# **SENATE . . . . . . . . . . . . . . . . . . No. 1008**

## The Commonwealth of Massachusetts

#### PRESENTED BY:

### Karen E. Spilka

To the Honorable Senate and House of Representatives of the Commonwealth of Massachusetts in General Court assembled:

The undersigned legislators and/or citizens respectfully petition for the adoption of the accompanying bill:

An Act establishing a family and medical leave and temporary disability leave insurance program.

#### PETITION OF:

NAME:	DISTRICT/ADDRESS:	
Karen E. Spilka	Second Middlesex and Norfolk	
Sonia Chang-Diaz	Second Suffolk	
Kenneth J. Donnelly	Fourth Middlesex	
Jason M. Lewis	Fifth Middlesex	
Michelle M. DuBois	10th Plymouth	
Michael O. Moore	Second Worcester	
Louis L. Kafka	8th Norfolk	
Barbara A. L'Italien	Second Essex and Middlesex	
James B. Eldridge	Middlesex and Worcester	
Mary S. Keefe	15th Worcester	
Ruth B. Balser	12th Middlesex	
Carmine L. Gentile	13th Middlesex	
Tricia Farley-Bouvier	3rd Berkshire	
Carolyn C. Dykema	8th Middlesex	
Thomas M. McGee	Third Essex	
Daniel A. Wolf	Cape and Islands	
Diana DiZoglio	14th Essex	

Thomas M. Stanley	9th Middlesex	
Harriette L. Chandler	First Worcester	
Patricia D. Jehlen	Second Middlesex	
Sal N. DiDomenico	Middlesex and Suffolk	
William N. Brownsberger	Second Suffolk and Middlesex	
Angelo J. Puppolo, Jr.	12th Hampden	
James J. O'Day	14th Worcester	
Linda Dorcena Forry	First Suffolk	
James T. Welch	Hampden	
Frank A. Moran	17th Essex	
Timothy J. Toomey, Jr.	26th Middlesex	
Carlos Gonzalez	10th Hampden	
Anne M. Gobi	Worcester, Hampden, Hampshire and	
	Middlesex	
Cynthia S. Creem	First Middlesex and Norfolk	
Danielle W. Gregoire	4th Middlesex	
Paul R. Heroux	2nd Bristol	
Kenneth I. Gordon	21st Middlesex	
Mark C. Montigny	Second Bristol and Plymouth	
Benjamin Swan	11th Hampden	
Daniel J. Ryan	2nd Suffolk	
Eric P. Lesser	First Hampden and Hampshire	4/27/2015
Michael J. Barrett	Third Middlesex	6/18/2015
Benjamin B. Downing	Berkshire, Hampshire, Franklin and	10/6/2015
	Hampden	
Joan B. Lovely	Second Essex	1/14/2016
Lori A. Ehrlich	8th Essex	1/14/2016
Marc R. Pacheco	First Plymouth and Bristol	1/27/2016
James E. Timilty	Bristol and Norfolk	3/2/2016
Brendan P. Crighton	11th Essex	3/2/2016

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By Ms. Spilka, a petition (accompanied by bill, Senate, No. 1008) of Karen E. Spilka, Sonia Chang-Diaz, Kenneth J. Donnelly, Jason M. Lewis and other members of the General Court for legislation to establish a family and medical leave and temporary disability leave insurance program. Labor and Workforce Development.

## The Commonwealth of Massachusetts

In the One Hundred and Eighty-Ninth General Court (2015-2016)

An Act establishing a family and medical leave and temporary disability leave insurance program.

*Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:* 

1 SECTION 1: The General Laws are amended by inserting after chapter 175J the

2 following:-

- 3 CHAPTER 175K.
- 4 Section 1. The following words and phrases as used in this chapter shall have the

5 following meanings unless the context clearly requires otherwise:

- 6 (a) "Benefit year" has the same meaning as provided by section 1(c) of chapter 151A.
- 7 (b) "Child" has the same meaning as provided by the federal Family Medical Leave Act.
- 8 (c) "Commission" means the Massachusetts commission against discrimination, as
- 9 established by section 56 of chapter 6.

