HOUSE BILL 1609

State of Washington 61st Legislature 2009 Regular Session

By Representatives Dickerson, Conway, Pettigrew, Williams, Green, Ormsby, Kagi, Dunshee, Appleton, Van De Wege, Upthegrove, Darneille, Simpson, Hasegawa, and Nelson

Read first time 01/26/09. Referred to Committee on Commerce & Labor.

1 AN ACT Relating to the family security act; amending RCW 49.86.005, 2 49.86.010, 49.86.020, 49.86.030, 49.86.050, 49.86.060, 49.86.070, 49.86.080, 49.86.090, 49.86.100, 49.86.110, 49.86.120, 3 49.86.130, 49.86.140, 49.86.160, 49.86.170, 49.86.180, 49.86.190, 49.86.210, and 4 50.29.021; reenacting and amending RCW 43.79A.040; adding new sections 5 6 to chapter 49.86 RCW; adding a new section to chapter 82.04 RCW; 7 creating a new section; repealing RCW 49.86.040; providing an effective date; providing an expiration date; and providing for submission of 8 9 certain sections of this act to a vote of the people.

10 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

11 **Sec. 1.** RCW 49.86.005 and 2007 c 357 s 1 are each amended to read 12 as follows:

The legislature finds that, although family <u>and medical</u> leave laws have assisted individuals to balance the demands of the workplace with their family responsibilities, more needs to be done to achieve the goals of ((<u>parent and child bonding</u>)) <u>family care, children and family</u> <u>health</u>, workforce stability, and economic security. In particular, the legislature finds that many individuals do not have access to family <u>and medical</u> leave laws, and those who do may not be in a financial

position to take family and medical leave that is unpaid, and that 1 2 employer-paid benefits meet only a relatively small part of this need. The legislature declares it to be in the public interest to establish 3 4 a program that: (1) Allows parents to bond with a newborn or newly placed child, and workers to care for family members with a serious 5 6 health condition or to recover from their own serious health condition; (2) provides limited and additional income support for a reasonable 7 8 period while an individual is away from work on family and medical 9 leave; (3) reduces the impact on state income support programs by 10 increasing an individual's ability to provide caregiving services for ((a child)) family members while maintaining an 11 employment 12 relationship; and (4) establishes a wage replacement benefit to be 13 coordinated with current existing state and federal family and medical 14 leave laws.

15 **Sec. 2.** RCW 49.86.010 and 2007 c 357 s 3 are each amended to read 16 as follows:

17 The definitions in this section apply throughout this chapter 18 unless the context clearly requires otherwise.

(1)(a) With respect to leave for the birth or placement of a child,
 "application year" means the twelve-month period beginning on the date
 of the birth or placement of the child.

(b) With respect to leave for a family member's serious health 22 23 condition or the individual's serious health condition, "application year" means the twelve-month period beginning on the first day of the 24 25 calendar week in which an individual files an initial application for 26 family and medical leave insurance benefits ((and, thereafter, the twelve-month period beginning with the first day of the calendar week 27 in which the individual next files an application for family leave 28 29 insurance benefits after the expiration of the individual's last 30 preceding application year)).

31 (c) No application year may begin before the individual's last 32 preceding application year has expired.

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(2) <u>"Average weekly wage" means the same as in RCW 50.04.355.</u>

34 (3) "Calendar quarter" means the same as in RCW 50.04.050.

35 (((3) "Child" means a biological or an adopted child.

36 (4) "Department" means the state agency to be directed to 37 administer the family leave insurance program.

(5) "Director" means the director of the department. 1 (6))) (4) "Child," "health care provider," "parent," "serious 2 health condition, " and "spouse" means the same as in RCW 49.78.020. 3 (5) "Commissioner" means the commissioner of the department. 4 (6) "Department" means the employment security department. 5 (7) "Employer" means: (a) The same as in RCW 50.04.080; and (b) б 7 the state and its political subdivisions. 8 (((7))) (8) "Employment" has the meaning provided in RCW 50.04.100. (((+))) (9) "Family and medical leave" means leave((+ (a) Because) 9 10 of the birth of a child of the employee and in order to care for the child; or (b) because of the placement of a child with the employee for 11 12 adoption)) for a family member's serious health condition, leave for 13 the birth or placement of a child, and leave for the individual's 14 serious health condition as these types of leave are defined in RCW 49.78.020 and described in RCW 49.78.220. 15 ((((9))) <u>(10)</u> "Family <u>and medical</u> leave insurance benefits" means 16 the benefits payable under RCW 49.86.050 and 49.86.060. 17 ((((10))) (11) "Family member" means a child, spouse, domestic 18 partner, or parent of the individual. 19 (12) "Federal family and medical leave act" means the federal 20 21 family and medical leave act of 1993 (Act Feb. 5, 1993, P.L. 103-3, 107 22 Stat. 6). 23 ((((11))) (13) "Premium" or "premiums" means payments required by 24 this chapter to be made to the department for the family and medical leave insurance account under RCW 49.86.170. 25 26 (14) "Qualifying year" means the first four of the last five 27 completed calendar quarters or, if eligibility is not established, the last four completed calendar quarters immediately preceding the first 28 day of the individual's application year. 29 (((12))) (15) "Regularly working" means the average number of hours 30 31 per workweek that an individual worked in the two quarters of the 32 individual's qualifying year in which total wages were highest. 33 Sec. 3. RCW 49.86.020 and 2007 c 357 s 4 are each amended to read 34 as follows: 35 (1) The department shall establish and administer a family and 36 medical leave insurance program and pay family and medical leave 37 insurance benefits as specified in this chapter.

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(2) The department shall establish procedures and forms for filing
 claims for benefits under this chapter. The department shall notify
 the employer within five business days of a claim being filed under RCW
 49.86.030.

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(3) The department may require that an individual attest that:

6 <u>(a) There has been a birth or placement of a child, or the</u> 7 <u>individual or the individual's family member has a serious health</u> 8 <u>condition, as applicable; and</u>

9 (b) The individual is not earning waiting period credits or 10 receiving benefits under chapter 7.68 RCW, Title 50 or 51 RCW, or other 11 applicable federal or state crime victims' compensation, unemployment 12 compensation, industrial insurance, or disability insurance laws; and

13 (c) The individual's serious health condition is not a result of 14 the individual's perpetration of a gross misdemeanor or felony.

