	California State	
	COVID-19 Supplemental Paid Sick Leave (2022)	
Link to Law/Ordinance	<u>SB114</u> AB152	
Latest MMA ADL Statutory Update Effective Date	October 2022 Originally 2/19/22 (retroactive to 1/1/22) - 9/30/22	
	Extended through 12/31/22 by AB152, no new leave entitlement	
	Adds sections 248.6 and 248.7 to the CA Labor Code	
	Note: Cal/OSHA ETS is also still in effect;	
Employers	see Employer Offset and Additional Links below Employers with 26 or more employees	500+ emp
		Excludes and busin
		No chang
Eligible Employees	All employees who cannot work or telework.	All Employ
	The law features requirements/entitlements for firefighters and for providers of in-home supportive or waiver	the city an and scope
	personal care services (all as defined) that vary from those described here.	February to work or
Collective Bargaining Agreement Exception	•	CBA w/CO
Benefit - time available	 FT or scheduled to work at least 40 hours in each of the 2 weeks preceding leave: 40 hours* PT w/normal weekly schedule: the number of hours normally scheduled during a 1-week period* Variable schedule: 7 times the average number of hours worked each day in the 6-month period preceding leave 	FT: 80 ho Other: 2-w
	(or since date of hire, if sooner); if the employee has worked for the employer for fewer than 7 days, the employee is entitled to the total number of hours worked.*	February Full-Time
	- Leave for recovery from side effects of vaccine/booster may be limited to 3 days or 24 hours per injection (<i>more information below</i>).	employee Other: An
	* ADDITIONAL LEAVE in the same amounts specified above is available if the employee or a covered family	employme Note: Ada
	member tests positive for COVID-19. - If employee is on leave as of the law's expiration date, employee may finish taking leave.	9/30/21).
	- in employee is on leave as or the law s expiration date, employee may infish taking leave.	
Benefit - pay	Exempt: Calculated the same as for other forms of paid leave	100% pay
Denent - pay	Non-Exempt: (1) regular rate of pay, or (2) employee's total wages, not including OT pay, divided by total non-OT hours worked in the full pay periods occurring within the prior 90 days of employment. For employees paid by piece	Max \$511
	rate, commission or other method that uses all hours to determine the regular rate of pay: total non-OT wages, divided by all hours worked.	
	Max \$511/day, \$5,110 total*	
	Employees who reach the maximum amounts may use other paid leave available in order to receive full compensation.	
	* If federal COVID-19 paid leave legislation is enacted that provides benefits exceeding these limits, the federal limits will apply.	
Specified Reasons for Use		
Quarantine ordered by public official or healthcare provider	Yes, plus postive COVID-19 test	
Experiencing symptoms and seeking medical treatment	Yes, plus positive COVID-19 test	
Underlying health condition or over age 65	Not specified	
To obtain COVID-19 vaccination, or	Yes, including family member Leave for vaccine/booster side effects may be limited to 3 days or 24 hours per injection, unless the employee	
to recover from illness due to vaccination	provides verification from a health care provider that the employee or their family member is continuing to experience symptoms related to the COVID-19 vaccine or vaccine booster. The 3-day/24-hour limititation includes time used to obtain the injection.	
Care for family member who is sick and/or under official or healthcare	Quarantine, vaccine/booster side effects (see row above), positive COVID-19 test	
provider-directed quarantine Care for family member whose school or care facility is closed	Yes - children (any age)	
Worksite closure due to official public health order or	No	
recommendation		
Other	N/A	
other		
Documentation	- For the additional allotment of leave for a postitive COVID-19 test, employers may require employees to provide	
	documentation: • For leave associated with the employee's own needs, the employer may require the employee to submit to a	
	diagnostic test, at no expense to the employee, on or after the fifth day after the original test was taken and provide documentation of those results. <i>AB152 added to this: If the diagnostic test is positive, the employer may also require the employee to submit to a second diagnostic test within no less than 24 hours, at no cost to the employee.</i>	
	• For leave associated with the care of a covered family member, the employer may require that the employee provide documentation of that family member's test results before paying additional leave.	
	• Employers are at no obligation to provide the additional allotment of leave to an employee who declines to provide the requested documentation.	
	- Employers may limit leave for side effects of vaccination/booster to 3 days or 24 hours per injection unless the employee provides verification from a health care provider that the employee or their family member is continuing to	
	experience symptoms related to the COVID-19 vaccine or vaccine booster.	
Employer Offset	- SPSL is in addition to leave provided under California's Healthy Workplaces, Healthy Families Act (CA Paid Sick Leave).	- An emplo employer
	- If an employer provided supplemental paid leave that is payable for the reasons covered by and at the same or a greater level of compensation as this law on or after January 1, 2022, the employer may count the hours of the other paid benefit or leave towards the total number of hours of SPSL required. This may include leave provided under	not inclue to an emp - If an Em
	similar law in effect or that becomes effective on or after January 1, 2022, but may not include remaining leave provided under SPSL laws previously enacted in California (including 2021 SPSL under SB95). For any such leave	the Emplo that receiv
	taken, if the employer did not compensate the covered employee in an amount equal to or greater than the amount of compensation for SPSL to which the covered employee is entitled under this law, then upon the oral or written request of the employee, the employer must provide the employee with a retroactive payment that provides for such	Both of the
	compensation. - An employer may not require a covered employee to use any other paid or unpaid leave, paid time off, or vacation	
	compensation. - An employer may not require a covered employee to use any other paid or unpaid leave, paid time off, or vacation time prior to or instead of using SPSL. - SPSL does not limit an employer's obligation to comply with the Cal-OSHA COVID-19 Emergency Temporary	
	compensation. - An employer may not require a covered employee to use any other paid or unpaid leave, paid time off, or vacation time prior to or instead of using SPSL.	
	 compensation. An employer may not require a covered employee to use any other paid or unpaid leave, paid time off, or vacation time prior to or instead of using SPSL. SPSL does not limit an employer's obligation to comply with the Cal-OSHA COVID-19 Emergency Temporary Standards or the Cal-OSHA Aerosol Transmissible Diseases Standard. An employer may not require a covered employee to exhaust their SPSL before satisfying any requirement to provide paid leave under the ETS' or ATDS' 	
Notice to Employees	 compensation. An employer may not require a covered employee to use any other paid or unpaid leave, paid time off, or vacation time prior to or instead of using SPSL. SPSL does not limit an employer's obligation to comply with the Cal-OSHA COVID-19 Emergency Temporary Standards or the Cal-OSHA Aerosol Transmissible Diseases Standard. An employer may not require a covered employee to exhaust their SPSL before satisfying any requirement to provide paid leave under the ETS' or ATDS' 	
Notice to Employees	 An employer may not require a covered employee to use any other paid or unpaid leave, paid time off, or vacation time prior to or instead of using SPSL. SPSL does not limit an employer's obligation to comply with the Cal-OSHA COVID-19 Emergency Temporary Standards or the Cal-OSHA Aerosol Transmissible Diseases Standard. An employer may not require a covered employee to exhaust their SPSL before satisfying any requirement to provide paid leave under the ETS' or ATDS' requirements. Notice posted conspicuously; may be distributed electronically if workers do not frequent a workplace Inclusion of SPSL used on employee's itemized wage statement or in a separate writing provided on the 	
Notice to Employees	 compensation. An employer may not require a covered employee to use any other paid or unpaid leave, paid time off, or vacation time prior to or instead of using SPSL. SPSL does not limit an employer's obligation to comply with the Cal-OSHA COVID-19 Emergency Temporary Standards or the Cal-OSHA Aerosol Transmissible Diseases Standard. An employer may not require a covered employee to exhaust their SPSL before satisfying any requirement to provide paid leave under the ETS' or ATDS' requirements. Notice posted conspicuously; may be distributed electronically if workers do not frequent a workplace Inclusion of SPSL used on employee's itemized wage statement or in a separate writing provided on the designated pay date with the employee's payment of wages. SPSL must be designated separately from paid sick days.Retroactive payments described in Employer Offset above must be on the paystub for the pay period during 	
Notice to Employees	 compensation. An employer may not require a covered employee to use any other paid or unpaid leave, paid time off, or vacation time prior to or instead of using SPSL. SPSL does not limit an employer's obligation to comply with the Cal-OSHA COVID-19 Emergency Temporary Standards or the Cal-OSHA Aerosol Transmissible Diseases Standard. An employer may not require a covered employee to exhaust their SPSL before satisfying any requirement to provide paid leave under the ETS' or ATDS' requirements. Notice posted conspicuously; may be distributed electronically if workers do not frequent a workplace Inclusion of SPSL used on employee's itemized wage statement or in a separate writing provided on the designated pay date with the employee's payment of wages. SPSL must be designated separately from paid sick 	
Notice to Employees	 compensation. An employer may not require a covered employee to use any other paid or unpaid leave, paid time off, or vacation time prior to or instead of using SPSL. SPSL does not limit an employer's obligation to comply with the Cal-OSHA COVID-19 Emergency Temporary Standards or the Cal-OSHA Aerosol Transmissible Diseases Standard. An employer may not require a covered employee to exhaust their SPSL before satisfying any requirement to provide paid leave under the ETS' or ATDS' requirements. Notice posted conspicuously; may be distributed electronically if workers do not frequent a workplace Inclusion of SPSL used on employee's itemized wage statement or in a separate writing provided on the designated pay date with the employee's payment of wages. SPSL must be designated separately from paid sick days.Retroactive payments described in Employer Offset above must be on the paystub for the pay period during which payment is made. Special provision for notice to variable-hour workers. Enforceable the next full pay period following 2/19/22. 	
Notice to Employees Notice to Employees - link	 compensation. An employer may not require a covered employee to use any other paid or unpaid leave, paid time off, or vacation time prior to or instead of using SPSL. SPSL does not limit an employer's obligation to comply with the Cal-OSHA COVID-19 Emergency Temporary Standards or the Cal-OSHA Aerosol Transmissible Diseases Standard. An employer may not require a covered employee to exhaust their SPSL before satisfying any requirement to provide paid leave under the ETS' or ATDS' requirements. Notice posted conspicuously; may be distributed electronically if workers do not frequent a workplace Inclusion of SPSL used on employee's itemized wage statement or in a separate writing provided on the designated pay date with the employee's payment of wages. SPSL must be designated separately from paid sick days.Retroactive payments described in Employer Offset above must be on the paystub for the pay period during which payment is made. Special provision for notice to variable-hour workers. Enforceable the next full pay period following 2/19/22. 	
	 compensation. An employer may not require a covered employee to use any other paid or unpaid leave, paid time off, or vacation time prior to or instead of using SPSL. SPSL does not limit an employer's obligation to comply with the Cal-OSHA COVID-19 Emergency Temporary Standards or the Cal-OSHA Aerosol Transmissible Diseases Standard. An employer may not require a covered employee to exhaust their SPSL before satisfying any requirement to provide paid leave under the ETS' or ATDS' requirements. Notice posted conspicuously; may be distributed electronically if workers do not frequent a workplace Inclusion of SPSL used on employee's itemized wage statement or in a separate writing provided on the designated pay date with the employee's payment of wages. SPSL must be designated separately from paid sick days. Retroactive payments described in Employer Offset above must be on the paystub for the pay period during which payment is made. Special provision for notice to variable-hour workers. Enforceable the next full pay period following 2/19/22. Records of hours worked, leave provided and leave used must be maintained for 3 years. 	

	California State	CA - Los Angeles (City)	CA - Los Angeles (County)	CA - Oakland	CA - San Francisco
	COVID-19 Supplemental Paid Sick Leave (2022)	COVID-19 Supplemental Paid Sick Leave	Supplemental Paid Sick Leave	COVID-19 Emergency Paid Sick Leave	Public Health Emergency Leave
	<u>SB114</u> <u>AB152</u>	Emergency Order Revised Order June 24, 2021	Worker Protection Ordinance Extension - Urgency Ordinance	Ordinance Extension - Emergency Ordinance	Proposition G
Update	October 2022 Originally 2/19/22 (retroactive to 1/1/22) - 9/30/22	March 10, 2022 4/7/20 - 2 weeks after local COVID-19 emergency period expires	March 10, 2022 Originially 3/31/20 - 12/31/20	March 10, 2022 Originally 5/12/20 - 12/31/20	September 30, 2022
	Extended through 12/31/22 by AB152, no new leave entitlement	Changes from February 10, 2021 and June 24, 2021 Orders noted below.	Extended effective 1/1/21 until 2 calendar weeks after the expiration of the local COVID-19 emergency (no new leave entitlement)	Extended for the duration of Oakland's 3/9/20 Declaration of COVID-19 Emergency (no new leave entitlement)	Effective 10/1/22 (permanent)
	Adds sections 248.6 and 248.7 to the CA Labor Code	9/28/22 Safer L.A. Order indicates the local health emergency is still in effect (see Additional Links below)	Changes noted below. While the 3/3/22 and 4/22/22 Health Officer Orders indicate the local emergency is still in effect, the county's publi	Changes noted below.	
	Note: Cal/OSHA ETS is also still in effect; see Employer Offset and Additional Links below		health website directs to CA State 2022 SPSL (see Additional Links below)	3/10/22: While the local emergency appears to still be in effect, the city's Resources for Workers site directs to CA State 2022 SPSL	
	Employers with 26 or more employees	500+ employees within the city or 2,000+ employees nationally. Excludes employers of emergency and health services personnel, global parcel delivery workers, new businesses,	All employers in the unincorporated areas of Los Angeles County (<i>original ordinance applied to employers with</i> 500+ <i>employees nationally</i>); excludes federal, state or local government agencies	(see Additional Links below) All employers, excluding those with fewer than 50 employees between February 3 and March 4, 2020 (except for unregistered janitorial employers and franchisees associated with franchisors or franchise networks employing	All employers with 100 or more employees worldwide, including the City and County of San Francisco.
		and businesses closed for 14+ days due to a COVID-19 order. No change under February 10 or June 24 Orders.		more than 500 employees in total), and government entities	Excludes the federal government and Non-Profit Organizations (as defined under 26 U.S.C. § 501(c)(3)) if the majority of the annual revenue of the Non-Profit Organization is program service revenue that is not unrelated business taxable income under 26 U.S.C. § 512, and the Non-Profit Organization does not engage in Healthcare Operations (as defined in the ordinance)
	All employees who cannot work or telework.	All Employees employed by the same employer between February 3 and March 4, 2020, who perform work within	All Employees performing work in the unincorporated areas of the county who cannot work or telework. Excludes	All Employees who have worked at least 2 hours in the city after February 3, 2020, and who cannot work or telework	All employees who perform work within the geographic boundaries of the City and County of San Francisco.
	The law features requirements/entitlements for firefighters and for providers of in-home supportive or waiver personal care services (all as defined) that vary from those described here.	the city and who cannot work or telework. Excludes employees of government agencies working within the course and scope of their public service employment.	food sector workers covered under California Supplemental Paid Sick Leave (Executive Order N-51-20) for the period of 3/31/20-12/31/20.	Employers may exclude first responders and healthcare workers (documentation requirements apply)	Employers may limit PHEL use by employees who are healthcare providers or emergency responders unless the employee's need for leave is (1) based on advice by a healthcare provider to isolate or quarantine; (2) due to
		February 10 Order: Employees who have been employed with the same employer for 60 days, and who are unable to work or telework, are entitled to SPSL (no change in 6/24/21 Order).	Employers may exclude emergency responders and healthcare workers		symptoms or medical diagnosis of a disease associated with the PHE and does not meet official guidance to retur to work; or (3) during an Air Quality Emergency if the employee is part of a vulnerable population, primarily works outdoors and has been advised by a healthcare provider not to work. PHEL may not be used for reasons (1) and (
ment	Not appoified	CBA w/COVID sick leave provisions supersedes ordinance; one without must comply until CBA expressly waives	If bilateraly modified to waive	With expressed clear waiver	if the employee is able to telework.
nent	Not specified • FT or scheduled to work at least 40 hours in each of the 2 weeks preceding leave: 40 hours*	FT: 80 hours	FT: 80 hours	FT: 80 hours	With expressed clear waiver For the duration of a public health emergency [*] , PHEL must be made available to employees in the following
	 PT w/normal weekly schedule: the number of hours normally scheduled during a 1-week period* Variable schedule: 7 times the average number of hours worked each day in the 6-month period preceding leave (or since date of hire, if sooner); if the employee has worked for the employer for fewer than 7 days, the employee is 	Other: 2-week average between 2/3-3/4 February 10 Order (no change in 6/24/21 Order):	Other: 2-week average between 1/1-4/28	Other: 14-day average between 2/3 and 3/4 (between 1/1 and 1/21/21 in Emergency Ordinance; added: any employee who worked fewer than 14 days over the period of 1/1-1/21/21 must be provided EPSL once the employee been paid for 14 days, in an amount equal to the number of hours the employee worked within the city over the 14	amounts: • From October 1 through December 31, 2022 , employers must provide each employee who works a full-time, regular or fixed schedule an amount of PHEL equivalent to the number of hours regularly worked in a one-week
	entitled to the total number of hours worked.*	Full-Time (40h/wk or classified as FT) employees are entitled to 80 hours of SPSL; leave is calculated based on th employee's average two week pay over the last 60 days of employment.	Note: Additional time may be required under the county's COVID-19 Vaccine Leave (enacted 5/18/21, effective 1/1/21 until 14 days after the expiration of the COVID-19 local emergency).	days)	period, not to exceed 40 hours.Employees work a variable schedule will be eligible for PHEL in an amount equal to the average number of
	- Leave for recovery from side effects of vaccine/booster may be limited to 3 days or 24 hours per injection (<i>more information below</i>).	Other: An amount of SPSL no greater than the employee's average two week pay over the last 60 days of employment.		 If an employer lays off an employee, the employer must compensate the employee for all sick leave accrued under the existing Oakland Paid Sick Leave law immediately upon separation Any EPSL time unused as of the ordinance's expiration date expires. 	hours over a one-week period that the employee worked or took paid leave during the previous calendar year, or since the employee's start date if later, not to exceed 40 hours. • On January 1, 2023, and each January 1 thereafter , employees who work a full-time, regular or fixed schedule
	* ADDITIONAL LEAVE in the same amounts specified above is available if the employee or a covered family member tests positive for COVID-19.	Note: Additional time may be required under the city's COVID-19 Vaccine Leave (enacted 6/24/21, effective 1/1/21- 9/30/21).	-		are entitled to an amount of PHEL equivalent to the number of hours regularly worked in a two-week period, not to exceed 80 hours.
