1	TO THE HOUSE OF REPRESENTATIVES:
2	The Committee on General, Housing, and Military Affairs to which was
3	referred House Bill No. 107 entitled "An act relating to paid family leave"
4	respectfully reports that it has considered the same and recommends that the
5	bill be amended by striking out all after the enacting clause and inserting in
6	lieu thereof the following:
7	Sec. 1. 21 V.S.A. chapter 5, subchapter 13 is added to read:
8	Subchapter 13. Family and Medical Leave Insurance
9	§ 571. DEFINITIONS
10	As used in this subchapter:
11	(1) "Average weekly wage" means the employee's total wages from his
12	or her two highest-earning quarters in the last four completed calendar quarters
13	divided by 26.
14	(2) "Bereavement leave" means a leave of absence from employment by
15	an employee for the death of the employee's family member that occurs not
16	more than one year after the family member's death. Bereavement leave
17	includes leave taken in relation to the administration or settlement of the
18	deceased family member's estate.
19	(3) "Domestic partner" has the same meaning as in 17 V.S.A. § 2414.
20	(4) "Employee" means an individual who receives payments with
21	respect to services performed for an employer from which the employer is

1	required to withhold Vermont income tax pursuant to 32 V.S.A. chapter 151,
2	subchapter 4.
3	(5) "Employer" means an individual, organization, governmental body,
4	partnership, association, corporation, legal representative, trustee, receiver,
5	trustee in bankruptcy, and any common carrier by rail, motor, water, air, or
6	express company doing business in or operating within this State.
7	(6) "Family member" means the employee's:
8	(A) child, step child or ward who lives with the employee, or foster
9	child;
10	(B) spouse, domestic partner, or civil union partner;
11	(C) parent or the parent of the employee's spouse, domestic partner,
12	or civil union partner;
13	(D) sibling or the sibling of the employee's spouse, domestic partner,
14	or civil union partner;
15	(E) grandchild;
16	(F) grandparent or the spouse, domestic partner, or civil union partner
17	of the employee's grandparent;
18	(G) a child for whom the employee stands in loco parentis or an
19	individual who stood in loco parentis for the employee when he or she was a
20	child.

1	(7) "In loco parentis" means a child for whom the employee has day-to-
2	day responsibilities to care for and financially support, or, in the case of the
3	employee, an individual who had such responsibility for the employee when he
4	or she was a child.
5	(8) "Family and medical leave" means a leave of absence from
6	employment by an employee for:
7	(A) his or her own serious illness, provided he or she is not eligible to
8	receive workers' compensation pursuant to 21 V.S.A. chapter 9 for the serious
9	illness;
10	(B) a serious illness of the employee's family member;
11	(C) the employee's pregnancy;
12	(D) the birth of the employee's child; or
13	(E) the initial placement of a child 18 years of age or younger with
14	the employee for the purpose of adoption or foster care.
15	(9) "Qualifying employee" means an individual who has earned wages
16	during the last four completed calendar quarters in an amount that is equal to
17	or greater than 1,040 hours at the minimum wage established pursuant to
18	section 384 of this chapter.
19	(10) "Self-employed person" means a sole proprietor or partner owner
20	of an unincorporated business, the sole member of an LLC that does not have

1	any employees other than the member, or the sole shareholder of a corporation
2	that does not have any employees other than the shareholder.
3	(11) "Serious illness" means an accident, disease, or physical or mental
4	condition that:
5	(A) poses imminent danger of death;
6	(B) requires inpatient care in a hospital; or
7	(C) requires continuing in-home care under the direction of a
8	physician.
9	(12) "Wages" means payments that are included in the definition of
10	wages set forth in 26 U.S.C. § 3401.
11	§ 572. FAMILY AND MEDICAL LEAVE INSURANCE; SPECIAL
12	FUND; ADMINISTRATION
13	(a)(1) The Family and Medical Leave Insurance Program is established for
14	the provision of Family and Medical Leave Insurance benefits to eligible
15	employees pursuant to this section.
16	(2)(A) The Commissioner of Taxes shall administer the collection of
17	contributions and shall forward quarterly taxable wage information for each
18	employee and quarterly self-employment income information for each self-
19	employed individual who opts in to the Family and Medical Leave Insurance
20	Program to the Commissioner of Labor.