15 (4) The department may require that a claim for benefits under this 16 chapter be supported by a certification issued by the health care 17 provider providing health care to the individual or the individual's 18 family member, as applicable.

19 (5) The department shall use information sharing and integration 20 technology to facilitate the disclosure of relevant information or 21 records by ((the employment security department)) another state agency, 22 so long as an individual consents to the disclosure as required under 23 RCW 49.86.030(((4))) (1)(d).

24 (((4))) (6) Information contained in the files and records pertaining to an individual under this chapter are confidential and not 25 26 open to public inspection, other than to public employees in the 27 performance of their official duties. However, the individual or an authorized representative of an individual may review the records or 28 29 receive specific information from the records on the presentation of 30 the signed authorization of the individual. An employer or the employer's duly authorized representative may review the records of an 31 32 individual employed by the employer in connection with a pending claim. At the department's discretion, other persons may review records when 33 34 such persons are rendering assistance to the department at any stage of 35 the proceedings on any matter pertaining to the administration of this 36 chapter.

37 (((+5))) (7) The department shall develop and implement an outreach 38 program to ensure that individuals who may be eligible to receive

family and medical leave insurance benefits under this chapter are made 1 2 aware of these benefits. Outreach information shall explain, in an easy to understand format, eligibility requirements, the claims 3 4 process, weekly benefit amounts, maximum benefits payable, notice and medical certification requirements, reinstatement and nondiscrimination 5 б rights, confidentiality, and ((coordination of leave)) the relationship 7 between employment protection, leave from employment, and wage replacement benefits under this chapter and other laws, collective 8 bargaining agreements, and employer policies. <u>Outreach information</u> 9 shall be prepared by the department with technical assistance from the 10 department of labor and industries. Outreach information shall be 11 12 available in English and other primary languages as defined in RCW 13 74.04.025.

14 **Sec. 4.** RCW 49.86.030 and 2007 c 357 s 5 are each amended to read 15 as follows:

16 ((Beginning October 1, 2009,)) (1) Family and medical leave 17 insurance benefits are payable to an individual during a period in 18 which the individual is unable to perform his or her regular or 19 customary work because he or she is on family <u>and medical</u> leave if the 20 individual:

(((1))) (a) Files a claim for benefits in the six-week period beginning on the first day of the calendar week in which the individual is on leave for the birth or placement of a child, or in each week in which the individual is on ((family)) leave for a family member's serious health condition or the individual's serious health condition, and as required by rules adopted by the ((director)) commissioner;

27 ((((2))) (b) Has been employed for at least six hundred eighty hours 28 ((in employment)) during the individual's qualifying year;

29 (((3))) <u>(c)</u> Establishes an application year. An application year 30 may not be established if the qualifying year includes hours worked 31 before establishment of a previous application year;

32 (((4))) (d) Consents to the disclosure of information or records 33 deemed private and confidential under ((chapter 50.13 RCW)) state law. 34 Initial disclosure of this information and these records by ((the 35 employment security department)) another state agency to the department 36 is solely for purposes related to the administration of this chapter. Further disclosure of this information or these records is subject to RCW 49.86.020(((3))) <u>(5) and section 14 of this act</u>;

3 ((((5))) <u>(e)</u> Discloses whether or not he or she owes child support
4 obligations as defined in RCW 50.40.050; ((and

5 (6) Documents that he or she has provided)) (f) Provides the 6 employer from whom family <u>and medical</u> leave is to be taken with written 7 notice of the individual's intention to take family <u>and medical</u> leave 8 in the same manner as an employee is required to provide notice in RCW 9 49.78.250 <u>and in the individual's claim for benefits, attests that</u> 10 written notice has been provided; and

(g) Provides a document authorizing the individual's or the family member's health care provider, as applicable, to disclose the individual's or the family member's health care information in the form of the certification of a serious health condition. To be valid, the disclosure authorization must satisfy the requirements set forth in RCW 70.02.030.

17 (2)(a) With respect to leave for the birth or placement of a child, 18 family and medical leave insurance benefits are payable beginning as 19 soon as funds are available on or after July 1, 2010, but no later than 20 June 1, 2011.

21 (b) With respect to leave for a family member's serious health 22 condition or the individual's serious health condition, family and 23 medical leave insurance benefits are payable beginning January 1, 2012.

24 <u>NEW SECTION.</u> Sec. 5. A new section is added to chapter 49.86 RCW 25 to read as follows:

With respect to leave for the individual's serious health condition, an individual is disqualified from family and medical leave insurance benefits beginning with the first day of the calendar week, and continuing for the next fifty-two consecutive weeks, in which the individual is suffering from a serious health condition resulting from the individual's perpetration of a gross misdemeanor or felony.

32 **Sec. 6.** RCW 49.86.050 and 2007 c 357 s 7 are each amended to read 33 as follows:

(1) ((The maximum number of weeks during which family leave
 insurance benefits are payable in an application year is five weeks.
 However,)) Benefits are not payable during a waiting period consisting

of the first seven calendar days of family <u>and medical</u> leave taken in an application year <u>with respect to a particular type of family and</u> <u>medical leave</u>, whether the first seven calendar days of family <u>and</u> <u>medical</u> leave are employer paid or unpaid.

5 (2)(a) The first payment of benefits must be made to an individual 6 within two weeks after the <u>completed</u> claim is ((filed)) <u>received</u> or the 7 family <u>and medical</u> leave began, whichever is later, and subsequent 8 payments must be made ((semimonthly)) <u>biweekly</u> thereafter.

