(a)(1)(i) of this subtitle; and

2. becomes eligible for benefits under § 8.3-701(a)(1)(iii) of 1 $\mathbf{2}$ this subtitle; or 3 Received benefits because the covered individual was (ii) 1. eligible for benefits under \S 8.3–701(a)(1)(iii) of this subtitle; and 4 $\mathbf{5}$ 2. becomes eligible for benefits under § 8.3-701(a)(1)(i) of 6 this subtitle. 7 If a covered individual takes leave for which the covered individual is receiving \mathbf{I} 8 benefits under this title, the leave shall run concurrently with eligible leave that may be 9 taken by the covered individual under the federal Family and Medical Leave Act.] THE DEPARTMENT MAY COUNT THE LEAVE AGAINST A COVERED 10 **(B)** 11 **INDIVIDUAL, IF:** 12(1) AN EMPLOYER DESIGNATES A PERIOD OF LEAVE AS COVERED BY 13THE FEDERAL FAMILY AND MEDICAL LEAVE ACT FOR A COVERED INDIVIDUAL WHO WOULD ALSO QUALIFY FOR BENEFITS UNDER § 8.3–302 OF THIS TITLE; 1415(2) THE EMPLOYER INFORMS THE COVERED INDIVIDUAL OF THE INDIVIDUAL'S ELIGIBILITY FOR BENEFITS UNDER THIS TITLE; AND 16 THE EMPLOYEE DECLINES TO APPLY FOR BENEFITS UNDER THIS 17(3) 18TITLE. 19 A covered individual [shall exhaust all employer-provided leave that is (c)(1)20not required to be provided under law before receiving benefits under this title] MAY NOT BE REQUIRED TO USE OR EXHAUST PAID VACATION, PAID SICK LEAVE, OR OTHER 2122PAID TIME OFF UNDER AN EMPLOYER POLICY BEFORE, OR WHILE, RECEIVING 23BENEFITS UNDER THIS TITLE. 24For the purposes of \S 8.3–706 and 8.3–707 of this subtitle and \S (2)258.3–904 and 8.3–905 of this title, employer-provided leave that is being exhausted as required under paragraph (1) of this subsection shall be treated the same as leave from 2627work for which benefits may be paid under this title.] 28(2) A COVERED INDIVIDUAL AND AN EMPLOYER MAY AGREE TO USE 29PAID VACATION, PAID SICK LEAVE, OR OTHER PAID TIME OFF WHILE RECEIVING BENEFITS AVAILABLE UNDER THIS TITLE TO REPLACE THE COVERED INDIVIDUAL'S 30 WAGES UP TO 100% OF THE COVERED INDIVIDUAL'S AVERAGE WEEKLY WAGE 3132DURING THE PERIOD OF LEAVE FOR WHICH BENEFITS ARE RECEIVED UNDER THIS 33 TITLE.

1 (3) NOTWITHSTANDING PARAGRAPH (1) OF THIS SUBSECTION, AN 2 EMPLOYER MAY REQUIRE THAT BENEFIT PAYMENTS UNDER THIS TITLE BE MADE 3 CONCURRENTLY, OR OTHERWISE COORDINATED WITH PAYMENTS MADE OR LEAVE 4 THAT IS ALLOWED UNDER THE TERMS OF A SEPARATE EMPLOYER–PROVIDED LEAVE 5 POLICY DUE TO PARENTAL CARE, FAMILY CARE, OR MILITARY LEAVE OR UNDER A 6 DISABILITY POLICY.

7 [(3)] (4) This subsection may not be construed to reduce any weeks of 8 leave for which benefits may be paid under this title.

9 (d) (1) Except as provided in paragraph (2) of this subsection, an individual 10 receiving benefits under Title 8 of this article or wage replacement benefits under Title 9 11 of this article is not eligible to receive benefits under this title.

12 (2) An individual receiving compensation for a permanent partial disability 13 under Title 9 of this article may be eligible for benefits under this title.

14 8.3–703.

15 (a) For the purposes of this section:

16 (1) the covered individual's average weekly wage shall be calculated as the 17 total wages received by the covered individual over the last 680 hours for which the covered 18 individual was paid divided by the number of weeks worked; and

19 (2) the State average weekly wage shall be the wage calculated under § 20 9–603 of this article.

