

## Paid Sick Days – State and District Statutes Updated October 2018

(For City and County Laws, Click Here.)

## Key:

**EE**: employee; **ER**: employer; **SB**: small business; **LB**: large business; **FTE**: full-time equivalent; **DV**: domestic violence; **SAFE**: safe time coverage; **PHE**: public health emergency; **CBA**: collective bargaining agreement

Location	District of Columbia D.C. Code (2008, amended 2013) (effective 2014)	Connecticut (2011) (effective 1/2012)	California (2014, amended 2015 and 2016) (effective 7/2015; 2016 expansion effective 7/2018)	Massachusetts (2014) (effective 7/2015)	Oregon (2015) (effective 1/2016) <sup>1</sup>	Vermont (2016) (effective 1/2017 for LB, and 1/2018 for SB)	Arizona (2016) (effective 7/2017)	Washington (2016) (effective 1/2018)	Rhode Island (2017) (effective 7/2018)	Maryland (2018) (effective 2/2018)	New Jersey (2018) (effective 10/2018) <sup>2</sup>	Michigan (2018) (effective 4/2019)
Summary	EEs accrue one hour of paid sick	Enumerated EEs whose place of	EEs accrue one hour of paid sick	EEs whose place of business has 11	EEs whose place of business has 10	EEs accrue one hour of paid sick time for	EEs accrue one hour of paid sick	EEs accrue one hour of paid sick	EEs of ERs with 18 or more EEs	EEs whose place of business has	EEs accrue one hour of paid	EEs of ERs with fewer than 10
	time for every 37	business has 50	time for every 30	or more EEs	or more EEs (six or	every 52 hours	time for every 30	time for every 40	accrue one	15 or more	sick time for	employees
	to 87 hours	or more EEs	hours worked and	accrue one hour	more EEs if ER is in	worked and can	hours worked.	hours worked.	hour of paid	employees	every 30 hours	accrue one hour
	worked and can	accrue one hour	can use up to 24	of paid sick time	a city with	accrue or use up to	EEs whose place	Covers sick time	sick time for	accrue one hour	worked, and	of paid sick time
	accrue and use	of paid sick time	hours and accrue	for every 30 hours	population above	24 hours in 2017	of business has	for EE or a family	every 35 hours	of paid sick time	can accrue up	for every 30
	up to three to	for every 40	up to 48 hours.	worked and can	500k, so that	and 2018, and 40	15 or more EEs	member's care,	worked and	for every 30	to 40 hours in a	hours worked,
	seven days,	hours worked	ERs may use	accrue and use up	Portland's law	hours in 2019 and	can accrue and	absences	can accrue and	hours worked	year. Covers	and can accrue
	depending on	and can accrue	alternate accrual	to 40 hours. All	remains in effect)	following years.	use up to 40	associated with	use up to 24	and can accrue	sick time for EE	up to 40 hours of
	ER's size. EEs in	and use up to 40	method if accrual	others receive	accrue one hour	Workers in small	hours per year.	EE or a family	hours in 2018,	up to 40 hours in	or family	paid sick time
	certain industries	hours. Covers	is regular and	equivalent unpaid	of paid sick time	businesses begin to	All others can	member's	32 hours in	a year and 64	members' care	and 32 hours of
	receive one hour	sick time for EE	provides a	time. Covers sick	for every 30 hours	accrue and use time	accrue and use	domestic	2019, and 40	hours at any	and for	unpaid sick time
	for every 43	or family	sufficient amount	time for EE or	worked, and can	in 2018. Covers sick	up to 24 hours	violence, sexual	hours in 2020	time, and can use	absences	in a year. EEs of
	worked and can	members' care	of time. Beginning	family members'	accrue and use up	time for EE or family	per year. Covers	assault, or	and beyond.	up to 64 hours in	associated with	ERs with 10 or
	accrue and use	and for absences	in 2018, in-home	care and for	to 40 hours. All	members' care	sick time for EE	stalking, closures	ERs who	a year. All others	EE or family	more employees
	up to five days	associated with	supportive	absences	others receive	(including long-term	or family	for public health	employ fewer	receive	member's care;	can earn up to 72
	regardless of ER	domestic	services EEs accrue	associated with EE	equivalent unpaid	care appointments	members' care,	reasons	than 18 EEs are	equivalent	absences	hours of paid

<sup>&</sup>lt;sup>1</sup> Oregon's law preempted the ordinance that was enacted by Eugene, Ore.; Eugene's ordinance was no longer in effect as of January 1, 2016.

<sup>&</sup>lt;sup>2</sup> New Jersey's statewide law will supersede existing local paid sick days laws when it goes into effect in October 2018.

Location	District of Columbia	Connecticut	California	Massachusetts	Oregon	Vermont	Arizona	Washington	Rhode Island	Maryland	New Jersey	Michigan
	size. Covers sick time for EE or family members' care and for absences associated with domestic violence, sexual abuse or stalking.	violence or sexual assault.	paid sick time at the same rate, and can use eight hours per year, gradually increasing to 24 hours per year. Covers sick time for EE or family members' care and for absences associated with EE's domestic violence, sexual assault or stalking.	or dependent child's domestic violence.	time. Covers sick time for EE or family members' care, for Oregon family leave purposes, for reasons related to a public health emergency and for absences associated with EE or minor child/dependent's domestic violence, sexual harassment, assault or stalking.	for parent, grandparent, spouse or parent-in-law), absences associated with EE or family member's domestic violence, sexual assault or stalking, and closures for public health or safety reasons.	absences associated with EE or family member's domestic violence, sexual violence, abuse or stalking, closures for public health or safety reasons, and care for EE's or family member's exposure to a communicable disease.		not required to allow workers to accrue paid sick days but must allow use of unpaid sick time of up to 24 hours in 2018, 32 hours in 2019 and 40 hours in 2020. Covers sick time for EE or family members' care, absences associated with EE or family member's domestic violence, sexual assault or stalking, and closures for public health or safety reasons.	unpaid time. Covers sick time for EE or family members' care and for absences associated with EE or family member's domestic violence, sexual assault or stalking.	associated with EE or family member's domestic violence, sexual assault or stalking, closures for public health emergencies or attend child's school-related conference or meeting.	time in a year. Covers sick time for EE or family members' care; absences associated with EE or family member's domestic violence or sexual assault; attend child's school-related meeting or closures for public health emergencies.
Law/Bill Number	§ 32-131.01 et seq.	Public Act 11-52	Cal. Labor Code §§ 245, 2810.5	Mass. Gen. Laws ch. 149, § 148(c), (d)	ORS §§ 653.256, 659A.885	21 Vt. Stat. §§ 384, 481-485, 345; 29 Vt. Stat. § 161	Ariz. Title 23, Ch. 2, Art. 8, §§ 23- 363, 23-364; Title 23, Ch. 2, Art. 8.1	RCW 49.46.005, 49.46.020, 49.46.090, 49.46.100	H. 5413	H.B. 0001	A1827	SB212
Impact	Approx. <b>220,000</b>	Approx. <b>200,000</b> workers formerly	Approx. <b>6.9 million</b> workers	Approx. <b>900,000</b> workers formerly	Approx. <b>473,000</b> workers formerly	Not yet determined. Approx. <b>60,000</b>	Approx. <b>934,000</b> workers formerly	Approx. 1,000,000	Approx. 100,000	Approx. <b>750,000</b> workers were	Approx. <b>1.2 million</b> workers	Approx. 2 million

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	workers formerly without sick time gained it through this law.	without sick time gained it through this law."	formerly without sick time will gain it through this law. <sup>iii</sup>	without sick time will gain it through this law. <sup>iv</sup>	without sick time will gain it through this law. <sup>v</sup>	workers were without paid sick time before the law's passage, but carve-outs create challenges in estimating the number who will gain access.vi	without sick time will gain it through this law.vii	workers formerly without sick time will gain it through this law.viii	workers formerly without sick time will gain it through this law.ix	without sick time before the law's passage.*	formerly without sick time will gain it through this law. <sup>xi</sup>	workers formerly without sick time will gain it through this law.xii
Exemptions	Does not apply to independent contractors; students employed by their higher education institution for less than 25 hours/ week; health care workers in premium pay programs; volunteers that engage in activities of an educational, charitable, religious, or nonprofit organization; casual babysitter; some	Does not apply to EEs not employed in one of the 68 enumerated service occupations or by ERs with fewer than 50 EEs; salaried or exempt workers; temporary workers; certain state EEs; manufacturing ERs; nationally chartered nonprofits (i.e., the YMCA)	Does not apply to EEs of any governmental entity who receive a retirement allowance and are now reemployed without reinstatement into retirement system; EEs covered by a CBA with express sick time; construction EEs covered by a CBA; in-home support service workers who have worked less than 30 days in the state; certain airline flight deck or cabin crew members; EEs who have worked less	Does not apply to city or town EEs	Does not apply to EEs who are covered by a CBA, who are employed through a labor organization referral system and whose benefits are provided by a multi-employer-employee plan; are ER's child, spouse or parent; EEs who receive paid sick time under federal law; independent contractors; workstudy students; work training program participants; railroad workers exempted under	Does not apply to workers who average less than 18 hours of work per week in a year, federal government EEs; state government EEs who are exempt from state classified service; EEs who work for an ER for 20 or fewer weeks in a year on a job scheduled to last 20 weeks or fewer; per diem/intermittent health care or long-term care facility EEs; substitute teachers who are not contracted to provide long-term substitute coverage; EEs under age 18;	Does not apply to state or federal government EEs; persons employed by a parent or a sibling; or persons performing babysitting services in ER's home on a casual basis	Does not apply to workers who are exempt from Washington state minimum wage law	Does not apply to state or municipal EEs; ERs with fewer than 18 EEs, provided they allow EEs to use up to 24 hours in 2018, 32 hours in 2019 and 40 hours in 2020 of unpaid sick time; ERs with a paid time off policy or paid sick and safe leave policy that makes available at least the same amount of time as the bill; construction EEs covered by	Does not apply to individuals who are casual employees, independent contractors, licensed real estate salespersons, licensed associate real estate brokers, under the age of 18, employed in the agricultural sector on an agricultural operation, regularly work less than 12 hours a week, employed by temporary services agency to provide temporary staffing services if the agency does	Does not apply to public employees, construction workers under contract pursuant to a collective bargaining agreement or per diem hospital health care employees.	Does not apply to federal government EEs