9 (b) The payment of benefits under this chapter shall not be considered a binding determination of the obligations of the department 10 under this chapter. The acceptance of compensation by the individual 11 12 shall likewise not be considered a binding determination of his or her 13 rights under this chapter. Whenever any payment of benefits under this chapter has been made and timely appeal therefrom has been made where 14 the final decision is that the payment was improper, the individual 15 shall repay it and recoupment may be made from any future payment due 16 17 to the individual on any claim under this chapter. The ((director)) commissioner may exercise his or her discretion to waive, in whole or 18 19 in part, the amount of any such payments where the recovery would be against equity and good conscience. 20

(c) If an individual dies before he or she receives a payment of benefits, the payment shall be made by the department and distributed consistent with the terms of the decedent's will or, if the decedent dies intestate, consistent with the terms of RCW 11.04.015.

25 **Sec. 7.** RCW 49.86.060 and 2007 c 357 s 8 are each amended to read 26 as follows:

The amount of family <u>and medical</u> leave insurance benefits shall be determined as follows:

(1) ((The weekly benefit shall be two hundred fifty dollars per week)) For an individual who at the time of beginning family and <u>medical</u> leave was regularly working thirty-five hours or more per week and who is on family and medical leave for thirty-five hours or more per week:

34 (a) The weekly benefit amount shall be two hundred fifty dollars 35 per week for weeks beginning before January 1, 2012, and thereafter 36 shall be the adjusted weekly benefit amount calculated under subsection 37 (4) of this section; and (b) The maximum benefit payable shall be five times the weekly
 benefit amount specified in (a) of this subsection.

3 (2) ((Iff)) For an individual who at the time of beginning family 4 <u>and medical</u> leave was regularly working thirty-five hours or more per 5 week <u>and who</u> is on family <u>and medical</u> leave for less than thirty-five 6 hours but at least eight hours in a week((, the individual's)):

7 <u>(a) The</u> weekly benefit shall be .025 times the ((maximum)) weekly 8 benefit <u>amount specified in subsection (1)(a) of this section</u> times the 9 number of hours of family <u>and medical</u> leave taken in the week((-10 Benefits are not payable for less than eight hours of family leave 11 taken in a week))<u>;</u>

12 (b) The maximum benefit payable shall be the same as the amount 13 specified in subsection (1)(b) of this section.

(3) For an individual who at the time of beginning family and 14 medical leave was regularly working less than thirty-five hours per 15 week, the department shall calculate a prorated schedule for a weekly 16 benefit amount, a maximum benefit payable, and a minimum number of 17 hours of family and medical leave that must be taken in a week for 18 19 benefits to be payable, with the prorated schedule based on the amounts 20 and the calculations specified under subsections (1) and (2) of this 21 section.

(4) By September 30, 2011, and by each subsequent September 30th, 22 23 the department shall calculate to the nearest dollar an adjusted weekly 24 benefit amount to account for inflation using the consumer price index for urban wage earners and clerical workers, CPI-W, or a successor 25 26 index, for the twelve completed calendar months before each September 27 30th as calculated by the United States department of labor. Each adjusted weekly benefit amount calculated under this subsection takes 28 effect on the following January 1st. 29

30 (5) In no case shall an individual's weekly benefit amount exceed
31 the individual's average weekly wage.

32 (6) In no case shall benefits be payable for less than eight hours
 33 of family and medical leave taken in a week.

34 (7) If an individual discloses that he or she owes child support 35 obligations under RCW 49.86.030 and the department determines that the 36 individual is eligible for benefits, the department shall notify the 37 applicable state or local child support enforcement agency and deduct 1 and withhold an amount from benefits in a manner consistent with RCW 2 50.40.050.

3 (((5) If the internal revenue service determines that family leave 4 insurance benefits under this chapter are subject to federal income tax 5 and an individual elects to have federal income tax deducted and 6 withheld from benefits, the department shall deduct and withhold the 7 amount specified in the federal internal revenue code in a manner 8 consistent with RCW 49.86.070.))

9 Sec. 8. RCW 49.86.070 and 2007 c 357 s 9 are each amended to read 10 as follows:

11 (((1))) If the internal revenue service determines that family and 12 <u>medical</u> leave insurance benefits under this chapter are subject to 13 federal income tax, the department must advise an individual filing a 14 ((new)) claim for family <u>and medical</u> leave insurance benefits, at the 15 time of filing such claim, that((÷

16 (a))) the internal revenue service has determined that benefits are 17 subject to federal income tax((+

18 (b)) and requirements exist pertaining to estimated tax 19 payments(($\dot{\tau}$

20 (c) The individual may elect to have federal income tax deducted 21 and withheld from the individual's payment of benefits at the amount 22 specified in the federal internal revenue code; and

23 (d) The individual is permitted to change a previously elected 24 withholding status.

25 (2) Amounts deducted and withheld from benefits must remain in the 26 family leave insurance account until transferred to the federal taxing 27 authority as a payment of income tax.

28 (3) The director shall follow all procedures specified by the 29 federal internal revenue service pertaining to the deducting and 30 withholding of income tax)).

31 **Sec. 9.** RCW 49.86.080 and 2007 c 357 s 10 are each amended to read 32 as follows:

33 (1) If family <u>and medical</u> leave insurance benefits are paid 34 erroneously or as a result of willful misrepresentation, or if a claim 35 for family <u>and medical</u> leave benefits is rejected after benefits are 36 paid, RCW 51.32.240 shall apply, except that appeals are governed by 1 RCW 49.86.120, penalties are paid into the family <u>and medical</u> leave 2 insurance account, and the department shall seek repayment of benefits 3 from the recipient. <u>The department shall issue an overpayment</u> 4 <u>assessment setting forth the reasons for, and the amount of, the</u> 5 <u>overpayment.</u>

6 (2) Whenever such an overpayment assessment becomes conclusive and 7 final, the department may file with the superior court clerk of any 8 county within the state a warrant in the amount of the overpayment 9 assessment plus a filing fee under RCW 36.18.012(10). However, the 10 department must first give at least twenty days notice by certified 11 mail return receipt requested, to the individual's last known address 12 of the intended action.

13 (a) The clerk of the county where the warrant is filed shall 14 immediately designate a superior court cause number for the warrant. 15 The clerk shall cause to be entered in the judgment docket under the 16 superior court cause number assigned to the warrant the name of the 17 person or persons mentioned in the warrant, the amount of the 18 overpayment assessment, and the date when the warrant was filed.