	- If employee is on leave as of the law's expiration date, employee may finish taking leave.				• Employees who work a variable schedule will be eligible for PHEL in an amount equal to the average number hours over a two-week period that the employee worked or took paid leave during the previous calendar year, or since the employee's start date if later, not to exceed 80 hours.
					An employer may not require that PHEL be taken in increments of more than one hour
					A "public health emergency" is defined as a local or statewide health emergency related to any contagious, infectious, or communicable disease, declared by the City's or County's local health officer or the state health office pursuant to the California Health and Safety Code, or an Air Quality Emergency (when the Bay Area Air Quality
	Exempt: Calculated the same as for other forms of paid leave	100% pay;	100% pay	100% pay	Management District issues a Spare the Air Alert). For exempt employees, pay for PHEL should be calculated in the same manner as the employer calculates wages
	1 1	Max \$511/day, \$5,110 total	Max \$511/day, \$5,110 total	Max \$511/day, \$5,110 total	for other forms of paid leave. PHEL pay for non-exempt employees should be calculated:
	divided by all hours worked.				1. in the same manner as the regular rate of pay for the workweek in which the employee uses PHEL, whether not the employee works overtime in that workweek; or
	Max \$511/day, \$5,110 total* Employees who reach the maximum amounts may use other paid leave available in order to receive full				2. by dividing the employee's total wages, not including overtime premium pay, by the employee's total hours worked in the full pay periods of the 90 days of employment prior to the employee's use of PHEL.
	compensation. [*] If federal COVID-19 paid leave legislation is enacted that provides benefits exceeding these limits, the federal				PHEL may not be paid at a rate lower than the San Francisco Minimum Wage.
_	limits will apply.				
official	Yes, plus postive COVID-19 test	Yes	Yes	Yes	Yes, unless the employee is able to telework
	Yes, plus positive COVID-19 test	Yes	Assumed	Yes	Yes, unless the employee is able to telework
or over	Not specified	Yes	Yes	Not specified	Not specified
tion, or o	Yes, including family member Leave for vaccine/booster side effects may be limited to 3 days or 24 hours per injection, unless the employee provides verification from a health care provider that the employee or their family member is continuing to experience symptoms related to the COVID-19 vaccine or vaccine booster. The 3-day/24-hour limititation includes time used to obtain the injection.	Yes - added per 6/24/21 Order	No - provided under COVID-19 Vaccine Leave	No	No
o is sick thcare e	Quarantine, vaccine/booster side effects (see row above), positive COVID-19 test	Quarantine	Quarantine	Quarantine	Yes
e ed ial	Yes - children (any age)	Yes	Yes	Yes - specifies son or daughter (no age limit)	Yes
	No	No	No	No	No
					Air Quality Emergency (i.e., when the Bay Area Air Quality Management District issues a Spare the Air Alert), if the employee is a member of a vulnerable population and primarily works outdoors, unless the employee is able to
	N/A	N/A	N/A	N/A	An employee is a member of a vulnerable population if they have been diagnosed with heart or lung disease; have
					respiratory problems including but not limited to asthma, emphysema, and chronic obstructive pulmonary disease; are pregnant; or are age 60 or older
	 For the additional allotment of leave for a postitive COVID-19 test, employers may require employees to provide documentation: For leave associated with the employee's own needs, the employer may require the employee to submit to a 	Cannot be requested 6/24/21 Order: Verification of receipt of a COVID-19 vaccination may be requested.	Employer may require a doctor's note or other documentation	An employer may not require a doctor's note or other documentation for the use of Emergency Paid Sick Leave, except as certification of an underlying health condition	An employer may not require the disclosure of health information for use of PHEL, except to confirm an employee status as a member of a vulnerable population if that employee uses PHEL for a use inapplicable to someone wh is not a member of a vulnerable population
	diagnostic test, at no expense to the employee, on or after the fifth day after the original test was taken and provide documentation of those results. <i>AB152 added to this: If the diagnostic test is positive, the employer may also</i>				
	 For leave associated with the care of a covered family member, the employer may require that the employee provide documentation of that family member's test results before paying additional leave. 				
	• Employers are at no obligation to provide the additional allotment of leave to an employee who declines to provide the requested documentation.				
	• Employers may limit leave for side effects of vaccination/booster to 3 days or 24 hours per injection unless the employee provides verification from a health care provider that the employee or their family member is continuing to experience symptoms related to the COVID-19 vaccine or vaccine booster.				
	- SPSL is in addition to leave provided under California's Healthy Workplaces, Healthy Families Act (CA Paid Sick Leave). - If an employer provided supplemental paid leave that is payable for the reasons covered by and at the same or a	- An employer's obligation to provide 80 hours of Supplemental Paid Sick Leave is reduced for every hour an employer allowed an employee to take paid leave in an amount equal to or greater than the Order's requirements, not including previously accrued hours , on or after March 4, 2020, for the reasons outlined above or in response	 SPSL is in addition to any paid time off available to an employee under the California Paid Sick Leave law. However, if an employer provided additional paid leave for COVID-19 related purposes ("Voluntary COVID-19 Leave"), above and beyond an employee's regular or previously accrued leaves (e.g., sick or personal leaves), the 	- Employees may elect to use EPSL before using any other leave the employer provides voluntarily or per the pre- existing Oakland Paid Sick Leave law. Employers cannot require employees to use other leave before they use COVID-19 EPSL.	 PHEL is in addition to any other paid leave offered to employees; however: During 2022, if (1) an employer voluntarily extended additional paid leave or paid time off that employees may use
	greater level of compensation as this law on or after January 1, 2022, the employer may count the hours of the other baid benefit or leave towards the total number of hours of SPSL required. This may include leave provided under similar law in effect or that becomes effective on or after January 1, 2022, but may not include remaining leave	- If an Employer has a paid leave or paid time off policy that provides a minimum of 160 hours of paid leave annual		obligations. Emergency Ordinance: time provided prior to 1/1/21 under Oakland EPSL, FFCRA, CA State EPSL	for the same reasons covered by this ordinance's requirements and that paid leave remains in effect on or after October 1, 2022, or (2) the statewide COVID-19 Supplemental Paid Sick Leave requirements are extended beyon September 30, 2022, an employer may reduce the allocation of PHEL under this ordinance for every hour an
	similar law in effect or that becomes effective on or after January 1, 2022, but may not include remaining leave provided under SPSL laws previously enacted in California (including 2021 SPSL under SB95). For any such leave taken, if the employer did not compensate the covered employee in an amount equal to or greater than the amount		- Employees are entitled to no more than 80 hours of Supplemental Paid Sick Leave under either FFCRA or this Ordinance for the entire period beginning March 31, 2020.	 (AB1867) or any similar COVID-19 EPSL legislation may be credited. The obligation to provide EPSL does not apply to any employer that, after February 3, 2020: (1) Provides employees with the ability to accrue at least 160 hours of paid personal leave, if: 	September 30, 2022, an employer may reduce the allocation of PHEL under this ordinance for every hour an employee takes such paid leave after October 1, 2022. <i>Note: CA state SPSL was extended through 12/31/22 by AB152.</i>
	of compensation for SPSL to which the covered employee is entitled under this law, then upon the oral or written request of the employee, the employer must provide the employee with a retroactive payment that provides for such compensation.	Both of these points still apply under the February 10 and June 24 Orders.		 a. each employee has immediate access to at least 80 hours of leave after May 12 for uses the EPSL ordinance requires; and b. any employee who used paid personal leave before May 12 and has fallen below 80 hours of accrued paid 	- During 2023 and subsequent years, if an employer is required by federal, state, or city law to provide paid leave address a public health threat, which employees may use for the same reasons covered by this ordinance's
	An employer may not require a covered employee to use any other paid or unpaid leave, paid time off, or vacation time prior to or instead of using SPSL.			leave as of May 12, be provided additional leave to bring his or her paid personal leave balance up to 80 hours, to be used for purposes the EPSL ordinance requires	
	- SPSL does not limit an employer's obligation to comply with the Cal-OSHA COVID-19 Emergency Temporary Standards or the Cal-OSHA Aerosol Transmissible Diseases Standard. An employer may not require a covered employee to exhaust their SPSL before satisfying any requirement to provide paid leave under the ETS' or ATDS'			OR (2) Provides its employees immediate access to paid personal leave in amounts at least equivalent to what, and for the same purposes, the EPSL ordinance requires. For this to apply, the paid personal leave must have been in	
	requirements.			addition to any paid leave the employer was otherwise required to provide pursuant to a collective bargaining agreement, employment contract, or public policy.	
					Employers must post a notice conspicuously in all languages OLSE makes available at any job site where its employees work and, where feasible, by providing it to employees via electronic communication, which may includ
					email, text, and/or posting on the employer's web- or app-based platform.
	 Notice posted conspicuously; may be distributed electronically if workers do not frequent a workplace Inclusion of SPSL used on employee's itemized wage statement or in a separate writing provided on the designated pay date with the employee's payment of wages. SPSL must be designated separately from paid sick 				The amount of DUEL available mountained and the state of
	Inclusion of SPSL used on employee's itemized wage statement or in a separate writing provided on the designated pay date with the employee's payment of wages. SPSL must be designated separately from paid sick days.Retroactive payments described in Employer Offset above must be on the paystub for the pay period during which payment is made. Special provision for notice to variable-hour workers. Enforceable the next full pay period	None stated	None stated	Notice posted conspicuously and/or distributed to all employees, in all languages spoken by 10% of population	The amount of PHEL available must also be included on the employee's itemized wage statement or in a separate writing provided on the designated pay date with the employee's payment of wages. If an employer provides unlimited paid leave or paid time off, the employer may satisfy this requirement by indicating "unlimited" on the
	Inclusion of SPSL used on employee's itemized wage statement or in a separate writing provided on the designated pay date with the employee's payment of wages. SPSL must be designated separately from paid sick days.Retroactive payments described in Employer Offset above must be on the paystub for the pay period during	None stated	None stated	Notice posted conspicuously and/or distributed to all employees, in all languages spoken by 10% of population	writing provided on the designated pay date with the employee's payment of wages. If an employer provides unlimited paid leave or paid time off, the employer may satisfy this requirement by indicating "unlimited" on the employee's itemized wage statement or notice.
	Inclusion of SPSL used on employee's itemized wage statement or in a separate writing provided on the designated pay date with the employee's payment of wages. SPSL must be designated separately from paid sick days.Retroactive payments described in Employer Offset above must be on the paystub for the pay period during which payment is made. Special provision for notice to variable-hour workers. Enforceable the next full pay period following 2/19/22.	None stated	None stated	Notice posted conspicuously and/or distributed to all employees, in all languages spoken by 10% of population	unlimited paid leave or paid time off, the employer may satisfy this requirement by indicating "unlimited" on the employee's itemized wage statement or notice. Records documenting hours worked and PHEL taken by employees must be retained for a period of four years.
	Inclusion of SPSL used on employee's itemized wage statement or in a separate writing provided on the designated pay date with the employee's payment of wages. SPSL must be designated separately from paid sick days.Retroactive payments described in Employer Offset above must be on the paystub for the pay period during which payment is made. Special provision for notice to variable-hour workers. Enforceable the next full pay period following 2/19/22.	None stated N/A Raise the Wage L.A.	None stated N/A <u>4/22/22 Health Officer Order</u>	Notice posted conspicuously and/or distributed to all employees, in all languages spoken by 10% of population Poster Resources for Workers	writing provided on the designated pay date with the employee's payment of wages. If an employer provides unlimited paid leave or paid time off, the employer may satisfy this requirement by indicating "unlimited" on the employee's itemized wage statement or notice.

Yes	Yes	
Assumed	Yes	
Yes	Not specified	
- provided under COVID-19 Vaccine Leave	No	
Quarantine	Quarantine	
Yes	Yes - specifies son or daughter (no age limit)	
No	No	
N/A	N/A	Ai en tel Ar re ar
nay require a doctor's note or other documentation	An employer may not require a doctor's note or other documentation for the use of Emergency Paid Sick Leave, except as certification of an underlying health condition	As
Iff available to an employee under the California Paid Sick Leave law. ditional paid leave for COVID-19 related purposes ("Voluntary COVID-19 se's regular or previously accrued leaves (e.g., sick or personal leaves), the for every hour an employer allowed an employee to take the Voluntary COVID- an 80 hours of Supplemental Paid Sick Leave under either FFCRA or this ing March 31, 2020.	 Employees may elect to use EPSL before using any other leave the employer provides voluntarily or per the pre-existing Oakland Paid Sick Leave law. Employers cannot require employees to use other leave before they use COVID-19 EPSL. Time provided under FFCRA's Emergency Paid Sick Leave Act may be credited against Oakland EPSL obligations. Emergency Ordinance: time provided prior to 11/21 under Oakland EPSL, FFCRA, CA State EPSL (AB1867) or any similar COVID-19 EPSL. The obligation to provide EPSL does not apply to any employer that, after February 3, 2020: Provides employees with the ability to accrue at least 160 hours of paid personal leave, if: a. each employee has immediate access to at least 80 hours of leave after May 12 for uses the EPSL ordinance requires; and b. any employee who used paid personal leave before May 12 and has fallen below 80 hours of accrued paid leave as of May 12, be provided additional leave to bring his or her paid personal leave balance up to 80 hours, to be used for purposes the EPSL ordinance requires OR (2) Provides its employees immediate access to paid personal leave in amounts at least equivalent to what, and for the same purposes, the EPSL ordinance requires. For this to apply, the paid personal leave must have been in addition to any paid leave the employer se otherwise required to provide pursuant to a collective bargaining agreement, employment contract, or public policy. 	Pf - fo O Se er Al - ac er lea
None stated	Notice posted conspicuously and/or distributed to all employees, in all languages spoken by 10% of population	Er er Th wr er Re
N/A	Poster	
4/22/22 Health Officer Order	Resources for Workers	\downarrow
see 'Maintain Healthy Business Operations' and 'Resources')		



	Colorado	Nevada	New York
	Healthy Families and Workplaces Act	Hospitality Workers Paid Leave	Emergency Paid Sick Leave
	Public Health Emergency Leave C.R.S. Sec. 8-13.3-405	<u>SB4</u>	<u>S8091</u>
Link to Law/Ordinance	February 23, 2021 Wage Protection Rules October 2022	Guidance October 8, 2021	January 20, 2021 Updated Guidance September 30, 2022
Effective Date	Effective 1/1/21 (permanent)	8/5/20 - undefined	3/18/20 - duration of COVID-19 quarantine or isolation orders
	The end of the state COVID-19 declaration of health emergency was announced by governor on July 8, 2021. However, the nationwide public health emergency is still in effect (renews every 90 days; last renewed effective		See "Benefit - time available" below for update via January 2021 guidance from NY DOL and Janu update to FAQ
	10/13/22 - see Additional Links below). October 2022 Update: Because both federal and state emergency declarations remain active, the requirement to provide COVID-related public health emergency leave will be in effect through at least February 8, 2023 . Also indicated is that Monkeypox does not currently trigger PHEL. (Link to webpage in Additional Links below.)		On 9/24/22 the NY Dept of Health announced that the state will be following the CDC's COVID-19 of and isolation guidance. Employees may still use the NY Affirmation of Quarantine to apply for COVI Sick Leave - see link in last row for more information.