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	religious organization members		than 30 days for the same ER		the Federal Railroad Insurance Act	per diem or temporary EEs who work only when they indicate they are available, are under no obligation to work for ER and have no expectation of continuing employment with the ER; new ERs are not subject to the law for one-year period after hiring first EE			a CBA; licensed nurses who are employed by a health care facility, are under no obligation to work a regular schedule, work only when they are available and are under no obligation to work when unavailable, and receive higher pay than an EE at the same facility who works a regular schedule	not have day-to-day control over work assignments and supervision, directly employed by an employment agency to provide part-time or temporary services to another person, or who are employed in the construction industry and covered by a CBA that expressly waives the terms of the bill		
Accrual Rate and Maximum Accrual	SB (1-24 EEs): One hour for every 87 hours worked, up to three days  MB (25-99 EEs): One hour for every 43 hours worked,	50 or more EEs: One hour for every 40 hours worked, up to 40 hours	One hour for every 30 hours worked, can use up to 24 hours, accrue up to 48 hours  In-Home Supportive	SB (1-10 EEs): One hour of unpaid time off for every 30 hours worked, up to 40 hours  LB (11 or more EEs): One hour of	SB (1-9/1-5 EEs in Portland) <sup>3</sup> : One hour of unpaid time off for every 30 hours worked or 1-1/3 hours for every 40 hours worked, up to 40 hours	SB (1-5 EEs): Beginning on 1/1/2018, one hour for every 52 hours worked; in 2018, can accrue and use up to 24 hours; in 2019 and following years,	SB (1-14 EEs): One hour for every 30 hours worked, can accrue and use up to 24 hours  LB (15 or more EEs): One hour	One hour for every 40 hours worked. ER is not required to allow more than 40 hours to carry over to the following year.	SB (1-17 EEs): Must allow use of up to 24 hours in 2018, 32 hours in 2019 and 40 hours in 2020 of unpaid sick time	SB (1-14 EEs): One hour of unpaid time off for every 30 hours worked; can earn up to 40 hours in a year, use up to 64 hours in a year, and accrue up to	One hour for every 30 hours worked, can accrue and use up to 40 hours. ER is not required to allow more than 40 hours to	SB: (1-9 EEs): One hour for every 30 hours worked, can accrue and use up to 40 hours. Can accrue and use an

<sup>&</sup>lt;sup>3</sup> For ERs in a city with a population exceeding 500,000, an SB is 1-5 EEs and an LB is 6 or more; for ERs in all other locations, an SB is 1-9 EEs and an LB is 10 or more.

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	up to 5 days  LB (100 or more EEs): One hour for every 37 hours worked, up to seven days  Tipped restaurant and bar workers: One hour for every 43 hours worked, up to five days		Service Workers: From July 1, 2018, to December 31, 2019 (scheduled), one hour for every 30 hours worked, can use up to eight hours. From January 1, 2020, to December 31, 2021 (scheduled), can use up to 16 hours. From January 1, 2022, onwards, can use up to 24 hours.	paid time off for every 30 hours worked, up to 40 hours	LB (10 or more/6 or more EEs in Portland): One hour of paid time off for every 30 hours worked or 1-1/3 hours for every 40 hours worked, up to 40 hours	can accrue and use up to 40 hours  LB (6 or more EEs): One hour for every 52 hours worked; in 2017 and 2018, can accrue and use up to 24 hours; in 2019 and following years, can accrue and use up to 40 hours  NOTE: New businesses have a one-year period of exemption before paid sick time requirements apply.	for every 30 hours worked, can accrue and use up to 40 hours		LB (18 or more EEs): One hour for every 35 hours worked, can accrue and use up to 24 hours in 2018, 32 hours in 2019 and 40 hours in 2020 and beyond	64 hours at any time  LB (15 or more EEs): One hour of paid time off for every 30 hours worked; can earn up to 40 hours in a year; use up to 64 hours in a year, and accrue up to 64 hours at any time	carry over to the following year.	additional 32 unpaid hours.  LB (10 or more EEs): One hour for every 30 hours worked, can accrue and use up to 72 hours
Waiting Period for Accrual and Use	Accrual begins at commenceme nt of employment; accrued hours may be used 90 days after commenceme nt of employment	Accrual begins at commencement of employment; accrued hours may be used 680 hours after commencement of employment	Accrual begins at commencement of employment; accrued hours may be used 90 days after commencement of employment	Accrual begins at commencement of employment; accrued hours may be used 90 days after commencement of employment	Accrual begins at commencement of employment; accrued hours may be used 91 days after commencement of employment	Accrual begins at commencement of employment; ER may require EEs to complete waiting period of up to one year after commencement of employment or effective date of law (whichever is later) before using accrued hours	Accrual begins at commencement of employment; accrued hours may be used 90 days after commencement of employment	Accrual begins at commencement of employment; accrued hours may be used 90 days after commencement of employment	Accrual begins at commencemen t of employment or law's effective date (whichever is later); ERs may require a waiting period of up to 90 days for newly hired EEs; longer waiting	Accrual beings at commencement of employment; accrued hours may be used 106 days after commencement of employment	Accrual beings at commencement of employment; accrued hours may be used 120 days after employment commences.	Accrual begins at effective date or commencement of employment. EEs can use sick time as it is accrued, except an ER may require an EE hired after April 1, 2019 to wait 90 days after

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									periods for seasonal and temporary EEs			commence- ment of employment
Family Members Covered Other Than Self, Child, Spouse or Parent	Domestic partner; live-in partner (living together at least 12 months); sibling; sibling's spouse; grandchild; parent-in-law; spouse of child; child living with EE for whom EE cares permanently	Child and spouse only	Domestic partner; sibling; grandparent; grandchild; legal ward; parent of spouse or domestic partner; legal guardian of EE, spouse or domestic partner; person with whom EE was or is in a relationship of in loco parentis	Parent-in-law; legal ward; person who assumed the responsibilities of parenthood for EE or child for whom EE assumed responsibility	Grandparent; grandchild; parent-in-law; person with whom EE was or is in a relationship of in loco parentis	Grandparent; grandchild; sibling; parent-in-law	Domestic partner; sibling; grandparent; grandchild; legal ward; parent of spouse or domestic partner; legal guardian of EE or spouse; person with whom EE was or is in a relationship of in loco parentis; any other individual related by blood or affinity whose close association with EE is the equivalent of a family relationship	Domestic partner; sibling; grandparent; grandchild; legal ward; child for whom EE is a de facto parent; parent of spouse or domestic partner; person with whom EE was or is in a relationship of in loco parentis	Domestic partner; sibling; grandparent; grandchild; care recipient (person for whom EE is responsible for providing or arranging health or safety related care); member of EE's household	Child for whom the EE has legal or physical custody or guardianship; child for whom employee stands in loco parentis; legal guardian of the EE; individual who acted as a parent or stood in loco parentis to the EE or EE's spouse when EE or spouse was a minor; grandparent; grandchild; sibling	Grandchild, sibling, domestic partner, civil union partner, grandparent; spouse, domestic partner, or civil union partner of a parent or grandparent; sibling of a spouse, domestic partner or civil union partner of the EE; any other individual related by blood to the EE or whose close association with the EE is the equivalent of a family relationship.	Grandparent, grandchild, sibling, any other individual related by blood or affinity whose close association with EE is the equivalent of a family relationship
Safe Time Coverage, Coverage for Public Health Emergency	SAFE: Coverage for EE's or family member's DV, sexual assault or stalking	<b>SAFE:</b> Coverage for EE's or family member's DV or sexual assault	<b>SAFE:</b> Coverage for EE's DV, sexual assault or stalking	SAFE: Coverage for EE or dependent child's DV	SAFE: Coverage for EE or minor child/dependent's DV, harassment, sexual assault or stalking	SAFE: Coverage for EE or family member's DV, sexual assault or stalking PHE: Coverage for	<b>SAFE:</b> Coverage for EE's or family member's DV, sexual violence, abuse or stalking	SAFE: Coverage for EE or family member's DV, sexual assault, or stalking	SAFE: Coverage for EE or a family member's DV, sexual assault or stalking	SAFE: Coverage for EE or family member's DV, sexual assault or stalking	SAFE: Coverage for EE or family member's domestic or sexual violence or stalking.	SAFE: Coverage for EE or family member's domestic or sexual