19 (b) The amount of the warrant as docketed shall become a lien upon 20 the title to, and any interest in, all real and personal property of 21 the person or persons against whom the warrant is issued, the same as 22 a judgment in a civil case duly docketed in the office of the clerk. 23 A warrant so docketed shall be sufficient to support the issuance of 24 writs of execution and writs of garnishment in favor of the state in 25 the manner provided by law for a civil judgment.

26 (c) A copy of the warrant shall be mailed to the person or persons 27 mentioned in the warrant by certified mail to the person's last known 28 address within ten days of its filing with the clerk.

29 **Sec. 10.** RCW 49.86.090 and 2007 c 357 s 11 are each amended to 30 read as follows:

(1) During a period in which an individual receives family <u>and</u> <u>medical</u> leave insurance benefits or earns waiting period credits under this chapter, the individual is entitled to family <u>and medical</u> leave and, at the established ending date of leave, to be restored to a position of employment with the employer from whom leave was taken.

36 (2) The individual entitled to leave under this section shall be

1 restored to a position of employment in the same manner as an employee 2 entitled to leave under chapter 49.78 RCW is restored to a position of 3 employment, as specified in RCW 49.78.280.

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(3) This section applies only to an individual if:

5 (a) The employer from whom the individual takes family <u>and medical</u> 6 leave employs ((more than)) twenty-five <u>or more</u> employees <u>for each</u> 7 working day during each of twenty or more calendar workweeks in the 8 <u>current or preceding calendar year within seventy-five miles of the</u> 9 <u>employee's worksite;</u> and

10 (b) The individual has been employed for at least twelve months by 11 that employer, and for at least one thousand two hundred fifty hours of 12 service with that employer during the previous twelve-month period.

(4) This section shall be enforced by the department of labor and
 <u>industries</u> as provided in chapter 49.78 RCW.

15 Sec. 11. RCW 49.86.100 and 2007 c 357 s 12 are each amended to 16 read as follows:

17 If spouses or ((people involved in a legal relationship established 18 under chapter 26.60 RCW who are)) domestic partners entitled to leave 19 under this chapter are employed by the same employer, the employer may 20 require that spouses or ((people involved in such a relationship 21 governed by Title 26 RCW)) domestic partners not take such leave 22 concurrently if such leave is taken: (1) For the birth or placement of 23 a child; or (2) for a parent's serious health condition.

24 **Sec. 12.** RCW 49.86.110 and 2007 c 357 s 13 are each amended to 25 read as follows:

(1) <u>Beginning January 1, 2014, an employer of individuals not</u> 26 27 covered by this chapter or a self-employed person, including a sole proprietor, partner, or joint venturer, may elect coverage under this 28 29 chapter for all individuals in its employ for an initial period of not 30 less than three years or a subsequent period of not less than one year 31 immediately following another period of coverage. The employer or self-employed person must file a notice of election in writing with the 32 33 ((director)) commissioner, as required by the department. The election 34 becomes effective on the date of filing the notice with the 35 commissioner.

(2) An employer or self-employed person who has elected coverage 1 2 may withdraw from coverage within thirty days after the end of the 3 three-year period of coverage, or at such other times as the 4 ((director)) commissioner may prescribe by rule, by filing ((written)) a notice of withdrawal in writing with the ((director)) commissioner, 5 such withdrawal to take effect not sooner than thirty days after filing б 7 the notice with the commissioner. Within five days of filing written 8 notice of the withdrawal with the ((director)) commissioner, an 9 employer must provide written notice of the withdrawal to all 10 individuals in the employer's employ.

11 (3) The department may cancel elective coverage if the employer or 12 self-employed person fails to make required payments or reports. The 13 department may collect due and unpaid premiums and may levy an additional premium for the remainder of the period of coverage. The 14 cancellation shall be effective no later than thirty days from the date 15 of the notice in writing advising the employer or self-employed person 16 of the cancellation. Within five days of receiving written notice of 17 the cancellation from the commissioner, an employer must provide 18 19 written notice of the cancellation to all individuals in the employer's 20 employ.

21 (4) In developing and implementing the requirements of this 22 section, the department shall adopt government efficiencies to improve 23 administration and reduce costs. These efficiencies may include, but 24 are not limited to, requiring that payments be made in a manner and at 25 intervals unique to the elective coverage program.

26 <u>NEW SECTION.</u> Sec. 13. A new section is added to chapter 49.86 RCW 27 to read as follows:

(1) Beginning January 1, 2011, for each individual, each employer shall pay a premium of two cents per hour worked, up to a maximum of forty hours per week, to the department. Each employer may deduct from the pay of each individual the full amount that the employer is required to pay for the individual.

33 (2) Payments shall be made in the manner and at such intervals as 34 provided in this chapter and directed by the department, and shall be 35 deposited in the family and medical leave insurance account. In 36 developing and implementing the requirements of this section and 37 section 14 of this act, the department shall adopt government efficiencies to improve administration and reduce costs. These efficiencies shall include combined reporting and payment, with a single return, of premiums under this section and contributions under chapter 50.24 RCW. In the payment of premiums, a fractional part of a cent shall be disregarded unless it amounts to one-half cent or more, in which case it shall be increased to one cent.

(3) By September 1, 2011, and by each subsequent September 1st, the 7 8 commissioner shall adjust the amount of the premium to ensure that the 9 amount is the lowest rate necessary to pay family and medical leave 10 insurance benefits and administrative costs, and maintain actuarial 11 solvency in accordance with recognized insurance principles, of the 12 family and medical leave insurance program on a current basis, and to 13 repay loaned funds from the supplemental pension fund, if any, as required in RCW 49.86.190. The adjusted amount of the premium takes 14 15 effect for the calendar year beginning after the relevant September 16 1st.

