	1	HOUSE BILL 20
	2	55TH LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 2021
	3	INTRODUCED BY
	4	Christine Chandler and Angelica Rubio and Mimi Stewart and
	5	Daymon Ely and Patricia Roybal Caballero
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	10	AN ACT
	11	RELATING TO EMPLOYMENT; ENACTING THE HEALTHY WORKPLACES ACT;
	12	PROVIDING REQUIREMENTS FOR EARNED SICK LEAVE; PROVIDING
	13	PENALTIES.
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	15	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:
	16	SECTION 1. [<u>NEW MATERIAL</u>] SHORT TITLEThis act may be
delete	17	cited as the "Healthy Workplaces Act".
-	18	SECTION 2. [<u>NEW MATERIAL</u>] PURPOSE OF ACTThe purposes
H H	19	of the Healthy Workplaces Act are to:
[bracketed material]	20	A. regulate employee benefits regarding earned sick
mat (21	leave within New Mexico;
ted	22	B. ensure that all employees in New Mexico can
<u>aeke</u>	23	address their own health and safety needs and the health and
[] 1	24	safety needs of their families by requiring employers to
	25	provide a minimum amount of earned sick leave, including leave
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1 for the care of family members;

address the concern that many New Mexico 2 C. 3 employees currently have no access to sick leave for personal 4 or family health needs; 5 D. reduce public and private health care costs and promote preventive health services in New Mexico by enabling 6 7 employees to seek early and routine medical care for themselves 8 and their family members; 9 protect the public's health in New Mexico by Ε. 10 reducing the risk of contagion; F. promote the economic stability of employees and 11 12 their families; 13 protect employees in New Mexico from losing G. 14 their jobs or facing workplace discipline when they use earned 15 sick leave to care for themselves or their families; 16 benefit businesses by reducing worker turnover Η. 17 due to the lack of earned sick leave and decreasing the 18 incidence of employees coming to work with illnesses and health 19 conditions that reduce their productivity;

I. safeguard the public welfare, health, safety and prosperity of the people of New Mexico; and

J. accomplish the purposes described in Subsections A through I of this section in a manner that is feasible for employers.

SECTION 3. [<u>NEW MATERIAL</u>] DEFINITIONS.--As used in the .218645.2

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Healthy Workplaces Act:

"earned sick leave" means time that is 2 Α. 3 compensated at the same hourly rate and with the same benefits, 4 including health care benefits, as an employee normally earns 5 during hours worked and is provided by an employer to that employee for the purposes described in the Healthy Workplaces 6 7 Act, but in no case shall the hourly rate be less than the 8 applicable legally required minimum wage rate; 9 Β. "employ" means suffer or permit to work; 10 C. "employee" means an individual employed by an 11 employer within New Mexico for more than eighty hours in a 12 twelve-month period; 13 "employer" means an individual, partnership, D. 14 association, corporation, business trust, legal representative 15 or any organized group of persons employing one or more 16 employees at any one time, acting directly or indirectly in the 17 interest of an employer in relation to an employee, but shall 18 not include the United States, any state or any political 19 subdivision of a state; 20 "family member" is defined as: Ε. 21 a biological, adopted or foster child, a (1)22 stepchild or legal ward, or a child to whom the employee stands 23 in loco parentis; 24 a biological, foster, step or adoptive (2) 25 parent or legal guardian of an employee, an employee's spouse .218645.2 - 3 -