Employers	All employers except the federal government	"Public accommodation facilities": hotels, casinos, bed and breakfasts, and other facilities offering rooms and areas to the public in return for monetary compensation	All employers
	All employees working in CO (as defined in C.R.S. §8-4-101), excludes those subject to the federal Railroad Unemployment Insurance Act	All employees	All employees under isolation or quarantine who cannot telework
Exception	A CBA that already provides "equivalent or more" paid leave, is exempt from other HFWA requirements, as long as the ways the CBA differs from HFWA would not diminish employee rights to "equivalent" paid leave. CBAs effective or renegotiated after HFWA's effective date must expressly waive the law's requirements, as well as provide equivalent or more generous leave.	Not specified	Not specified
	 Employers are required to supplement an employee's accrued HFWA leave so that, as of the date a public health emergency, the employee has immediate use of the following amounts of paid leave: FT (40 hours/week): 80 hours Other: The greater of (1) the amount of hours the employee is scheduled to work in a 14-day period, or (2) the average number of hours the employee usually works during a 14-day period Employees can use this supplemental leave immediately upon the declaration of the Public Health Emergency (PHE), until four weeks after the end of the PHE. Employees are eligible for this leave once during the entirety of a PHE, even if the PHE is amended, extended, restated or prolonged (i.e., entitlement does not automatically reset each year). 		 10 or fewer employees nationally w/net income <\$1M: job protection for duration of quarantine orde DBL/PFL 11-99 employees nationally, or 10 or fewer w/net income >\$1M): 5 paid days, then DBL/PFL; job p for duration of order 100+ employees nationally: 14 paid days; job protection for duration of order. January 20, 2021, guidance states that employees are entitled to COVID-19 Sick Leave for up to three mandatory or precautionary orders of quarantine or isolation issued by an authorized government age addition, an employee not otherwise subject to a mandatory or precautionary orders of quarantine or isolation issued by an authorized government age addition, an employee not otherwise subject to a mandatory or precautionary order of quarantine or isolation issued by an euthorized government age addition, an employee not otherwise subject to a mandatory or precautionary order of quarantine or isolation issued by an euthorized government age addition, an employee not otherwise subject to a mandatory or precautionary order of quarantine or isolation. who has been removed from the workplace by the employer due to exposure concerns must continue at his or her regular rate of pay until the employer permits the employee to return to work or the employee or of quarantine or isolation. January 2022 update to FAQ in accordance with updated guidance (see Additional Links below) : Q: On January 13, 2022, the Department of Health released updated guidance allowing individuals who exposed to COVID-19 to end their quarantine after 5 days if they are asymptoms. How does this COVID-19 quarantine leave benefits are only available during the order of quarantine or isolation an individual is no longer subject to an order of quarantine or isolation, they are no longer eligible for COVID-19 quarantine leave benefits.
Benefit - pay	Regular rate of pay	Regular rate of pay	See note in first row regarding an update to quarantine/isolation guidance. 100% pay For employers <100 employees, max benefit w/EPSL and DBL/PFL is \$2,884.62/week
Specified Reasons for Use			
Quarantine ordered by public official or	Yes	Yes	Yes - self attestation permitted as of January 2022
healthcare provider Experiencing symptoms and seeking			
medical treatment	Yes	Yes	Yes
Underlying health condition or over age 65	Yes	Not specified	Not specified
To obtain COVID-19 vaccination, or to recover from illness due to vaccination Care for family member who is sick	No	No	No - provided under COVID-19 Vaccination Leave
and/or under official or healthcare provider-directed quarantine Care for family member whose school	Yes	No	No (PFL)
-		No	No (PFL)
or care facility is closed	Yes		
or care facility is closed Worksite closure due to official public health order or recommendation	Yes	No	No
Worksite closure due to official public			
Worksite closure due to official public health order or recommendation Documentation Employer Offset	No - Employers may count an employee's accrued but unused HFWA paid sick leave toward this entitlement. Also, per 11/10/20 Wage Protection Act Rules: For the entire duration of a public health emergency, employers: 1. are required to permit employees to take both (a) HFWA time accrued prior to the declaration of the public health emergency for any of the applicable qualifying reasons, and (b) the amount of Public Health Emergency leave provided to the employee on the date of the declaration of the public health emergency; 2. remain subject to the minimum HFWA paid sick time accrual requirements; and 3. must permit an employee to use the full amount of Public Health Emergency Leave prior to using any of their time previously accrued under HFWA if the employee requires leave under circumstances that qualify for leave under both accrued HFWA leave and public health emergency leave. - HFWA does not require additional leave if an employer policy provides fully paid leave for both HFWA and non-HFWA purposes (e.g., sick time and vacation) and makes clear to employees, in a writing distributed in advance of an actual or anticipated leave request, that the company's policy satisfies HFWA requirements. If an employee uses all available paid time off for non-HFWA-qualifying reasons (e.g., vacation), additional HFWA leave need not	No Not specified - Leave is in addition to any other leave to which the employee may be entitled, but may be deducted from leave for the employee's own health needs provided under FFCRA's Emergency Paid Sick Leave Act (EPSLA)(5102(a)(1)-(3))	No <u>see 'How to Apply' and 'Obtaining a Quarantine Order'</u> - EPSL is separate from other accrued paid time off
Worksite closure due to official public health order or recommendation Documentation Employer Offset	No - Employers may count an employee's accrued but unused HFWA paid sick leave toward this entitlement. Also, per 11/10/20 Wage Protection Act Rules: For the entire duration of a public health emergency, employers: 1. are required to permit employees to take both (a) HFWA time accrued prior to the declaration of the public health emergency for any of the applicable qualifying reasons, and (b) the amount of Public Health Emergency leave provided to the employee on the date of the declaration of the public health emergency; 2. remain subject to the minimum HFWA paid sick time accrual requirements; and 3. must permit an employee to use the full amount of Public Health Emergency Leave prior to using any of their time previously accrued under HFWA if the employee requires leave under circumstances that qualify for leave under both accrued HFWA leave and public health emergency leave. - HFWA does not require additional leave if an employer policy provides fully paid leave for both HFWA and non-HFWA purposes (e.g., sick time and vacation) and makes clear to employees, in a writing distributed in advance of an actual or anticipated leave request, that the company's policy satisfies HFWA requirements. If an employee	No Not specified - Leave is in addition to any other leave to which the employee may be entitled, but may be deducted from leave for the employee's own health needs provided under FFCRA's Emergency Paid Sick Leave Act (EPSLA)(5102(a)(1)-(3))	No <u>see 'How to Apply' and 'Obtaining a Quarantine Order'</u> - EPSL is separate from other accrued paid time off
Worksite closure due to official public health order or recommendation Documentation Employer Offset	No - Employers may count an employee's accrued but unused HFWA paid sick leave toward this entitlement. Also, per 11/10/20 Wage Protection Act Rules: For the entire duration of a public health emergency, employers: 1. are required to permit employees to take both (a) HFWA time accrued prior to the declaration of the public health emergency for any of the applicable qualifying reasons, and (b) the amount of Public Health Emergency leave provided to the employee on the date of the declaration of the public health emergency; 2. remain subject to the minimum HFWA paid sick time accrual requirements; and 3. must permit an employee to use the full amount of Public Health Emergency Leave prior to using any of their time previously accrued under HFWA if the employee requires leave under circumstances that qualify for leave under both accrued HFWA leave and public health emergency leave HFWA does not require additional leave if an employer policy provides fully paid leave for both HFWA and non-HFWA purposes (e.g., sick time and vacation) and makes clear to employees, in a writing distributed in advance of an actual or anticipated leave request, that the company's policy satisfies HFWA requirements. If an employee uses all available paid time off for non-HFWA-qualifying reasons (e.g., vacation), additional HFWA leave need not be provided, except that if a public health emergency is declared after an employee uses some or all available paid time off for non-HFWA-qualifying reasons (e.g., vacation), additional HFWA leave need not be provided, except that if a public health emergency is declared after an employee uses some or all available paid time off for non-HFWA-qualifying reasons (e.g., vacation), additional HFWA leave need not be provided, except that if a public health emergency is declared after an employee uses some or all available paid time off for non-HFWA-qualifying reasons (e.g., vacation), additional HFWA leave need not be provided, except that if a public health emergency is declared after an employee us	Not specified - Leave is in addition to any other leave to which the employee may be entitled, but may be deducted from leave for the employee's own health needs provided under FFCRA's Emergency Paid Sick Leave Act (EPSLA)(5102(a)(1)- (3)) None stated	No <u>see 'How to Apply' and 'Obtaining a Quarantine Order'</u> - EPSL is separate from other accrued paid time off
Worksite closure due to official public health order or recommendation Documentation Employer Offset	No - Employers may not require documentation. - Employers may count an employee's accrued but unused HFWA paid sick leave toward this entitlement. Also, per 11/10/20 Wage Protection Act Rules: For the entire duration of a public health emergency, employers: 1. are required to permit employees to take both (a) HFWA time accrued prior to the declaration of the public health emergency for any of the applicable qualifying reasons, and (b) the amount of Public Health Emergency leave provided to the employee on the date of the declaration of the public health emergency; 2. remain subject to the minimum HFWA paid sick time accrual requirements; and 3. must permit an employee to use the full amount of Public Health Emergency Leave prior to using any of their time previously accrued under HFWA if the employee requires leave under circumstances that qualify for leave under both accrued HFWA leave and public health emergency leave. - HFWA does not require additional leave if an employer policy provides fully paid leave for both HFWA and non-HFWA purposes (e.g., sick time and vacation) and makes clear to employees, in a writing distributed in advance of an actual or anticipated leave request, that the company's policy satisfies HFWA requirements. If an employee uses all available paid time off for non-HFWA-qualifying reasons (e.g., vacation), additional HFWA leave need not be provided, except that if a public health emergency leave requirements. Poster displayed conspicuously and notice distributed to all employees; including the written HFWA notice among other employment-related documents (such as a handbook, a manual, or other written or posted policies) satisfies	Not specified - Leave is in addition to any other leave to which the employee may be entitled, but may be deducted from leave for the employee's own health needs provided under FFCRA's Emergency Paid Sick Leave Act (EPSLA)(5102(a)(1)- (3)) None stated	No See 'How to Apply' and 'Obtaining a Quarantine Order' - EPSL is separate from other accrued paid time off
Worksite closure due to official public health order or recommendation Documentation Employer Offset	No - Employers may not require documentation. - Employers may count an employee's accrued but unused HFWA paid sick leave toward this entitlement. Also, per 11/10/20 Wage Protection Act Rules: For the entire duration of a public health emergency, employers: 1. are required to permit employees to take both (a) HFWA time accrued prior to the declaration of the public health emergency for any of the applicable qualifying reasons, and (b) the amount of Public Health Emergency leave provided to the employee on the date of the declaration of the public health emergency; 2. remain subject to the minimum HFWA paid sick time accrual prior to the declaration of the public health emergency; 3. must permit an employee to use the full amount of Public Health Emergency Leave prior to using any of their time previously accrued under HFWA pit the employee requires leave under circumstances that qualify for leave under both accrued HFWA leave and public health emergency leave. - HFWA does not require additional leave if an employer policy provides fully paid leave for both HFWA and non-HFWA-qualifying reasons (e.g., vacation), additional HFWA leave need not be provided, except that if a public health emergency is declared after an employee uses some or all available paid time off for non-HFWA-qualifying reasons (e.g., vacation), additional HFWA leave need not be provided, except that if a public health emergency is declared after an employee uses some or all available paid time off for non-HFWA-qualifying reasons (e.g., vacation), additional HFWA leave need not unused leave in accordance with Public Health Emergency Leave requirements.	No - Leave is in addition to any other leave to which the employee may be entitled, but may be deducted from leave for the employee's own health needs provided under FFCRA's Emergency Paid Sick Leave Act (EPSLA)(5102(a)(1)-(3)) (3) None stated	No • EPSL is separate from other accrued paid time off • EPSL is separate from other accrued paid time off

	New York	Philadelphia, PA	Seattle, WA
	Emergency Paid Sick Leave	COVID-19 Leave	Paid Sick and Safe Time for Gig Workers
	<u>S8091</u> January 20, 2021 Updated Guidance	<u>Bill No. 220051-A</u>	<u>Ord. No. 126091</u>
	September 30, 2022 3/18/20 - duration of COVID-19 quarantine or isolation orders	<u>March 25, 2022</u> 3/9/22 (not retroactive to 1/1/21) - 12/31/23	October 8, 2021 7/13/20 until the latest of (1) three years after the termination of the civil emergency proclaimed by the Mayor on
	See "Benefit - time available" below for update via January 2021 guidance from NY DOL and January 2022 update to FAQ		March 3, 2020; (2) three years after the termination of any concurrent civil emergency proclaimed by a public official in response to the COVID-19 public health emergency and applicable to the City; or (3) on December 31, 2023.
	On 9/24/22 the NY Dept of Health announced that the state will be following the CDC's COVID-19 quarantine and isolation guidance. Employees may still use the NY Affirmation of Quarantine to apply for COVID-19 Paid Sick Leave - see link in last row for more information.		WA State's COVID-19 state of emergency ends 10/31/22.
	All employers		"Hiring Entities" operating as Food Delivery Network Companies or Transporation Services Companies who hire 250 or more "gig" workers worldwide
	All employees under isolation or quarantine who cannot telework		All individuals performing "gig" work in the city
	Not specified	location as a result of COVID-19, or (iii) work for a given employer from multiple locations or from mobile locations, provided that 51% or more of work time is spent within the City of Philadelphia. Excludes construction craft employees who are covered by a collective bargaining agreement between a labor organization and one or more employers engaged in the construction industry.	Amended effective September 13 by Ord. No. 126123 to exclude any gig worker considered to be an employee of a Hiring Entity subject to the city's Paid Sick and Safe Time Ordinance (Seattle Mun. Code Ch. 14.16). The Hiring Entity is responsible for providing paid time in accordance with the PSST law.
	10 or fewer employees nationally w/net income <\$1M : job protection for duration of quarantine order, then DBL/PFL		For workers who began working for the hiring entity before July 13, 2020, hiring entities may calculating PSST entitlement in one of two ways:
ust	11-99 employees nationally, or 10 or fewer w/net income >\$1M): 5 paid days, then DBL/PFL; job protection	- Variable schedule: 7 times the average number of daily hours that the employee was scheduled over the past 90	(1) 1 day of PSST for every 30 days worked beginning the later of October 1, 2019 or the commencement of work; or
		Employees who take COVID-19 Leave are entitled, upon return from leave, to be restored to the position held prior to leave.	 (2) Providing at least 5 days of PSST as of July 13, 2020, following which workers will accrue at least 1 day of PSST time for every 30 days worked after July 13. Method must be filed with OLS by July 27, 2020. Workers may carry over at least 9 days from one year to the next.
	January 2022 update to FAQ in accordance with updated guidance (see Additional Links below): Q: On January 13, 2022, the Department of Health released updated guidance allowing individuals who have been exposed to COVID-19 to end their quarantine after 5 days if they are asymptomatic and subsequently test negative, or if it is not possible to get a test and they have had no COVID-19 symptoms. How does this affect NY's COVID-19 quarantine leave benefits? A: NY's COVID-19 quarantine leave benefits are only available during the order of quarantine or isolation. Once an individual is no longer subject to an order of quarantine or isolation, they are no longer eligible for NY's COVID-19 quarantine leave benefits.		
	See note in first row regarding an update to quarantine/isolation guidance.		