21 (b) (1) Subject to [paragraph] **PARAGRAPHS** (2) **AND** (3) of this subsection, 22 the weekly benefit amount payable to a covered individual under this title shall be:

(i) if the covered individual's average weekly wage is 65% or less of
the State average weekly wage, 90% of the covered individual's average weekly wage; OR

- (ii) if the covered individual's average weekly wage is greater than
 65% of the State average weekly wage, the sum of:
- 27
 28 90% of the covered individual's average weekly wage up to
 28 65% of the State average weekly wage; and
- 29 2. 50% of the covered individual's average weekly wage that 30 is greater than 65% of the State average weekly wage[; or

31 (iii) if the covered individual is taking partially paid leave, the lesser 32 of:

$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	1. the amount required to make up the difference between the wages paid to the covered individual while the covered individual is taking partially paid leave and the full wages normally paid to the covered individual; and
4 5	2. if the covered individual's average weekly wage is greater than 65% of the State average weekly wage, the sum of:
$6 \\ 7$	A. 90% of the covered individual's average weekly wage up to 65% of the State average weekly wage; and
8 9	B. 50% of the covered individual's average weekly wage that is greater than 65% of the State average weekly wage].
10 11 12	(2) THE BENEFIT PAID UNDER THIS TITLE AND ANY ADDITIONAL PAID LEAVE CANNOT TOTAL MORE THAN 100% OF THE COVERED INDIVIDUAL'S AVERAGE WEEKLY WAGE.
$\frac{13}{14}$	(3) The weekly benefit amount payable under paragraph (1) of this subsection:
15	(i) shall be at least \$50; and
16	(ii) may not exceed:
17 18	1. for the 12-month period beginning January 1, 2025, \$1,000; and
$19 \\ 20 \\ 21$	2. for the 12-month period beginning January 1, 2026, and each subsequent 12-month period, the amount determined and announced by the Secretary under paragraph [(3)] (4) of this subsection.
$22 \\ 23 \\ 24 \\ 25$	[(3)] (4) (i) In this paragraph, "Consumer Price Index" means the Consumer Price Index for All Urban Consumers for the Washington–Arlington–Alexandria, DC–VA–MD–WV metropolitan area or a successor index published by the federal Bureau of Labor Statistics.
26 27 28 29	(ii) Subject to subsection (e) of this section, for the 12-month period beginning January 1, 2026, and each subsequent 12-month period, the maximum weekly benefit amount shall be increased by the amount, rounded to the nearest cent, that equals the product of:
30 31	1. the maximum weekly benefit amount in effect for the immediately preceding 12–month period; and

2. the annual percentage growth in the Consumer Price
 Index for the immediately preceding 12-month period, as determined by the Secretary
 under subparagraph (iii)1 of this paragraph.

4 (iii) Beginning September 1, 2025, and on each subsequent 5 September 1, the Secretary shall determine and announce:

6 1. the annual percentage growth, if any, in the Consumer 7 Price Index based on the most recent 12-month period for which data are available on 8 September 1; and

9 2. the maximum weekly benefit amount effective for the 10 12-month period beginning the immediately following January 1.

11 (c) (1) [An] EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS 12 SUBSECTION, AN increase in the weekly benefit amount under subsection [(b)(3)](B)(4) of 13 this section applies only to a claim for benefits [filed] THAT BEGINS after the date the 14 increase becomes effective.

15 (2) IF THE LEAVE FOR WHICH BENEFITS ARE BEING PAID IS BEING 16 TAKEN INTERMITTENTLY, AN INCREASE IN THE WEEKLY BENEFIT AMOUNT SHALL 17 APPLY TO A CLAIM FOR BENEFITS AS SPECIFIED IN REGULATIONS ADOPTED BY THE 18 DEPARTMENT.

19 (d) The Department shall:

20 (1) notify the employer of a covered individual within [5] **3** business days 21 after the covered individual files a [claim] **COMPLETED APPLICATION** for benefits under 22 this title;

(2) NOTIFY THE COVERED INDIVIDUAL WITHIN 3 BUSINESS DAYS
AFTER THE INDIVIDUAL FILES AN APPLICATION, IF THE APPLICATION IS
CONSIDERED TO BE INCOMPLETE UNDER § 8.3–701(B)(2) OF THIS SUBTITLE DUE TO
MISSING INFORMATION THAT IS NECESSARY TO COMPLETE THE CLAIM;

(3) approve or deny the claim and notify the covered individual and the
 covered individual's employer within 10 business days after the covered individual files the
 [claim] COMPLETED APPLICATION;

[(3)] (4) make the first payment of benefits to a covered individual within
 5 business days after the [claim] COMPLETED APPLICATION is approved OR THE LEAVE
 HAS STARTED, WHICHEVER IS LATER; and

33 [(4)] (5) make subsequent payments every 2 weeks until the benefit 34 period ends.