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and/or Coverage for Other Purposes					PHE: Coverage for closure of place of business or child's school or place of care; coverage to care for self or family member if would jeopardize health of community or if EE is excluded from the workplace for health reasons	closure of family member's business or school for public health or safety reasons  Other: Coverage for accompanying parent, grandparent, spouse or parent-in-law to appointment related to long-term care	PHE: Coverage for closure of place of business or child's school or place of care; coverage to care for self or family member exposed to a communicable disease	PHE: Coverage for closure of place of business or child's school or place of care for any health-related reason	PHE: Coverage for closure of place of business or child's school or place of care; coverage to care for self or family member exposed to a communicable disease		PHE: Coverage for closure of place of business or child's school or place of care  Other: Coverage for time needed by EE for child's school-related conference, meeting, function or other event.	violence.  PHE: Coverage for close of place of business or child's school or place of care.  Other: Coverage for time needed by EE for child's school-related conference, meeting, function or other event.
Treatment of Collective Bargaining Agreements	Does not diminish obligations under CBAs that provide greater benefits; a CBA cannot waive the paid time requirements of the Act unless the CBA provides	Does not diminish obligations under CBAs that provide greater benefits; does not preempt or override the terms of any CBAs in effect prior to legislation's effective date	Does not diminish obligations under CBAs that provide greater benefits; does not apply to an EE covered by a CBA if agreement expressly provides: (1) employment terms, (2) paid sick days or an equivalent leave policy (3) arbitration of paid	Does not diminish obligations under CBAs that provide greater benefits	Does not apply to workers covered by CBAs who are employed through a labor organization referral system and whose benefits are provided by a multi-employeremployee plan; does not diminish obligations under	Does not diminish obligations under CBAs that provide greater benefits; does not preempt or override terms of a CBA in effect before January 1, 2017	Does not diminish obligations under CBAs that provide greater benefits; does not apply if CBA expressly waives requirements in clear and unambiguous terms; does not apply to existing CBAs until their	Not specified	Does not diminish obligations under CBAs that provide greater sick and safe leave time than required in bill; does not apply to construction EEs covered by a CBA	Does not apply to workers in the construction industry who are covered by a CBA that expressly waives requirements of the bill in clear and unambiguous terms	Does not apply to workers in the construction industry that are under a contract pursuant to a CBA; does not diminish obligations under CBAs that provide greater benefits; does not apply to existing CBAs	Does not apply to existing CBAs until their expiration.

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	at least 3 paid days of sick time; does not apply to EEs in construction or building industry covered by a CBA; does not apply to existing CBAs until the earlier of the date of their expiration or 18 months after enactment		sick day disputes, (4) premium wage rates for all overtime hours worked, and (5) regular hourly rate not less than 30 percent more than state minimum wage rate; does not apply to an EE in the construction industry covered by a CBA if agreement provides (1), (4) and (5) if the agreement was either entered into before Jan. 1, 2015 or expressly waives requirement in clear and unambiguous terms		CBAs that provide greater benefits		expiration				until their expiration.	
Applicability to ER's Existing Policy	No additional time required if ER provides paid time that meets Act's accrual requirement and that can	No additional time required if ER provides paid time that meets Act's accrual requirement and that can be used for the same	No additional time required if ER provides paid time that can be used for the same purposes and under the same conditions and	No additional time required if ER provides paid time that meets bill's accrual requirement and that can be used for the same	No additional time required if ER provides paid time that is substantially equivalent to or more generous than the Act	No additional time required if ER provides paid time that meets bill's use and accrual requirements and can be used for same purposes, or	No additional time required if ER provides paid time that meets statute's accrual requirements and that can be used for the same	ERs are not prevented from providing more generous paid sick leave policies; applicability to other forms of	No additional time required if ER has a paid time off or paid sick days policy that makes available the same amount	No modification to an existing policy is required if ER provides paid time that meets accrual and use requirements and that can be	ER in compliance and no additional time required if ER offers paid time off which is fully paid, can be used for the same purposes	ERs with 10 or more employees in compliance if they provide any paid leave in at least the same amounts

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	be used for the same purposes and under the same conditions	purposes	meets one of the following: (1) the Act's accrual, carry over, and use requirements; (2) provided equivalent time off before Jan. 1, 2015; or (3) is provided pursuant to the sick leave policy for state EEs	purposes and under the same conditions		paid time that is provided at the beginning of the year in same amount and can be used for same purposes	purposes and under the same conditions	paid time not specified	of time that can be accrued under the law	accessed and accrued at the same rate and used for the same purposes	and in the same manner as provided by the law and meets the law's accrual rate	as provided under the law and that is accrued at the same rate and may be used for the same purposes and conditions. ERs with fewer than 10 EEs are in compliance if offer paid leave in equal or greater rate as law provided that EEs are able to use paid earned sick time before unpaid.
Enforcement Agency & Mechanisms	DC Department of Employment Services, Office of Wage and Hour; agency will investigate possible violations, order	Connecticut Department of Labor; file complaint with labor commissioner; relief includes civil penalties, back pay and reinstatement; EEs who do not	California Office of Industrial Relations, Labor Commissioner's Office; EEs may file a complaint; Labor commissioner may investigate ERs; hearing is before labor commissioner,	Massachusetts Attorney General's Office; EEs may file a complaint; Attorney general may obtain injunctive or declaratory relief, fines up to \$15,000, and civil citation; ER may	Oregon Bureau of Labor and Industries; file a complaint; agency may investigate ERs and conduct mediation; if claim is for unpaid wages, agency may place a lien on ER's property;	Vermont Department of Labor; EEs may file a complaint; agency will investigate claim and attempt to arrange a settlement between EE and ER; relief includes collection of unpaid wages, additional	Arizona Industrial Commission; any person or organization may file a complaint; commission or law enforcement officer may inspect and review business records; relief	Washington Department of Labor and Industries; EE may file a complaint; director may inspect business records and may bring any legal action necessary	Rhode Island Department of Labor, Division of Labor Standards; EE may file a complaint; Division will investigate; relief includes	Maryland Department of Labor, Licensing and Regulation; EE may file a complaint with Commissioner of Labor and Industry; Commissioner shall conduct	New Jersey Department of Labor and Workforce Development; EE may file complaint with Department; Department will investigate	Michigan Department of Licensing and Regulatory Affairs; EE may file a claim with the Department; Department will investigate

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	reinstatement of terminated EEs, order payment, and impose penalties and fines against willful violators	earn paid time under the law but are covered by an ER's paid time policy and are employed by covered ERs are still protected by the anti- retaliation provision in the law	who may order payment of back pay, payment of unlawfully withheld paid sick days, reinstatement or fines up to \$4000 for withholding or violations	appeal to attorney general's office	agency may provide for administrative proceeding; ER may appeal to court of appeals; relief includes fines up \$1,000 for willful violation	payment of up to twice the amount of unpaid wages for willful violations, fines up to \$5,000	includes civil penalties of at least \$250 for a first violation and at least \$1,000 for each subsequent or willful violation; payment of unlawfully withheld paid sick time, including interest, and an additional amount equal to twice the paid sick time; relief for retaliation includes at least \$150 for each day the violation occurred	to collect EE's claim; relief includes back pay and attorney's fees and court costs	civil penalties of at least \$100	investigation and attempt to resolve through mediation; Commissioner can issue an order to collect unpaid sick time, three times value of unpaid earned sick time and a civil penalty of up to \$1,000 for each EE for whom ER not in compliance		
Private Right of Action	Yes; may sue for back pay, damages, and/or reinstatement	Yes; may appeal administrative decision to Superior Court	Not specified; Labor commissioner or attorney general may file civil action in court of competent jurisdiction	Yes; ER may appeal administrative decision to Superior Court; EE may sue after exhausting administrative remedies for relief including injunctive relief,	Yes; may sue in court, which can impose relief including reinstatement, back pay, and injunctive relief	No	Yes; may sue in court; relief includes payment of unpaid earned sick time, civil penalties, attorney's fees and court costs, and other appropriate legal or equitable relief	Not specified	Yes; may file suit (including class action) in civil court; relief includes payment of unpaid wages/benefits, compensatory damages, liquidated	Yes; EE may bring action to enforce an order from the Commissioner. Relief includes three times value of EEs unpaid sick time, punitive damages, attorney's fees and costs,	Yes; EE may file suit with court alleging violation of law; relief includes actual damages plus an equal amount of liquidated damages	Yes; EE may bring civil action, which can impose relief including payment for unused time, rehiring, reinstatement, payment of

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				damages, and lost wages					damages up to twice the amount of unpaid wages/benefits, reinstatement, attorneys' fees and costs and any other appropriate relief	injunctive relief and any other relief the court deems appropriate		back wages, reestablishme nt of employee benefits; and an equal additional amount as liquidated damages along with costs and reasonable attorney fees



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<u>Key:</u>

**EE**: employee; **ER**: employer; **SB**: small business; **LB**: large business; **FTE**: full-time equivalent; **DV**: domestic violence; **SAFE**: safe time coverage; **PHE**: public health emergency; **CBA**: collective bargaining agreement