1	(B) The Commissioner of Labor shall administer the receipt and
2	processing of benefits applications, the determination of eligibility for benefits.
3	the payment of benefits, the collection of overpaid benefits, and all other
4	aspects of the program that are not administered by the Commissioner of
5	<u>Taxes.</u>
6	(b) The Family and Medical Leave Insurance Special Fund is created
7	pursuant to 32 V.S.A. chapter 7, subchapter 5. The Fund may be expended by
8	the Commissioners of Labor and of Taxes for the administration of the Family
9	and Medical Leave Insurance Program and payment of Family and Medical
10	Leave Insurance benefits provided pursuant to this section. All interest earned
11	on Fund balances shall be credited to the Fund.
12	(c)(1)(A) The Fund shall consist of contributions equal to 0.93 percent of
13	each employee's covered wages of which one-half shall be deducted and
14	withheld by an employer from an employee's wages and one-half shall be paid
15	by the employee's employer.
16	(B) In lieu of deducting and withholding the full amount of the
17	contribution pursuant to subdivision (A) of this subdivision (1), an employer
18	may elect to pay all or a portion of the contributions due from the employee's
19	covered wages.
20	(C) As used in this subsection, the term "covered wages" does not
21	include the amount of wages paid to an employee after he or she has received

1	wages equal to \$150,000.00. Beginning on January 1, 2021, and on each
2	subsequent January 1, the amount of wages included in the term "covered
3	wages" shall be increased by the percentage increase of the Consumer Price
4	Index, CPI-U, U.S. city average, not seasonally adjusted, or successor index, as
5	calculated by the U.S. Department of Labor or successor agency for the
6	12 months preceding the previous September 1. The amount of wages
7	included in the term "covered wages" shall not be decreased.
8	(2)(A) Notwithstanding subdivision (1)(A) of this subsection (c), the
9	General Assembly shall annually establish the rate of contribution for the next
10	fiscal year. The rate shall equal the amount necessary to provide Family and
11	Medical Leave Insurance benefits pursuant to this subchapter, to maintain a
12	reserve equal to at least nine months of the projected benefit payments for the
13	next fiscal year, and to administer the Family and Medical Leave Insurance
14	Program during the next fiscal year, adjusted by any balance in the Fund from
15	the prior fiscal year.
16	(B) On or before February 1 of each year, the Commissioner of
17	Labor, in consultation with the Commissioner of Taxes, shall report to the
18	General Assembly the rate of contribution necessary to provide Family and
19	Medical Leave Insurance benefits pursuant to this subchapter, to maintain a
20	reserve equal to at least nine months of the projected benefit payments for the

1	next fiscal year, and to administer the Program during the next fiscal year,
2	adjusted by any balance in the Fund from the prior fiscal year.
3	(d) The Commissioner of Taxes shall require the withholding of the
4	contributions required pursuant to subsection (c) of this section from wages
5	paid by any employer, as if the contributions were an additional Vermont
6	income tax subject to the withholding requirements of 32 V.S.A. § 5841(a).
7	The administrative and enforcement provisions of 32 V.S.A. chapter 151,
8	subchapter 4 shall apply to the withholding requirement under this section as if
9	the contributions withheld were a Vermont income tax.
10	§ 573. BENEFITS
11	(a)(1) A qualified employee shall be permitted to receive a total of not
12	more than 12 weeks of Family and Medical Leave Insurance benefits in a 12-
13	month period for family and medical leave taken by the employee.
14	(2) An employee may use up to two out of the 12 weeks of Family and
15	Medical Leave Insurance benefits available to him or her during a 12-month
16	period for bereavement leave.
17	(b) A qualified employee awarded Family and Medical Leave Insurance
18	benefits under this section shall receive 100 percent of his or her average
19	weekly wage or an amount equal to a 40-hour workweek paid at a rate double
20	that of the livable wage, as determined by the Joint Fiscal Office pursuant to
21	2 V.S.A. § 505, whichever is less.