	100% pay For employers <100 employees, max benefit w/EPSL and DBL/PFL is \$2,884.62/week	Greater of employee's regular rate of pay or the state minimum wage	Average daily compensation, including tips, since October 1, 2020
	Yes - self attestation permitted as of January 2022	Yes	Yes (specifies "preventive care"); also includes needs associated with domestic violence, sexual assault or stalking
	Yes	Yes	Yes
	Not specified	Not specified	Not specified
	No - provided under COVID-19 Vaccination Leave	Yes, employee only	No
	No (PFL)	Quarantine or illness	Quarantine or illness (specifies "preventive care"); also includes needs associated with domestic violence, sexual assault or stalking
	No (PFL)	Yes - children (any age)	Yes
	No see 'How to Apply' and 'Obtaining a Quarantine Order'	No An employer may only to request that an employee submit a self-certified statement asserting that leave was used for COVID-19 Leave purposes.	Yes Hiring Entities may require oral or written verification for leave exceeding three consecutive days, except during a civil emergency proclaimed by a public official in response to COVID-19. The request must be made in a manner that does not result in an unreasonable burden for the worker, or intrude upon the worker's privacy. The worker must be allowed at least 10 days to provide such verification.
for 1)-		 COVID-19 Leave is in addition to all other paid leave benefits offered by an employer, and may not be reduced by the amount of any paid leave an employee has previously received. In addition, an employer may not reduce the amount of any paid leave a COVID-19 Leave-eligible employee was otherwise entitled to use or accrue under such employer's existing policies as of March 9, 2022. An employer may not require an employee to use other paid leave available to the employee before the employee is eligible to use COVID-19 Leave, unless state or federal law requires otherwise. Employers who adopted a COVID-19 paid leave policy may substitute that policy for requirements under this Ordinance, provided that the employer provides additional leave where the Ordinance's requirements exceed the provisions of the employer's COVID-19 policy available to a particular employee. Employers may substitute leave under federal or state COVID-19 paid leave law for its COVID-19 Leave obligations to the extent they coincide and the relevant federal or state law permits concurrent use of paid leave. Employers are not required to change existing policies or provide additional paid leave <i>if</i> an existing company policy provides a minimum amount of paid leave in 2022 that can be used for the same purposes and under all of the same conditions as COVID-19 Leave: Employees who perform the majority of their work through telework: a minimum of 80 hours All other employees: a minimum of 120 hours*, whether or not this time is specifically designated as sick leave. * 112.5 hours for employers who operate on a 7.5 hour work day and consider employees working 37.5 hours per week to be full-time. 	- Hiring Entities may subtract the amount of compensation provided to a gig worker for other paid leave used for purposes covered under this ordinance between October 1, 2019 and July 13, 2020
	Suggested - see Employer Responsibilities	A notice must be distributed to all employees or posted conspicuously, in all languages spoken by 5% of population, within 15 days of the law's effective date (i.e., by 3/24/22). May be provided electronically to remote employees or if the employer does not maintain a workplace. Records of hours worked, leave provided and leave used must be maintained for 2 years.	 (1) Written notice of rights in a manner sufficient to reach all workers regardless whether a model notice is provided. (2) Monthly accounting of accrued, used and available PSST, as well as the applicable compensation rate, provided on the worker's pay stub, a weekly compensation statement or electronically.
	Additional Resources	Poster	OLS website
	New York Paid Family Leave COVID-19: Frequently Asked Questions January 14, 2022 Guidance	Paid Sick Leave Resources	
	NYS DOH Isolation Guidance		

nnan	ABSENCE DISABILITY & LIFE	
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	California State (expired)	California State (expired)
	COVID-19 Supplemental Paid Sick Leave (Food Sector Workers)	COVID-19 Supplemental Paid Sick Leave (2020)
Link to Law/Ordinance	Executive Order N-51-20	<u>AB1867</u>
Latest MMA ADL Statutory Update	<u>May 1, 2020</u>	<u>April 9, 2021</u>
Effective Date	4/16/20 - duration of any statewide stay-at-home order Update: AB1867, signed 9/9 and retroactive to 4/16 for food sector workers, codifies the Order's requirements and is set to expire 12/31/20, unless FFCRA is extended (see next	9/19/20 - 12/31/20, unless FFCRA is extended
	column)	Expired 12/31/20 Cal/OSHA requirements for paid time off are still in place
	Expired 12/31/20	See SB95, next column
Employers	"Hiring Entities" with 500+ employees nationally	Private "Hiring Entities" with 500+ employees nationally, plus any entity employing
		emergency responders and healthcare providers (as defined under FFCRA) who ele exclude these employees from FFCRA's Emergency Paid Sick Leave Act (EPSLA).
		refer to Section 4 of the law for the full definitions of Covered Worker and Hiring Er
Eligible Employees	Food Sector Workers who are exempt from the statewide stay-at-home order and must leave	All employees who leave their homes to perform work, including emergency responde
	their homes to perform work	healthcare providers excluded by the Hiring Entity from FFCRA's EPSLA. Food Sector Workers - AB 1867 codifies the benefits available to food sector work
		originally established under Executive Order N-51-20, and are effective retroactively 16, 2020. Please refer to Section 3 of the law for the full definitions of Food Sector
		and Hiring Entity.
Collective Bargaining Agreement Exception Benefit - time available	Not specified FT: 80 hours	Not specified - FT or scheduled to work at least 40 hours in each of the 2 weeks preceding leave: 8
	Other: 2-week average	 PT or scheduled to work fewer than 40 hours in each of the 2 weeks preceding leavel number of hours normally scheduled during a 2-week period
		- Variable schedule: 14 times the average number of hours worked each day in the 6 period preceding leave (or since date of hire, if sooner); if the employee has worked f
		employer for fewer than 14 days, the employee is entitled to the total number of hours worked. - Active firefighters (as defined) scheduled to work more than 80 hours in the 2 week
		taking SPSL are entitled to leave in an amount equivalent to the number of hours sch to work in that 2-week period
		- If employee is on leave as of expiration date, employee may finish taking leave (unli FFCRA)
Benefit - pay	100% pay (greater of regular rate or minimum wage); Max \$511/day, \$5,110 total	100% pay (greater of regular rate or minimum wage); Max \$511/day, \$5,110 total
Specified Reasons for Use		
Quarantine ordered by public official or healthcare provider	Yes Hiring Entity may also prohibit the employee from working due to concerns regarding	Yes Hiring Entity may also prohibit the employee from working due to concerns regar
Experiencing symptoms and seeking	potential COVID-19 transmission	potential COVID-19 transmission
medical treatment	Yes	Yes
Underlying health condition or over age 65	Possibly - leave is available if the employee is advised by a health care provider to self- quarantine or self-isolate due to concerns related to COVID-19	Possibly - leave is available if the employee is advised by a health care provider to quarantine or self-isolate due to concerns related to COVID-19
To obtain COVID-19 vaccination, or to		
recover from illness due to vaccination	No	No
Care for family member who is sick and/or under official or healthcare provider-directed quarantine	No	No
Care for family member whose school or care facility is closed	No	No
Worksite closure due to official public health order or recommendation	No	No
Documentation	Not specified - Hiring Entity must make SPSL available upon written or verbal notice from an employee	Not specified - Hiring Entity must make SPSL available upon written or verbal notice employee
Employer Offset	- SPSL is in addition to leave provided under California's Healthy Workplaces, Healthy Families Act (CA Paid Sick Leave).	- SPSL is in addition to leave provided under California's Healthy Workplaces, Healt Families Act (CA Paid Sick Leave), but is <i>not</i> in addition to any leave provided under
	- A Hiring Entity may not require an employee to use any paid or unpaid leave or time off prior to or instead of SPSL.	local law - that time may be counted toward entitlement under this law.
	- Hiring Entities who, as of April 16, 2020, provide leave of equivalent or greater value than, and for the same reasons for use as, SPSL are not required to provide additional leave	 A Hiring Entity may not require an employee to use any paid or unpaid leave, paid to or vacation time prior to or instead of SPSL. If a Hiring Entity already provides a covered worker with a supplemental benefit, such as the supplemental benefit.
		supplemental paid leave, that is payable for the reasons covered by and at the same greater level of compensation as this law, then the Hiring Entity may count the hours
		other paid benefit or leave towards the total number of hours of SPSL that the Hiring required to provide to the employee.
		- For non-food sector workers - if a Hiring Entity already provided supplemental paid between March 4, 2020, and the effective date of this section for the reasons covere this law but did not compensate the covered worker in an amount equal to or greater
		amount of compensation required under this law, the Hiring Entity may retroactively p supplemental pay to the covered worker to satisfy the compensation requirements, in
		case those hours may count towards the total number of SPSL required.
Notice to Employees		
		- For non-food sector workers: Inclusion of SPSL available on employee's itemized w
		statement or in a separate writing provided on the designated pay date with the employayment of wages. <i>Enforceable the next full pay period following 9/9/20</i> . - For all covered workers:
	Notice posted conspicuously and/or distributed to all employees	 Notice posted conspicuously; may be distributed electronically if workers do not a workplace
		- Records of hours worked, leave provided and leave used must be maintained for years.
Notice to Employees - link		
Additional Links	Model notice	FAQ include link to notice
		<u> </u>

		EXPIRED	
State (expired)	California State (expired)	California State (<i>expiredl</i>)	C
mental Paid Sick Leave ector Workers)	COVID-19 Supplemental Paid Sick Leave (2020)	COVID-19 Supplemental Paid Sick Leave (2021)	COVID-1
e Order N-51-20	<u>AB1867</u>	<u>SB95</u> FAQ	
ay 1, 2020	<u>April 9, 2021</u>	<u>February 3, 2022</u>	
y statewide stay-at-home order tive to 4/16 for food sector workers, codifies the 12/31/20, unless FFCRA is extended (see next	9/19/20 - 12/31/20, unless FFCRA is extended	3/29/21 (retroactive to 1/1/21) - 9/30/21	
column)	Expired 12/31/20 Cal/OSHA requirements for paid time off are still in place	Adds sections 248.2 and 248.3 to the CA Labor Code	
ed 12/31/20	See SB95, next column	Expired 9/30/21 Per 1/25/22 announcement, may be reinstated for 2022 (more to come).	
		Note: Cal/OSHA ETS is still in effect (as revised effective 1/4/22); see Employer Offset and link to ETS FAQ below.	
nally	Private "Hiring Entities" with 500+ employees nationally, plus any entity employing emergency responders and healthcare providers (as defined under FFCRA) who elected to exclude these employees from FFCRA's Emergency Paid Sick Leave Act (EPSLA). <i>Please</i> <i>refer to Section 4 of the law for the full definitions of Covered Worker and Hiring Entity.</i>	Employers with 26 or more employees	Employers within the town of Fairfax local government agencies.
the statewide stay-at-home order and must leave	All employees who leave their homes to perform work, including emergency responders and	All employees who cannot work or telework.	Employees who have worked for the
	Food Sector Workers - AB 1867 codifies the benefits available to food sector workers	Section 248.3 outlines benefits for providers of in-home supportive services or waiver care services (both as defined under the Welfare and Institutions Code), which are similar to the benefits outlined here.	boundaries of the town of Fairfax an Does not exclude emergency respo may deny these individuals all or pa dictate.
	Not specified	Not specified	Not specified
	 FT or scheduled to work at least 40 hours in each of the 2 weeks preceding leave: 80 hours PT or scheduled to work fewer than 40 hours in each of the 2 weeks preceding leave: the number of hours normally scheduled during a 2-week period Variable schedule: 14 times the average number of hours worked each day in the 6-month period preceding leave (or since date of hire, if sooner); if the employee has worked for the employer for fewer than 14 days, the employee is entitled to the total number of hours worked. Active firefighters (as defined) scheduled to work more than 80 hours in the 2 weeks prior to taking SPSL are entitled to leave in an amount equivalent to the number of hours scheduled to work in that 2-week period If employee is on leave as of expiration date, employee may finish taking leave (unlike 	 PT or scheduled to work fewer than 40 hours in each of the 2 weeks preceding leave: the number of hours normally scheduled during a 2-week period Variable schedule: 14 times the average number of hours worked each day in the 6-month period preceding leave (or since date of hire, if sooner); if the employee has worked for the employer for fewer than 14 days, the employee is entitled to the total number of hours worked. Active firefighters (as defined) scheduled to work more than 80 hours in the 2 weeks prior to the formation of the schedule of the schedule of the schedule of hours worked. 	 PT or normally scheduled to work f normally scheduled during a 2-week <i>Note:</i> These Supplemental Sick Le by employees under the now-expired use SSL benefits to the extent en paid sick leave entitlements durin COVID-19 paid sick leave hours alre Cal/OSHA regulations, as well as an
	FFCRA)		sick leave legislation that may be en by this ordinance. Nothing in this o employees with a new accrual of
um wage);	100% pay (greater of regular rate or minimum wage); Max \$511/day, \$5,110 total	Exempt: Calculated the same as for other forms of paid leave Non-Exempt: highest of regular rate for the week(s) SPSL is used, state or local minimum wage, or total wages excluding OT divided by total hours worked in the full pay periods of the prior 90 days of employment Max \$511/day, \$5,110 total*	100% pay Max \$511/day, \$5,110 total* * If federal COVID-19 paid leave leg these limits, the federal limits will ap
		Employees who reach the maximum amounts may use other paid leave available in order to receive full compensation.	
		* If federal COVID-19 paid leave legislation is enacted that provides benefits exceeding these limits, the federal limits will apply.	
Yes	Yes		
loyee from working due to concerns regarding /ID-19 transmission	Hiring Entity may also prohibit the employee from working due to concerns regarding potential COVID-19 transmission	Yes	
Yes	Yes	Yes	
yee is advised by a health care provider to self- e to concerns related to COVID-19	Possibly - leave is available if the employee is advised by a health care provider to self- quarantine or self-isolate due to concerns related to COVID-19	Not specified	
No	No	Yes	
No	No	Quarantine	
No	No	Yes - children (any age)	
No	No	Νο	
SL available upon written or verbal notice from an mployee	Not specified - Hiring Entity must make SPSL available upon written or verbal notice from an employee	Not specified - Employer must make SPSL available upon written or verbal notice from an employee	Employers may require employe require employees to furnish
er California's Healthy Workplaces, Healthy	- SPSL is in addition to leave provided under California's Healthy Workplaces, Healthy	- SPSL is in addition to leave provided under California's Healthy Workplaces, Healthy Families Act (CA Paid Sick Leave).	- The total number of hours of SPSL paid sick leave that may be available
ee to use any paid or unpaid leave or time off prior provide leave of equivalent or greater value than, , are not required to provide additional leave	or vacation time prior to or instead of SPSL. - If a Hiring Entity already provides a covered worker with a supplemental benefit, such as supplemental paid leave, that is payable for the reasons covered by and at the same or a greater level of compensation as this law, then the Hiring Entity may count the hours of the other paid benefit or leave towards the total number of hours of SPSL that the Hiring Entity is required to provide to the employee. - For non-food sector workers - if a Hiring Entity already provided supplemental paid leave between March 4, 2020, and the effective date of this section for the reasons covered under	and at the same or a greater level of compensation as this law on or after January 1, 2021, the employer may count the hours of the other paid benefit or leave towards the total number of hours of SPSL required. This may include leave provided under similar law in effect after January 1, 2021, but may not include remaining 2020 leave provided under AB1867 or EO N 51-20 (see previous two columns). For any such leave taken, if the employer did not compensate the covered employee in an amount equal to or greater than the amount of compensation for SPSL to which the covered employee is entitled under this law, then upon the oral or written request of the employee, the employer must provide the employee with a retroactive payment that provides for such compensation.	paid time off, or vacation time provid Leave (SSL). However, to the extent leave benefits as of September 1, 20 leave, vacation and PTO paid time of provide SSL under this ordinance wit sick leave benefits afforded employed Accrued Leave Benefits are less that extent of such deficiency.
v and/or distributed to all employees	 For non-food sector workers: Inclusion of SPSL available on employee's itemized wage statement or in a separate writing provided on the designated pay date with the employee's payment of wages. <i>Enforceable the next full pay period following 9/9/20</i>. For all covered workers: Notice posted conspicuously; may be distributed electronically if workers do not frequent a workplace Records of hours worked, leave provided and leave used must be maintained for 3 years. 	 Notice posted conspicuously; may be distributed electronically if workers do not frequent a workplace Inclusion of SPSL available on employee's itemized wage statement or in a separate writing provided on the designated pay date with the employee's payment of wages. SPSL must be designated separately from paid sick days.Retroactive payments described in Employer Offset above must be on the paystub for the pay period during which payment is made. <i>Special provision for notice to variable-hour workers, see law text and/or FAQ. Enforceable the next full pay period following 3/29/21</i>. Records of hours worked, leave provided and leave used must be maintained for 3 years. 	 Employers must within 7 days of active trights to SPSL in a manner calc notice in both English and Spanish i and/or via email. Each employer shall also maintain and pay rate for at least a three-year
odel notice	FAQ include link to notice	Model notice	lt is not clear whe
		SPSL FAQ	
		ETS FAQ	

CA - Fairfax (expired)	CA - Long Beach (<i>expired</i>)	CA - Marin County (<i>expired</i>)
D-19 Supplemental Sick Leave	COVID-19 Supplemental Paid Sick Leave	Supplemental Paid Sick Leave
Ordinance No. 857	ORD-20-0017	Ordinance
	November 1 City Council Memo	
<u>December 3, 2021</u> 9/1/21 - 9/30/21	<u>March 10, 2022</u> Effective 5/19/20;	<u>October 8, 2021</u> 6/8/21 - 9/30/21
	no set expiration date, reviewed for continuation every 90 days	Expired 9/30/21
Expired 9/30/21	11/1/21 City Council recommendation set sunset at 12/31/21; on 12/7/21 the City Council voted to sunset "no sooner than" 2/28/22	
	3/10/22: Now following CA State 2022 SPSL	
ax with 25 or fewer employees, excluding federal, state and	500+ employees nationally (not subject to FFCRA)	Employers within the unincorporated area of Marin County with 25 or fewer employees; excludes
		federal, state or local government agencies.
the employer for more than 2 hours within the geographic	All Employees who cannot work or telework. Excludes employees of	All employees who have worked for the employer for more than two (2) hours within the geographic
and who cannot work or telework.	government agencies working within the course and scope of their public service employment.	boundaries of unincorporated Marin County who cannot work or telework.
sponders and healthcare workers. However, an employer part of leave for school/care closures if staffing needs	Employers may exclude emergency responders and healthcare workers	Does not exclude emergency responders and healthcare workers. However, an employer may deny these individuals all or part of leave for school/care closures if staffing needs dictate.