Location	San Francisco, Calif. (2006, effective 2/2007; amended 2016, effective with expansions 1/2017)	Seattle, Wash. (2011) (effectiv e 9/2012)	New York City, N.Y. (2013), (2014) (effective 4/2014)	San Diego, Calif. (2014) (effective 7/2016) <sup>4</sup>	Oakland, Calif. (2014) (effective 3/2015)	Tacoma, Wash. (2015) (effective 2/2016)	Philadelphia, Pa. (2015) (effective 5/2015)	Montgomery County, Md. (2015) (effective 10/2016)	Emeryville, Calif. (2015) (effective 7/2015); Berkeley, Calif. (2016) (effective 10/2017)	Pittsburgh, Pa. (2015) <sup>5</sup>	New Brunswick, N.J. (2015) (effective 1/2016)	Santa Monica, Calif. (2016) (effective 1/2017)	Minneapolis, Minn. (2016) (effective 7/2017); St. Paul, Minn. (2016) (effective 7/2017 for LB, and 1/2018 for SB)	Los Angeles, Calif. (2016) (effective 7/2016)	Chicago, III. (2016) (effective 7/2017); Cook County, III. (2016) (effective 7/2017)	Austin, Texas (2018) (effective 10/2018, and 10/2020 for ERs with 5 or fewer EEs); San Antonio, Texas (2018) (effective 8/2019 for LB; 8/2021 for SB with 5 or fewer EEs)	Duluth, Minn. (2018) (effective 1/2020)	Westchester County, N.Y. (2018) (effective 4/2019)
Law/Bill Number	S.F. Admin. Code Ch. 12W; Initiative Ord. 160034	Ord. 123698	Int. 0097- 2010; Int. 0001-2014	Municipal Code § 39.0101; Ord. No. O- 20390	Municipal Code ch. 5.92	Ord. 28275	Ord. 141026	Bill 60-14, Bill 32-16	Ord. 15-004; Municipal Code ch. 13.100	File 2015- 1825	Ord. 121501	Ord. No. 2515	File 15-01372; Ord. 16-29	Ord. No. 184320	Ord. O2016- 2678; Ord. 16-4229	Ord. No. 20180215- 049; Ord. No. 02018816- 0620	File 18-009-O	I.D. # 10623

<sup>&</sup>lt;sup>4</sup> San Diego's ordinance was approved by voters via a June 2016 ballot measure and is expected to take effect as soon as the results are certified, the deadline for which is July 7, 2016.

<sup>&</sup>lt;sup>5</sup> Pittsburgh's ordinance was ruled invalid by an Allegheny County judge on December 21, 2015. Its implementation is on hold, pending appeal and rulings from higher state courts.

Location	San Francisco	Seattle	New York City	San Diego	Oakland	Tacoma	Philadelphia	Montgomery County	Emeryville, Berkeley	Pittsburgh	New Brunswick	Santa Monica	Minneapolis, St. Paul	Los Angeles	Chicago, Cook County	Austin	Duluth	Westchester County
Summary	EEs in the	EEs whose	EEs whose	EEs accrue	EEs accrue	EEs accrue	EEs whose	EEs whose	EEs accrue one	EEs whose	EEs accrue one	EEs accrue	EEs accrue one	EEs accrue	EEs accrue	EEs whose	EEs whose	EEs whose place
•	private sector	place of	place of	one hour of	one hour of	one hour of	place of	place of	hour of paid sick	place of	hour of paid sick	one hour of	hour of paid sick	one hour of	one hour of	place of	place of	of business has
	accrue one	business	business	paid sick	paid sick	paid sick time	business has	business has	time for every	business has	time for every 35	paid sick time	time for every	paid sick time	paid sick	business has	business has	5 or more EEs
	hour of paid	has five or	has five or	time for	time for	for every 40	10 or more	five or more	30 hours worked	15 or more	hours worked	for every 30	30 hours worked	for every 30	time for	more than 15	5 or more	accrue one hour
	sick time for	more EEs	more EEs	every 30	every 30	hours worked	EEs accrue	EEs accrue one	and can accrue	EEs accrue	and can accrue	hours worked	and can accrue	hours worked	every 40	EEs accrue	EEs accrue	of paid sick time
	every 30	accrue	accrue one	hours worked	hours worked	and can	one hour of	hour of paid	and use up to	one hour of	up to 24 or 40	and can	up to 48 hours.	and can	hours worked	one hour of	one hour of	for every 30
	hours worked	one hour	hour of	and use up	and can	accrue and	paid sick	sick time for	48 or 72 hours,	paid sick	hours, depending	accrue up to	(Minneapolis	accrue and	and can	paid sick	paid sick	hours of work.
	within the	of paid	paid sick	to 40 hours.	accrue and	use up to 24	time for	every 30 hours	depending on	time for	on ER's size, and	32 or 40 hours	only: EEs whose	use up to 48	accrue and	time for	time for	EEs can accrue
	city and can	sick time	time for	Accrual is	use up to 40	hours. Covers	every 40	worked and	ER's size. Covers	every 35	use up to 40	in 2017,	place of	hours. Covers	use up to 40	every 30	every 50	and use up to
	accrue and	for every	every 30	unlimited.	or 72 hours,	sick time for	hours worked	can accrue up	sick time for EE	hours	hours. Part-time	depending on	business has five	sick time for	hours. Covers	hours worked	hours of	40 hours in a
	use up to 40	30 to 40	hours	Covers sick	depending	EE or family	and can	to 56 hours	or family	worked and	EEs may only	ER's size, and	or fewer EEs	EE or family	sick time for	and accrue	work. EEs	year. EEs whose
	or 72 hours,	hours	worked	time for EE or	on ER's size.	members'	accrue and	and use up to	members' care	can accrue	accrue up to 24	up to 40 or 72	must receive	members' care	EE or family	and use up	can accrue	place of
	depending	worked	and can	family	Covers sick	care, closures	use up to 40	80 hours. All	and (Emeryville	up to 40	hours a year	hours from	equivalent	and for	members'	to 64 hours.	up to 64	business has
	on ER's size.	and use	accrue and	members'	time for EE or	due to a	hours. All	others receive	only) absences	hours. All	regardless of ER	2018 onward.	unpaid time.)	absences	care,	All others	hours and	fewer than 5 EEs
	Covers sick	up to 40	use up to	care, for	family	public health	others	an equivalent	associated with	others	size. Covers sick	There is no	There is no	associated	absences	accrue at the	use up to 40	can accrue and
	time for EE or	to 108	40 hours.	absences	members'	emergency	receive	32 paid and 24	EE's domestic	accrue at	time for EE or	annual cap on	annual cap on	with EE's	associated	same rate	hours in a	use up to 40
	family	hours,	All others	associated	care.	and for	equivalent	unpaid hours.	violence, sexual	the same	family members'	use of paid	use of paid sick	domestic	with EE or	and can	year. Covers	hours of unpaid
	members'	depend-	receive	with		absences	unpaid time.	Covers sick	assault or	rate up to	care, closures	sick time.	time, but EEs	violence,	family	accrue and	sick time for	sick time.
	care,	ing on	equivalent	domestic		associated	Covers sick	time for EE or	stalking and care	24 unpaid	due to a public	Covers sick	can have no	sexual assault	member	use up to 48	EE or family	Domestic
	absences	ER's size.	unpaid	violence,		with EE or	time for EE or	family	for EE or family	hours in the	health	time for EE or	more than 80	or stalking.	being the	hours. Covers	members'	workers can
	associated	Accrual is	time. EEs in	sexual assault		family	family	members' care,	members'	first year the	emergency, care	family	accrued but		victim of	sick time for	care,	accrue one hour
	with EE's	unlimited.	certain	or stalking,		members'	members'	absences	service dog.	law is in	for a family	members' care	unused hours at		domestic	EE or family	absences	of paid sick time
	domestic	Covers	industries	and closures		domestic	care and for	associated with		effect,	member exposed	and for	one time. Covers		violence or a	members'	associated	for every seven
	violence,	sick time	can accrue	due to a		violence,	absences	EE or family		followed by	to a	absences	sick time for EE		sex offense	care,	with EE or	days worked
	sexual assault	for EE or	and use	public health		sexual assault	associated	member's		24 paid	communicable	associated	or family		(Chicago)/do	absences	family	and can accrue
	or stalking	family	two paid	emergency.		or stalking.	with EE or	domestic		hours after	disease and	with EE's	members' care,		mestic	associated	member	and use up to
	and purposes	members'	days after				family	violence, sexual		the first	absences	domestic	absences		violence,	with EE or	being the	40 hours in a
	related to	care,	one year of				members'	assault or		year. Covers	associated with	violence,	associated with		sexual	family	victim of	year. Covers sick
	bone marrow	absences	employ-				domestic	stalking,		sick time for	EE or family	sexual assault	EE or family		violence or	member	domestic	time for EE or
	or organ	associated	ment				violence,	closures due to		EE or family	member's	or stalking.	member's		stalking	being the	abuse,	family members'
	donation.	with	regardless				sexual assault	a public health		members'	domestic		domestic abuse,		(Cook	victim of	sexual	care, closures of
		domestic	of ER size.				or stalking.	emergency,		care,	violence, sexual		sexual assault or		County), or	domestic	assault or	school or
		violence,	Covers sick					care for a		closures due	assault or		stalking and		closures due	violence,	stalking.	business due to