1	(c) A qualified employee who receives Family and Medical Leave
2	Insurance benefits for an intermittent leave or for a portion of a week, shall
3	receive a prorated benefit amount.
4	(d) A family and medical leave or bereavement leave for which benefits are
5	paid pursuant to this subchapter shall run concurrently with a leave taken
6	pursuant to section 472 of this title or the federal Family and Medical Leave
7	Act, 29 U.S.C. §§ 2611–2654.
8	§ 574. APPLICATION FOR BENEFITS; PAYMENT; TAX
9	WITHHOLDING
10	(a) A qualified employee, or his or her agent, shall file an application for
11	Family and Medical Leave Insurance benefits with the Commissioner of Labor
12	under this section on a form provided by the Commissioner. The
13	Commissioner shall determine whether the qualified employee is eligible to
14	receive Family and Medical Leave Insurance benefits based on the following
15	criteria:
16	(1) The purposes for which the claim is made are adequately
17	documented pursuant to rules adopted by the Commissioner.
18	(2) The employee satisfies the monetary eligibility requirements for a
19	qualified employee.
20	(3) The qualified employee satisfies the eligibility requirements for the
21	requested leave and has specified the anticipated duration of the leave.

1	(4) The benefits are being requested in relation to a family and medical
2	leave or bereavement leave.
3	(b)(1) The Commissioner of Labor shall make a determination of each
4	claim not later than five business days after the date the claim is filed, and
5	Family and Medical Leave Insurance benefits shall be paid from the Fund
6	created pursuant to this section. The Commissioner may extend the time in
7	which to make a determination of a claim by not more than 15 business days if
8	necessary to obtain documents or information that are needed to make the
9	determination.
10	(2) A qualified employee may file an application for Family and
11	Medical Leave Insurance benefits up to 60 days before an anticipated family
12	and medical leave, or in the event of a premature birth, an unanticipated
13	serious illness, or the death of a family member within 60 days after
14	commencing a family and medical leave or bereavement leave.
15	(3) Benefits shall be paid to an employee for the time period beginning
16	on the day his or her leave began and the first benefit payment shall be sent to
17	a qualified employee within 14 days after his or her claim is approved, and
18	subsequent payments shall be sent biweekly.
19	(4) The provisions of sections 1367 and 1367a of this title shall apply to
20	Family and Medical Leave Insurance benefits.

1	(c)(1) An individual filing a claim for benefits pursuant to this section
2	shall, at the time of filing, be advised that Family and Medical Leave Insurance
3	benefits may be subject to income tax and that the individual's benefits may be
4	subject to withholding.
5	(2) The Commissioner of Labor shall follow all procedures specified by
6	26 U.S.C. chapter 24 and 32 V.S.A. chapter 151, subchapter 4 pertaining to the
7	withholding of income tax.
8	(d) As used in this section, "agent" means an individual who holds a valid
9	power of attorney for the employee or other legal authorization to act on the
10	employee's behalf that is acceptable to the Commissioner.
11	§ 575. REINSTATEMENT; SENIORITY AND BENEFITS PROTECTED
12	(a) The employer of an employee who receives Family and Medical Leave
13	Insurance benefits under this subchapter shall reinstate the employee at the
14	conclusion of his or her family and medical leave or bereavement leave,
15	provided the employee does not take family and medical leave or bereavement
16	leave for a total of more than 12 weeks in a 12-month period. The employee
17	shall be reinstated in the first available suitable position given the position he
18	or she held at the time his or her leave began.
19	(b) Upon reinstatement, the employee shall regain seniority and any unused
20	accrued paid leave he or she was entitled to prior to the family and medical