1	(e)	(1)	In thi	s subsection, "Board" means the Board of Public Works.
$2 \\ 3 \\ 4 \\ 5 \\ 6$	total emplo Bureau of L	yment abor St	ng in 2 from t atistic	ect to paragraph (4) of this subsection, on or before September 1 2025, the Board shall determine whether the seasonally adjusted he Current Employment Statistics series as reported by the U.S. is for the most recent 6-month period is negative as compared with he 6-month period.
7 8 9 10	[(b)(2)(ii)] ((B)(3)(II) of t	Subject to paragraph (4) of this subsection, the Board may ncrease in the maximum weekly benefit specified under subsection his section if the Board determined under paragraph (2) of this onally adjusted total employment is negative.
$11 \\ 12 \\ 13 \\ 14 \\ 15$	months, as a	reporte increa	d by th se to th	If the seasonally adjusted total employment is negative, the performance of State revenues in the immediately preceding 6 the Office of the Comptroller, in determining whether to temporarily ne maximum weekly benefit specified under subsection $[(b)(2)(ii)]$
$\begin{array}{c} 16 \\ 17 \end{array}$	benefit spec	(4) cified u		Board temporarily suspends an increase to the maximum weekly ubsection [(b)(2)(ii)2] (B)(3)(II)2 of this section:
18 19 20		0		the maximum weekly benefit in effect for the period beginning shall remain the same as the rate that was in effect for the 2-month period; and
$\begin{array}{c} 21 \\ 22 \end{array}$	benefit incr	ease for	(ii) r the p	the Board shall notify the Secretary that the maximum weekly eriod beginning the following January 1 is suspended for 1 year.
$\begin{array}{c} 23\\ 24 \end{array}$	(f) weekly bene		-	ment shall notify each employer of the increase to the maximum under subsection [(b)(2)(ii)] (B)(3)(II) of this section.
25	8.3–705.			
26 27 28 29 30	combination	n of bot and me	plan h if th ets or o	mployer may satisfy the requirements of this title through a consisting of employer—provided benefits, insurance, or a e private employer plan is offered to all of the employer's eligible exceeds the rights, protections, and benefits provided to a covered e.
31		(2)	(I)	TO DETERMINE THE BENEFIT AMOUNT UNDER A PRIVATE

31 (2) (I) TO DETERMINE THE BENEFIT AMOUNT UNDER A PRIVATE
32 EMPLOYER PLAN, THE WEEKLY BENEFIT AMOUNT SHALL BE BASED ON THE
33 AVERAGE WEEKLY WAGE EARNED FROM THE EMPLOYER SPONSORING THE PRIVATE
34 EMPLOYER PLAN.

1 (II) NOTWITHSTANDING SUBPARAGRAPH (I) OF THIS 2 PARAGRAPH, IF AN INDIVIDUAL HAS WORKED LESS THAN **680** HOURS FOR THE 3 EMPLOYER SPONSORING THE PRIVATE EMPLOYER PLAN, THE WEEKLY BENEFIT 4 AMOUNT SHALL BE BASED ON THE AVERAGE WEEKLY WAGE UNDER § 8.3–703(A) OF 5 THIS SUBTITLE.

6 (III) THIS SUBSECTION MAY NOT BE CONSTRUED TO PREVENT A 7 PRIVATE EMPLOYER PLAN FROM PROVIDING A BENEFIT THAT IS GREATER THAN 8 THAT PROVIDED IN § 8.3–703(A) OF THIS SUBTITLE.

9 (b) A private employer plan shall be filed with the Department for approval.

10 (c) An employer that provides covered employees with a private employer plan 11 and an employee that is covered by a private employer plan are exempt from the 12 contributions required under Subtitle 6 of this title.