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1 or civil union partner, or a person who stood in loco parentis 2 when the employee was a minor child; 3 a person to whom the employee is legally (3) 4 married under the laws of any state; a grandparent or a spouse or civil union 5 (4) 6 partner of a grandparent; 7 a grandchild; (5) 8 a biological, foster or adopted sibling, (6) 9 or the spouse or civil union partner of a biological, foster or 10 adopted sibling; or 11 (7) an individual related by blood or affinity 12 whose close association with the employee is the equivalent of 13 a family relationship; 14 F. "health care professional" means a person 15 licensed pursuant to federal or state law to provide health 16 care services, including nurses, nurse practitioners, physician 17 assistants, doctors and emergency room personnel; 18 G. "retaliation" means denial of a right guaranteed 19 pursuant to the Healthy Workplaces Act and any threat, 20 discharge, suspension, demotion, reduction of hours or 21 application of absence control policies that count an 22 employee's use of earned sick leave as an absence that may lead 23 to adverse action, or other adverse action against employees 24 for the exercise of a right guaranteed pursuant to the Healthy 25 Workplaces Act, including sanctions against an employee who is .218645.2

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a recipient of benefits or rights pursuant to the Healthy Workplaces Act. "Retaliation" includes interference with or punishment for participating in an investigation, proceeding or hearing pursuant to the Healthy Workplaces Act; and

H. "secretary" means the secretary of workforce solutions or the secretary's designee.

SECTION 4. [<u>NEW MATERIAL</u>] USE AND ACCRUAL.--

A. Employees of an employer with fewer than ten employees shall accrue a minimum of one hour of earned sick leave for every thirty hours worked. Such employees shall not be entitled to use more than forty hours of earned sick leave per twelve-month period, unless the employer selects a higher limit.

B. Employees of an employer with ten or more employees shall accrue a minimum of one hour of earned sick leave for every thirty hours worked. Such employees shall not be entitled to use more than sixty-four hours of earned sick leave per twelve-month period, unless the employer selects a higher limit.

C. In determining the number of employees performing work for an employer for compensation during a given week, all employees performing work for compensation on a full-time, part-time or temporary basis shall be counted. In situations in which the number of employees who work for an employer for compensation per week fluctuates above and below .218645.2

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1 ten employees per week over the course of the twelve-month 2 period, an employer is required to provide earned sick leave 3 pursuant to Subsection B of this section if the employer 4 maintained ten or more employees on the payroll for some 5 portion of a day in each of twenty different calendar weeks, whether or not the weeks were consecutive, in either the 6 7 current or the preceding twelve-month period.

All employees shall accrue earned sick leave as D. follows:

earned sick leave as provided in the (1) Healthy Workplaces Act shall begin to accrue upon commencement 12 of the employee's employment;

employees shall be entitled to use accrued (2) earned sick leave beginning on the thirtieth calendar day following commencement of their employment. After the thirtieth calendar day of employment, employees may use earned sick leave as it is accrued, subject to the limitations set forth in Subsections A and B of this section:

(3) employees who are exempt from overtime requirements pursuant to the federal Fair Labor Standards Act of 1938, 29 U.S.C. Section 213(a)(1), will be assumed to work forty hours in each work week for the purposes of earned sick leave accrual unless their normal work week is less than forty hours, in which case earned sick leave accrues based on their normal work week;

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(4) accrued unused earned sick leave shall carry over from year to year, but an employer is not required to permit an employee to use more than the maximum time provided for in Subsections A and B of this section in a twelve-month period;

(5) nothing in this section shall be construed as requiring financial or other reimbursement to an employee from an employer upon the employee's termination, resignation, retirement or other separation from employment for accrued earned sick leave that has not been used;

(6) if an employee is transferred to a separate division, entity or location but remains employed by the same employer, the employee is entitled to all earned sick leave accrued at the prior division, entity or location and is entitled to use all earned sick leave as provided in this section. When there is a separation from employment, and the employee is rehired within twelve months of separation by the same employer, previously accrued earned sick leave that has not been used shall be reinstated. Further, the employee shall be entitled to use accrued earned sick leave and accrue additional earned sick leave upon re-commencement of employment; and

(7) when a different employer succeeds or takes the place of an existing employer, all employees of the original employer who remain employed by the successor employer .218645.2