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		sexual assault or stalking, and closures due to a public health emer- gency.	time for EE or family members' care and closures due to a public health emergency.					family member exposed to a communicable disease and the birth, adoption, or foster placement of a child.		to a public health emergency and care for a family member exposed to a communicable disease.	stalking.		closures due to a public health emergency or other unexpected cause, such as inclement weather or loss of power, heating or water.		to a public health emergency.	sexual assault, or stalking.		a public health emergency,
Impact	Approx. 59,000 workers formerly without sick time gained it through this law.xiii	Approx. 150,000 workers formerly without sick time gained it through this law.xiv	Approx. 1,200,000 workers formerly without sick time gained it through this law.**	Approx. 433,500 workers will receive more expansive protections than those provided under California's law.xvi	Approx. 56,000 workers formerly without sick time will gain it through this law.xvii	Approx. 40,000 workers formerly without sick time will gain it through this law.xviii	Approx. 200,000 workers formerly without sick time will gain it through this law.xix	Approx. <b>90,000</b> workers formerly without sick time will gain it through this law.**	Approx. <b>5,000</b> workers in Emeryville will receive more expansive protections than those provided under California's law. <sup>xxi</sup> Approx. <b>18,500</b> workers in Berkeley will receive more expansive protections than those provided under California's law. <sup>xxii</sup>	Approx. <b>50,000</b> workers formerly without sick time will gain it through this law.*xxiii	Approx. <b>9,500</b> workers formerly without sick time will gain it through this law.xxiv	Approx. 11,900 workers will receive more expansive protections than those provided under California's law.xxv	Approx. <b>62,000</b> workers in Minneapolis formerly without sick time will gain it through this law.*xxvi Approx. <b>68,300</b> workers in St. Paul formerly without sick time will gain it through this law.*xxvii	Approx. 650,000 workers will receive more expansive protections than those provided under California's law.xxxiii	Approx. 460,000 workers in Chicago formerly without sick time will gain it through this law.xxix Approx. 440,000 workers in Cook County formerly without paid sick time will gain it through this law.xxx	Approx. 223,000 workers formerly without sick time gained it through this law.xxxi Approx. 345,000 workers formerly without sick time gained it through this law.xxxii	Approx. 19,000 workers formerly without sick time gained it through this law.xxxiii	Approx. 123,000 workers formerly without sick time gained it through this law.xxxiv
Exemptions		Does not apply to	Does not apply to	Does not apply to EEs	Does not apply to EEs	Does not apply to EEs of	Does not apply to EEs	Does not apply to EEs of any	Does not apply to EEs who work	Does not apply to	Does not apply to EEs of any	Does not apply to EEs	Does not apply to EEs who work	Does not apply to EEs	Does not apply to EEs	Does not apply to EEs	Does not apply to EEs	Does not apply to EEs who work

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		new ERs with fewer	EEs of any govern-	employed at less than	who work less than two	any governmental	covered by a CBA;	non-county governmental	less than two hours in a year	seasonal EEs; state	governmental entity;	who work less than two	less than 80 hours in a year	who work less than two	who have worked less	who are city, state or	of any government	less than 80 hours in a
		than 250	mental	minimum	hours in a	entity; work-	independent	entity; EEs who	in the city; EEs	and federal	construction EEs	hours in a	in the city for	hours a week	than 80	federal	entity;	calendar year;
		EEs;	entity;	wage;	week in	study	contractors;	have an	not entitled to	employees;	covered by a	week in Santa	their employer;	in Los Angeles	hours for an	employees;	independ-	work performed
		businesse	work-study	publicly	Oakland; EEs	participant;	seasonal	irregular work	minimum wage	independ-	CBA; EEs who	Monica; EEs of	independent	for their ER;	ER in a 120-	independent	ent	as part of a work
		s have a	students;	subsidized	not entitled	independent	workers;	schedule, who	under Calif. law <sup>6</sup>	ent	work less than 20	any .	contractors; EEs	EEs not	day period;	contractors;	contractors;	study program;
		period of	independ-	short-term	to minimum	contractors; self-	adjunct	must contact ER for		contractors;	hours per week; EEs who work	governmental	of the federal,	entitled to minimum	EEs who	unpaid	student	EEs sampanested by
		24 months after the	ent contract-	youth employment	wage under Calif. law	employed; EEs	professors; temporary	assignments		construction EEs covered	from home;	entity; hotel workers; EEs	state, county or local	wage under	perform less than two	interns	interns; or seasonal	compensated by or through
		hire date	ors; certain	program EEs;	Caiii. iaw	who work less	workers;	and begin work		by a CBA	independent	not entitled to	government	Calif. law; EEs	hours of		employees;	qualified
		of first EE	physical,	any student		than 80 hours	interns; pool	within 48 hours			contractors; per	minimum	(but does apply	who have not	work within		EEs entitled	scholarships; EEs
		to comply	occupa-	EE, camp		in a year in	EEs, EEs who	of contact, who			diem/temporary	wage under	to City	worked for the	city		to benefits	whose work is
			tional and	counselor, or		Tacoma	work less	have no			hospital EEs	Calif. law	employees).	same ER for at	boundaries in		under	performed as a
			speech	program			than 40	obligation to						least 30 days	a two-week		federal	participant in a
			therapists	counselor of			hours in a	work for ER						within a year	period;		Railroad	work experience
				an organized			year in Philadelphia	without						of commence- ment of	construction EEs covered		Unemploy-	program established by a
				camp; independent			Priliadelprila	contact, and who are not						employment	by a CBA		ment Insurance	social services
				contractors				employed						Cimpioyinene	by a cort		Act	district
								through a temp										
								agency; EEs										
								who regularly										
								work less than										
								eight hours a week;										
								independent										
								contractors										

<sup>&</sup>lt;sup>6</sup> Berkeley covers EEs who are not entitled to minimum wage but who are participants in a Welfare-to-Work program.

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Accrual Rate and Maximum Accrual	SB (1-9 EEs): One hour for every 30 hours worked, up to 40 hours  LB (10 or more EEs): One hour for every 30 hours worked, up to 72 hours	Tier 1 (5-49 FTEs): One hour for every 40 hours worked, can use up to 40 hours  Tier 2 (50-249 FTEs): One hour for every 40 hours worked, can use up to 56 hours  Tier 3 (250 or more FTEs): One hour for every 30 hours worked,	SB (1-4 EEs) <sup>7</sup> : One hour of unpaid time off for every 30 hours worked, up to 40 hours  LB (5 or more EEs): One hour of paid time off for every 30 hours worked, up to 40 hours  Domestic Workers: Receive two days of paid time off after one year	One hour for every 30 hours worked, can use up to 40 hours, accrue unlimited8	SB (1-9 EEs): One hour for every 30 hours worked, up to 40 hours  LB (10 or more EEs): One hour for every 30 hours worked, up to 72 hours	One hour for every 40 hours worked, up to 24 hours	SB (1-9 EEs): One hour of unpaid time off for every 40 hours worked, up to 40 hours  LB (10 or more EEs): One hour of paid time off for every 40 hours worked, up to 40 hours	SB (1-4 EEs): One hour of time off for every 30 hours worked, can accrue up to 32 paid hours and 24 unpaid hours, use up to 80 hours  LB (5 or more EEs): One hour of paid time off for every 30 hours worked, can accrue up to 56 hours, use up to 80 hours	SB (1-55 EEs in Emeryville/1-24 EEs in Berkeley): One hour for every 30 hours worked, up to 48 hours  LB (56 or more EEs in Emeryville/25 or more EEs in Berkeley): One hour for every 30 hours worked, up to 72 hours	SB (1-14 EEs): One hour of time off for every 35 hours worked. During first year in effect, EEs can accrue up to 24 unpaid hours; after one year, EEs can accrue up to 24 paid hours  LB (15 or more EEs): One hour of paid time off for every 35 hours worked, can	SB (5 FTEs to 9 EEs): One hour for every 35 hours worked, up to 24 hours  LB (10 or more EEs): One hour for every 35 hours worked, up to 40 hours (24 hours for part- time EEs)	SB (1-25 EEs): One hour for every 30 hours worked, up to 32 hours in 2017 and up to 40 hours from 2018 onward  LB (26 or more EEs): One hour for every 30 hours worked, up to 40 hours in 2017 and up to 72 hours from 2018 onward	St. Paul  SB (1-5 EEs) in Minneapolis: One hour of unpaid time off for every 30 hours worked, up to 48 hours  LB (6 or more EEs) in Minneapolis and all ERs in St. Paul: One hour of paid time off for every 30 hours worked, up to 48 hours  NOTE (Minneapolis only): For five years after the law's effective date, new ERs in their first year of business (other than chain	One hour for every 30 hours worked, up to 48 hours		SB (1-15 EEs): one hour for every 30 hours worked, up to 48 hours  LB (more than 15 EEs): one hour for every 30 hours worked, up to 64 hours	One hour for every 50 hours worked. Can accrue up to 64 hours; can use and carry over up to 40 hours	SB (1-4 EEs): One hour of unpaid time off for every 30 hours worked, up to 40 hours.  LB (5 or more EEs): One hour for every 30 hours worked, can accrue and use up to 40 hours.  Domestic workers: can accrue one hour of paid time for every seven days worked  Sick time that has not been used can be carried over to
		can use up to 72 hours	worked, then continue to receive two							accrue up to 40 hours			establishments) are only required to provide unpaid sick time.					the following year, provided that the maximum amount of sick

<sup>&</sup>lt;sup>7</sup> For certain chain businesses and franchises, all workers in the chain/franchise are counted together to determine if it is considered a SB.

 $<sup>^{\</sup>rm 8}$  The definition of "employer" exempts people who receive in-home support services.