1	leave or bereavement leave, less any accrued paid leave used during the family
2	and medical leave or bereavement leave.
3	(c)(1) Nothing in this section shall be construed to diminish an employee's
4	rights pursuant to subsection 472(f) of this chapter.
5	(2) The provisions of this section shall not apply if:
6	(A) the employee had been given notice, or had given notice, prior to
7	the employee providing his or her employer with notice of the leave;
8	(B) the employer can demonstrate by clear and convincing evidence
9	that during the leave, or prior to the employee's reinstatement, the employee's
10	position would have been terminated or the employee laid off for reasons
11	unrelated to the leave or the reason for which the employee took the leave;
12	(C) the employee fails to inform the employer of:
13	(i) his or her interest in being reinstated at the conclusion of the
14	leave; and
15	(ii) the date on which his or her leave is anticipated to conclude; or
16	(D) more than two years have elapsed since the conclusion of the
17	employee's leave.
18	(d)(1) An employee aggrieved by an employer's failure to comply with the
19	provisions of this section may bring an action in the Civil Division of the
20	Superior Court in the county where the employment is located for
21	compensatory and punitive damages or equitable relief, including restraint of

1	prohibited acts, restitution of wages or other benefits, reinstatement, costs, and
2	other appropriate relief.
3	(2) A copy of the complaint shall be filed with the Commissioner of
4	<u>Labor.</u>
5	(3) The court shall award reasonable attorney's fees to the employee if
6	he or she prevails.
7	§ 576. ELECTIVE COVERAGE
8	(a)(1) A self-employed person may elect to obtain coverage under the
9	Family and Medical Leave Insurance Program for a period of three years by
10	filing a notice of his or her election with the Commissioner of Taxes on a form
11	provided by the Commissioner.
12	(2) The provisions of sections 573, 574, 578, 580, 581, and 582 of this
13	chapter shall apply to a self-employed person who elects to obtain coverage
14	pursuant to this section in the same manner as if he or she were an employee.
15	(b)(1) A person who elects to obtain coverage pursuant to this subsection
16	<u>shall:</u>
17	(A) contribute an amount equal to 0.93 percent of his or her covered
18	work income at times determined by the Commissioner; and
19	(B) provide to the Commissioner any documentation of his or her
20	work income and any related information that the Commissioner determines is
21	necessary.

1	(2) As used in this section, "covered work income" means an amount of
2	self-employment work income earned by a self-employed person that is equal
3	to the amount of covered wages pursuant to subdivision (c)(1)(C) of section
4	572 of this chapter.
5	(c) A person who elects coverage pursuant to this section shall be eligible
6	to file a claim for and receive Family and Medical Leave Insurance benefits if
7	he or she has made contributions to the Fund on covered work income that is
8	equal to or greater than the amount of wages required to be a qualified
9	employee as that term is defined pursuant to subdivision 571(4) of this
10	subchapter.
11	(d)(1) A person who elects coverage pursuant to this section may terminate
12	his or her coverage at the end of the three-year period by providing the
13	Commissioner with written notice of the termination at least 30 days before the
14	end of the period.
15	(2) If a person who elects coverage pursuant to this subsection does not
16	terminate it at the end of the initial three-year period, he or she may terminate
17	the coverage at the end of any succeeding annual period by providing the
18	Commissioner with written notice of the termination at least 30 days before the
19	end of the period.
20	(3) Notwithstanding subdivisions (1) and (2) of this subsection, a person
21	who, after electing to obtain coverage pursuant to this section, becomes an

1	employee or stops working in Vermont, may elect to terminate his or her
2	coverage pursuant to this section by providing the Commissioner with 30 days'
3	written notice in accordance with rules adopted by the Commissioner.
4	(e)(1) Nothing in this section shall be construed to prevent an individual
5	who is both an employee and a self-employed person from electing to obtain
6	coverage pursuant to this section.
7	(2) The monetary eligibility of an individual who is both an employee
8	and a self-employed person shall be determined based on his or her combined
9	wages and self-employment income during the last four completed calendar
10	quarters.
11	§ 577. APPEALS
12	(a)(1) An employer or individual aggrieved by a decision of the
13	Commissioner of Labor under section 574 or 581 of this subchapter may file
14	with the Commissioner a petition for reconsideration within 30 days after
15	receipt of the decision. The petition shall set forth in detail the grounds upon
16	which it is claimed that the decision is erroneous and may include materials
17	supporting that claim.
18	(2) If an employer petitions the Commissioner to reconsider a decision
19	pursuant to section 574 or 581 of this subchapter, the Commissioner shall
20	promptly notify the individual of the petition by ordinary, certified, or