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1 are entitled to all earned sick leave accrued when employed by 2 the original employer and are entitled to use all earned sick leave previously accrued. 3 4 An employee may use earned sick leave: Ε. 5 for the employee's: (1)mental or physical illness, injury 6 (a) 7 or health condition; 8 (b) medical diagnosis, care or treatment 9 of a mental or physical illness, injury or health condition; or 10 (c) preventive medical care; 11 (2) for care of family members of the employee 12 for: 13 mental or physical illness, injury (a) 14 or health condition; 15 (b) medical diagnosis, care or treatment 16 of a mental or physical illness, injury or health condition; or 17 (c) preventive medical care; 18 (3) for meetings at the employee's child's 19 school or place of care related to the child's health or 20 disability; 21 for closure of the employee's place of (4) 22 business by order of a public official due to a public health 23 emergency; for an employee's need to care for a child whose 24 school or place of care has been closed by order of a public 25 official due to a public health emergency; or when it has been .218645.2 - 8 -

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1	determined by the health authorities having jurisdiction or by
2	a health care professional that the employee's or employee's
3	family member's presence in the community would jeopardize the
4	health of others because of the employee's or family member's
5	exposure to a communicable disease, whether or not the employee
6	or family member has actually contracted the communicable
7	disease; or
8	(5) for absence necessary due to domestic
9	abuse, sexual assault or stalking suffered by the employee or a
10	family member of the employee; provided that the leave is for
11	the employee to:
12	(a) obtain medical or psychological
13	treatment or other counseling;
14	(b) relocate;
15	(c) prepare for or participate in legal
16	proceedings; or
17	(d) obtain services or assist a family
18	member of the employee with any of the activities set forth in
19	Subparagraphs (a) through (c) of this paragraph.
20	F. Earned sick leave shall be provided upon the
21	oral or written request of an employee. When possible, the
22	request shall include the expected duration of the sick leave
23	absence.
24	G. When the use of earned sick leave is
25	foreseeable, the employee shall make a good faith effort to
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provide oral or written notice of the need for such sick leave to the employer in advance of the use of the earned sick leave and shall make a reasonable effort to schedule the use of earned sick leave in a manner that does not unduly disrupt the operations of the employer. When the use of earned sick leave is not foreseeable, the employee shall notify the employer orally or in writing as soon as practicable.

H. An employer may not require, as a condition of an employee's taking earned sick leave, that the employee search for or find a replacement worker to cover the hours during which the employee is using earned sick leave.

I. Earned sick leave may be used in the smaller of hourly increments or the smallest increment that the employer's payroll system uses to account for absences or use of other time.

J. An employer shall not require an employee to use other paid leave before the employee uses sick leave pursuant to the Healthy Workplaces Act.

SECTION 5. [<u>NEW MATERIAL</u>] MORE GENEROUS EARNED SICK LEAVE POLICY.--An employer with an earned sick leave policy that provides sick leave separate from other forms of paid time off, and who makes available an amount of earned sick leave sufficient to meet the accrual requirements of the Healthy Workplaces Act that may be used for the same purposes and under the same conditions as earned sick leave under that act, is not .218645.2

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required to provide additional earned sick leave. However, the sick leave required by the Healthy Workplaces Act is in addition to any paid time off provided by an employer that may be used for any purpose other than those specified in that act. SECTION 6. [NEW MATERIAL] DOCUMENTATION.--

A. Documentation shall not be required for sick leave, except an employer may require reasonable documentation that sick leave has been used for a covered purpose if the employee uses three or more consecutive days of sick leave.

B. Documentation signed by a health care professional indicating the amount of earned sick leave taken is necessary shall be considered reasonable documentation for sick leave taken pursuant to the Healthy Workplaces Act. In cases of domestic abuse, sexual assault or stalking, reasonable documentation may include a police report, a court-issued document or a signed statement from a victim services organization, clergy member, attorney, advocate or other person affirming that the sick leave was taken for one of the purposes set forth in Paragraph (5) of Subsection E of Section 4 of the Healthy Workplaces Act. An employer may not require the documentation to explain the nature of any medical condition or the details of the domestic abuse, sexual assault or stalking.