		See notes under Benefit - time available.
	CBA w/COVID sick leave provisions supersedes ordinance; one without must comply until CBA expressly waives	Not specified
k at least 40 hours per week: 80 hours k fewer than 40 hours per week: the number of hours	FT: 80 hours Other: 2-week average	 FT or normally scheduled to work at least 40 hours per week: 80 hours PT or normally scheduled to work fewer than 40 hours per week: the number of hours normally
ek period, calculated over the prior 6 months		scheduled during a 2-week period, calculated over the prior 6 months
Leave (SSL) hours may have already been accumulated red FFCRA. This ordinance will reinstate the time to		- Note: These Supplemental Paid Sick Leave hours may have already been accumulated by employees under the now-expired FFCRA. This ordinance will reinstate the time to use SPSL
employees have not already exhausted COVID-19 Iring the pandemic. An employer may credit the total already furnished to an employee under FFCRA or		benefits to the extent employees have not already exhausted COVID-19 paid sick leave entitlements during the pandemic. Employers are only required to provide SPSL hours on a one- time basis. An employer may credit the total COVID-19 paid sick leave hours already furnished to
any substantially similar State or Federal COVID 19 paid enacted in the future, against the SSL obligations required		an employee under FFCRA or Cal/OSHA regulations, as well as any substantially similar State or Federal COVID 19 paid sick leave legislation that may be enacted in the future, against the SPSL
s ordinance shall require that Employers provide of SSL hours.		obligations required by this ordinance. Nothing in this ordinance shall require that Employers provide employees with a new accrual of SPSL hours.
	Own leave: 100% pay; max \$511/day, \$5,110 total	100% pay Max \$511/day, \$5,110 total*
legislation is enacted that provides benefits exceeding	Family care: 66 2/3% pay; max \$200/day, \$2,000 total	* If federal COVID-19 paid leave legislation is enacted that provides benefits exceeding these
apply.		limits, the federal limits will apply.
Yes	Yes	Yes
Yes	Yes	Yes
Yes	Yes	Yes
Yes	Yes	Yes
Yes Not specified	Yes Not specified	Yes Not specified
Yes Not specified Yes Quarantine or illness	Yes Not specified No Quarantine	Yes Not specified Yes Quarantine or illness
Yes Not specified Yes Quarantine or illness Yes	Yes Not specified No Quarantine Yes - minor children only	Yes Not specified Yes Quarantine or illness Yes
Yes Not specified Yes Quarantine or illness Yes No	Yes Not specified No Quarantine Yes - minor children only No	Yes Not specified Yes Quarantine or illness Yes No
Yes Not specified Yes Quarantine or illness Yes No yees to identify the basis for requesting leave but cannot sh a doctor's note or other supporting documentation.	Yes Not specified No Quarantine Yes - minor children only	Yes Not specified Yes Quarantine or illness Yes
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Yes Not specified Yes Quarantine or illness Yes No yees to identify the basis for requesting leave but cannot sh a doctor's note or other supporting documentation. SL to which an employee is entitled are in addition to any ble to the employee under California Labor Code Section I as any pre-existing paid time off (vacation, sick and/or to March 16, 2020. employee to use any other paid or unpaid leave, sick pay, vided by the employee base at least 80 hours of accrued paid sick 2021 or at least 160 hours of a combination of paid sick e off benefits ("Accrued Leave Benefits"), the obligation to will be considered satisfied. To the extent accrued paid sick 2021 are attent accrued paid sick and hours, an employer must provide SPSL to the COVID-19 paid sick leave hours furnished to an employee lations, as well as any substantially similar State or Federal ion that may be enacted in the future, against this f adoption of the ordinance provide notice to employees of alculated to reach all employees, including posting a h in the workplace, on any intranet or app based platform in a record of each employee's name, the hours worked,	Yes Not specified No Quarantine Yes - minor children only No Although employers can require employees to identify the basis for requesting leave, they cannot require a doctor's note or other documentation to substantiate an absence. - Employees do not need to exhaust sick leave or other accrued leave prior to using SPSL. - An employer's obligation to provide paid supplemental sick leave benefits under the ordinance ray be reduced for every hour an employer provided an employee with paid leave in an amount equal to or greater than the ordinance's requirements, not including previously accrued hours, on or after March 4, 2020, for any of the purposes described the ordinance or in response to an Employee's inability to work due to COVID-19. - Employees with paid leave or paid time of (PTO) policies that provide at least 160 hours of paid leave annually are not required to provide SPSL.	Yes Not specified Yes Quarantine or illness Quarantine or illness Yes No Employers may require employees to identify the basis for requesting leave but cannot require employees to furnish a doctor's note or other supporting documentation. - The total number of hours of SPSL to which an employee is entitled are in addition to any paid sick leave that may be available to the employee under California Labor Code Section 246 (CA Paid Sick Leave), as well as any pre-existing paid time off (vacation, sick and/or PTO) provided to employees hor to March 16, 2020. - An employer may not require an employee to use any other paid or unpaid leave, sick pay, paid time off, orcation time of paid sick leave benefits as of June 8, 2021 or at least 160 hours of a combination of paid sick leave vacation and PTO paid time off benefits ("Accrued Leave Benefits afforded employees as of June 8, 2021 are less than 80 hours, or accrued paid sick leave benefits as of June 8, 2021 are less than 80 hours, or Accrued Leave Benefits afforded employees as of June 8, 2021 are less than 80 hours, or Accrued Leave Benefits afforded employees as of June 8, 2021 are less than 80 hours, or Accrued Leave Benefits are less than 160 hours, an employer must provide SPSL to the extent of such deficiency. - An employer may credit the total COVID-19 paid sick leave hours furnished to an employee under FCRA or Cal/OSHA regulations, as well as any substantially similar State or Federal COVID-19 paid sick leave legislation that may be enacted in the future, against this ordinance's requirements. - Employers must within 3 days of publication of th
Yes Not specified Yes Quarantine or illness Yes No yees to identify the basis for requesting leave but cannot sh a doctor's note or other supporting documentation. SL to which an employee is entitled are in addition to any ble to the employee under California Labor Code Section I as any pre-existing paid time off (vacation, sick and/or to March 16, 2020. employee to use any other paid or unpaid leave, sick pay, vided by the employee baset least 80 hours of accrued paid sick 2021 or at least 160 hours of a combination of paid sick e off benefits ("Accrued Leave Benefits"), the obligation to will be considered satisfied. To the extent accrued paid sick 2021 are tleast and the number of the ordinance provide SPSL to the COVID-19 paid sick leave hours furnished to an employee lations, as well as any substantially similar State or Federal ion that may be enacted in the future, against this * adoption of the ordinance provide notice to employees of alculated to reach all employees, including posting a h in the workplace, on any intranet or app based platform in a record of each employee's name, the hours worked,	Yes Not specified No Quarantine Yes - minor children only No Although employers can require employees to identify the basis for requesting leave, they cannot require a doctor's note or other documentation to substantiate an absence. - Employees do not need to exhaust sick leave or other accrued leave prior to using SPSL. - An employer's obligation to provide paid supplemental sick leave benefits under the ordinance ray be reduced for every hour an employer provided an employee with paid leave in an amount equal to or greater than the ordinance's requirements, not including previously accrued hours, on or after March 4, 2020, for any of the purposes described the ordinance or in response to an Employee's inability to work due to COVID-19. - Employees with paid leave or paid time of (PTO) policies that provide at least 160 hours of paid leave annually are not required to provide SPSL.	Yes Not specified Yes Quarantine or illness Quarantine or illness Yes No Employers may require employees to identify the basis for requesting leave but cannot require employees to furnish a doctor's note or other supporting documentation. - The total number of hours of SPSL to which an employee is entitled are in addition to any paid sick leave that may be available to the employee under California Labor Code Section 246 (CA Paid Sick Leave), as well as any pre-existing paid time off (vacation, sick and/or PTO) provided to employees prior to March 16, 2020. - An employer may not require an employee to use any other paid or unpaid leave, sick pay, paid time off, or caciton time provided by the employee using SPSL. However, to the extent a employee has at least 80 hours of accrued paid sick leave benefits as of June 8, 2021 or at least 160 hours of a cortued paid sick leave benefits as of June 8, 2021 or at least 160 hours, or carded paid sick leave benefits at to paid time off benefits ("Accrued Leave Benefits"), the obligation to provide Main: County SPSL. However, to the extent as 0 hours, or Accrued Leave Benefits afforded employees as of June 8, 2021 are less than 80 hours, or Accrued Leave Benefits afforded employees as of June 8, 2021 are less than 80 hours, or Accrued Leave Benefits are less than 160 hours, an employer may credit the total COVID-19 paid sick leave hours furnished to an employee under FCRA or Cal/OSHA regulations, as well as any substantially similar State or Federal COVID-19 paid sick leave legislation that may be enacted in the future, against this ordinance's requirements. - Employers must within 3 days of publication of the ordinance provide notice to employees of t
Yes Not specified Yes Quarantine or illness Yes No yees to identify the basis for requesting leave but cannot th a doctor's note or other supporting documentation. SL to which an employee is entitled are in addition to any ble to the employee under California Labor Code Section I as any pre-existing paid time off (vacation, sick and/or to March 16, 2020. employee to use any other paid or unpaid leave, sick pay, ided by the employee has at least 80 hours of accrued paid sick a off benefits ("Accrued Leave Benefits"), the obligation to will be considered satisfied. To the extent accrued paid sick a off benefits ("Accrued Leave Benefits"), the obligation to will be considered satisfied. To the extent accrued paid sick a off benefits ("Accrued Leave Benefits"), the obligation to will be considered satisfied. To the extent accrued paid sick as of September 1, 2021 are less than 80 hours, or han 160 hours, an employer must provide SPSL to the COVID-19 paid sick leave hours furnished to an employee ations, as well as any substantially similar State or Federal on that may be enacted in the future, against this adoption of the ordinance provide notice to employees of alculated to reach all employee's name, the hours worked, are period.	Yes Not specified No Quarantine Yes - minor children only No Although employers can require employees to identify the basis for requesting leave, they cannot require a doctor's note or other documentation to substantiate an absence. - Employees do not need to exhaust sick leave or other accured leave prior to using SPSL. - An employer's obligation to provide paid supplemental sick leave benefits under the ordinance may be reduced for every hour an employer provided an employee with paid leave in an amount regulat to or greater than the ordinance's requirements, not including previously accrued hours, on or after March 4, 2020, for any of the purposes described the ordinance or in response to an Employee's inability to work due to COVID-19. - Employeers with paid leave or paid time off (PTO) policies that provide at least 160 hours of paid leave annually are not required to provide SPSL. None stated None stated	Yes Not specified Yes Quarantine or illness Yes Yes No Employers may require employees to identify the basis for requesting leave but cannot require employees to furnish a doctor's note or other supporting documentation. - The total number of hours of SPSL to which an employee is entitled are in addition to any paid sick leave has at least 80 hours of acrued paid bic the employees under California Labor Cace Section 246 (CA Paid Sick Leave), as well as any pre-existing paid time off (vacation, sick and/or PTO) provided to employees prior to March 16, 2020. - An employer may not require an employee to use any other paid or unpaid leave, sick pay, paid time off, or vacation time provided by the employee brolero using SPSL. However, to the extent an employee has at least 80 hours of accrued paid sick leave benefits as of June 8, 2021 or at least 160 hours of accrued paid sick leave benefits as of June 8, 2021 are least than 80 hours, or Accrued Leave Benefits afforded employees as of June 8, 2021 or at least 160 hours, or Accrued Leave Benefits afforded employees as of June 8, 2021 are least than 80 hours, or Accrued Leave Benefits afforded employees as of June 8, 2021 or at least 160 hours, or Accrued Leave Benefits afforded employees as of June 8, 2021 are least than 80 hours, or Accrued Leave Benefits are least than 160 hours, an employer may credit the total COVID-19 paid sick leave hours furnished to an employee under FCRA or CalOSHA regulations, as well as any substantially similar State or Federal COVID-19 paid sick leave legislation that may be enacted in the future, against this ordinance's requirements. - Employers must within 3 days of publication of the ordinance provide notice to e

	CA - Sacramento City (<i>expired</i>)	CA - Sacramento County (expired)	CA - San Anselmo (<i>expired</i>)	CA - San Francisco (City & County) (<i>expired</i>)	CA - San Jose (expire
	Sacramento Worker Protection, Health, and Safety Act Supplemental Paid Sick Leave	Sacramento County Worker Protection, Health, and Safety Act of 2020 Supplemental Paid Sick Leave	Supplemental Paid Sick Leave	Public Health Emergency Leave	COVID-19 Paid Sick Lea
Link to Law/Ordinance	<u>Ord. No. 2020-0026</u>	Ordinance 1593	Urgency Ordinance	Ord. No. 59-20	Ord. No. 30390
Latest MMA ADL Statutory Update	Extension - File ID 2020-01470 May 14, 2021	Extension - Emergency Ordinance May 14, 2021	October 8, 2021	Extension - Ord. No. 20-21 May 14, 2021 10/12/02	Extension - Revised Ordin April 9, 2021
Effective Date	7/15/20 - 12/31/20 Extended through 3/31/21	10/1/20 - 12/31/20 Extended through 3/31/21	8/16/21 - 9/30/21	4/17/20 - 12/31/20 Extended through 4/12/21	4/7/20 - 12/31/20 Revised ordinance effective 1/1/
	(no new leave entitlement) Expired 3/31/21	(no new leave entitlement) Expired 3/31/21	Expired 9/30/21	(no new leave entitlement) Expired 4/12/21	(no new leave entitleme Changes noted below
	Expired 3/31/21	Expired 3/31/21	Expired 9/30/21		Expired 6/30/21
Employers	500+ employees nationally (not subject to FFCRA's EPSLA)	Employers located within unincorporated Sacramento County with 500+ employees nationally (not subject to FFCRA)	All private employers within the Town of San Anselmo with 25 or fewer employees	500+ employees worldwide (not subject to FFCRA)	Employers who are not subject "in whole or in part" to under 50 and qualifying for exemption from FFCRA)
				Effective 2/11/21: Conditionally excludes Non-Profit Organizations that do not engage in Healthcare Operations (both as defined).	Effective 1/1/2021: Any person or entity identified as an Wage Ordinance (<i>Mun. Code §4.100.030(C)</i>)
Eligible Employees	All employees who perform work in the city who cannot work or telework	All employees working within unincorporated Sacramento County who cannot work or telework	All employees who have worked for the employer for more than two hours within the geographic boundaries of San Anselmo who cannot work or telework	All employees who perform work in the City or County of San Francisco who cannot work or telework	Employees who have worked at least 2 hours in the cit perform "essential work" as defined in Emergency Ord
	Employers may exclude first responders and healthcare workers	Employers may exclude first responders and healthcare workers	Does not exclude emergency responders and healthcare workers. However, an employer may deny these individuals all or part of leave for school/care closures if staffing needs dictate.	Employers may limit use by emergency responders and healthcare workers except for employee's own health needs	Effective 1/1/2021: Employees who have worked at lea cannot work or telework
Collective Bargaining Agreement Exception	Not specified	Not specified	Not specified	With expressed clear waiver	Not specified
Benefit - time available	FT: 80 hours Other: 2-week average during 6 months prior to 7/15	Working 40h/week or classified as FT prior to 10/1: 80 hours Other: 2-week average during 6 months prior to 10/1	FT (40h/week): 80 hours Other: 2-week average during 6 months prior to leave	FT: 80 hours Other: 2-week average hours scheduled in the 6 months prior to 2/25/20	FT: 80 hours Other: 2-week average during 6 months prior to 4/7
				EEs hired after 2/25/20: Eligible for the number of hours equal to the avg 2-week hours worked between DOH and date of SF leave, including hours for which any type of leave was taken	 FT: 80 hours PT: 2-week average Other/Variable schedule: average number of hours sch prior to commencement of leave, including hours the e Amounts above are entitlements for the period beginni
					entitlement to leave if employee used EPSL in 2020 un FFCRA).