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		with paid time off (PTO) policy: One hour for every 30 hours worked, can use up to 108 hours	days/year										NOTE (St. Paul only): New ERs are only required to provide unpaid sick time for a period of six months after the hire date of their first EE. This provision sunsets on January 1, 2023.					time for any given year remains at 40 hours.
Waiting Period for Accrual and Use	Accrual begins at commencement of employment; accrued hours may be used 90 days after commencement of employment	Accrued hours may be used 180 days after commencement of employment	Accrual begins at commence -ment of employme nt; accrued hours may be used 120 days after commencement of employment	Accrual begins at commencement of employment; accrued hours may be used 90 days after commencement of employment	Accrual begins on March 2, 2015, and can be used immediately; if hired after, accrual begins at commencement of employment and hours may be used 90 days after commencement	Accrual begins at commencement of employment; accrued hours may be used 180 days after commencement of employment	Accrual begins at commencement of employment; accrued hours may be used 90 days after commencement of employment	Accrual begins at commencement of employment; accrued hours may be used 90 days after commencement of employment	Accrual begins at commence- ment of employment; accrued hours may be used 90 days after commencement of employment	Accrual begins at commence- ment of employ- ment; accrued hours may be used 90 days after commence- ment of employment	Accrual begins at commencement of employment; accrued hours may be used 120 days after commencement of employment	Accrual begins at commencement of employment; accrued hours may be used 90 days after commencement of employment	Accrual begins at commencement of employment; accrued hours may be used 90 days after commencement of employment	Accrual begins at commencement of employment; accrued hours may be used 90 days after commencement of employment	Accrual begins on first calendar day after commence- ment of employment; accrued hours may be used 180 days after commence- ment of employment	Accrual begins on the first day of employment; accrued hours may be used immediately	Accrual begins on the first day of employment; accrued hours may be used 90 days after commencement of employment	Accrual begins on the first day of employment or 90 days after law goes into effect, whichever is later.

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Family Members Covered Other Than Self, Child, Spouse or Parent	Domestic partner; sibling; grandparent; grandchild; child or parent of spouse or domestic partner; legal ward; legal guardian; person with whom EE is in a relationship of in loco parentis; "designated person"	Domestic partner; grand-parent; parent-in-law	Domestic partner; sibling; grand-parent; grandchild; child or parent of spouse or domestic partner	Domestic partner; sibling; grandparent; grandchild; child or parent of a spouse or domestic partner; legal ward; legal guardian; person with whom EE was or is in a relationship of in loco parentis	Domestic partner; sibling; grandparent; grandchild; child of domestic partner; legal ward; legal guardian; person with whom EE is in a relationship of in loco parentis; "designated person"	Domestic partner; grandparent; legal ward; person with whom EE is in a relationship of in loco parentis	Life partner; sibling; spouse of sibling; grandparent; grandchild; parent-in-law; legal ward; legal guardian; spouse of grandparent; person with whom EE was or is in a relationship of in loco parentis	Sibling; grandparent; grandchild; spouse of sibling or grandparent; legal ward; legal guardian; child for whom the EE is primary caregiver; EE's primary caregiver when EE was a minor	Domestic partner; sibling; grandparent; grandchild; legal ward; legal guardian of EE or spouse; person with whom EE was or is in a relationship of in loco parentis; "designated person"	Domestic partner; sibling; grand-parent; grandchild; child or parent of spouse or domestic partner; grandparent's spouse or domestic partner; legal ward; legal guardian of EE or spouse or domestic partner; person with whom EE was or is in a relationship of in loco parent is; any person for whom EE has received permission	Domestic or civil union partner; sibling; grandparent; grandchild; child or parent of spouse or domestic or civil union partner; grandparent's spouse or domestic or civil union partner; legal ward; legal guardian of EE or spouse; person with whom EE was or is in a relationship of in loco parentis	Domestic partner; sibling; grandparent; grandchild; legal ward; parent of spouse or domestic partner; legal guardian of EE, spouse or domestic partner; person with whom EE was or is in a relationship of in loco parentis	Domestic partner; sibling; parent-in-law; grandchild; grandparent  Minneapolis only: Guardian; ward; members of the EE's household  St. Paul only: Individual related to the EE by blood or affinity whose close association with the EE is equivalent to a family relationship	Domestic partner; sibling; grandparent; grandchild; legal ward; parent of spouse or domestic partner; legal guardian of EE, spouse or domestic partner; person with whom EE was or is in a relationship of in loco parentis; individual related to the EE by blood or affinity or whose close association with the EE is equivalent to a family relationship	Domestic partner; legal guardian; legal ward; parent of spouse or domestic partner; sibling; grandparent; grandchild; person related by blood or whose close association with EE is equivalent to a family relationship; child to whom EE stands in loco parentis	Any other individual related by blood or whose close association with the employee is equivalent of a family relationship	Domestic partner, legal ward; child for whom EE is a legal guardian; sibling, stepsibling, foster sibling, stepparent, parent-in-law, grandchild, foster grandchild, grand-parent, step-grand-parent, any other individual related by blood or whose close association with the employee is the equivalent of a family relationship	Domestic partner, grandparent, grandchild, sibling; person related by blood of affinity; child or parent of EEs spouse; persons who have a child in common, regardless of whether persons have been married or lived together at any time; persons who are or have been in an intimate relationship regardless of whether such persons have lived together at any time.

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										from ER to care								
Safe Time Coverage,	SAFE: Coverage for	SAFE: Coverage	PHE: Coverage	SAFE: Coverage for		SAFE: Coverage for	SAFE: Coverage for	SAFE: Coverage for	SAFE (Emeryville	PHE: Coverage	<b>SAFE:</b> Coverage for EE or family	SAFE: Coverage for	<b>SAFE:</b> Coverage for EE or family	SAFE: Coverage for	SAFE: Coverage for	SAFE: Coverage for	SAFE: Coverage	PHE: Coverage for closure of
Coverage for Public Health Emergency and/or Coverage for Other Purposes	EE's DV, sexual assault or stalking  Other: Coverage for EE's or family member's bone marrow or organ donation	for EE's or family member's DV, sexual assault or stalking  PHE: Coverage for closure of place of business or child's school or	for closure of place of business or child's school or place of care	EE's or family member's DV, sexual assault or stalking  PHE: Coverage for closure of place of business or child's school or place of care		EE or family member's DV  PHE: Coverage for closure of place of business or child's school or place of care	EE or family member's DV, sexual assault or stalking	EE's or family member's DV, sexual assault or stalking  PHE: Coverage for closure of place of business or child's school or place of care; coverage to care for a family member	only): Coverage for EE's DV, sexual assault or stalking  Other (Emeryville only): Care for EE's or family member's service dog	for closure of place of business or child's school or place of care; coverage to care for a family member exposed to a communicable	member's DV, sexual assault or stalking  PHE: Coverage for closure of place of business or child's school or place of care; coverage to care for a family member exposed to a communicable	EE's DV, sexual assault or stalking	member's domestic abuse, sexual assault or stalking  PHE: Coverage for closure of place of business or family member's school or place of care  Other:	EE's DV, sexual assault or stalking	EE or family member being the victim of domestic violence or a sex offense (Chicago)/ sexual violence or stalking (Cook County)	EE or family member needing to seek relocation, obtain services of a victim services organizations, or legal/court ordered action related	for EE's or family member's domestic abuse, sexual assault, or stalking	place of business or child's school or place of care
		place of care						exposed to a communicable disease  Parental: Coverage for birth of a child, adoption or foster care placement; coverage to care for a		disease	disease		Coverage for unexpected closure of family member's school or place of care due to inclement weather, or loss of power, heating, water or other reason		PHE: Coverage for closure of place of business or child's school or place of care  Other: If ER is covered by federal	to DV, abuse, sexual assault, or stalking		

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								newborn, newly adopted, or newly placed child within one year of birth, adoption, or placement							Family and Medical Leave Act (FMLA), EE can carry over up to 40 hours of unused time, in addition to any other carryover allowed under the ordinance, to use exclusively for FMLA purposes			
Treatment of Collective Bargaining Agreements	Does not apply if CBA expressly waives requirements in clear and unambig- uous terms	Does not apply if CBA expressly waives requirements in clear and unambiguous terms; does not diminish obligations	Does not diminish obligations under CBAs that provide greater benefits; does not apply to EEs in construction or grocery industry if	Does not diminish obligations under CBAs that provide greater benefits	Does not apply if CBA expressly waives requirements in clear and unambig- uous terms	Does not apply if CBA expressly waives requirements in clear and unambiguous terms	Does not apply to workers covered by CBAs	Does not diminish obligations under CBAs that provide paid leave benefits that meet the minimum requirements	Does not apply if CBA expressly waives requirements in clear and unambiguous terms	Does not diminish obligations under CBAs that provide greater benefits; does not apply to any member of a construction union covered by a CBA	Does not apply if CBA expressly waives requirements in clear and unambiguous terms; does not apply to any member of a construction union covered by a CBA; does not diminish obligations under CBAs that	Does not apply if CBA expressly waives requirements in clear and unambiguous terms	Does not apply to EEs in construction industry who receive at least the prevailing wage rate or rate established by a registered apprenticeship agreement  Minneapolis only: Does not specifically	Does not specifically mention treatment of CBAs	Does not affect validity or change terms of CBA already in force; after effective date, does not apply if CBA explicitly waives requirements in clear and unambiguous terms;	ER and labor organization may agree via written contract to modify yearly cap	Does not specifically mention treatment of CBAs	Does not diminish obligations under CBAs that provide more generous earned sick time to an employee than required by the law.