C. If an employer chooses to require documentation for the purpose of the use of earned sick leave, the employer shall pay the cost of any verification by a health care

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professional that is not covered by insurance or other benefit
plan.

D. An employee shall provide documentation upon request to the employer in a timely manner. The employer shall not delay the commencement of earned sick leave on the basis that the employer has not yet received documentation.

E. All information an employer obtains related to
an employee's reasons for taking sick leave shall be treated as
confidential and not disclosed except with the permission of
the employee or as necessary for validation purposes for
insurance disability claims, accommodations consistent with the
federal Americans with Disabilities Act of 1990, as required by
the Healthy Workplaces Act or by court order.

SECTION 7. [<u>NEW MATERIAL</u>] NOTICE AND POSTING REQUIREMENTS.--

A. An employer shall give written notice to an employee at the commencement of employment of the following:

(1) the employee's right to earned sick leave;(2) the manner in which sick leave is accrued and calculated;

(3) the terms of the use of earned sick leaveas guaranteed by the Healthy Workplaces Act;

(4) that retaliation against employees for the use of sick leave is prohibited;

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the employee's right to file a complaint

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with the secretary if earned sick leave as required pursuant to the Healthy Workplaces Act is denied by the employer or if the employee is retaliated against; and

4 (6) all means of enforcing violations of the5 Healthy Workplaces Act.

B. Notice required pursuant to Subsection A of this section shall be in English, Spanish or any language that is the first language spoken by at least ten percent of the employer's workforce, as requested by the employee.

C. Employers shall display a poster that contains the information required pursuant to Subsection A of this section in a conspicuous and accessible place in each establishment where employees are employed. The poster displayed should be in English, Spanish and any language that is the first language spoken by at least ten percent of the employer's workforce.

D. The secretary shall create and make available to employers notices and posters in English, Spanish and any other languages deemed appropriate by the secretary that contain the information required pursuant to Subsection A of this section for employers' use in complying with the provisions of this section.

SECTION 8. [<u>NEW MATERIAL</u>] EMPLOYER SHALL RETAIN DOCUMENTATION.--Employers shall retain for the immediately preceding thirty-six-month period records documenting hours .218645.2 - 13 -

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1 worked by employees and earned sick leave taken by employees. 2 SECTION 9. [NEW MATERIAL] EXERCISE OF RIGHTS PROTECTED--RETALIATION PROHIBITED.--3 4 An employer shall not take or threaten any Α. 5 adverse action whatsoever against an employee: that is reasonably likely to deter such 6 (1)7 employee from exercising or attempting to exercise a right 8 granted pursuant to the Healthy Workplaces Act; or 9 because the employee: (2) 10 has exercised or attempted to (a) 11 exercise such rights; 12 has in good faith alleged violations (b) 13 of the Healthy Workplaces Act; or 14 has raised a concern about (c) 15 violations of the Healthy Workplaces Act to the employer, the 16 employer's agent, other employees, a government agency or to 17 the public through print, online, social or any other media. 18 Β. An employer shall not attempt to require an 19 employee to sign a contract or other agreement that would limit 20 or prevent the employee from asserting rights provided for in 21 the Healthy Workplaces Act or to otherwise establish a 22 workplace policy that would limit or prevent the exercise of 23 such rights. An employer's attempt to impose such a contract, 24 agreement or policy shall constitute an adverse action 25 enforceable pursuant to the Healthy Workplaces Act. .218645.2 - 14 -