1	electronic mail and provide him or her with an opportunity to file an answer to
2	the employer's petition.
3	(3) The Commissioner shall promptly notify the employer or individual,
4	or both, of his or her decision by ordinary, certified, or electronic mail.
5	(b)(1) An employer or individual aggrieved by the Commissioner's
6	decision on reconsideration may file an appeal with a departmental
7	administrative law judge within 30 days after receiving the Commissioner's
8	decision. The appeal shall set forth in detail the grounds upon which it is
9	claimed that the decision is erroneous.
10	(2) The administrative law judge shall, upon not less than five business
11	days' notice, hold a hearing on the appeal as provided pursuant to rules
12	adopted by the Commissioner. After the hearing, all parties to the appeal shall
13	be promptly notified by ordinary, certified, or electronic mail of the findings of
14	fact, conclusions, and decision of the administrative law judge.
15	(c) Any party may appeal the administrative law judge's decision to the
16	Supreme Court within 30 days after receiving the decision.
17	(d) The provisions of section 1353 of this title shall apply to all
18	determinations, redeterminations, findings of fact, conclusions of law,
19	decisions, orders, or judgments entered or made pursuant to this section.

1	§ 578. FALSE STATEMENT OR REPRESENTATION; PENALTY
2	A person who willfully makes a false statement or representation for the
3	purpose of obtaining any benefit or payment or to avoid payment of any
4	required contributions under the provisions of this subchapter, either for
5	himself or herself or for any other person, after notice and opportunity for
6	hearing, may be assessed an administrative penalty of not more than
7	\$20,000.00 and shall forfeit all or a portion of any right to benefits under the
8	provisions of this subchapter, as determined to be appropriate by the
9	Commissioner of Labor or of Taxes, as appropriate, after a determination by
10	the Commissioner that the person has willfully made a false statement or
11	representation of a material fact.
12	§ 579. RULEMAKING
13	(a) The Commissioner of Taxes shall adopt rules as necessary to implement
14	the provisions of this subchapter related to the collection of contributions
15	pursuant to section 572 of this subchapter and the determination of monetary
16	eligibility for benefits.
17	(b) The Commissioner of Labor shall adopt rules as necessary to
18	implement all other provisions of this subchapter.
19	§ 580. CONFIDENTIALITY OF INFORMATION
20	(a) Information obtained from an employer or individual in the
21	administration of this subchapter and determinations of an individual's right to

1	receive benefits that reveal an employer's or individual's identity in any
2	manner shall be kept confidential and shall be exempt from public inspection
3	and copying under the Public Records Act. Such information shall not be
4	admissible as evidence in any action or proceeding other than one brought
5	pursuant to the provisions of this subchapter.
6	(b) Notwithstanding subsection (a) of this section:
7	(1) an individual or his or her duly authorized agent may be provided
8	with information to the extent necessary for the proper presentation of his or
9	her claim for benefits or to inform him or her of his or her existing or
10	prospective rights to benefits; and
11	(2) an employer may be provided with information that the
12	Commissioner of Labor or of Taxes determines is necessary to enable the
13	employer to discharge fully its obligations and protect its rights under this
14	subchapter.
15	§ 581. DISQUALIFICATIONS
16	A qualified employee shall be disqualified for benefits for any week in
17	which he or she has received:
18	(1) compensation for temporary partial disability or temporary total
19	disability under the workers' compensation law of any state or under a similar
20	law of the United States; or
21	(2) unemployment compensation benefits under the law of any state.