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		under CBAs that provide greater benefits	CBA expressly waives require- ment; for other EEs, does not apply if CBA expressly waives require- ments and provides a compar- able benefit; does not apply to existing CBAs until their expiration								provide greater benefits; does not apply to existing CBAs until their expiration		mention treatment of CBAs  St. Paul only: Does not diminish obligations under CBAs that provide greater benefits		does not apply to EE in construction industry covered by a CBA			
Applicability to ER's Existing Policy	No additional time required if ER provides paid time that meets bill's accrual requirement and that can be used for the same	No additional time required if ER provides paid time that meets Act's use	No additional time required if ER provides paid time that meets bill's require-	No additional time required if ER provides paid time that meets Act's accrual and use requirements and that can be used for	No additional time required if ER provides paid time that meets bill's accrual, carry over and use requirements and that can	No additional time required if ER provides paid time that meets bill's accrual and use requirements, that can be used for the	if ER provides paid time that meets bill's accrual	No additional time required if ER provides paid time that meets bill's accrual requirement	No additional time required if ER provides paid time that meets Act's accrual, carry over, and use requirements and that can be used for the		No additional time required if ER provides paid time that meets bill's accrual requirements and that can be used for the same purposes and under the same	Does not prevent ER from adopting or retaining leave policy that is more generous	Does not prevent ER from adopting or retaining leave policy that meets or exceeds and does not otherwise conflict with	Does not prevent ER from retaining leave policy that the Office of Wage Standards determines is overall more generous even	amount and manner that meets bill's requirements	Does not prevent ER from adopting benefits that exceed requirements; no additional time required	Does not prevent ER from adopting benefits that exceed requirement; ER not required to provide	Does not prevent ER from allowing for a faster accrual rate or providing more sick time than provided in the law. ER can provide

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	purposes	and accrual require- ments and that can be used for the same purposes and under the same conditions	ments and that can be used for the same purposes and under the same conditions	the same purposes and under the same conditions	be used for the same purposes and under the same conditions	same purposes and under the same conditions, and is approved by the city	the ordinance		same purposes and (Emeryville only) under the same conditions	be used for the same purposes and under the same conditions	conditions		bill's minimum standards and requirements  Minneapolis only: No additional time required if ER provides paid time that meets bill's minimum standards and requirements  St. Paul only: No additional time required if ER provides paid time that meets bill's accrual and carry over requirements and that can be used for the same purposes and under the same conditions	if it does not meet all of the bill's requirements		if ER already provides time available to an EE that meets bill's accrual, purpose and usage requirements	additional leave if existing policy meets requirements for time and use	combined paid sick time and paid personal time and be in compliance, so long as sick time can be used freely, with no advance notice necessary and no restrictions other than those in the law.
Enforcement Agency & Mechanisms	San Francisco Office of Labor Standards Enforcement; EE may file a	Civil Rights; EEs may file a	NYC Depart- ment of Consumer Affairs (DCA); EEs	City Council will designate the enforcement office; EEs may file a	Not yet determined; EEs may file a complaint	Tacoma finance director; EEs may file a charge; agency may		Montgomery County Office of Human Rights, Executive Director; EEs	Not yet determined; city may promulgate guidelines and rules for implementation		New Brunswick Department of Planning, Community and Economic Development;	Not specified; penalties for misdemeanor violations include fines between	Minneapolis Department of Civil Rights, St. Paul Department of Human Rights	Office of Wage Standards of the Bureau of Contract Admin-	Chicago Department of Business Affairs and Consumer Protection;	City of Austin Equal Employment Opportunity/ Fair Housing Office;	Duluth City Clerk's office has full authority to implement,	The Department of Weights and Measures – Consumer Protection shall establish

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	complaint; agency will adjudicate and administer penalties against ERs	adjudica- tion before hearing examiner	may file a complaint; ER can settle violation with DCA without hearing; hearing is before DCA's Adjudication Tribunal	complaint; civil penalties against ER ranging from \$100-\$2,000/ violation or person		issue citation, order credit of or payment of unlawfully withheld paid sick days with one percent interest for payment per month and fines up to \$250 or up to twice the value of	ERs, provide ERs 60 days to remedy violation, and conduct mediation; relief includes fines and reinstate- ment and restitution	may file a complaint; agency will investigate claim and must attempt conciliation; relief includes damages and equitable relief; EE may appeal to commission	and enforcement; EEs may file a complaint; (Emeryville only) city may investigate ERs; relief includes fines between \$500-\$1,000/EE; city may file claim before a court of competent	designated by the mayor; EEs may file a complaint; agency will investigate claim; relief includes fines up to \$100/off- ense for willful violators,	agency may file claim before Municipal Court; relief includes fines up to \$2,000; relief includes payment of unlawfully withheld paid sick time; EEs must file a complaint with the agency before bringing	\$150- \$500/violation and/or imprisonment in the County Jail for up to six months; penalties for infractions include fines of \$100- \$250/viola- tion; each day of violation is	and Equal Economic Opportunity; EEs may file a complaint within 365 days of violation; department may investigate reported or suspected violations; investigation may require a	istration; agency may promulgate guidelines and rules for implementa- tion, but enforcement mechanism is not specifically addressed	Cook County Commission on Human	agency must seek voluntary compliance before collecting a civil penalty; civil penalty of up to \$500/violation; EEs may file complaint within two years of	administer, and enforce ordinance; investigate reports of violations. Relief includes reinstate- ment and back pay, crediting paid sick time,	process to receive complaints; Department shall investigate any complaint; if Department finds probable cause to support that a violation has occurred, it shall attempt a resolution. Penalties for
						unpaid leave			jurisdiction; relief includes injunctive relief, damages and civil penalties	reinstate- ment and restitution	action in Municipal Court	considered a separate offense; violators may be subject to administrative citation	fact finding conference or other process; director may order relief, including reinstatement, payment of unlawfully withheld paid sick time, liquidated damages up to \$250 or twice the amount of unpaid wages, whichever is greater. If the ER does not comply with depart-		fines of \$100- \$500/viola- tion	violation.  San Antonio Metropolitan health District; EE may file complaint with Department; Department may investigate complaints; if Department finds violation, agency may seek voluntary	administrative penalties	violations include payment to EE of three times the wages that should have been paid or \$250, whichever is greater for each instance; payment to EE of \$500 for each instance of unlawful denial of sick time request; additional relief as deemed appropriate.

ocation.	San Francisco	Seattle	New York City	San Diego	Oakland	Tacoma	Philadelphia	Montgomery County	Emeryville, Berkeley	Pittsburgh	New Brunswick	Santa Monica	Minneapolis, St. Paul	Los Angeles	Chicago, Cook County	Austin	Duluth	Westcheste County
													ment's final			compliance		
													determination,			before		
													department may			collecting		
													refer action to			civil penalty		
													city attorney to					
													bring suit for					
													both legal and					
													equitable relief					
													Minneapolis					
													only:					
													Administrative					
													penalties					
													payable to EE of					
													up to \$1,500 per					
													violation;					
													administrative					
													fines payable to					
													the city of up to					
													\$50 for each day					
													a violation					
													continued after					
													ER received					
													notice and was					
													given time to					
													comply; EE may					
													appeal to an					
													administrative					
													hearing officer.					
													St. Paul only:					
													Administrative					
													fines payable to the City up to					
													the City up to					

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													\$1,000; and fines payable to EE up to \$1,000 or 10 percent of unpaid wages, whichever is greater					
Private Right of Action	Yes; may sue for back pay, damages, and/or reinstate-ment	No	No	Yes; may sue for back pay, damages and/or reinstate- ment	Yes; may sue private ERs in court, which can impose fines or penalties up to \$1000/violation or any further relief including back pay, reinstatement, and injunctive relief	No	Yes; may sue in court of competent jurisdiction after exhausting administrative remedies for relief including payment of unlawfully withheld paid sick days, lost wages and benefits, reinstatement, back pay, injunctive relief, liquidated damages up to \$2000, and attorney's fees	Yes; may sue in an appropriate court of law	Yes; may sue in court, which can impose relief including reinstatement, back pay, injunctive relief and civil penalties	No	Yes; after filing complaint with the agency, may sue in Municipal Court, which can impose fines or penalties; can impose any further relief including restitution, reinstatement, injunctive and declaratory relief	Yes; may sue in court of competent jurisdiction for legal and equitable relief including payment of unlawfully withheld sick time, back pay, penalties of up to \$100 per person for each day their rights were violated, reinstatement, injunctive relief, reasonable attorney's fees and costs; monies and penalties are	Minneapolis only: Yes; may appeal final administrative decision to Minnesota Court of Appeals  St. Paul only: Yes; may bring civil action in district court and may recover damages, including reasonable attorney's fees, and may receive injunctive and other equitable relief	Not specified	Yes; may bring civil action in court and recover three times the value of any unpaid sick time denied or lost in damages, with interest, along with costs and reasonable attorney fees	Not specified	Yes; once all other remedies are exhausted, a person injured by a violation may bring a civil action in court to recover damages; can receive injunctive and other equitable relief	Yes; in lieu of filing a complaint with the Department of Weights and Measures, any person can file a claim in court no later than one year after the occurrence of an alleged violation.