10	(d) "Contributions" means the payments made by an employer to the family and
11	employment security trust fund and administrative account, as required by this chapter.
12	(e) "Director" means the director of the Massachusetts family and medical leave program.
13	(f) "Division" means the Massachusetts division of family and medical leave as
14	established by subsection (g) of section 3 of this chapter.
15	(g) "Employee" has the same meaning as provided by section 1(h) of chapter 151A,
16	provided that notwithstanding section 1(h) if chapter 151A or any other special or general law to
17	the contrary, Family Child Care Providers, as defined in section 17(a) of chapter 15D, shall be
18	deemed employees for purposes of this section.
19	(h) "Employer" has the same meaning as provided by section 1(i) of chapter151A,
20	provided that notwithstanding section 1(i) of chapter 151A, section 17 of chapter 15, sections
21	70-75 of chapter 118E, or any other special or general law to the contrary, the Department of
22	Early Education and Care shall be deemed the Employer of Family Child Care Providers, as
23	defined in section 17(a) of chapter 17 and the PCA Quality Home Care Workforce Council shall
24	be deemed the Employer of all Personal Care Attendants, as defined in section 70 of chapter
25	118E, for purposes of this section.
26	(i) "Employment" has the same meaning as provided by section 1(k) of chapter 151A.
27	(j) "Employment benefits" means all benefits provided or made available to employees
28	by an employer, including group life insurance, health insurance, disability insurance, sick leave,
29	annual or vacation leave, educational benefits, and pensions.

- 30 (k) "Family member" means the spouse, child, parent, parent of spouse, grandparent, or
  31 grandchild of an individual seeking leave or disability benefits under this chapter.
- (1) "Family care benefits" means disability benefits provided pursuant to section 3 of this
  chapter to a covered employee who is on leave from or who has left employment with the
  employer because the employee is caring for a family member for one of the following reasons:
  (1) the birth of a child of the employee, (2) the placement of a child with the employee for
  adoption or foster care, or (3) a serious health condition of a family member of the employee.
- (m) "Family care leave" means leave taken by a covered employee from employment to
  provide care for a family member for one of the following reasons: (1) the birth of a child of the
  employee, (2) the placement of a child with the employee for adoption or foster care, or (3) a
  serious health condition of a family member of the employee.
- (n) "Health care provider" means a person licensed to practice medicine, surgery,
  dentistry, chiropractic, podiatry, or osteopathy, or any other person determined by the division to
  be capable of providing health care services.
- 44 (o) "Individual average weekly wage" has the same meaning as "average weekly wage"
  45 as defined in section 1(w) of chapter 151A and shall be calculated using the base period earnings
  46 as defined by section 1(a) of chapter 151A.
- 47 (p) "Serious health condition" means an illness, injury, impairment, or physical or mental
  48 condition that involves either (1) inpatient care in a hospital, hospice, or residential medical
  49 facility; or (2) continuing treatment by a health care provider.

50	(q) "Temporary disability benefits" means disability benefits provided pursuant to section
51	3 of this chapter to a covered employee who is on a leave from or who has left employment with
52	the employer because of a serious health condition of the employee that makes the employee
53	unable to perform the functions of the employee's position.
54	(r) "Temporary disability leave" means leave taken by a covered employee from
55	employment because of a serious health condition of the employee that makes the employee
56	unable to perform the functions of the employee's position.
57	(s) "Wages" means all remuneration as defined in section 1(s) of chapter 151A.
58	(t) "Weekly benefit amount" means the amount of disability benefits paid to a covered
59	employee on a weekly basis, as provided by section 3, subsection (a), of this chapter.
60	Section 2.
61	(a) An employee is eligible for temporary disability leave or family care leave if the
62	employee has at least 1,250 hours of service for the employer.
63	(b) The duration of temporary disability or family care leave shall be limited as set forth
64	in section 3, subsections (b) and (c) of this chapter.
65	(c) In the case of family care leave taken because of $(1)$ the birth of a child of the
66	employee, or (2) the placement of a child with the employee for adoption or foster care, the
67	entitlement to leave shall expire at the end of the 12-month period beginning on the date of the
68	birth or placement.

(d) An employer may, at its option, require that a request for temporary disability or
family care leave be supported by a certification of the need for leave. The certification shall be
sufficient if it meets the criteria set forth in section 3, subsection (e), of this chapter.