17 <u>NEW SECTION.</u> Sec. 14. A new section is added to chapter 49.86 RCW 18 to read as follows:

(1) In the form and at the times specified in this chapter and by 19 20 the commissioner, an employer shall make reports, furnish information, 21 and make payments of premiums as required by section 13 of this act to 22 In developing and implementing the requirements of the department. 23 this section and section 13 of this act, the department shall adopt government efficiencies to improve administration and reduce costs. 24 25 These efficiencies shall include combined reporting and payment, with 26 a single return, of premiums under this section and contributions under 27 chapter 50.24 RCW. If the employer is a temporary help company that provides employees on a temporary basis to its customers, the temporary 28 29 help company is considered the employer for purposes of this section. 30 However, if the temporary help company fails to remit the required 31 premiums, the customer to whom the employees were provided is liable 32 for paying the premiums.

33 (2)(a) An employer must keep at his or her place of business a 34 record of employment from which the information needed by the 35 department for purposes of this chapter may be obtained. This record 36 shall at all times be open to the inspection of the commissioner or 37 department employees designated by the commissioner. 1 (b) Information obtained from employer records under this chapter 2 is confidential and not open to public inspection, other than to public 3 employees in the performance of their official duties. However, an 4 interested party shall be supplied with information from employer 5 records to the extent necessary for the proper presentation of the case 6 in question. An employer may authorize inspection of its records by 7 written consent.

8 (3) The requirements relating to the assessment and collection of 9 family and medical leave insurance premiums are the same as the 10 requirements relating to the assessment and collection of contributions 11 under Title 50 RCW, including but not limited to penalties, interest, 12 and department lien rights and collection remedies. These requirements 13 apply to:

(a) An employer that fails under this chapter to make the requiredreports, or fails to remit the full amount of the premiums when due;

16 (b) An employer that willfully makes a false statement or 17 misrepresentation regarding a material fact, or willfully fails to 18 report a material fact, to avoid making the required reports or 19 remitting the full amount of the premiums when due under this chapter;

(c) A successor in the manner specified in RCW 50.24.210; and

(d) An officer, member, or owner having control or supervision of payment and/or reporting of family and medical leave insurance, or who is charged with the responsibility for the filing of returns, in the manner specified in RCW 50.24.230.

(4) Notwithstanding subsection (3) of this section, appeals are
 governed by RCW 49.86.120.

27 Sec. 15. RCW 49.86.120 and 2007 c 357 s 14 are each amended to 28 read as follows:

29 (1) Except as provided in section 16(1) of this act, a person ((aggrieved by a decision of the department under this chapter must)) 30 31 may file a notice of appeal ((with the director)) from any determination or redetermination made by the department with the 32 commissioner, by mail or personally, within thirty days after the date 33 34 on which a copy of the department's decision was ((communicated to)) 35 served on the person. Upon receipt of the notice of appeal, the 36 ((director)) commissioner shall request the assignment of an

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administrative law judge in accordance with chapter 34.05 RCW to
 conduct a hearing and issue a proposed decision and order. The hearing
 shall be conducted in accordance with chapter 34.05 RCW.

4 (2) The administrative law judge's proposed decision and order shall be final and not subject to further appeal unless, within thirty 5 days after the decision is ((communicated to)) served on the interested 6 7 parties, ((a party petitions for review by the director. If the 8 director's review is timely requested, the director may order additional evidence by the administrative law judge. On the basis of 9 10 the evidence before the administrative law judge and such additional 11 evidence as the director may order to be taken, the director shall render a decision affirming, modifying, or setting aside the 12 13 administrative law judge's decision. The director's decision becomes 14 final and not subject to further appeal unless, within thirty days after the decision is communicated to the interested parties,)) a party 15 files a petition for judicial review as provided in chapter 34.05 RCW. 16 17 ((The director is a party to any judicial action involving the 18 director's decision and shall be represented in the action by the 19 attorney general.))

(3) If, upon ((administrative or)) judicial review, the final decision of the <u>applicable</u> department is reversed or modified, ((the administrative law judge or)) the court in its discretion may award reasonable attorneys' fees and costs to the prevailing party. Attorneys' fees and costs owed by the department, if any, are payable from the family <u>and medical</u> leave insurance account.

26 <u>NEW SECTION.</u> Sec. 16. A new section is added to chapter 49.86 RCW 27 to read as follows:

(1) A determination of amount of benefits potentially payable 28 29 issued under this chapter shall not serve as a basis for appeal under RCW 49.86.120. However, the determination shall be subject to request 30 31 by the individual on family and medical leave for redetermination by 32 the commissioner at any time within one year from the date of delivery or mailing of such determination, or any redetermination thereof. A 33 34 redetermination shall be furnished to the individual in writing and 35 provide the basis for appeal under RCW 49.86.120.

36 (2) A determination of denial of benefits shall become final, in37 the absence of timely appeal therefrom. The commissioner may

redetermine such determinations at any time within one year from
 delivery or mailing to correct an error in identity, omission of fact,
 or misapplication of law with respect to the facts.

4 (3) A determination of allowance of benefits shall become final, in
5 the absence of a timely appeal therefrom. The commissioner may
6 redetermine such allowance at any time within two years following the
7 application year in which such allowance was made in order to recover
8 any benefits for which recovery is provided under RCW 49.86.080.

9 (4) A redetermination may be made at any time: (a) To conform to a final court decision applicable to either an initial determination or 10 a determination of denial or allowance of benefits; (b) in the event of 11 12 a back pay award or settlement affecting the allowance of benefits; or 13 (c) in the case of misrepresentation or willful failure to report a material fact. Written notice of any such redetermination shall be 14 promptly given by mail or delivered to such interested parties as were 15 notified of the initial determination or determination of denial or 16 allowance of benefits and any new interested party or parties who, 17 18 pursuant to such regulation as the commissioner may prescribe, would be 19 an interested party.