1	§ 582. OVERPAYMENT OF BENEFITS; COLLECTION
2	(a)(1) Any individual who by nondisclosure or misrepresentation of a
3	material fact, by him or her, or by another person, has received Family and
4	Medical Leave Insurance benefits when he or she failed to fulfill a requirement
5	for the receipt of benefits pursuant to this chapter or while he or she was
6	disqualified from receiving benefits pursuant to section 580 of this chapter
7	shall be liable to repay to the Commissioner of Labor the amount received.
8	(2) Upon determining that an individual has received benefits under this
9	chapter that he or she was not entitled to, the Commissioner of Labor shall
10	provide the individual with notice of the determination. The notice shall
11	include a statement that the individual is liable to repay to the Commissioner
12	the amount of overpaid benefits and shall identify the basis of the overpayment
13	and the time period in which the benefits were paid.
14	(3) The determination shall be made within not more than three years
15	after the date of the overpayment.
16	(b)(1) An individual liable under this section shall repay the overpaid
17	amount to the Commissioner for deposit into the Fund.
18	(2) If the Commissioner finds that the individual intentionally
19	misrepresented or failed to disclose a material fact with respect to his or her
20	claim for benefits, in addition to the repayment under subdivision (1) of this

1	subsection, the person shall pay an additional penalty of 15 percent of the
2	amount of the overpaid benefits, which shall also be deposited into the Fund.
3	(3) The Commissioner may collect the amounts due under this section in
4	civil action in the Superior Court.
5	(c) If an individual is liable to repay any amount pursuant to this section,
6	the Commissioner may withhold, in whole or in part, any future benefits
7	payable to the individual pursuant to this chapter and credit the withheld
8	benefits against the amount due from the individual until it is repaid in full,
9	less any penalties assessed under subdivision (b)(2) of this section.
10	(d) In addition to the remedy provided pursuant to this section, an
11	individual who intentionally misrepresented or failed to disclose a material fact
12	with respect to his or her claim for benefits may be subject to the penalties
13	provided pursuant to section 577 of this title.
14	§ 583. PROTECTION FROM RETALIATION OR INTERFERENCE
15	(a) An employer shall not discharge or in any other manner retaliate against
16	an employee who exercises or attempts to exercise his or her rights under this
17	subchapter. The provisions against retaliation in subdivision 495(a)(8) of this
18	title shall apply to this subchapter.
19	(b) An employer shall not interfere with, restrain, or otherwise prevent an
20	employee from exercising or attempting to exercise his or her rights pursuant
21	to this subchapter.

1	(c) An employee aggrieved by a violation of the provisions of this
2	subchapter may bring an action in Superior Court seeking compensatory and
3	punitive damages or equitable relief, including restraint of prohibited acts,
4	restitution of wages or other benefits, reinstatement, costs, reasonable
5	attorney's fees, and other appropriate relief.
6	Sec. 2. ADOPTION OF RULES
7	(a) On or before April 1, 2020, the Commissioner of Taxes shall
8	adopt rules necessary to implement the provisions of 21 V.S.A. chapter 5,
9	subchapter 13 related to the collection of contributions, which shall include:
10	(1) procedures for the collection of contributions; and
11	(2) reporting and record-keeping requirements for employers and self-
12	employed individuals.
13	(b)(1) On or before April 1, 2020, the Commissioner of Labor shall adopt
14	rules necessary to implement all other provisions of 21 V.S.A. chapter 5,
15	subchapter 13, which shall include:
16	(A) procedures for receiving and processing applications for benefits;
17	(B) acceptable documentation for demonstrating eligibility for
18	benefits;
19	(C) procedures for issuing benefits payments;
20	(D) forms and requirements for providing certification from a health
21	care provider of the need for family leave that are modeled on the federal rules

1	governing certification of a serious health condition under the Family and
2	Medical Leave Act;
3	(E) forms and procedures for obtaining authorization for an
4	individual's health care provider to disclose to the Commissioner information
5	necessary to make a determination of the individual's eligibility for benefits;
6	<u>and</u>
7	(F) procedures for appealing a decision pursuant to 21 V.S.A. § 574
8	that are modeled, to the extent possible, on the appeals process provided for
9	determinations of benefits in relation to unemployment insurance.
10	(2) On or before October 1, 2021, the Commissioner shall adopt any
11	necessary rules related to establishing that an in loco parentis relationship
12	exists between an employee and another individual.
13	Sec. 3. EDUCATION AND OUTREACH
14	On or before June 1, 2020, the Commissioner of Labor shall develop and
15	make available on the Department of Labor's website information and
16	materials to educate and inform employers and employees about the Family
17	and Medical Leave Insurance Program established pursuant to 21 V.S.A.
18	chapter 5, subchapter 13.