(e) An employee who has taken temporary disability or family care leave pursuant to this section shall be restored to the employee's previous position, or to a substantially similar position, with the same status, pay, employment benefits, length of service credit, and seniority as of the date of leave, provided that the right to such restoration shall be limited to 12 weeks during any 12-month period. Nothing herein shall interfere with the rights of parents or legal guardians under section 17(i) of chapter 15D of the general laws or the rights of consumers or consumer surrogates under section 73(a) of chapter 118E of the general laws.

(f) An employer shall not be required to restore an employee who has taken temporary disability or family care leave to the previous or to a substantially similar position if other employees of equal length of service credit and status in the same or substantially similar positions have been laid off due to economic conditions or other changes in operating conditions affecting employment during the period of leave; provided, however, that the employee who has taken leave shall retain any preferential consideration for another position to which the employee was entitled as of the date of leave.

(g) Taking of temporary disability or family care leave shall not affect an employee's
right to receive accrued vacation time, sick leave, bonuses, advancement, seniority, length of
service credit, employment benefits, plans or programs for which the employee was eligible at
the date of the employee's leave, and any other rights incident to the employee's employment.

90 (h) During the duration of an employee's temporary disability or family care leave, the
91 employer shall continue to provide for and contribute to the employee's employment-related
92 health insurance benefits, if any, under the same terms and conditions as those existing prior to
93 leave, up to 12 weeks during any 12 month period

94 (i) Nothing in this section or chapter shall be construed so as to affect any bargaining
95 agreement, company policy, or other federal, state, or municipal law which provides for greater
96 or additional rights to leave than those provided for by this section.

97 (j) Where an employee intends to take family care leave because of the birth of a child of 98 the employee, or the placement of a child with the employee for adoption or foster care, and 99 where the need for leave is foreseeable, the employee shall notify the employer of the intended 100 leave at least 30 days prior to the date that the leave is to begin, except that if the date of the birth 101 or placement requires leave to begin in less than 30 days, the employee shall provide such notice 102 as is practicable.

(k) Where an employee intends to take temporary disability or family care leave because of a serious health condition of the employee or of a family member of the employee, and where the need for leave is foreseeable based on planned medical treatment, the employee shall notify the employer of the intended leave at least 30 days prior to the date that the leave is to begin, except that if the date of the treatment requires leave to begin in less than 30 days, the employee shall provide such notice as is practicable.

(1) The notice required under this section shall consist of the anticipated starting date ofthe leave, the length of the leave, and the expected date of return.

(m) Where an employer fails to provide notice of the provisions of this chapter as
required under section 7 of this chapter, the employee's notice requirement shall be waived.

(n) It shall be unlawful for any employer to retaliate by discharging, firing, suspending,
expelling, disciplining or in any other manner discriminating against an employee for exercising
any right to which such employee is entitled under this section or with the purpose of interfering
with the exercise of any right to which such employee is entitled under this section.

(o) It shall be unlawful for any employer to retaliate by discharging, firing, suspending,
expelling, disciplining or in any other manner discriminating against an employee who has filed
a complaint or instituted or caused to be instituted a proceeding under or related to this section,
has testified or is about to testify in an inquiry or proceeding, or has given or is about to give
information connected to any inquiry or proceeding relating to this section.

(p) Any negative change in the seniority, status, employment benefits, pay, or other terms or conditions of employment of an employee who has been restored to a position pursuant to this section that occurs within six months of such restoration, or of an employee who has participated in proceedings or inquiries pursuant to this section within six months of the termination of proceedings shall be presumed to be retaliation under this section.

- 127 (q) The commission shall be responsible for the interpretation and enforcement of this128 section and may promulgate rules and regulations pursuant thereto.
- (r) Enforcement of this section and relief for violations of this section shall be governed
  by the procedures set forth in sections 5 through 9 of chapter 151B.
- 131 Section 3.

(a)(1) The weekly benefit amount shall be determined as follows, subject to paragraph (2)of this section :

(i) For an eligible individual whose yearly earnings are not more than thirty (30%)
percent of the area median income, the weekly benefit amount shall be equal to ninety-five
(95%) percent of the eligible individual's weekly wage;

(ii) For an eligible individual whose yearly earnings are more than thirty (30%) percent
of but not more than fifty (50%) percent of the area median income, the weekly benefit amount
shall be equal to ninety (90%) percent of the eligible individual's weekly wage;

(iii) For an eligible individual whose yearly earnings are more than fifty (50%) percent of
but not more than eighty (80%) percent of the area median income, the weekly benefit amount
shall be equal to eighty-five (85%) percent of the eligible individual's weekly wage;

(iv) For an eligible individual whose yearly earnings are more than eighty (80%) percent
of the area median income, the weekly benefit amount shall be equal to sixty-six (66%) percent
of the eligible individual's weekly wage.