20 Sec. 17. RCW 49.86.130 and 2007 c 357 s 15 are each amended to 21 read as follows:

22 (1) An employer, temporary help company, employment agency, 23 employee organization, or other person may not discharge, expel, or 24 otherwise discriminate against ((a person)) an individual because he or 25 she has filed or communicated to the employer an intent to file a 26 claim, a complaint, or an appeal, or has testified or is about to testify or has assisted in any proceeding, under this chapter, at any 27 time, including during the waiting period described in RCW 49.86.050 28 29 and the period in which the person receives family and medical leave insurance benefits under this chapter. ((This section shall be 30 enforced as provided in RCW 51.48.025.)) 31

32 (2) Any individual who believes that he or she has been discharged 33 or otherwise discriminated against by an employer in violation of this 34 section may file a complaint with the commissioner alleging 35 discrimination within ninety days of the date of the alleged violation. 36 Upon receipt of such complaint, the commissioner shall cause an 37 investigation to be made as the commissioner deems appropriate. Within

ninety days of the receipt of a complaint filed under this section, the 1 commissioner shall notify the complainant of his or her determination. 2 If, upon such investigation, it is determined that this section has 3 been violated, the commissioner shall bring an action in the superior 4 court of the county in which the violation is alleged to have occurred. 5 6 (3) If the commissioner determines that this section has not been 7 violated, the individual may institute the action on his or her own 8 behalf.

9 <u>(4) In any action brought under this section, the superior court</u> 10 <u>shall have jurisdiction, for cause shown, to restrain violations of</u> 11 <u>subsection (1) of this section and to order all appropriate relief</u> 12 including rehiring or reinstatement of the individual with back pay.

13 **Sec. 18.** RCW 49.86.140 and 2007 c 357 s 16 are each amended to 14 read as follows:

(1)(((a) Leave taken under this chapter must be taken concurrently with any leave taken)) If an individual is entitled to employment protection under this chapter and under the federal family and medical leave act of 1993 (Act Feb. 5, 1993, P.L. 103-3, 107 Stat. 6) ((or under)), chapter 49.78 RCW, or other applicable federal, state, or local law, the individual is entitled to employment protection under the other applicable law most favorable to the individual.

(((b) An)) <u>(2) Except as provided in this subsection, if an</u> 22 individual is entitled to family and medical leave under this chapter 23 24 and under the federal family and medical leave act, chapter 49.78 RCW, or other applicable federal, state, or local law, the employer may 25 26 require that leave ((taken)) under this chapter be taken concurrently 27 ((or otherwise coordinated)) with leave ((allowed)) under ((the terms of a collective bargaining agreement or employer policy, as applicable, 28 for the birth or placement of a child)) other applicable laws. 29 The 30 employer must give individuals in its employ written notice of this requirement. An individual may not increase the duration of his or her 31 entitlement to leave from employment by tacking on leave under this 32 chapter to leave under other applicable laws. Leave from employment 33 under this chapter is in addition to leave from employment during which 34 35 benefits are paid or are payable under Title 51 RCW or other applicable federal or state industrial insurance laws. 36

1 (3) In any week in which an individual is earning waiting period 2 credits or receiving benefits under chapter 7.68 RCW, Title 50 or 51 3 RCW, or other applicable federal or state crime victims' compensation, 4 unemployment compensation, industrial insurance, or disability 5 insurance laws, the individual is disqualified from receiving family 6 and medical leave insurance benefits under this chapter.

7 (4)(a) Except as provided in this section, this chapter does not 8 prohibit an employer from negotiating a collective bargaining agreement 9 or adopting employer policies, as applicable, to coordinate existing 10 benefits with leave from employment and wage replacement benefits 11 required under this chapter.

12 (((2)(a))) (b) This chapter does not diminish an employer's 13 obligation to comply with a collective bargaining agreement or employer 14 policy, as applicable, that provides greater <u>employment protection</u>, 15 leave ((for the birth)) from employment, or ((placement of a child)) 16 wage replacement benefits than under this chapter.

17 (((b))) (c) An individual's ((right to leave)) rights to employment 18 protection, leave from employment, and wage replacement benefits under 19 this chapter may not be diminished by a collective bargaining agreement 20 entered into or renewed or an employer policy adopted or retained after 21 ((July 1, 2008)) the effective date of this section. Any agreement by 22 an individual to waive his or her rights under this chapter is void as 23 against public policy.

24 (d) If an employer provides wage replacement benefits to an individual while on family and medical leave through disability 25 26 insurance or any other means, the individual may elect whether first to 27 receive such benefits or receive family and medical leave insurance benefits under this chapter. An individual may not be required to 28 receive the individual's wage replacement benefits, if any, before 29 receiving family and medical leave insurance benefits under this 30 31 chapter.

32 Sec. 19. RCW 49.86.160 and 2007 c 357 s 18 are each amended to 33 read as follows:

The ((director)) <u>commissioner</u> may adopt rules as necessary to implement this chapter. In adopting rules, the ((director)) <u>commissioner</u> shall maintain consistency with the rules adopted to implement the federal family and medical leave act, and chapter 49.78 1 RCW, to the extent such rules are not in conflict with this chapter.
2 The provisions of RCW 34.05.328 do not apply to rules adopted by the
3 commissioner to implement RCW 49.86.060(1) or section 13(3) of this
4 act.

5 **Sec. 20.** RCW 49.86.170 and 2007 c 357 s 19 are each amended to 6 read as follows:

7 The family and medical leave insurance account is created in the custody of the state treasurer. All receipts from the premiums imposed 8 9 under this act must be deposited in the account. Expenditures from the 10 account may be used only for the purposes of the family and medical 11 leave insurance program. ((Only the director of the department of 12 labor and industries or the director's designee may authorize 13 expenditures from the account.)) Only the commissioner or the 14 commissioner's designee may authorize expenditures from the account. The account is subject to the allotment procedures under chapter 43.88 15 16 RCW. An appropriation is required for administrative expenses, but not 17 for benefit payments.

18 Sec. 21. RCW 49.86.180 and 2007 c 357 s 20 are each amended to 19 read as follows:

20 Whenever, in the judgment of the state investment board, there 21 shall be in the family and medical leave insurance account funds in 22 excess of that amount deemed by the state investment board to be 23 sufficient to meet the current expenditures properly payable therefrom, 24 the state investment board shall have full power to invest, reinvest, 25 manage, contract, or sell or exchange investments acquired with such 26 excess funds in the manner prescribed by RCW 43.84.150, and not 27 otherwise.

