

- 1 SB199
- 2 NRH2RTJ-1
- 3 By Senators Figures, Coleman-Madison, Stewart, Kitchens,
- 4 Livingston, Chesteen, Waggoner, Kelley, Beasley, Butler,
- 5 Sessions, Williams, Givhan, Gudger, Smitherman, Melson,
- 6 Albritton, Jones, Chambliss, Hatcher, Bell, Allen, Carnley,
- 7 Orr
- 8 RFD: Finance and Taxation Education
- 9 First Read: 25-Feb-25

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4 SYNOPSIS:

5 6 This bill would enact the Alabama K-12 Public School and State Employee Paid Parental Leave Act of 2025.

7 Existing law does not provide for paid parental 8 leave for state employees or employees of local education 9 agencies. Subject to limitations and requirements, this 10 bill would provide eligible state employees and eligible local education agency employees paid parental leave in 11 12 connection with the birth, stillbirth, or miscarriage of 13 a child or the adoption of a child who is three years of 14 age or younger. A female eligible employee would be entitled to eight weeks of parental leave in connection 15 16 with the birth, stillbirth, or miscarriage of her child. 17 A male eligible employee would be entitled to two weeks of parental leave in connection with the birth, 18 stillbirth, or miscarriage of his child. Subject to 19 20 limitations, an eligible employee of either sex would be 21 entitled to eight weeks of parental leave in connection 22 with the adoption of a child three years of age or 23 younger.

This bill would require the State of Alabama Personnel Department and State Board of Education to adopt rules for the implementation and administration of parental leave. This bill would also require the State Personnel Department and State Department of Education to

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29	annually report certain data relating to parental leave
30	to the Governor and Legislature.
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33	A BILL
34	TO BE ENTITLED
35	AN ACT
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37	Relating to state employees and employees of local
38	education agencies; to add Chapter 6A, commencing with Section
39	36-6A-1, to Title 36 of the Code of Alabama 1975; to provide
40	for paid parental leave for eligible employees following the
41	birth, stillbirth, or miscarriage of a child or the placement
42	of a child for adoption; to provide limitations and
43	requirements related to the use of parental leave; to require
44	the State of Alabama Personnel Department and State Board of
45	Education to adopt rules governing the implementation and
46	administration of parental leave; to require the State of
47	Alabama Personnel Department and State Department of Education
48	to make an annual report; to amend Section 36-26-35.2, Code of
49	Alabama 1975.
50	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
51	Section 1. This act shall be known and may be cited as
52	the Alabama K-12 Public School and State Employee Paid
53	Parental Leave Act of 2025.
54	Section 2. Chapter 6A, commencing with Section 36-6A-1,
55	is added to Title 36 of the Code of Alabama 1975, to read as
56	follows:

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57 **``**\$36-6A-1

58 For the purposes of this chapter, the following terms 59 have the following meanings unless otherwise indicated by 60 context:

61 (1) APPLICABLE EMPLOYING AGENCY. The state entity or62 local education agency that employs an eligible employee.

63 (2) BASE PAY. The eligible employee's current, ordinary
64 rate of pay as reasonably determined by the applicable
65 employing agency.

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(3) ELIGIBLE EMPLOYEE. Either of the following:

a. A state employee who has been employed in any of the
following categories for at least 12 consecutive months
immediately preceding the occurrence of a qualifying event:

1. Legislative personnel, officers, and employees,
including personnel, officers, and employees of the
Legislative Services Agency, as set forth in Section
36-6-1(a)(2).

74 2. Court officials and employees of the Unified Judicial
75 System as set forth in Section 36-6-1(a)(3).

3. Employees of the Administrative Office of Courts as
set forth in Section 36-6-1(a)(4).

4. Hourly personnel considered to be permanent employeesas set forth in Section 36-6-1(a) (5).

5. Members of the unclassified service as set forth in
Section 36-26-10(c) or any employees otherwise designated
unclassified by law.

83 6. Members of the classified service as set forth in84 Section 36-26-10(d).

7. Members of the exempt service as set forth in Section 36-26-10(b)(3),(b)(8), (b)(10), and (b)(11), and any member of the exempt service who accrues leave pursuant to an authorizing statute.

b. A certified or noncertified employee of a local
education agency who has been employed by any local education
agency in this state for at least 12 consecutive months
immediately preceding the occurrence of a qualifying event.

93 (4) HEALTHCARE PROFESSIONAL. A physician, physician
94 assistant, nurse practitioner, or midwife who is licensed to
95 practice in his or her respective field in the State of
96 Alabama.