(2) The weekly benefit determined under paragraph (a)(1) of this subsection shall not
exceed one thousand (\$1,000) dollars per week. Commencing January 1, 2018, the division shall
adjust annually the maximum weekly benefit amount to reflect changes in the United States
Bureau of Labor Statistics Consumer Price Index for the Boston-Cambridge-Quincy consolidated
metropolitan statistical area for all urban consumers, all goods, or its successor index.

(3) For an employee who takes leave on a part-time basis, the weekly benefit amountshall be prorated.

(b) Temporary disability benefits: The duration of temporary disability benefits shall not exceed 26 weeks during the benefit year unless the employee takes leave on a part-time basis, in which case the duration of temporary disability benefits shall not exceed 52 calendar weeks and the total benefit amount shall not exceed 26 times the weekly benefit amount.

(c) Family care benefits: The duration of family care benefits shall not exceed 12 weeks during the benefit year unless the employee takes leave on a part-time basis, in which case the duration of family care benefits shall not exceed 24 calendar weeks and the total benefit amount shall not exceed 12 times the weekly benefit amount.

161 (d)(1) No temporary disability or family care benefits shall be paid during the first seven162 consecutive days of any claim for such benefits.

163 (2) An employee may but shall not be required to utilize accrued sick or vacation pay164 during the first seven consecutive days of his claim for temporary disability benefits.

(e)(1) An employee who makes a claim for temporary disability benefits shall provide a certification issued by the health care provider of the employee. The certification shall be sufficient if it states the date on which the serious health condition commenced, the probable duration of the condition, the appropriate medical facts within the knowledge of the health care provider as required by the division, and a statement that the employee is unable to perform the functions of his position.

(2) An employee who makes a claim for family care benefits because of the serious
health condition of a family member of the employee shall provide a certification issued by the
health care provider of the family member. The certification shall be sufficient if it states the
date on which the serious health condition commenced, the probable duration of the condition,

the appropriate medical facts within the knowledge of the health care provider as required by the division, a statement that the employee is needed to care for the family member, and an estimate of the amount of time that the employee is needed to care for the family member.

(3) An employee who makes a claim for family care benefits because of the birth of a
child of the employee shall provide either a birth certificate or a certification issued by the health
care provider of the child of the eligible employee. The certification shall be sufficient if it states
the date of the child's birth.

(4) An employee who makes a claim for family care benefits because of the placement of a child with the employee for adoption or foster care shall provide a certification issued by the health care provider of the child, an adoption or foster care agency involved in the placement, or by other persons as determined by the division. The certification shall be sufficient if it states the date of placement.

(5) An employee who makes a claim for family care benefits because of the placement with the employee for adoption or foster care of a child 18 years of age or older and incapable of self-care because of a mental or physical disability shall, in addition to the certification required by paragraph (4) of this subsection, also provide a certification issued by the health care provider of the child, or by other persons as determined by the division. The certification shall be sufficient if it states the nature of the disability and fact that the child is incapable of self-care.

(6) An individual shall not be eligible to receive disability benefits if the director finds
that the individual, for the purpose of obtaining disability benefits, has willfully made a false
statement or representation, with actual knowledge of the falsity thereof, or has willfully
withheld a material fact concerning the facts required to be certified pursuant to this subsection.

(7) Any medical or health information required under this section shall be treated as
confidential and not disclosed except with permission from the employee who provided it unless
disclosure is otherwise required by law.

200 (f)(1) No individual may receive benefits under this section for a week in which the 201 individual receives an amount equal to or greater than the weekly benefit amount in the form of 202 wages or a wage replacement under any of the following: (i) any government program or law, 203 including but not limited to unemployment insurance, worker's compensation other than for 204 permanent partial disability incurred prior to the temporary disability claim, or under other state 205 or federal temporary or permanent disability benefits law, (ii) a permanent disability policy or 206 program of an employer, (iii) a temporary disability policy or program of an employer, or (iv) a 207 paid sick, vacation, family, or medical leave policy of an employer. For a week in which an 208 individual receives wages or a wage replacement less than the weekly benefit amount, the 209 individual shall receive disability benefits equal to the difference between the weekly benefit 210 amount and the amount of wages or wage replacement received.