Benefit - pay	Own leave: 100% pay; max \$511/day, \$5,110 total	Own leave: 100% pay; max \$511/day, \$5,110 total	Max \$511/day, \$5,110 total*	100% pay	Own leave: 100% pay*; max \$511/day, \$5,110 total
	Family care: 66 2/3% pay; max \$200/day, \$2,000 total	Family care: 66 2/3% pay; max \$200/day, \$2,000 total	* If federal COVID-19 paid leave legislation is enacted that provides benefits exceedir these limits, the federal limits will apply.	ng	Family care: 66 2/3% pay*; max \$200/day, \$2,000 total * greater of regular rate of pay or applicable minimum
Specified Reasons for Use	-				
Quarantine ordered by public official or healthcare provider	Yes	Yes	Yes	Yes	Yes
Experiencing symptoms and seeking medical treatment	Yes	Yes	Yes	Yes	Yes
Underlying health condition or over age 65	Yes	Yes	Not specified	Yes	Not specified
To obtain COVID-19 vaccination, or to recover from illness due to vaccination	Yes	Yes	Yes	No	No
Care for family member who is sick and/or under official or healthcare provider-directed quarantine	Quarantine	Quarantine	Quarantine or Illness	Quarantine or Illness	Quarantine
Care for family member whose school or care facility is closed	Yes - minor children only	Yes - minor children only	Yes	Yes	Yes - minor children on
Worksite closure due to official public health order or recommendation	Yes	Yes	No	No	No
Documentation	An employer may request the basis for SPSL; provided, however, that a doctor's note o other documentation is not required.	or An employer may request the basis for SPSL; provided, however, that a doctor's note of other documentation is not required.	or Employers may require employees to identify the basis for which the employee is requesting leave but cannot require employees to furnish a doctor's note or other supporting documentation.	An employer may require an employee to identify the basis for requesting Public Health Emergency Leave, but may not require the disclosure of health information or other documentation (including but not limited to a doctor's note)	Not specified
Employer Offset	 SPSL is in addition to any other paid sick leave, paid time off, or vacation time that an employer currently provides to an employee by statute, policy, or collective bargaining 	employer currently provides to an employee by statute, policy, or collective bargaining	employer provided employees on or before March 16, 2020.	PHEL.	Paid personal leave at least equivalent to the Paid Sick
	 agreement An employer may not require an employee to use other accrued paid sick leave, paid time off, or vacation time before using SPSL If an employer has granted additional paid sick leave (beyond any paid sick leave, paid sick leave) 	agreement. - An employer may not require an employee to use other accrued paid sick leave, paid time off, or vacation time before using SPSL. d - If an employer granted additional paid sick leave (beyond any paid sick leave, paid	combination of paid sick leave, vacation and PTO paid time off benefits ("Accrued Leave Benefits"), the obligation to provide Supplemental Paid Sick Leave under this	 PHEL is in addition to any paid time off an employer offered or provided employees or or before April 17. However, an employer's obligation to offer PHEL may be reduced for every hour the employer allowed an employee to take paid time off for reasons consistent with those 	Sick time required by this Ordinance, the employer mu the extent of such deficiency. - Guidance/opinion letter: Employers covered by the O
	time off, or vacation time afforded an employee by statute, policy, or collective bargaining agreement) since March 19, 2020 specifically for use for COVID-19-related matters, the employer may use those leave hours as a credit against the number of SPSL hours required by this section.	time off, or vacation time afforded an employee by statute, policy, or collective bargaining agreement) since March 19, 2020, specifically for use for COVID-19 related matters, the employer may use those leave hours as a credit against the number of SPSL hours required by this ordinance.	Ordinance shall be deemed to be satisfied. To the extent accrued paid sick leave benefits afforded employees as of the date of this Ordinance were less than eighty (80 hours, or Accrued Leave Benefits were less than one hundred sixty (160) hours, an Employer is required to furnish Supplemental Paid Sick Leave to the extent of	- Employers that provide paid leave under California Supplemental Paid Sick Leave	on the Ordinance effective date, at least the number of by the Ordinance, regardless of paid sick leave accrue to the effective date. The employer must provide the ar
	 Employers that provide paid leave under California Supplemental Paid Sick Leave (Executive Order N-51-20) are permitted to offset that leave. 	 If an employee is entitled to leave hours pursuant to Executive Order N-51-20 (now codified by AB1867), the employer may use those leave hours as a credit against the number of SPSL hours required by this ordinance. 	such deficiency. An Employer may credit the total COVID-19 paid sick leave hours already furnished to an Employee under the FFCRA or Cal/OSHA regulations, as well as any substantially similar State or Federal COVID-19 paid	(Executive Order N-51-20) are permitted to offset that leave. Effective 2/11/21: Emergency Ordinance 21-20 removed the requirement that employers must permit employees to use (i.e., be paid for) PHEL for hours they are not	to bring the employee up to the total hours required by Effective 1/1/2021: Same as above, plus: - An employer may not require an employee to use oth
			sick leave legislation that may be enacted in the future, against the Supplemental Paid Sick Leave obligations required by this Ordinance. Nothing in this Ordinance sha require that employers provide employees with a new accrual of Supplemental Paid Sick Leave hours.	scheduled to work.	employer to the employee before the employee uses th ordinance.
Notice to Employees	Notice of safety requirements only	None stated	Within 7 days of adoption of this Ordinance employers must provide notice to employees of their rights under this Ordinance in a manner calculated to reach all employees, including posting a notice in both English and Spanish in the workplace, of any intranet or app- based platform and/or via email. Each Employer shall also maintain a record of each employee's name, the hours worked, and pay rate for at least a three-year period	on Notice posted conspicuously and/or distributed to all employees, in all languages spoken by 5% of population; record on wage statement "to the extent feasible"	None stated
Notice to Employees - link	N/A	N/A	It is not clear whether a model notice will be provided.	Poster	N/A
Additional Links	https://sacramentocovidrelief.org/workers/information-for-workers/	Businesses_Workers (saccounty.net)	https://www.townofsananselmo.org/1494/Town-OrdinanceCOVID-19-Sick-Leave	https://sfgov.org/olse//node/1021	https://www.sanjoseca.gov/your-government/departm compliance/urgency-covid-19-paid-sick

	CA - San Francisco (City & County) (expired)	CA - San Jose (<i>expired</i>)	CA - San Mateo County (expired)	
	Public Health Emergency Leave	COVID-19 Paid Sick Leave	Supplemental Paid Sick Leave	
	Ord. No. 59-20	<u>Ord. No. 30390</u>	Ordinance	
	<u>Extension - Ord. No. 20-21</u> <u>May 14, 2021</u>	Extension - Revised Ordinance April 9, 2021	Extension - Emergency Ordinance April 9, 2021	
	4/17/20 - 12/31/20	4/7/20 - 12/31/20	7/8/20 -12/31/20	
	Extended through 4/12/21 (no new leave entitlement) Expired 4/12/21	Revised ordinance effective 1/1/21-6/30/21 (no new leave entitlement) Changes noted below.	Extended to 6/30/21 (no new leave entitlement)	Reins
		Expired 6/30/21	Expired 6/30/21 Policy for employees of the County provides EPSL through 12/31/21	
ployees	500+ employees worldwide (not subject to FFCRA) Effective 2/11/21: Conditionally excludes Non-Profit Organizations that do not engage in	Employers who are not subject "in whole or in part" to FFCRA (i.e., 500+ employees or under 50 and qualifying for exemption from FFCRA)	500+ employees nationally; excludes federal, state and local government agencies	All empl national Employe
	Healthcare Operations (both as defined).	Effective 1/1/2021: Any person or entity identified as an employer in the city's Minimum Wage Ordinance (<i>Mun. Code §4.100.030(C)</i>)		required
within the	All employees who perform work in the City or County of San Francisco who cannot work or telework		Employees who have performed any work within the unincorporated areas of San Mateo County since January 1, 2020; excludes food sector workers covered under California Supplemental Paid Sick Leave (Executive Order N-51-20)	Employe Work" p unable t
rer, an losures if	Employers may limit use by emergency responders and healthcare workers except for employee's own health needs	Effective 1/1/2021: Employees who have worked at least 2 hours in the city and who cannot work or telework	Employers may limit use by emergency responders, healthcare workers and aviation security workers except for employee's own health needs	
	With expressed clear waiver	Not specified	With expressed clear waiver	Not spec
	FT: 80 hours Other: 2-week average hours scheduled in the 6 months prior to 2/25/20		FT: 80 hours Other: 2-week average between 1/1 and 7/7	FT: 80 h Other: 2
	EEs hired after 2/25/20: Eligible for the number of hours equal to the avg 2-week hours	Effective 1/1/2021: FT: 80 hours PT: 2-week average Other/Variable schedule: average number of hours scheduled per day during 6 months prior to commencement of leave, including hours the employee took leave of any type. Amounts above are entitlements for the period beginning April 2, 2020 (i.e., no new		- An em sick leav week pe
		entitlement to leave if employee used EPSL in 2020 under original ordinance or under FFCRA).		
	100% pay		100% pay Max \$511/day, \$5,110 total	Own lea \$5,110 t
its exceeding		Family care: 66 2/3% pay*; max \$200/day, \$2,000 total		With rei
		* greater of regular rate of pay or applicable minimum wage		
	Yes	Yes	Yes	
	Yes	Yes	Yes	
	Yes	Not specified	Not specified	
	No	No	No	
	Quarantine or Illness	Quarantine	Quarantine or Illness	
		Yes - minor children only	Yes	
	Yes			
	Yes No	No	No	
employee	No An employer may require an employee to identify the basis for requesting Public Health Emergency Leave, but may not require the disclosure of health information or other documentation (including but not limited to a doctor's note)	No Not specified	No An employer may request information supporting an employee's request for Supplemental Paid Sick Leave, as provided in the FFCRA or in the applicable regulations or guidance issued by the United States Department of Labor.	Onlys
employee time that an sick leave) hours of a Accrued under this k leave an eighty (80) hours, an it of ve 9 paid emental rdinance shall ental Paid	No An employer may require an employee to identify the basis for requesting Public Health Emergency Leave, but may not require the disclosure of health information or other documentation (including but not limited to a doctor's note)	No Not specified - Does not apply to any employer that provides its employees with some combination of Paid personal leave at least equivalent to the Paid Sick time required by this Ordinance. If such employer provides some combination of paid personal leave less than the Paid Sick time required by this Ordinance, the employer must comply with this Ordinance to the extent of such deficiency. - <i>Guidance/opinion letter</i> : Employers covered by the Ordinance are required to provide, on the Ordinance effective date, at least the number of paid sick leave hours required by the Ordinance, regardless of paid sick leave accrued or used by the employee prior to the effective date. The employer must provide the amount of sick leave hours needed to bring the employee up to the total hours required by the Ordinance. Effective 1/1/2021: Same as above, plus: - An employer may not require an employee to use other paid leave provided by the employer to the employee before the employee uses the paid sick time under this	No An employer may request information supporting an employee's request for Supplemental Paid Sick Leave, as provided in the FFCRA or in the applicable regulations or guidance issued by the United States Department of Labor. - SPSL is in addition to and independent of any form of leave (e.g., vacation, sick, or	- This of what an - Does r
time that an sick leave) hours of a Accrued under this k leave an eighty (80) hours, an it of ve 9 paid emental rdinance shall	 No An employer may require an employee to identify the basis for requesting Public Health Emergency Leave, but may not require the disclosure of health information or other documentation (including but not limited to a doctor's note) Employees may, but are not required to, use other accrued paid time off before using PHEL. PHEL is in addition to any paid time off an employer offered or provided employees on or before April 17. However, an employer's obligation to offer PHEL may be reduced for every hour the employer allowed an employee to take paid time off for reasons consistent with those outlined under the ordinance on or after February 25, 2020, not including any previously accrued hours. Employers that provide paid leave under California Supplemental Paid Sick Leave (Executive Order N-51-20) are permitted to offset that leave. Effective 2/11/21: Emergency Ordinance 21-20 removed the requirement that employers must permit employees to use (i.e., be paid for) PHEL for hours they are not 	No Not specified - Does not apply to any employer that provides its employees with some combination of Paid personal leave at least equivalent to the Paid Sick time required by this Ordinance. If such employer provides some combination of paid personal leave less than the Paid Sick time required by this Ordinance, the employer must comply with this Ordinance to the extent of such deficiency. - <i>Guidance/opinion letter</i> : Employers covered by the Ordinance are required to provide, on the Ordinance effective date, at least the number of paid sick leave hours required by the Ordinance, regardless of paid sick leave accrued or used by the employee prior to the effective date. The employer must provide the amount of sick leave hours needed to bring the employee up to the total hours required by the Ordinance. Effective 1/1/2021: Same as above, plus: - An employer may not require an employee to use other paid leave provided by the employer to the employee before the employee uses the paid sick time under this	No An employer may request information supporting an employee's request for Supplemental Paid Sick Leave, as provided in the FFCRA or in the applicable regulations or guidance issued by the United States Department of Labor. - SPSL is in addition to and independent of any form of leave (e.g., vacation, sick, or personal leaves) to which an employee may be entitled to utilize pursuant to the employer's policies. - An employer may not require an employee to use any other paid or unpaid leave, paid time off, or vacation time before or in lieu of SPSL. - If an employer provided additional paid leave specifically for COVID-19 related purposes ("Voluntary COVID-19 Leave") above and beyond an employee's regular or previously accrued leaves (e.g., sick or personal leaves) between March 17 and June 30, 2020, or provided supplemental leave pursuant to the laws of another jurisdiction requiring the provision of additional paid leave specifically for COVID-19 related purposes at any time, the obligation to provide SPSL under this Ordinance may be reduced for every hour the employee was permitted to take such leave. If an employer provided Voluntary COVID-19 Leave to an employee at a rate of pay or hourly accrual rate less than that provided by SPSL, then such amounts or hours may be offset	- This of what an - Does r with son required combina required - To the sick time federal of obligation of paid I paid sic exceed - If the e the emp

CA - Santa Rosa (<i>expired</i>)	CA - Sonoma County (<i>expired</i>)
COVID-19 Paid Sick Leave	Supplemental Paid Sick Leave
ORD 2020-006 Reinstatement - ORD 2021-001	Ordinance No. 6336 2/9/21 (replaced Ordinance 6320) Ord. No. 6348 6/8/21
<u>October 8, 2021</u> 7/7/20 - 12/31/20	<u>October 8, 2021</u> 8/18/20 - 12/31/20,
einstated effective 2/2/21 through the later of 3/31/21 or expiration of FFCRA tax	unless FFCRA is extended
credits - website reflects 9/30/21 expiration (no new leave entitlement)	2/9/21: Extended to 6/30/21 (no new leave entitlement)
Amendments from original ordinance noted below.	6/8/21: Extended to 9/30/21 (with new leave entitlement in 2021) Updates/amendments noted below.
Expired 9/30/21	Expired 9/30/21
mployers (original ordinance applied to employers with 500+ employees	500+ employees nationally; excludes government agencies
nally); excludes government employers except the City of Santa Rosa loyers under 50 employees who qualify for exemption from FFCRA are not ired to provide leave for child care due to school/care closure.	Effective 2/9/21: All employers within the unincorporated areas of the county; excludes government agencies
oyees who have worked at least 2 hours in the city, perform "Allowed or Essential " permitted in Orders issued by the Sonoma County Public Health Officer, and are le to work	Employees who have worked at least 2 hours within the geographical boundaries of unincorporated Sonoma County, and are unable to work or telework.