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												trebled for willful violations						

- \*\* Rankin, N. (2014, February). Personal communication. (Vice President, Community Service Society of New York); New York City Department of Consumer Affairs. (2015, June). NYC'S Paid Sick Leave Law: First Year Milestones. Retrieved 13 June 2016, from http://www1.nyc.gov/assets/dca/downloads/pdf/about/PaidSickLeaveLaw-FirstYearMilestones.pdf
- wi Williams, C. (2014, February). Access to Earned Sick Leave in San Diego. Institute for Women's Policy Research Publication. Retrieved 16 June 2016, from http://www.iwpr.org/publications/pubs/access-to-earned-sick-leave-in-san-diego/
- xviii Alcid, S. (2014, November 3). Oakland! Vote YES on Measure FF for Paid Sick Days. MomsRising. Retrieved 17 August 2015, from http://www.momsrising.org/blog/oakland-vote-yes-on-measure-ff-for-paid-sick-days
- xviii Healthy Tacoma. Benefits for Tacoma. Retrieved 17 August 2015, from http://healthytacoma.net/benefits-for-tacoma/
- xix Philadelphia Earned Sick Days. (2014, December 10). FACT SHEET: Promoting Healthy Families and Workplaces, The 2015 Earned Sick Days Bill. Retrieved 17 August 2015, from http://www.phillyearnedsickdays.com/p/fact-sheets.html
- Turque, B. (2015, June 23). Montgomery County joins other localities providing paid sick leave. Washington Post. Retrieved 17 August 2015, from http://www.washingtonpost.com/local/md-politics/montgomery-county-joins-other-localities-providing-paid-sick-leave/2015/06/23/6af506d0-19e1-11e5-ab92-c75ae6ab94b5\_story.html
- xii U.S. Census Bureau. (2015). 2010-2014 American Community Survey 5-Year Estimates, Geographies: Emergville city, California, Table DP03: Selected Economic Characteristics. Retrieved 10 June 2016, from http://factfinder.census.gov/faces/tableservices/isf/pages/productview.xhtml?pid=ACS 14 5YR DP03&prodType=table
- xxiii Unpublished analysis by the Institute for Women's Policy Research using the 2014 American Community Survey and the 2012-2014 National Health Interview Survey, September 20, 2016.
- xxiiii Murtha, T. (2015, August). Victory! Pittsburgh Passes Earned Paid Sick Days. Women's Law Project. Retrieved 17 August 2015, from https://womenslawproject.wordpress.com/2015/08/03/victory-pittsburgh-passes-earned-paid-sick-days/
- xxiv Willman-Cole, Y. (2016, June). Personal communication. (Assistant Director, Working Families Program at the Center for Women and Work at Rutgers, The State University of New Jersey).
- xw Unpublished analysis by the Institute for Women's Policy Research using the 2014 American Community Survey and the 2012-2014 National Health Interview Survey, September 20, 2016.
- wwi Minneapolis Health Department. (2015, August). Access to paid sick leave among working Minneapolis residents. Retrieved 8 June 2016, from http://www.minneapolismn.gov/www/groups/public/@health/documents/webcontent/wcms1p-147676.pdf
- xxxiii Xia, J. (2016, February), Access to Paid Sick Time in St. Paul, Minnesota. Institute for Women's Policy Research Publication, Retrieved 9 September 2016, from http://www.iwpr.org/publications/pubs/access-to-paid-sick-time-in-st.-paul-minnesota
- xiiiii, J., & Ulbina, D. (2015, April). Access to Paid Sick Time in Los Angeles, California; Institute for Women's Policy Research Publications. Retrieved 13 June 2016, from http://www.iwpr.org/publications/pubs/access-to-paid-sick-time-in-los-angeles-california; Reyes, E. A. (2016, April 19). 6 paid sick days for workers in L.A.? City Council says yes. Los Angeles Times. Retrieved 13 June 2016, from http://www.iwpr.org/publications/pubs/access-to-paid-sick-time-in-los-angeles-california; Reyes, E. A. (2016, April 19). 6 paid sick days for workers in L.A.? City Council says yes. Los Angeles Times. Retrieved 13 June 2016, from http://www.iwpr.org/publications/pubs/access-to-paid-sick-time-in-los-angeles-sick-days-20160419-story.html
- xxix Josephs, M. (2016, September). Personal communication. (Director of Equal Opportunity Policy, Women Employed).
- xix Illinois Department of Employment Security. (n.d.). Where Workers Work in the Chicago Metropolitan Area. Institute for Women's Policy Research Publication. Retrieved 4 October 2016, from http://www.iwpr.org/publications/pubs/access-to-paid-sick-days by Place of Work in the Chicago Metropolitan Area. Institute for Women's Policy Research Publication. Retrieved 4 October 2016, from http://www.iwpr.org/publications/pubs/access-to-paid-sick-days-by-place-of-work-in-the-chicago-metropolitan-area (Unpublished calculation based on the percentage of private sector workers without paid sick days in the Chicago metropolitan area)
- wi Work Strong Austin. Sick of This: Every Worker in Austin Should Earn Paid Sick Days. Retrieved 20 February 2018, from http://bettertexasblog.org/wp-content/uploads/2018/01/EO\_2017\_AustinPaidSickLeave.pdf
- xxii Institute for Women's Policy Research (2016, May). Access to Paid Sick Time in Duluth, Minnesota. Retrieved 5 June 2018, from https://iwpr.org/wp-content/uploads/wpallimport/files/iwpr-export/publications/B359.pdf
- institute for Women's Policy Research (2018, May). Access to Paid Sick Time in San Antonio, Texas. Retrieved 14 September 2018, from https://iwpr.org/wp-content/uploads/2018/05/B374.pdf
- xxxiv Institute for Women's Policy Research (2016, August). Access to Paid Sick Time in Westchester County, New York. Retrieved 19 October 2018, from https://iwpr.org/wp-content/uploads/2018/01/B370 Westchester-County-Access-Rates-8-9-16.pdf

The National Partnership for Women & Families is a nonprofit, nonpartisan advocacy group dedicated to promoting fairness in the workplace, access to quality health care and policies that help women and men meet the dual demands of work and family. More information is available at NationalPartnership.org.

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i Kamen, M. (2013, April). Personal communication. (Community Organizer, Jews United for Justice); Williams C., & Hayes, J. (2013, October). Valuing Good Health in the District of Columbia: The Costs and Benefits of the Earned Sick and Safe Leave Amendment Act of 2013. Institute for Women's Policy Research Publication. (Pommunity Organizer, Jews United for Justice); Williams C., & Hayes, J. (2013, October). Valuing Good Health in the District of Columbia: The Costs and Benefits of the Earned Sick and Safe Leave Amendment Act of 2013.

ii Farrell, L. (2013, May). Personal communication, (Executive Director, Connecticut Working Families).

iv Yes on Question 4: Earned sick time for all. (2014, October 25). Boston Globe. Retrieved 17 August 2015, from http://www.bostonglobe.com/opinion/editorials/2014/10/25/yes-question-earned-sick-time-for-all/xZVQ08Ewcne3VEXNAjqWQl/story.html

Y Joshi, S., & Milli, J. (2015, January). Access to Paid Sick Days in Oregon. Institute for Women's Policy Research Publication. Retrieved 17 August 2015, from http://www.iwpr.org/initiatives/family-leave-paid-sick-days

vi Vermont Department of Labor. (2014, January). 2013 Fringe Benefit Study. Retrieved 25 February 2016, from http://www.vtlmi.info/2013FringeBenefitStudy.pdf

vii Institute for Women's Policy Research (2015, May). Workers' Access to Paid Sick Days in the States. Retrieved November 2, 2016, from http://www.nationalpartnership.org/research-library/work-family/psd/workers-access-to-paid-sick-days-in-the-states.pdf

viii Economic Opportunity Institute (2016, January). Why Washington Needs Paid Sick Leave. Retrieved 2 November 2016, from http://www.eoionline.org/work-family/paid-sick-days/why-washington-needs-paid-sick-leave/

ix Rhode Island Office of the Governor. (2017, September). Raimondo Signs Legislation Guaranteeing Paid Sick Leave for Rhode Island Employees [Press release]. Retrieved 29 September 2017, from http://www.ri.gov/press/view/31530

<sup>\*</sup> Institute for Women's Policy Research (2017, January). Access to Paid Sick Time in Maryland. Retrieved 16 January, 2018, from https://iwpr.org/wp-content/uploads/2017/02/B364-MD-Paid-Sick-Time-Access-6.pdf

institute for Women's Policy Research (2011, March). Access to Paid Sick Days in the States, 2010. Retrieved 30 April 2018, from https://iwpr.org/wp-content/uploads/wpallimport/files/iwpr-export/publications/B294.pdf.

xii Institute for Women's Policy Research (2016, April). Paid Sick Time Access in Michigan Varies by County of Residence. Retrieved 13 September 2018, from https://iwpr.org/wp-content/uploads/wpallimport/files/iwpr-export/publications/B360%20Michigan%20PSD%20Access%20Rates%20by%20County.pdf

This reflects the number of workers who gained access to paid sick days after the initial San Francisco law passed. Drago, R., & Lovell, V. (2011, February), San Francisco's Paid Sick Leave Ordinance: Outcomes for Employees. Institute for Women's Policy Research Publication. Retrieved 17 August 2015, from http://www.iwpr.org/publications/pubs/San-Fran-PSD

xiv Go Hollo, T. (2013, March). Personal communication. (Senior Policy Associate, Economic Opportunity Institute).