(2) Any wage replacement received under the programs or policies listed in paragraph
(a)(i) through (iv) of this subsection and resulting from the same birth, adoption, or serious
health condition on which the individual's claim for disability benefits is based shall be deducted
from the total amount of disability benefits for which the individual would otherwise be eligible.

(3) Nothing in this subsection shall be construed to allow an employer to compel an
employee to exhaust rights to any paid sick, vacation or personal time prior to receiving benefits
under this chapter.

(g) There shall be a division of family and medical leave within the executive office of
labor and workforce development which shall be administered by a director appointed by the
Governor.

(h) The division shall conduct a public education campaign to inform workers and
 employers about the availability of temporary disability and family care leave and benefits, the
 requirements for receiving such leave and benefits and how to apply for such leave and benefits.

224 Section 4.

(a) An employer or an association of employers shall secure temporary disability and
family care benefits for employees in any of the following ways:

(1) By depositing and maintaining with the treasurer of the commonwealth, the
contributions which the employer is required to pay according to the terms of this chapter and in
the form and manner determined by the division; or

(2) By insuring and keeping insured the payment of temporary disability and family care
benefits with any stock, mutual, reciprocal or other insurer authorized to transact the business of
disability insurance in the commonwealth, provided that the policy is acceptable to the division
as satisfying the obligation to provide for the payment of disability benefits under this chapter,
that the benefits under the policy are at least as favorable as the disability benefits required by
this chapter and that the policy does not require contributions from any employee or class of
employees; or

(3) By a private plan or agreement which the employer may, by her or his sole act,terminate at any time, provided that the plan or agreement is acceptable to the division as

satisfying the obligation to provide for the payment of disability benefits under this chapter, that
the benefits under the plan or agreement are at least as favorable as the disability benefits
required by this chapter, and that the policy does not require contributions from any employee or
class of employees; or

(4) By any plan or agreement in existence by agreement or collective bargaining contract
between the employer or employers or an association of employers and an association of
employees, provided that the plan or agreement is acceptable to the division as satisfying the
obligation to provide for the payment of disability benefits under this chapter, that the benefits
under the plan or agreement are at least as favorable as the disability benefits required by this
chapter, and that the plan or agreement does not require contributions from any employee or of
any class of employees.

(5) Nothing in this section or chapter shall be construed as to affect any bargaining
agreement, company policy, or other state or federal law which provides for greater or additional
benefits than those required under this chapter.

(6) Nothing in this section or chapter shall be construed as prohibiting employees from
contributing to the additional cost attributable to providing benefits that are greater than those
required under this chapter.

(b) If payment of disability benefits is provided in whole or in part pursuant to paragraphs
(2), (3), or (4) of subsection (a) of this section, the employer or insurer shall file with the
division a notice of coverage and statement of benefits provided.

259	(c) Employers providing for the payment of disability benefits under paragraphs (2), (3)
260	or (4) of subsection (a) of this section shall not be required to make contributions pursuant to
261	paragraph (1) of subsection (a) of this section.
262	Section 5.
263	(a) There is established in the treasury of the state, separate and apart from all public
264	monies or funds of the state, a family and employment security trust fund which shall be
265	administered by the treasurer exclusively for the purposes of this chapter. All payments pursuant
266	to this part shall be paid into the trust fund and all disability benefits payable under this chapter
267	shall be paid from the trust fund. The trust fund shall consist of:
268	(1) All contributions collected pursuant to this section, together with any interest thereon;
269	(2) Interest earned on any monies in the trust fund;
270	(3) Any property or securities acquired through the use of monies belonging to the trust
271	fund;
272	(4) All earnings of such property and securities;
273	(5) All monies transferred into the trust fund from the family and employment security
274	administrative account; and
275	(6) All other monies received for the trust fund from any source.
276	(b) There is established in the treasury of the state, separate and apart from all public
277	monies or funds of the state, a family and employment security administrative account which