	Does not exclude emergency responders and healthcare workers. Effective 2/9/21: an employer may deny these individuals all or part of leave for school/care closures if staffing needs dictate.
pecified	Not specified
	FT (40h/wk): 80 hours
	6/8/21 Urgency Ordinance: A full-time Employee who is normally scheduled to work forty (40) or more hours per week may use up to eighty (80) hours of Supplemental Paid Sick Leave from January 1, 2021 through September 30, 2021
eave hours equal to the number of hours he or she works on average over a two-	Other: 2-week average over the prior 6 months
	6/8/21 Urgency Ordinance: no change
	See additional notes under Employer Offset below.
leave: 100% pay; max \$511/day, I0 total	100% pay Max \$511/day, \$5,110 total
reinstatement of ordinance: Family care: 66 2/3% pay; max \$200/day, \$2,000 total	
Yes	Yes
Yes	Yes
Yes Not specified	
	Yes
Not specified	Yes Not specified
Not specified No	Yes Not specified Yes - added 6/9/21
Not specified No Quarantine Yes - minor children only No	Yes Not specified Yes - added 6/9/21 Quarantine or Illness Yes No
Not specified No Quarantine Yes - minor children only	Yes Not specified Yes - added 6/9/21 Quarantine or Illness Yes
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Not specified No Quarantine Yes - minor children only No yspecifies that for an employee or family member instructed to isolate "a written note from a medical provider is not required". s ordinance is intended to provide additional COVID-related paid sick leave beyond an employer normally provides. so ordinance is intended to provide additional COVID-related paid sick leave beyond an employer normally provides. so ordinance of or a COVID-related leave. An employers, as of July 7, 2020, some combination of paid personal leave at least equivalent to the paid sick time required by this chapter to the extent of such deficiency. the extent that federal or state law requires employers to provide paid leave or paid ince specifically related to COVID-19, employers may substitute leave under the al or state law requires employers to provide paid leave or paid ince specifically related to COVID-19, employers may substitute leave under the al or state law for its obligations under this ordinance to the extent those ations coincide and the relevant federal or state law permits such concurrent use did leave; provided, however, that employers shall be required to provide additional sick leave under this chapter to the extent that the requirements of this chapter to the extent that the requirements of this chapter to the extent that the requirements of this chapter to the extent that the requirements of this chapter to the extent that the requirements of this chapter to the extent that the requirements of this chapter is enployers to provide paid sick leave under this chapter to the extent that the requirements of this chapter to the extent that the requirements of this chapter to thex	Yes Not specified Yes - added 6/9/21 Quarantine or Illness Yes No An employer may request the basis for SPSL but may not require employees to furnish a doctor's note or other documentation. - SPSL is in addition to any paid time off available to an employee under the California Paid Sick Leave law as well as any preexisting paid time off (vacation, sick and/or PTO) provided to employees prior to March 16, 2020, subject to the below potential offsets. An employer may not require an employee to use any other paid or unpaid leave, sick pay, paid time off, or vacation time provided by the employer to the employee before the employee uses SPSL. - If an employee has at least 80 hours of accrued paid sick leave benefits as of August 18, 2020, or at least 160 hours of a combination of paid sick leave, vacation and PTO paid time off benefits ("Accrued Leave Benefits"), the obligation to provide SPSL will be considered satisfied. If accrued paid sick leave benefits afforded employees as of August 18 are less than 80 hours, or Accrued Leave Benefits are less than 160 hours, an employer is required to furnish SPSL to the extent of such deficiency. Effective 2/9/21: Employers may credit the total COVID-19 paid sick leave hours already provided under FFCRA, AB 1867 (CA State SPSL), Cal/OSHA regulations and the original Sonoma County Ordinance, as well as any substantially similar COVID-19 paid sick leave
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	Colorado (expired)	Colorado (<i>expired</i>
	Health Emergency Leave with Pay (HELP)	Healthy Families and Workp Emergency Paid Sick L
Link to Law/Ordinance	Rules	<u>SB20-205</u>
Latest MMA ADL Statutory Update	<u>May 1, 2020</u>	April 9, 2021
Effective Date	Originally 3/26/20, amended 4/3 and 4/27	7/14/20 - 12/31/20
	Effective through 7/14/20 - terminated upon enactment of SB20-205	HFWA's permanent Public Health Emergency Le
Employers	All employers in specified industries (expanded 4/3 and 4/27)	All employers to which FFCRA's EPSLA does not already a
Eligible Employees	All employees of employers in specified industries	All employees not currently covered under FFCRA's EPSLA
Collective Bargaining Agreement Exception	Not specified	CBA providing equivalent or more generous paid leave supe
Benefit - time available	Two calendar weeks (up to a maximum of 80 hours). If the employee was not going to work during	
	all two weeks, the employee is paid for those days he or she actually would have worked. If the employee receives a negative test result before the end of two weeks, the paid leave ends.	Other: 2-week average
Benefit - pay	Two-thirds of the employee's regular rate of pay	Consistent with FFCRA:
		Own leave: 100% pay; max \$511/day, \$5,110 total
		Family care or "substantially similar condition": 66 2/3% pay;
Specified Reasons for Use		
Quarantine ordered by public official or healthcare provider	Yes	Yes
Experiencing symptoms and seeking		
medical treatment	Yes	Yes
Underlying health condition or over age 65	Not specified	Yes - follows FFCRA guid
To obtain COVID-19 vaccination, or to recover from illness due to	No	No
vaccination Care for family member who is sick		
and/or under official or healthcare provider-directed quarantine	No	Quarantine
Care for family member whose school or care facility is closed	No	Yes - minor children or
Worksite closure due to official public health order or recommendation	Νο	No
Documentation	Employers may require documentation, but only as consistent with what the Family and Medical	Supporting documentation may be requested, consist
	Leave Act (FMLA) permits and with the additional limitation that the employee be allowed to provide the documentation (1) upon return from leave, and (2) in the form of his or her own written	
	statement instead of documentation directly from a healthcare provider.	
Employee Offect		
	- If an employer already provides the paid leave necessary to meet the Rules, then the employer does not need to provide additional leave. However, if an employer does not already provide enough paid sick leave to comply with these rules, it will have to provide additional paid sick leave	Consistent with FFCRA (29 C.F.R. 826.160(a),(b); see also - HFWA-required leave must be provided in addition to leave
	to meet the rules' requirements. - Also, if an employee already exhausted any paid leave allotted by the employer, but then has flu-	prior to April 1, 2020, and an employee may first use HFWA other leave under an employer policy that existed prior to Ap - Compliance can be through a paid leave policy not limited
	like symptoms and is being tested for COVID-19 or is under instructions from a health care provider to quarantine or isolate due to a risk of having COVID-19, he or she is entitled to the	adopted on or after April 1, 2020, if it (A) provides the same
	additional paid sick days the Rules provide	HFWA, for all situations HFWA covers, and (B) lets employe they already used their leave under the policy for other purport related health need)
		- Additional guidance may be found in Interpretive Notice
		(Notice link below).
Notice to Employees		
	None stated	Poster displayed conspicuously and notice distributed to all 5% of population
Notice to Employees - link	N/A	see INFO #6A (notice includes li
Additional Links		



EXPIRED

orado (expired)	Colorado (<i>expired</i>)	District of Colombia (expired)	Maryland (<i>never took effect</i>)	Massachusetts (<i>expired</i>)
ncy Leave with Pay (HELP)	Healthy Families and Workplaces Act Emergency Paid Sick Leave	Paid Public Health Emergency Leave	Essential Workers Protection Act Public Health Emergency Leave (PHEL)	COVID-19 Emergency Paid Sick Leave
Rules	<u>SB20-205</u>	D.C. Act 23-326 "CSEA"	HB581	<u>HB3702</u>
<u>May 1, 2020</u>	April 9, 2021	D.C. Act 24-125 December 3, 2021	August 11 Proclamation August 27, 2021	<u>HB4127</u> March 10, 2022
iginally 3/26/20, nded 4/3 and 4/27	7/14/20 - 12/31/20	3/11/20 - 12/31/20	Enacted 5/30/21 PHEL will only become a requirement of employers if and when:	5/28/21 - earlier of exhaustion of the COVID-19 Emergency Paid Sick Leave Fund (see 'Benefit - pay' below) or 9/30/21
erminated upon enactment of SB20-205	HFWA's permanent Public Health Emergency Leave applies 1/1/21 and later	Extended through 6/10/21 by D.C. Act 24-30 Extended further by D.C. Act 24-62, signed 5/3/21, and Mayor's Order 2021-069, which extends the public health emergency "for so long as District of Columbia law extends the emergency". D.C. Act 24-96 extended PHEL through 9/5/21,	1. the Maryland State of Emergency due to COVID-19 is renewed (most recently renewed July	Extended by HB4127 the until earlier of exhaustion of the COVID-19 Emergency Paid Sick Leave Fund (see 'Benefit - pay' below) or 4/1/22 (no new leave entitlement, but includes family member vaccination as of 10/1/21)
		D.C. Act 24-125 extended PHEL through 11/5/21. (no new leave entitlement) Expired 11/5/21	August 11 Proclamation - SOE ended 8/15/21	Program ending March 15, 2022 Employers may continue to seek reimbursement for qualifying leave costs taken between May 28, 2021 and March 15, 2022. Applications for reimbursement must be submitted by April 29,
ded 4/3 and 4/27)	All employers to which FFCRA's EPSLA does not already apply	Any employer with 50-499 employees that is not a health care provider	"Essential Employers" identified by the governor or a state or federal agency as critical to remain in operation during a catastrophic health emergency.	2022. All employers except the federal government
			A "catastrophic health emergency" is defined as "a situation in which extensive loss of life or serious disability is threatened imminently because of exposure to a deadly agent" subject to an executive proclamation and related to a communicable disease.	
ustries	All employees not currently covered under FFCRA's EPSLA who are unable to work or telework	All employees employed for at least 15 days prior to the request for leave	"Essential Workers", defined as those who (1) perform work during an emergency that cannot be performed remotely and (2) provides services that the employer determines to be critical to its operations.	All employees whose primary place of employment is within the state of Massachusetts and who cannot work or telework.
				An employee's "primary place of employment" means the worksite or physical location where the employee spent the greatest percentage of work hours between the dates of January 1, 2020 and April 30, 2021; temporary telecommuting arrangements entered into during this period should not factor into this determination. For a new employee who commences work on or after May 1, 2021, "primary place of employment" means the worksite or physical location where the employee is expected to spend the greatest percentage of work hours between the first day of work and September 30, 2021, based on the work arrangement agreed upon between the employer and the employee.
	CBA providing equivalent or more generous paid leave supersedes law	Not specified	Not specified	Not specified
30 hours). If the employee was not going to work during se days he or she actually would have worked. ult before the end of two weeks, the paid leave ends.		FT: 80 hours Other: 2-week average	 If specified in a federal program, order, law or regulation, leave must be provided as outlined under that requirement; If not specified in a federal program, order, law or regulation: Full-Time/40 hours/week: 112 hours Part-Time/<40 hours/week: an amount of hours equivalent to average hours typically worked during a 4-week period Variable schedule: an amount of hours equivalent to the number of hours the worker was scheduled per week over the 6-month period prior to the date an emergency is declared. If the worker did not work during that 6-month period, the greater of the expected hours at time of hire or the average hours per week the worker would normally be scheduled should be used. 	 - 40+ hours/week: 40 hours - <40 hours/week: average hours normally worked in a 14-day period - Variable schedule: average number of hours the employee was scheduled to work per week over the 6-month period immediately preceding leave, including hours taken for any type of leave. Expected hours/wages at time of hire should be used if the individual did not work during such 6-month period. An employee may use EPSL on an intermittent basis and in hourly increments. An employee's EPSL terminates at the beginning of the employee's next scheduled work shift immediately following the termination of the need for leave.
f pay	Consistent with FFCRA: Own leave: 100% pay; max \$511/day, \$5,110 total	100% pay	Not specified	Greater of regular rate of pay or state minimum wage, to a maximum of \$850.
	Family care or "substantially similar condition": 66 2/3% pay; max \$200/day, \$2,000 total			Employers may apply to the executive office for administration and finance, or any department or agency thereof designated by the executive office, for reimbursement of EPSL hours paid through the COVID-19 Emergency Paid Sick Leave Fund (excludes employers eligible for tax credits for FFCRA leave provided voluntarily). Applications for reimbursements must be in a form to be prescribed, and include a copy of a written request for EPSL from the employee to the employer, ir which the employee provides: (i) the employee's name; (ii) the date or dates for which leave is requested and taken; (iii) a statement of the COVID-19 related reason the employee is requesting leave and written support for such reason; and (iv) a statement that the employee is unable to
				work, including by means of telework, for such reason. For a leave request based on a quarantine order advice, the statement must also include: (i) the name of the governmental entity or of the
				work, including by means of telework, for such reason. For a leave request based on a quarantine order advice, the statement must also include: (i) the name of the governmental entity or of the health care provider; and (ii) if the person subject to quarantine or advised to self-quarantine is not
Yes	Yes	Yes	Yes	work, including by means of telework, for such reason. For a leave request based on a quarantine order advice, the statement must also include: (i) the name of the governmental entity or of the health care provider; and (ii) if the person subject to quarantine or advised to self-quarantine is not
Yes	Yes	Yes	Yes	work, including by means of telework, for such reason. For a leave request based on a quarantine order advice, the statement must also include: (i) the name of the governmental entity or of the health care provider; and (ii) if the person subject to quarantine or advised to self-quarantine is not the employee, that person's name and relation to the employee.
				work, including by means of telework, for such reason. For a leave request based on a quarantine order advice, the statement must also include: (i) the name of the governmental entity or of the health care provider; and (ii) if the person subject to quarantine or advised to self-quarantine is not the employee, that person's name and relation to the employee.