97 (5) MISCARRIAGE. The loss of an unborn child at or after 98 twelve weeks gestation and is confirmed in writing by a 99 healthcare professional. The term does not include an abortion 100 as defined in Section 26-23H-3 unless necessary to prevent a 101 serious health risk to the unborn child's mother as permitted 102 under Section 26-23H-4.

103 (6) PARENTAL LEAVE. Paid leave provided to an eligible 104 employee in connection with a qualifying event pursuant to 105 this chapter.

106 (7) QUALIFYING EVENT. Any of the events that entitle an 107 eligible employee to parental leave pursuant to Section 108 36-6A-2.

109 (8) STILLBIRTH. The loss of an unborn child at or after
110 20 weeks gestation that is confirmed in writing by a
111 healthcare professional. The term does not include an abortion
112 as defined in Section 26-23H-3 unless necessary to prevent a

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113 serious health risk to the unborn child's mother as permitted
114 under Section 26-23H-4."

115 **``**\$36-6A-2

(a) (1) An eligible employee who is female shall be entitled to eight weeks of parental leave in connection with the birth, stillbirth, or miscarriage of her child which occurs on or after July 1, 2025.

(2) An eligible employee who is male shall be entitled to
two weeks of parental leave in connection with the birth,
stillbirth, or miscarriage of his child which occurs on or
after July 1, 2025.

(3) An eligible employee shall be entitled to eight weeks 124 125 of parental leave in connection with the placement of a child 126 with the eligible employee for adoption which occurs on or after July 1, 2025, provided the child is three years of age 127 or younger at the time that he or she is placed with the 128 129 eligible employee. In the event that parents who jointly adopt 130 a child are both eligible employees, one parent shall be entitled to eight weeks of parental leave in connection with 131 132 the adoption and one parent shall be entitled to two weeks of 133 parental leave in connection with the adoption. The State of Alabama Personnel Department and State Board of Education 134 shall jointly adopt rules to implement this subdivision. 135

(b) An eligible employee may not take parental leave under this section unless he or she has completed the requirements of subdivision (b)(1) and paragraph(b)(2)a. prior to taking parental leave.

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(1) The eligible employee shall provide the applicable

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141 employing agency a written plan regarding his or her intended 142 use of the parental leave and any other leave he or she 143 intends to take in connection with the qualifying event.

144 (2)a. The eligible employee shall agree in writing with 145 the applicable employing agency not to separate from 146 employment for a period of at least eight weeks following the 147 conclusion of any leave taken in connection with the 148 gualifying event.

b. The requirement of paragraph a. may be waived by the applicable employing agency in circumstances where the eligible employee is unable to return to work such as a serious health condition of the employee or of an immediate family member.

154 c. If the eligible employee fails to comply with the 155 return-to-work agreement required by this subdivision, the 156 applicable employing agency may recover from the eligible 157 employee, by offset or otherwise, an amount equal to the 158 eligible employee's hourly rate of pay multiplied by the 159 number of hours the eligible employee failed to work in 160 compliance with the return-to-work agreement.

161 (3) In the event of an emergency that prevents an 162 eligible employee from completing the requirements of 163 subdivision (b)(1) and paragraph(b)(2)a. prior to taking 164 parental leave, the eligible employee shall complete these 165 requirements as soon as practicable after the emergency has 166 ended.

167 (c) An eligible employee may use any parental leave to 168 which he or she is entitled under this chapter intermittently

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169 or on a reduced leave schedule, subject to the following 170 limitations:

(1) The parental leave shall be used within 365 days of the qualifying event or within 365 days of the eligible employee taking parental leave for a qualifying event, whichever occurs sooner. An eligible employee may only use parental leave in connection with one qualifying event during a 365-day period, even if more than one qualifying event occurs.

178 (2) The eligible employee shall maintain a continuing 179 parental role with any child whose birth or adoption was a 180 qualifying event.

181 (3) Parental leave taken intermittently or on a reduced 182 leave schedule for bonding purposes shall be agreed to by the 183 applicable employing agency prior to the start of the leave.

(d) Parental leave taken under this section shall run concurrently with leave taken under Section 25-1-61 and under the Family and Medical Leave Act of 1993, codified as 29 U.S.C. § 2611, et seq.