278	shall be administered by the director exclusively for the purposes of this chapter. The
279	administrative account shall consist of:
280	(1) All contributions collected pursuant to this section, together with any interest thereon;
281	(2) All fines and penalties for the administrative account pursuant to this chapter;
282	(3) All monies collected by way of subrogation;
283	(4) Interest earned on any monies belonging to the administrative account;
284	(5) Any property or securities acquired through the use of monies belonging to the
285	administrative account;
286	(6) All earnings of such property and securities;
287	(7) All monies appropriated to the administrative account by the legislature; and
288	(8) All other monies received for the administrative account from any source.
289	(c) The state treasurer shall be the treasurer and custodian of the family and employment
290	security trust fund and the family and employment security administrative account and shall
291	administer the trust fund and administrative account. All monies in the trust fund and
292	administrative account shall be held in trust for the purposes of this part only and shall not be
293	expended, released, appropriated, or otherwise disposed of for any other purpose. Monies in the
294	trust fund and administrative account may be deposited in any depository bank in which general
295	funds of the commonwealth may be deposited, but such monies shall not be commingled with
296	other commonwealth funds and shall be maintained in separate accounts on the books of the
297	depository bank. Such monies shall be secured by the depository bank to the same extent and in

the same manner as required by the general depository law of the commonwealth, and collateral pledged for this purpose shall be kept separate and distinct from any other collateral pledged to secure other funds of the commonwealth. The trust fund shall maintain an annualized amount of at least 140 percent of the previous year's expenditure.

302 (d) The treasurer shall pay all expenses incurred in administering the provisions of this 303 chapter. In the event that the balance in the family and employment security trust fund shall at 304 any time be insufficient to pay disability benefits under this chapter, the governor, upon the 305 treasurer's request, shall cause such sums as may be required for the payment of such disability 306 benefits to be transferred from the family and employment security administrative account to the 307 family and employment security trust fund.

308 (e) Expenditures of monies in the family and employment security trust fund shall not be
309 subject to provisions of law requiring specific appropriations or other formal release by state
310 officers of money in their custody. All disability benefits shall be paid from the trust fund upon
311 warrants drawn upon the state treasurer by the comptroller of the commonwealth supported by
312 vouchers approved by the director.

(f) The treasurer of the Commonwealth may, from time to time, invest such monies in the family and employment security trust fund as are in excess of the amount deemed necessary for the payment of disability benefits for a reasonable future period. Such monies may be invested in bonds of any political or municipal corporation or subdivision of the commonwealth, or any of the outstanding bonds of the commonwealth, or invested in bonds or interest-bearing notes or obligations of the commonwealth, or of the United States, or those for which the faith and credit of the United States are pledged for the payment of principal and interest (or in federal land bank bonds or joint stock farm bonds). The investments shall at all times be so made that all the assets of the trust fund shall always be readily convertible into cash when needed for the payment of disability benefits. The treasurer shall have the power to dispose of securities or other properties belonging to the trust fund when needed for the payment of disability benefits.

(g) Temporary disability and family care benefits shall be paid from the family and employment security trust fund to eligible individuals. Disability benefits shall also be paid from the trust fund to an employee who is entitled to receive such disability benefits but cannot because of the bankruptcy of his employer or because the employer is not in compliance with this chapter. Disability benefits paid from the trust fund to such employee may be recovered through bankruptcy proceedings or from the noncomplying employer. The treasurer shall institute administrative and legal action to effect recovery of such disability benefits.

(h) For the purpose of accumulating funds for the payment of temporary disability and family care benefits, and administrative costs, each employer, with the exception of any employer complying with paragraph (a)(2), (3) or (4) of section 4, shall in the first year after the date the employer becomes subject to this chapter, and each year thereafter, pay amounts as determined by the treasurer. Each employer shall transmit all such payments to the trust fund or administrative account in such manner, at such time, and under such conditions as shall be prescribed by regulations.

(i) On or before October first of each year, the treasurer shall certify to the secretary of
the executive office of labor and workforce development the estimated costs for the coming year
of disability benefits and for administrative services provided by the division. Said rates of
employer contribution to both the trust fund and the administrative account as established by this

342 chapter shall be adjusted annually as consistent with the needs of the operation of said trust fund343 and administrative account.

(j) An employer to whom the division has sent a request for wage and employment
information for an employee claiming temporary disability or family care benefits under this
chapter shall complete and file such information within ten days from the date the request was
sent. If an employer does not respond within ten days, that employer may be held liable for any
and all related costs incurred by the commonwealth.