(D) AN EMPLOYER THAT PROVIDES A PRIVATE EMPLOYER PLAN MAY NOT DEDUCT FROM AN EMPLOYEE MORE THAN THE MAXIMUM CONTRIBUTION AMOUNT SET BY THE DEPARTMENT.

16 8.3-801.

17 (a) An employer shall provide written notice to each employee of the rights and 18 duties of an employee under this title at the time of hire and annually thereafter.

19 (b) (1) When an employee requests leave under this title, or when an employer 20 knows that an employee's leave may be for a reason under § 8.3–302 of this title, the 21 employer shall notify the employee of the employee's eligibility to take leave for which 22 benefits may be paid under this title within 5 business days.

23 (2) The notice provided under paragraph (1) of this subsection shall24 include:

(i) the right of [an eligible] A COVERED employee to receive
Program benefits under this title;

27

(ii) the procedure for filing a claim for benefits;

(iii) [an eligible] A COVERED employee's responsibilities with
 respect to providing notification prior to the commencement of leave and any penalties for
 failing to do so;

31 (iv) the right of an employee to file a complaint for alleged violations32 of this title;

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$1 \\ 2$	(v) the right of [an eligible] A COVERED employee to job protection; and
$\frac{3}{4}$	(vi) a description of the prohibited acts, penalties, and complaint procedures under Subtitle 9 of this title.
$5 \\ 6$	(c) (1) The Department shall develop standard notices for an employer to use under this subtitle.
7 8	(2) The notices required under this subtitle shall be provided in accordance with regulations adopted by the Secretary.
9	8.3–906.
$10 \\ 11 \\ 12$	(a) (1) (I) The Secretary shall establish a system for appeals by covered individuals [in the case of denial] REGARDING DETERMINATIONS OF BENEFIT AMOUNTS, BENEFIT DURATIONS, AND DENIALS of benefits under this title.
$13 \\ 14 \\ 15 \\ 16$	(II) A COVERED INDIVIDUAL MUST FILE AN APPEAL UNDER SUBPARAGRAPH (I) OF THIS PARAGRAPH WITHIN 30 DAYS AFTER THE DETERMINATION IS MADE OR BENEFITS ARE DENIED, UNLESS GOOD CAUSE CAN BE SHOWN FOR THE DELAY.
17 18	(2) The Secretary may use the procedures under § 8–806 of this article for the system required under paragraph (1) of this subsection.
19 20 21	(b) Judicial review of any decision with respect to benefits under this title shall be allowed in a court of competent jurisdiction after an aggrieved party has exhausted all administrative remedies established by the Secretary under this title.
$22 \\ 23 \\ 24$	(c) The Secretary shall implement procedures to ensure confidentiality of all information related to any claims filed or appeals taken to the maximum extent allowed by law.
25	Chapter 48 of the Acts of 2022
26	[SECTION 3. AND BE IT FURTHER ENACTED, That:
27 28 29 30	(a) On or before June 1, 2023, the Secretary of Labor shall set the total rate of contribution and percentage of the total rate of contribution to be paid by employees of employers and employers with 15 or more employees under § 8–601(a) of the Labor and Employment Article, as enacted by Section 1 of this Act, effective October 1, 2023.
31	(b) The rate and percentages set under subsection (a) of this section shall be:
32	(1) based on the study required under Section 11(2) of this Act; and

1 (2) in effect from October 1, 2023, through December 31, 2025, both 2 inclusive.]

3 SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland read 4 as follows:

 $\mathbf{5}$

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6 8.3–601.

7 (h) The State shall pay the contribution required under subsection (f) of this 8 section for [:

9 (1)] employers that are community providers that are community-based 10 agencies or programs funded by the Behavioral Health Administration, the Developmental 11 Disabilities Administration, or the Medical Care Programs Administration that serve 12 individuals with mental disorders, substance use disorders, or a combination of those 13 disorders or developmental disabilities[; and

14 (2) covered employees who make an hourly wage that is less than \$15 per 15 hour, unless the employer of the covered employee elects to pay all or a portion of the 16 employee's required contribution].

SECTION 3. AND BE IT FURTHER ENACTED, That Section 2 of this Act shall take
 effect July 1, 2026.

SECTION 4 AND BE IT FURTHER ENACTED, That, except as provided in Section
 3 of this Act, this Act shall take effect June 1, 2023.