Sec. 22. RCW 43.79A.040 and 2008 c 239 s 9, 2008 c 208 s 9, 2008 c 128 s 20, and 2008 c 122 s 24 are each reenacted and amended to read as follows:

(1) Money in the treasurer's trust fund may be deposited, invested, and reinvested by the state treasurer in accordance with RCW 43.84.080 in the same manner and to the same extent as if the money were in the state treasury. 1 (2) All income received from investment of the treasurer's trust 2 fund shall be set aside in an account in the treasury trust fund to be 3 known as the investment income account.

4 (3) The investment income account may be utilized for the payment of purchased banking services on behalf of treasurer's trust funds 5 but not limited to, depository, safekeeping, б including, and 7 disbursement functions for the state treasurer or affected state 8 agencies. The investment income account is subject in all respects to 9 chapter 43.88 RCW, but no appropriation is required for payments to 10 financial institutions. Payments shall occur prior to distribution of 11 earnings set forth in subsection (4) of this section.

(4)(a) Monthly, the state treasurer shall distribute the earnings
credited to the investment income account to the state general fund
except under (b) and (c) of this subsection.

The following accounts and funds shall receive their 15 (b) proportionate share of earnings based upon each account's or fund's 16 17 average daily balance for the period: The Washington promise 18 scholarship account, the college savings program account, the 19 Washington advanced college tuition payment program account, the agricultural local fund, the American Indian scholarship endowment 20 21 fund, the foster care scholarship endowment fund, the foster care 22 endowed scholarship trust fund, the students with dependents grant account, the basic health plan self-insurance reserve account, the 23 24 contract harvesting revolving account, the Washington state combined 25 fund drive account, the commemorative works account, the Washington 26 international exchange scholarship endowment fund, the toll collection 27 account, the developmental disabilities endowment trust fund, the 28 energy account, the fair fund, the family and medical leave insurance 29 account, the food animal veterinarian conditional scholarship account, 30 the fruit and vegetable inspection account, the future teachers conditional scholarship account, the game farm alternative account, the 31 32 GET ready for math and science scholarship account, the grain inspection revolving fund, the juvenile accountability incentive 33 account, the law enforcement officers' and firefighters' plan 2 expense 34 fund, the local tourism promotion account, the pilotage account, the 35 36 produce railcar pool account, the regional transportation investment 37 district account, the rural rehabilitation account, the stadium and 38 exhibition center account, the youth athletic facility account, the

self-insurance revolving fund, the sulfur dioxide abatement account, 1 2 the children's trust fund, the Washington horse racing commission Washington bred owners' bonus fund account, the Washington horse racing 3 4 commission class C purse fund account, the individual development account program account, the Washington horse racing commission 5 б operating account (earnings from the Washington horse racing commission 7 operating account must be credited to the Washington horse racing 8 commission class C purse fund account), the life sciences discovery 9 fund, the Washington state heritage center account, the reduced cigarette ignition propensity account, and the reading achievement 10 11 However, the earnings to be distributed shall first be account. 12 reduced by the allocation to the state treasurer's service fund 13 pursuant to RCW 43.08.190.

(c) The following accounts and funds shall receive eighty percent 14 15 of their proportionate share of earnings based upon each account's or fund's average daily balance for the period: The advanced right-of-way 16 17 revolving fund, the advanced environmental mitigation revolving 18 account, the city and county advance right-of-way revolving fund, the 19 federal narcotics asset forfeitures account, the high occupancy vehicle 20 local rail service assistance account, the account, and the 21 miscellaneous transportation programs account.

(5) In conformance with Article II, section 37 of the state
Constitution, no trust accounts or funds shall be allocated earnings
without the specific affirmative directive of this section.

25 **Sec. 23.** RCW 49.86.190 and 2007 c 357 s 22 are each amended to 26 read as follows:

27 If necessary to ensure that money is available in the family and medical leave insurance account for the initial administration of the 28 29 family and medical leave insurance program, the director of labor and 30 industries may, from time to time before July 1, ((2009)) 2011, lend 31 funds from the supplemental pension fund to the family and medical 32 leave insurance account. These loaned funds may be expended solely for the initial administration of the program under this chapter. 33 The 34 ((director of labor and industries)) commissioner shall repay the 35 supplemental pension fund, plus its proportionate share of earnings 36 from investment of moneys in the supplemental pension fund during the

loan period, from the family <u>and medical</u> leave insurance account within
 ((two)) <u>three</u> years of the date of the loan. This section expires
 October 1, ((2011)) 2014.

4 **Sec. 24.** RCW 49.86.210 and 2007 c 357 s 26 are each amended to 5 read as follows:

6 Beginning ((September 1, 2010)) December 1, 2011, the department 7 shall report to the legislature by September 1st of each year on 8 projected and actual program participation, premium rates, fund 9 balances, <u>benefits paid</u>, information on program participants, costs of 10 providing benefits, and outreach efforts.

11 **Sec. 25.** RCW 50.29.021 and 2008 c 323 s 2 are each amended to read 12 as follows:

(1) This section applies to benefits charged to the experience rating accounts of employers for claims that have an effective date on or after January 4, 2004.

16 (2)(a) An experience rating account shall be established and 17 maintained for each employer, except employers as described in RCW 18 50.44.010, 50.44.030, and 50.50.030 who have properly elected to make 19 payments in lieu of contributions, taxable local government employers 20 as described in RCW 50.44.035, and those employers who are required to 21 make payments in lieu of contributions, based on existing records of 22 the employment security department.

(b) Benefits paid to an eligible individual shall be charged to the experience rating accounts of each of such individual's employers during the individual's base year in the same ratio that the wages paid by each employer to the individual during the base year bear to the wages paid by all employers to that individual during that base year, except as otherwise provided in this section.