1	Sec. 4. ESTABLISHMENT OF FAMILY AND MEDICAL LEAVE
2	INSURANCE PROGRAM; EXPENDITURES FROM SPECIAL
3	FUND
4	Beginning on July 1, 2019, the Commissioner of Finance and Management
5	may, pursuant to 32 V.S.A. § 588(4)(C), issue warrants for expenditures from
6	the Family and Medical Leave Insurance Special Fund necessary to establish
7	the Family and Medical Leave Insurance Program in anticipation of the receipt
8	on or after July 1, 2020 of contributions submitted pursuant to 21 V.S.A.
9	<u>§ 572.</u>
10	Sec. 5. ADEQUACY OF RESERVES; REPORT
11	Annually, on or before January 15, 2022, 2023, and 2024, the
12	Commissioners of Labor and of Taxes, in consultation with the Commissioners
13	of Finance and Management and of Financial Regulation, shall submit a
14	written report to the House Committees on Appropriations, on General,
15	Housing, and Military Affairs, and on Ways and Means and the Senate
16	Committees on Appropriations, on Economic Development, Housing and
17	General Affairs, and on Finance regarding the amount and adequacy of the
18	reserves in the Family and Medical Leave Insurance Special Fund and any
19	recommendations for legislative action necessary to ensure that an adequate
20	reserve is maintained in the Fund.
21	Sec. 6. 21 V.S.A. § 471 is amended to read:

94/I. DEFINITIONS	§ 471.	DEFINITIONS
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As used in this subchapter:

(1) "Employer" means an individual, organization of, governmental body, partnership, association, corporation, legal representative, trustee, receiver, trustee in bankruptcy, and any common carrier by rail, motor, water, air or express company doing business in or operating within this State which for the purposes of parental leave that employs 10 or more individuals who are employed for an average of at least 30 hours per week during a year and for the purposes of family leave employs 15 or more individuals for an average of at least 30 hours per week during a year.

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- (3) "Family leave" means a leave of absence from employment by an employee who works for an employer which that employs 15 10 or more individuals who are employed for an average of at least 30 hours per week during the year for one of the following reasons:
  - (A) the serious illness of the employee; or
- (B) the serious illness of the employee's ehild, stepchild or ward who lives with the employee, foster child, parent, spouse or parent of the employee's spouse family member;
- (4) "Parental leave" means a leave of absence from employment by an employee who works for an employer which employs 10 or more individuals

1	who are employed for an average of at least 30 hours per week during the year
2	for one of the following reasons:
3	(C) the employee's pregnancy;
4	(A)(D) the birth of the employee's child; or
5	(B)(E) the initial placement of a child $16$ $18$ years of age or younger
6	with the employee for the purpose of adoption or foster care.
7	(4) "Family member" means the employee's:
8	(A) child, step child or ward who lives with the employee, or foster
9	child;
10	(B) spouse, domestic partner, or civil union partner;
11	(C) parent or the parent of the employee's spouse, domestic partner,
12	or civil union partner;
13	(D) sibling or the sibling of the employee's spouse, domestic partner,
14	or civil union partner;
15	(E) grandchild;
16	(F) grandparent or the spouse, domestic partner, or civil union partner
17	of the employee's grandparent;
18	(G) a child for whom the employee stands in loco parentis or an
19	individual who stood in loco parentis for the employee when he or she was a
20	child.
21	* * *