Yes	Yes	Yes	Yes	work, including by means of telework, for such reason. For a leave request based on a quarantine order advice, the statement must also include: (i) the name of the governmental entity or of the health care provider; and (ii) if the person subject to quarantine or advised to self-quarantine is not the employee, that person's name and relation to the employee. Yes Yes
Yes Not specified	Yes Yes - follows FFCRA guidance	Yes Yes - follows FFCRA guidance	Yes Not specified	work, including by means of telework, for such reason. For a leave request based on a quarantine order advice, the statement must also include: (i) the name of the governmental entity or of the health care provider; and (ii) if the person subject to quarantine or advised to self-quarantine is not the employee, that person's name and relation to the employee. Yes Not specified Yes
Yes Not specified No	Yes Yes - follows FFCRA guidance No	Yes Yes Yes - follows FFCRA guidance No	Yes Not specified Not specified	work, including by means of telework, for such reason. For a leave request based on a quarantine order advice, the statement must also include: (i) the name of the governmental entity or of the health care provider; and (ii) if the person subject to quarantine or advised to self-quarantine is not the employee, that person's name and relation to the employee. Yes Not specified Yes Includes family member vaccination/recovery effective 10/1/21
Yes Not specified No No	Yes Yes Yes - follows FFCRA guidance No Quarantine	Yes Yes - follows FFCRA guidance No Quarantine	Yes Not specified Not specified Yes	work, including by means of telework, for such reason. For a leave request based on a quarantine order advice, the statement must also include: (i) the name of the governmental entity or of the health care provider; and (ii) if the person subject to quarantine or advised to self-quarantine is not the employee, that person's name and relation to the employee. Yes Yes Not specified Yes Includes family member vaccination/recovery effective 10/1/21 Yes
Yes Not specified No No No No	Yes Yes Yes - follows FFCRA guidance No Quarantine Yes - minor children only No Supporting documentation may be requested, consistent with FFCRA requirements.	Yes Yes - follows FFCRA guidance No Quarantine Yes - minor children only	Yes Yes Not specified Not specified Yes Yes Yes Yes No Employers may request documentation. If documentation is not provided as requested, leave may be denied.	work, including by means of telework, for such reason. For a leave request based on a quarantine order advice, the statement must also include: (i) the name of the governmental entity or of the health care provider; and (ii) if the person subject to quarantine or advised to self-quarantine is not the employee, that person's name and relation to the employee. Yes Yes Not specified Yes Includes family member vaccination/recovery effective 10/1/21 Yes
Yes Not specified No No No No No No No No No ut only as consistent with what the Family and Medical additional limitation that the employee be allowed to from leave, and (2) in the form of his or her own written ntation directly from a healthcare provider. eave necessary to meet the Rules, then the employer does not already provide e rules, it will have to provide additional paid sick leave by paid leave allotted by the employer, but then has flu-D-19 or is under instructions from a health care sk of having COVID-19, he or she is entitled to the	Yes Yes - follows FFCRA guidance No Quarantine Quarantine Yes - minor children only Yes - minor children only No Supporting documentation may be requested, consistent with FFCRA requirements. Supporting documentation may be requested, consistent with FFCRA requirements. - HFWA-required leave must be provided in addition to leave under an employer policy that existed prior to April 1, 2020, and an employee may first use HFWA-required paid leave before using any other leave under an employer policy that existed prior to April 1, 2020, and an employee may first use HFWA-required paid leave before using any other leave under an employer policy that existed prior to April 1, 2020, and an employee may first use HFWA-required paid leave before using any other leave under an employer policy it at existed prior to April 1, 2020, and an employee may first use HFWA-required paid leave before using any other leave under an employer policy it (A) provides the same quantity and pay rate of leave as HFWA, for all situations HFWA covers, and (B) lets employees take HFWA-required leave even if they already used their leave under the policy for other purposes (e.g., a vacation or a non-COVID-related health need) - Additional guidance may be found in Interpretive Notice & Formal Opinion (INFO) #6A (Notice link below).	Yes Yes - follows FFCRA guidance No Quarantine Yes - minor children only Yes - minor children only No Employers may request "reasonable" certification for absences of three or more consecutive working days. When certification is requested, the employee is not required to provide it until one week after returning to work. Employers who do not contribute to employees' health care premiums may not request documentation. - Employees may only use PHEL concurrently with or after exhausting other company, federal (including FFCRA) or district entitlement. - If used concurrently, the employer may reduce the payment under emergency leave by the amount provided by other paid leave. - If an employee elects to use PHEL after exhausting other paid leave, the employer may reduce the number of hours of PHEL by the number of hours of paid leave taken under federal or District law or the employer's policies.	Yes Not specified Not specified Yes Yes Yes Employers may request documentation. If documentation is not provided as requested, leave may be denied. t - PHEL is in addition to any other leave or benefit, including time accrued under the state's Healthy Working Families Act (accrued paid sick time law)	work, including by means of telework, for such reason. For a leave request based on a quarantine order advice, the statement must also include: (i) the name of the governmental entity or of the health care provider; and (ii) if the person subject to quarantine or advised to self-quarantine is not the employee, that person's name and relation to the employee. Yes Yes Not specified Yes Includes family member vaccination/recovery effective 10/1/21 Yes No No Employers may request documentation from employees, and must do so in order to claim reimbursement from the state (see 'Benefit - pay' above). Any health information collected must be maintained separately from other personnel files, and be treated as confidential medicale records in accordance with applicable state and federal law. Employers may request documentation without the employee's express permission. - EPSL is in addition to other job protected time off, paid or unpaid, provided under the state's - Any enployer with a separate Olicy or Collective Bragaining Agreement; however, EPSL is in addition to other job protected time off, paid or unpaid, provided under the state's - Any enployer weekly wage. - An employer with a separate COVID-19 sick leave policy who makes available an amount of COVID-19 sick leave sufficient to meet this law's requirements, that may be used for the same purposes and under the same conditions, is not required to provide additional leave. However, EPSL may be reduced if the aggregate amount an employee would receive would exceed the employee before the employee uses EPSL, unless federal law requires otherwise. - Any employer with a separate COVID-19 sick leave policy who makes available an amount of COVID-19 sick leave sufficient to meet this law's requirements, that may be used for the same purposes and under the same conditions, is not required to provide additional leave. However, leave time taken prior to May 28, 2021, does not satisfy the state mandate*, and is not eligible for reimbursement under the same conditions, is n
Yes Not specified No No No No No No No No No ut only as consistent with what the Family and Medical additional limitation that the employee be allowed to from leave, and (2) in the form of his or her own written ntation directly from a healthcare provider. eave necessary to meet the Rules, then the employer does not already provide e rules, it will have to provide additional paid sick leave by paid leave allotted by the employer, but then has flu-D-19 or is under instructions from a health care sk of having COVID-19, he or she is entitled to the	Yes Yes - follows FFCRA guidance No Quarantine Quarantine Yes - minor children only Yes - minor children only No Supporting documentation may be requested, consistent with FFCRA requirements. Supporting documentation may be requested, consistent with FFCRA requirements. - HFWA-required leave must be provided in addition to leave under an employer policy that existed prior to April 1, 2020, and an employee may first use HFWA-required paid leave before using any other leave under an employer policy that existed prior to April 1, 2020, and an employee may first use HFWA-required paid leave before using any other leave under an employer policy that existed prior to April 1, 2020, and an employee may first use HFWA-required paid leave before using any other leave under an employer policy it at existed prior to April 1, 2020, and an employee may first use HFWA-required paid leave before using any other leave under an employer policy it (A) provides the same quantity and pay rate of leave as HFWA, for all situations HFWA covers, and (B) lets employees take HFWA-required leave even if they already used their leave under the policy for other purposes (e.g., a vacation or a non-COVID-related health need) - Additional guidance may be found in Interpretive Notice & Formal Opinion (INFO) #6A (Notice link below).	Yes Yes - follows FFCRA guidance No Quarantine Yes - minor children only No No Employers may request "reasonable" certification for absences of three or more consecutive working days. When certification is requested, the employee is not required to provide it until one week after returning to work. Employers who do not contribute to employees' health care premiums may not request documentation. - Employees may only use PHEL concurrently with or after exhausting other company, federal (including FFCRA) or district entitlement. - If used concurrently, the employer may reduce the payment under emergency leave by the amount provided by other paid leave. - If an employee elects to use PHEL after exhausting other paid leave, the employer may reduce the number of hours of PHEL by the number of hours of paid leave taken under federal or District law or the employer's policies. - Nothing in this section shall be construed to require an employee to provide an employee with PHEL for more than 2 full weeks of work, up to 80 hours. If an employee exhausts PHEL and subsequently informs the employer of a continued need to be absent from work, the employer sha inform the employeer of any paid or unpaid leave to which the employee may be entitled pursuant to federal or District law or the employer's policies.	Yes Not specified Not specified Yes Yes Yes Employers may request documentation. If documentation is not provided as requested, leave may be denied. t - PHEL is in addition to any other leave or benefit, including time accrued under the state's Healthy Working Families Act (accrued paid sick time law)	work, including by means of telework, for such reason. For a leave request based on a quarantine order advice, the statement must also include: (i) the name of the governmental entity or of the health care provider; and (ii) if the person subject to quarantine or advised to self-quarantine is not the employee, that person's name and relation to the employee. 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If an employee enalyse with PHEL and subsequently informs the employer of a continued need to be absent from work, the employer sha inform the employee of any paid or unpaid leave to which the employee may be entitled pursuant to federal or District law or the employer's policies. Notice must be posted in a conspicuous place and provided to eligible employees; electronic	Yes Not specified Not specified Yes Yes Employers may request documentation. If documentation is not provided as requested, leave may be denied. + PHEL is in addition to any other leave or benefit, including time accrued under the state's Healthy Working Families Act (accrued paid sick time law)	work, including by means of telework, for such reason. For a leave request based on a quarantine order advice, the statement must also include: (i) the name of the governmental entity or of the health care provider; and (ii) if the person subject to quarantine or advised to self-quarantine is not the employee, that person's name and relation to the employee. Yes Yes Yes Yes Not specified Yes Includes family member vaccination/recovery effective 10/1/21 Yes No No Employers may request documentation from employees, and must do so in order to claim reimbursement from the state (see 'Benefit - pay' above). Any health information collected must be maintained separately from other personnel files, and be treated as confidential medical records in accordance with apployee's express permission. Employers may net disclose such information without the employee's express permission. EPSL is in addition to other job protected time off, paid or unpaid, provided under the state's Earned Sick Time Law, federal law, company policy or Collective Bargaining Agreement; however, the employee's average weekly wag. Any ployer may not require an employee to use other paid leave provided by the employer to the employee's express permission. EPSL is in addition to other job protected time off, paid or unpaid, provided under the state's Earned Sick Time Law, federal law, company policy or Collective Bargaining Agreement; however, leave time taken prior to May 28, 2021, does not satisfy the state mandate*, and is not eligible for reimbursement under this state program. EPSL may be reduced by the amendony policy who makes available an amount of COVID-19 sick leave sufficient to meet this law's required to provide additional leave. However, leave time taken prior to May 28, 2021, does not satisfy the state mandate*, and is not eligible for reimbursement under the state program. FYSL may be reduced by the amount of wages or wage replacement that an employee receives for the the odd conspicuously and provided to eligible empl

October 24, 2022





Philadelphia, PA (<i>expired</i>)	Philadelphia, PA (expired)	Pittsburgh, PA (expired)
Public Health Emergency Leave (2020)	Public Health Emergency Leave (2021)	COVID-19 Sick Time
<u>Bill No. 200303</u>	<u>Bill No. 210122-A</u>	Ord. No. 2020-0927
<u>April 9, 2021</u>	July 16, 2021	<u>Ord. No. 2021-1721</u> October 8, 2021
9/17/20 - 12/31/20 Temporarily adds §9-4116 to the city's paid sick leave law	3/29/2021 (not retroactive to 1/1/21) - expiration of the governor's Proclamation of Disaster Emergency Amends §9-4116 previously added to the city's paid sick leave law	12/9/20 - expiration of the State's or City's emergency disaster declarations, whichever is sooner Temporarily adds Chapter 626A to the city's paid sick leave law (Pittsburgh Code of Ordinances Chapter 626)
Expired 12/31/20 - see Bill No. 210122-A, next column	PA's disaster emergency declaration terminated 6/10/21; employees may use PHEL until one week after (i.e., until 6/17/21)	PA's disaster emergency declaration terminated 6/10/21; employees may use COVID-19 Sick Time until one week after (i.e., until 6/17/21)
		Reissued under Ord. No. 2021-1721 temporarily addng Chapter 626B to the city's paid sick leave Effective 7/27/21-7/27/22. Changes from original ordinance noted below. (No new leave entitleme October 2022: No indication of extension past 7/27/22.
All employers ("Hiring Entities") Please refer to the law text for the full definitions of Employer and Hiring Entity	All employers with 50 or more employees	Employers with 50 or more employees No change under July 27, 2021 Ordinance
Terminated individuals are eligible for reinstatement of available leave time if rehired within 6 months.	(iii) work for a given employer from multiple locations or from mobile locations, provided that 51% or more of	Employees unable to work or telework who: (a) are working for an employer subject to the Ordinance within the City of Pittsburgh after July 27, 20 (b) normally work for an employer subject to the Ordinance within the city but are currently teleworking any other location as a result of COVID-19, or (c) work for an employer subject to the Ordinance from multiple locations or from mobile locations, pro- that 51% or more of the employee's time is spent within the city.
	work time is spent within the City of Philadelphia. Provisions may be waived in CBA but only if (a) the waiver is explicitly expressed, (b) the CBA provides	COVID-19 Sick Time must be made available to employees employed by the employer for 90 days print Not specified
benefits, and (c) the agreement is in effect contractually. CBA terms must be implemented bilaterally.	comparable benefits, and (c) the agreement is in effect contractually. CBA terms must be implemented	
emergency, including wages for time on any type of leave, multiplied by 14. Expected hours/wages at time of hire should	- Variable schedule: 14 times the average number of daily hours that the employee was scheduled over the	 Requiring accrual of sick leave under the city's Paid Sick Days Act (Pittsburgh Code Chapter 626) is suspended if an employee's otherwise permissible sick time use request arises directly from COVID-19 The following amounts of COVID-19 Sick Time must be provided to employees without any waiting por accrual requirements, once they have been employed by the employer for the previous 90 days.
 A covered individual may use all or a portion of PHEL at any time during the public health emergency and for one month following the conclusion of such emergency. For covered individuals working for more than one Hiring Entity, a centralized system for tracking and payment will be developed. Until then, the individual is entitled to leave from each Hiring Entity in accordance with the requirements above. The maximum 112 hours of PHEL is available each time a new public health emergency is declared, or when a second 	 PHEL may be used until 1 week following the official termination or suspension of the public health emergency Employees who take PHEL are entitled, upon return from leave, to be restored to the position held prior to leave. 	 - 40+ hours/week: 80 hours - <40 hours/week: 14-day average hours the employee regularly works or is scheduled to work - Variable schedule: number of hours equal to the average number of hours that the employee was scheduled over the past 90 days of work, including hours for which the employee took leave of any type - Employers may designate a higher limit than those specified above. - Time may be used in the smallest increment the employer's payroll system uses to account for absences or use of other time. - Employees may use COVID-19 Sick Time until 1 week following the official termination of the public health emergency. <i>Not included in July 27 Ordinance.</i>
ended.		 Employers may continue to require receipt of sick time on an accrual basis for all other permissible requests for use of Sick Time under the Paid Sick Days Act.
100% regular rate of pay	100% regular rate of pay	100% regular rate of pay
Yes	Yes	Yes
Yes	Yes	Yes
Not specified	Not specified	Not specified
No	Yes	Yes (vaccination), including family member
Quarantine	Quarantine or illness	Quarantine or illness
		No
No A Hiring Entity is only permitted to request that a covered individual submit a self-certified statement, asserting that leave	No An employer may only to request that an employee submit a self-certified statement asserting that leave was	
was used for PHEL purposes. - Covered individuals who are entitled to leave under FFCRA from a specific Hiring Entity, are not entitled to PHEL from	used for PHEL purposes PHEL is in addition to all other paid leave benefits offered by an employer, and may not be reduced by the	Note: The Paid Sick Days Act allows for documentation to be requested for absences in excess of days. - COVID-19 Sick Time is in addition to any paid leave or sick time provided by the employer or pursual
that same Hiring Entity. - Hiring Entities may require PHEL to run concurrently with public health emergency paid leave or paid sick time provided by federal or state law unless such federal or state law prohibits the concurrent use of paid leave. A Hiring Entity must provide additional PHEL to the extent the this law's requirements exceed the requirements of the other laws. - If a Hiring Entity's existing policy provides an amount of paid sick leave that satisfies or exceeds the requirements of this law, and can be used for the same reasons and under the same conditions, the Hiring Entity is not required to provide additional paid leave.	 amount of any paid leave an employee has previously received, including any public health emergency leave provided in 2020. In addition, an employer may not reduce the amount of any paid leave a PHEL-eligible employee was otherwise entitled to use or accrue under such employer's existing policies as of March 1, 2021. Employers who adopted a COVID-19 paid leave policy on or after March 6, 2020, may substitute that policy for requirements under this Ordinance, provided that the employer provides additional leave where the Ordinance's requirements exceed the provisions of the employer's COVID-19 policy available to a particular employee on or after January 1, 2021. An employer may not require an employee to use other paid leave available to the employee before the employee is eligible to use PHEL, unless state or federal law requires otherwise. Employers may substitute leave under federal or state COVID-19 paid leave law for its PHEL obligations to the extent they coincide and the relevant federal or state law permits concurrent use of paid leave. Employers shall provide additional PHEL to the extent that the requirements of this Ordinance exceed the requirements of those laws and to the extent permitted under the federal or state law. Employers are not required to change existing policies or provide additional paid leave <i>if</i> an existing company. 	 the city's Paid Sick Days Act, and an employee may choose to use COVID-19 Sick Time before any s time under the Paid Sick Days Act. With respect to an employer that provides paid leave on the day before the effective date of this Act, COVID-19 Sick Time in addition to such paid leave; and the employer may not change such paid leave or after such effective date to avoid being subject to this ordinance. An employer may not require an employee to use other paid leave provided by the employer to the employee before the employee uses COVID-19 Sick Time, unless state or federal law requires otherwise. Employers may substitute leave under federal or state law for its obligations under this ordinance to t extent they coincide and the relevant federal or state law permits such concurrent use of paid leave. Employers are required to provide additional COVID-19 Sick Time under this to the extent that the requirements of this ordinance exceed the requirements of those laws and to the extent permitted. To the extent that an employer has adopted a policy subsequent to the March 13, 2020 Declaration for the COVID-19 pandemic, employers may substitute leave under such employer policy for the leave reduced to cover the cover policy for the leave reduced to cover provides its employees with additional Paid Sick Leave Time specifically for use during the COVID-19 pandemic, employers may substitute leave under such employer policy for the leave reduced to provide additional paid Sick Leave Time specifically for use during the COVID-19 pandemic, employers may substitute leave under such employer policy for the leave reduced to provide site provides with additional Paid Sick Leave Time specifically for use during the COVID-19 pandemic, employers may substitute leave under such employer policy for the leave reduced to provide site provides the provide site provides use and the provide site provides the provide site provides the provide provide provide provide provides the provides the provides the
A notice must be distributed to all employees or posted conspicuously, in all languages spoken by 5% of population, within 15 days of the law's effective date (i.e., by 10/2/20). May be provided electronically to remote employees or if the Hiring Entity does not maintain a workplace. Records of hours worked, leave provided and leave used must be maintained for 2 years.	A notice must be distributed to all employees or posted conspicuously, in all languages spoken by 5% of population, within 15 days of the law's effective date (i.e., by 4/13/21). May be provided electronically to remote employees or if the employer does not maintain a workplace. Records of hours worked, leave provided and leave used must be maintained for 2 years.	Suggested - see FAQ #9
A notice must be distributed to all employees or posted conspicuously, in all languages spoken by 5% of population, within 15 days of the law's effective date (i.e., by 10/2/20). May be provided electronically to remote employees or if the Hiring Entity does not maintain a workplace.	population, within 15 days of the law's effective date (i.e., by 4/13/21). May be provided electronically to remote employees or if the employer does not maintain a workplace.	Suggested - see FAQ #9 N/A
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October 24, 2022