(c) When the eligible individual's separating employer is a covered contribution paying base year employer, benefits paid to the eligible individual shall be charged to the experience rating account of only the individual's separating employer if the individual qualifies for benefits under:

(i) RCW 50.20.050(2)(b)(i), as applicable, and became unemployed
after having worked and earned wages in the bona fide work; or
(ii) RCW 50.20.050(2)(b) (v) through (x).

1 (3) The legislature finds that certain benefit payments, in whole 2 or in part, should not be charged to the experience rating accounts of 3 employers except those employers described in RCW 50.44.010, 50.44.030, 4 and 50.50.030 who have properly elected to make payments in lieu of 5 contributions, taxable local government employers described in RCW 6 50.44.035, and those employers who are required to make payments in 7 lieu of contributions, as follows:

8 (a) Benefits paid to any individual later determined to be ineligible shall not be charged to the experience rating account of any 9 10 contribution paying employer. However, when a benefit claim becomes 11 invalid due to an amendment or adjustment of a report where the employer failed to report or inaccurately reported hours worked or 12 13 remuneration paid, or both, all benefits paid will be charged to the experience rating account of the contribution paying employer or 14 15 employers that originally filed the incomplete or inaccurate report or reports. An employer who reimburses the trust fund for benefits paid 16 17 to workers and who fails to report or inaccurately reported hours worked or remuneration paid, or both, shall reimburse the trust fund 18 19 for all benefits paid that are based on the originally filed incomplete 20 or inaccurate report or reports.

(b) Benefits paid to an individual filing under the provisions of chapter 50.06 RCW shall not be charged to the experience rating account of any contribution paying employer only if:

(i) The individual files under RCW 50.06.020(1) after receiving
 crime victims' compensation for a disability resulting from a nonwork related occurrence; or

27

(ii) The individual files under RCW 50.06.020(2).

(c) Benefits paid which represent the state's share of benefits payable as extended benefits defined under RCW 50.22.010(6) shall not be charged to the experience rating account of any contribution paying employer.

32 (d) In the case of individuals who requalify for benefits under RCW 33 50.20.050 or 50.20.060, benefits based on wage credits earned prior to 34 the disqualifying separation shall not be charged to the experience 35 rating account of the contribution paying employer from whom that 36 separation took place.

37 (e) Benefits paid to an individual who qualifies for benefits under

RCW 50.20.050(2)(b) (iv) or (xi), as applicable, shall not be charged
 to the experience rating account of any contribution paying employer.

3 (f) With respect to claims with an effective date on or after the 4 first Sunday following April 22, 2005, benefits paid that exceed the 5 benefits that would have been paid if the weekly benefit amount for the 6 claim had been determined as one percent of the total wages paid in the 7 individual's base year shall not be charged to the experience rating 8 account of any contribution paying employer.

9 (4)(a) A contribution paying base year employer, not otherwise 10 eligible for relief of charges for benefits under this section, may 11 receive such relief if the benefit charges result from payment to an 12 individual who:

(i) Last left the employ of such employer voluntarily for reasonsnot attributable to the employer;

(ii) Was discharged for misconduct or gross misconduct connected with his or her work not a result of inability to meet the minimum job requirements;

(iii) Is unemployed as a result of closure or severe curtailment of operation at the employer's plant, building, worksite, or other facility. This closure must be for reasons directly attributable to a catastrophic occurrence such as fire, flood, or other natural disaster; ((or))

(iv) Continues to be employed on a regularly scheduled permanent part-time basis by a base year employer and who at some time during the base year was concurrently employed and subsequently separated from at least one other base year employer. Benefit charge relief ceases when the employment relationship between the employer requesting relief and the claimant is terminated. This subsection does not apply to shared work employers under chapter 50.06 RCW; or

30 (v) Worked for an employer for six weeks or less, and was laid off 31 at the end of temporary employment when that individual temporarily 32 replaced a permanent employee receiving family and medical leave 33 insurance benefits under chapter 49.86 RCW, and the layoff is due to 34 the return of that permanent employee. This subsection applies to 35 claims with an effective date on or after July 4, 2010.

36 (b) The employer requesting relief of charges under this subsection 37 must request relief in writing within thirty days following mailing to 38 the last known address of the notification of the valid initial

1 determination of such claim, stating the date and reason for the 2 separation or the circumstances of continued employment. The 3 commissioner, upon investigation of the request, shall determine 4 whether relief should be granted.

5 <u>NEW SECTION.</u> Sec. 26. A new section is added to chapter 82.04 RCW 6 to read as follows:

7 In computing the tax imposed under this chapter, a credit is allowed for an employer that hires a replacement worker to replace an 8 9 employee who has taken family and medical leave under chapter 49.86 10 The credit is equal to one thousand two hundred dollars for each RCW. 11 replacement worker hired on or after July 1, 2010. To qualify for the 12 credit, fewer than fifty employees must be employed by the employer at 13 the time the replacement worker is hired. The credit may not exceed the tax otherwise due under this chapter for the tax reporting period. 14 Unused credit may not be carried over to be credited against taxes 15 16 incurred in subsequent tax reporting periods. No refunds may be 17 granted for credits under this section.

18 <u>NEW SECTION.</u> Sec. 27. RCW 49.86.040 (Disqualification from 19 benefits) and 2007 c 357 s 6 are each repealed.

20 <u>NEW SECTION.</u> **Sec. 28.** The code reviser is directed to put the 21 accounts and funds listed in RCW 43.79A.040(4) in alphabetical order.

22 <u>NEW SECTION.</u> **Sec. 29.** If any provision of this act or its 23 application to any person or circumstance is held invalid, the 24 remainder of the act or the application of the provision to other 25 persons or circumstances is not affected.

26 <u>NEW SECTION.</u> Sec. 30. The secretary of state shall submit 27 sections 13 and 14 of this act to the people for their adoption and 28 ratification, or rejection, at the next general election to be held in 29 this state, in accordance with Article II, section 1 of the state 30 Constitution and the laws adopted to facilitate its operation.

31 <u>NEW SECTION.</u> Sec. 31. A new section is added to chapter 49.86 RCW 32 to read as follows:

1This chapter may be known and cited as the family security act.2NEW SECTION. Sec. 32. This act takes effect August 1, 2009.

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