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1 C. An employer shall not count use of sick leave in 2 a way that will lead to discipline, discharge, demotion, 3 non-promotion, less favorable scheduling, reduction of hours, 4 suspension or any other adverse action. 5 SECTION 10. [NEW MATERIAL] ENFORCEMENT AND PENALTIES.--6 Α. The secretary shall be authorized to coordinate 7 implementation and enforcement of the Healthy Workplaces Act 8 and shall promulgate appropriate rules to implement that act. 9 Β. The secretary shall coordinate implementation 10 and enforcement of the Healthy Workplaces Act, including: 11 (1)establishing a system to receive 12 complaints, in writing and by telephone, regarding alleged 13 violations of the Healthy Workplaces Act; 14 establishing a process for investigating (2) 15 and resolving complaints in a timely manner and keeping 16 complainants notified regarding the status of the investigation 17 of their complaint; 18 (3) ensuring employer compliance with the 19 Healthy Workplaces Act through the use of audits, 20 investigations or other measures; and 21 establishing a system for reviewing (4) 22 complaints. 23 C. The secretary shall maintain as confidential the 24 identity of any complainant unless disclosure of such 25 complainant's identity is necessary for resolution of the .218645.2 - 15 -

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investigation or otherwise required by law. The secretary shall, prior to such disclosure and to the extent practicable, notify a complainant that the secretary will be disclosing the complainant's identity.

D. An employer that violates any of the provisions of the Healthy Workplaces Act is guilty of a misdemeanor and upon conviction shall be sentenced pursuant to the provisions of Section 31-19-1 NMSA 1978.

E. The secretary may institute in the name of the state an action in the district court of the county in which the employer that has failed to comply with the Healthy Workplaces Act resides or has a principal office or place of business, for the purpose of prosecuting violations. The district attorney for the district in which any violation occurs shall aid and assist the secretary in the prosecution.

F. In addition to penalties provided pursuant to this section, an employer that violates a provision of the Healthy Workplaces Act shall be liable to the employees affected in the amount of their unpaid or underpaid sick leave plus interest, in an additional amount equal to twice the unpaid or underpaid sick leave and for any other actual damages. For each instance of sick leave requested by an employee but unlawfully denied by the employer and not taken by the employee or unlawfully conditioned on searching for or finding a replacement worker, the employer shall be liable to .218645.2

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1 the employees affected for actual damages or five hundred 2 dollars (\$500), whichever is greater.

An action to recover such liability may be G. maintained in any court of competent jurisdiction by any one or more employees for and on behalf of the employee or employees and for other employees similarly situated, or such employee or employees may designate an agent or representative to maintain such action on behalf of all employees similarly situated. Such an action must be filed within three years from the date the last alleged violation occurred. Such an action may encompass all violations that occurred as part of a continuing course of conduct regardless of the date on which they occurred.

н. The court in any action brought under Subsection G of this section shall, in addition to any judgment awarded to a prevailing employee, allow costs of the action and reasonable attorney fees to be paid by the employer. In any proceedings brought pursuant to the provisions of this section, the employee shall not be required to pay any filing fee or other court costs necessarily incurred in such proceedings.

In addition to any remedy or penalty provided I. pursuant to the Healthy Workplaces Act, a court may order appropriate injunctive relief, including requiring an employer to post in the place of business a notice describing violations by the employer as found by the court or a copy of a cease and .218645.2

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1 desist order applicable to the employer.

SECTION 11. [NEW MATERIAL] OTHER LEGAL REQUIREMENTS.--The Healthy Workplaces Act provides minimum requirements pertaining to earned sick leave and shall not be construed to preempt, limit or otherwise affect the applicability of any other law, regulation, requirement, policy or standard, including collective bargaining agreements, that provides for greater accrual or use by employees of earned sick leave, whether paid or unpaid, or that extends other protections to employees.

SECTION 12. SEVERABILITY.--If any part or application of the provisions of the Healthy Workplaces Act is held invalid, the remainder of its application to other situations or persons shall not be affected.

SECTION 13. EFFECTIVE DATE.--The effective date of the provisions of this act is July 1, 2021.

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