349 Section 6. Claims for temporary disability and family care benefits shall be filed with the350 division and shall be handled under the procedures prescribed by chapter 30A.

351 Section 7. (a) Every employer subject to this chapter shall keep posted in a conspicuous 352 place or places on its premises a workplace notice prepared or approved by the division which 353 shall set forth excerpts from this chapter and other information the division deems necessary to 354 explain the chapter. Such workplace notice shall be issued in English, Spanish, Chinese, Haitian 355 Creole, Italian, Portuguese, Vietnamese, Laotian, Khmer, Russian, and any other language that is 356 the primary language of at least 10,000 or one-half of one percent of all residents of the 357 commonwealth. Each employer with five or more employees whose primary language is not 358 English shall post the workplace notice in that language, if such notice is available from the 359 division.

(b) Each employer shall issue to each employee, within 30 days from date of the
employee's first day of work, written information provided or approved by the division which
explains the availability of temporary disability and family care leave, and temporary disability
and family care benefits provided pursuant to this chapter.

364 (c) Each employer shall issue to each employee taking temporary disability or family 365 care leave, as soon as practicable, but not more than 30 days from the date that the employee 366 gives notice of leave, written information provided or approved by the division which shall 367 contain the name and mailing address of the employer; the identification number assigned to the 368 employer by the division; information describing the availability of temporary disability and 369 family care benefits provided pursuant to this chapter; instructions on how to file a claim for 370 disability benefits; the address and telephone number of the regional office of the division which 371 serves the recipient; and the telephone number of the division. Delivery is made when an 372 employer provides such information to an employee in person or by mail to the employee's last 373 known address.

(d) Any employer who fails to comply with the provisions of subsection (a) or (b) of this
section shall be punished by a fine of not less than 50 dollars nor more than 300 dollars. A
subsequent violation of this subsection by the same employer shall be punished by a fine of not
less than 250 dollars nor more than 1,000 dollars. Where an employer fails to comply with this
provision, an employee shall be deemed to have provided notice of leave under section 2,
subsection (m), of this chapter. The employer shall have the burden of demonstrating
compliance with subsections (a) and (b) of this section.

(e) The waiting period under section 3, subsection (d), of this chapter for an employee who did not receive the information required by subsection (c) of this section and who failed to file timely for disability benefits, shall be the initial week that such employee would have been eligible to receive temporary disability benefits or family care benefits. The employer shall have the burden of demonstrating compliance with subsection (c) of this section. Section 8. This act shall be liberally construed as remedial legislation to further its
purpose of providing job-protected temporary disability and family care leave, as well as
temporary disability and family care benefits, to the employees of the commonwealth. All
presumptions shall be made in favor of the availability of leave and the payment of disability
benefits under this chapter.

391 SECTION 2. The General Laws are amended by inserting after paragraph 11A of section
392 4 of chapter 151B the following:-

393 11B. (1) For an employer to discharge, fire, suspend, expel, discipline or in any other 394 manner discriminate against an employee (i) for exercising any right to which such employee is 395 entitled under the provisions of section 2, subsection 7, of this chapter, or (ii) with the purpose of 396 interfering with the exercise of any right to which such employee is entitled under section 2, 397 subsection 7, of this chapter.

398 (2) For any employer to discharge, fine, suspend, expel, discipline or in any other
399 manner discriminate against an employee who has filed a complaint or instituted or caused to be
400 instituted a proceeding under or related to section 2, subsection 7, of this chapter, or who has
401 testified or is about to testify in an inquiry or proceeding, or who has given or is about to give
402 information connected to any inquiry or proceeding relating to section 2, subsection 7, of this
403 chapter.

404 (3) For purposes of this subsection, any negative change in the seniority, status,
405 employment benefits, pay or other terms or conditions of employment of an employee who has
406 been restored to a position pursuant to section 2, subsection 7, of this chapter that occurs within
407 six months of such restoration, or of an employee who has participated in proceedings or

- 408 inquiries pursuant to section 2, subsection 7, of this chapter within six months of the termination409 of proceedings shall be presumed to be retaliation.
- 410 SECTION 3. The General Laws are amended by inserting after subclause (Q) of section
  411 2. (a)(2) of chapter 62 the following:-
- 412 (R) Amounts received by an individual for temporary disability or family care leave413 under chapter 175K of the general laws.