1	(6) "Commissioner" means the Commissioner of Labor.
2	(7) "Domestic partner" has the same meaning as in 17 V.S.A. § 2414.
3	(8) "In loco parentis" means a child for whom the employee has day-to-
4	day responsibilities to care for and financially support, or, in the case of the
5	employee, an individual who had such responsibility for the employee when he
6	or she was a child.
7	Sec. 7. 21 V.S.A. § 472 is amended to read:
8	§ 472. <u>FAMILY</u> LEAVE
9	(a) During any 12-month period, an employee shall be entitled to take
10	unpaid leave for a period not to exceed 12 weeks for the following reasons:
11	(1) for parental leave, during the employee's pregnancy and:
12	(2) following the birth of an the employee's child or;
13	$(3)$ within a year following the initial placement of a child $\frac{16}{18}$ years
14	of age or younger with the employee for the purpose of adoption- or foster
15	care;
16	(2)(4) for family leave, for the serious illness of the employee; or
17	(5) the serious illness of the employee's ehild, stepchild or ward of the
18	employee who lives with the employee, foster child, parent, spouse, or parent
19	of the employee's spouse family member.
20	(b) During the leave, at the employee's option, the employee may use
21	accrued sick leave or, vacation leave or, any other accrued paid leave, not to

1	exceed six weeks Family and Medical Leave Insurance benefits pursuant to
2	subchapter 13 of this chapter, or short-term disability insurance or other
3	insurance benefits. Utilization Use of accrued paid leave, Family and Medical
4	<u>Leave Insurance benefits</u> , or other insurance benefits shall not extend the leave
5	provided herein by this section.
6	* * *
7	(d) The employer shall post and maintain in a conspicuous place in and
8	about each of his or her its places of business printed notices of the provisions
9	of this subchapter on forms provided by the Commissioner of Labor.
10	(e)(1) An employee shall give his or her employer reasonable written
11	notice of intent to take <u>family</u> leave under this subchapter. Notice shall include
12	the date the leave is expected to commence and the estimated duration of the
13	leave.
14	(2) In the case of the adoption or birth of a child, an employer shall not
15	require that notice be given more than six weeks prior to the anticipated
16	commencement of the leave.
17	(3) In the case of an unanticipated serious illness or premature birth, the
18	employee shall give the employer notice of the commencement of the leave as
19	soon as practicable.

1	(4) In the case of serious illness of the employee or a member of the
2	employee's family, an employer may require certification from a physician to
3	verify the condition and the amount and necessity for the leave requested.
4	(5) An employee may return from leave earlier than estimated upon
5	approval of the employer.
6	(6) An employee shall provide reasonable notice to the employer of his
7	or her need to extend the leave to the extent provided by this chapter.
8	* * *
9	(h) Except for serious illness of the employee, an employee who does not
10	return to employment with the employer who provided the <u>family</u> leave shall
11	return to the employer the value of any compensation paid to or on behalf of
12	the employee during the leave, except payments of Family and Medical Leave
13	<u>Insurance benefits and payments</u> for accrued sick leave or vacation leave. <u>An</u>
14	employer may elect to waive the rights provided pursuant to this subsection.
15	
16	Sec. 8. 21 V.S.A. § 1344 is amended to read:
17	§ 1344. DISQUALIFICATIONS
18	(a) An individual shall be disqualified for benefits:
19	* * *
20	(5) For any week with respect to which the individual is receiving or has
21	received remuneration in the form of:

1	* * *
2	(F) Family and Medical Leave Insurance benefits pursuant to
3	chapter 5, subchapter 13 of this title.
4	* * *
5	Sec. 9. EFFECTIVE DATES
6	(a) This section and Secs. 1, 2, 3, 4, and 5 shall take effect on July 1, 2019.
7	(b) Secs. 6, 7, and 8 shall take effect on October 1, 2021.
8	(c) Contributions shall begin being paid pursuant to 21 V.S.A. § 572 on
9	July 1, 2020, and, beginning on October 1, 2021, employees may begin to
10	receive benefits pursuant to 21 V.S.A. chapter 5, subchapter 13.
11	
12	
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14	
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16	
17	(Committee vote:)
18	
19	Representative
20	FOR THE COMMITTEE