(e) Upon the expiration of an eligible employee's 188 189 parental leave, the eligible employee shall be restored to the 190 position that he or she held at the time of the qualifying 191 event or to an equivalent position with equivalent seniority, status, employment benefits, pay, and other terms and 192 conditions of employment, including any fringe benefits and 193 194 service credits, that the eligible employee received or was 195 entitled to prior to the commencement of his or her parental 196 leave. A local education agency employee, as provided in

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Section 36-6A-1(3)b., shall be restored to the grade taught prior to taking parental leave unless otherwise agreed to by the employee. Nothing in this chapter shall be construed to prevent an eligible employee from receiving any cost-of-living salary increase provided generally to eligible employees or any merit increase to which the eligible employee would have been entitled had he or she not taken parental leave."

204 "\$36-6A-3

205 (a) Parental leave authorized by this chapter shall be 206 administered as follows:

207 (1) Parental leave shall be paid at 100 percent of the 208 eligible employee's base pay.

(2) Parental leave shall remain at 100 percent of the pay provided in subdivision (1) for the duration of the leave as if the eligible employee worked continuously from the date that the eligible employee commenced his or her parental leave until the date the eligible employee returns from parental leave.

(3) Parental leave shall not require an eligible employee to use or exhaust sick leave, annual leave, or any other leave or paid time off.

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(4) Parental leave has no cash value.

(b) Any unused parental leave may not be used tocalculate an eligible employee's retirement benefits.

(c) Unused parental leave shall not roll over, be reserved for use during a subsequent qualifying event, or be paid to the eligible employee."

224 "\$36-6A-4

225 (a) During an eligible employee's parental leave, the 226 applicable employing agency shall continue to pay the 227 employer's contribution to maintain any health care benefits 228 the employee had at the time of the qualifying event for the 229 duration of the leave as if the eligible employee had 230 continued in employment continuously from the date the 231 eligible employee commenced the parental leave until the date 232 the eligible employee returns from the leave.

(b) The eligible employee shall continue to pay his or her share of the cost of health care benefits, if any, as was required of him and her prior to the commencement of parental leave."

237 "\$36-6A-5

(a) (1) The State Personnel Department shall adopt rules
to implement and administer this chapter as to state employees
who may be an eligible employee as defined in Section
36-6A-1(3)a.

(2) The State Board of Education shall adopt rules to
implement and administer this chapter as to local education
agency employees who may be an eligible employee as defined in
Section 36-6A-1(3)b. Rules adopted pursuant to this
subdivision shall apply to an eligible employee of a public
charter school notwithstanding Section 16-6F-9(a)(3).

(b) The rules adopted pursuant to subsection (a) shall
set reasonable procedures necessary to implement this chapter,
including any necessary forms, for an eligible employee
exercising his or her right to parental leave under this
chapter. Forms and procedures shall not be unduly burdensome

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253 to the eligible employee.

(c) The rules adopted pursuant to subsection (a) shall provide for each state employee or local education agency employee to receive written notice upon his or her hiring of the following:

(1) An eligible employee's right to parental leave pursuant to this chapter.

260 (2) The number of weeks of parental leave available to an261 eligible employee.

262 (3) The procedure for taking parental leave."

263 "\$36-6A-6

No later than October 1, 2026, and every October 1 thereafter until October 1, 2030, the State Personnel Department and the State Department of Education shall submit to the Governor and the Legislature and make publicly available information regarding the implementation and use of parental leave by eligible employees for the previous fiscal year."

271 Section 3. Section 36-26-35.2, Code of Alabama 1975, 272 shall be amended to read as follows:

273 "\$36-26-35.2

(a) Notwithstanding any other laws to the contrary, a state employee employed in any branch of state government may donate his or her accrued and unused annual, sick, or compensatory leave to another state employee who has qualified for catastrophic sick leave or family leave. The donation shall be subject to the approval of the appointing authority of the employee making the donation and, if the donating

281 employee is in a position with a lower pay grade than the 282 position of the employee receiving the donation, the approval 283 of the State Personnel Board. The appointing authority of the 284 employee receiving the donation may limit the number of hours 285 an employee may receive per catastrophic illness or family leave. No employee may receive more than 480 hours of donated 286 287 leave throughout his or her career with the state without the 288 approval of the State Personnel Board. A state employee who qualifies for the receipt of donated leave for adoption shall 289 receive up to a maximum of two weeks of donated leave per 290 291 adoption. (b) For purposes of this section only, "family leave" 292 293 means maternity or adoption leave pursuant to rules of the State Personnel Board." 294 295 Section 4. This act shall become effective July 1, 2025. 296

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