1	State of Arkansas	As Engrossed: $H1/16/25 H1/23/25$ A Bill				
2	95th General Assembly		HOUSE DILL 1017			
3	Regular Session, 2025		HOUSE BILL 1017			
4 5	By: Representatives A. Col	lins, Springer, Gonzales Worthen, Barnett				
6	Dy. Representatives A. Cor	inis, springer, conzues normen, burnen				
7						
8		For An Act To Be Entitled				
9	AN ACT TO AMEND THE LAW REGARDING PAID MATERNITY					
10	LEAVE FO	R PUBLIC SCHOOL EMPLOYEES; TO REQUIRE TH	E			
11		OF ELEMENTARY AND SECONDARY EDUCATION T				
12	FOR ALL	INCURRED COSTS FOR APPROVED PAID MATERNI	TY			
13	LEAVE FO	R PUBLIC SCHOOL EMPLOYEES; AND FOR OTHER	1			
14	PURPOSES					
15						
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17		Subtitle				
18	ТО	AMEND THE LAW REGARDING PAID				
19	MAT	TERNITY LEAVE FOR PUBLIC SCHOOL				
20	EMI	PLOYEES; AND TO REQUIRE THE DIVISION				
21	OF	ELEMENTARY AND SECONDARY EDUCATION TO				
22	PAY	FOR INCURRED COSTS FOR APPROVED PAID				
23	MAT	TERNITY LEAVE.				
24						
25	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKANS	AS:			
26						
27	SECTION 1. Ar	kansas Code § 6-17-122 is amended to rea	d as follows:			
28	6-17-122. Paid	maternity leave - Definitions.				
29	(a) Education	personnel employed by <u>An employee of</u> a	public school			
30	district or <u>an</u> open-	enrollment public charter school that el	.ect to			
31	participate under th	is section shall be eligible for up to t	welve (12) weeks			
32	of paid maternity le	ave when the employee:				
33	<u>(1) Has</u>	been employed by a public school distri	<u>ct or an open-</u>			
34	<u>enrollment public ch</u>	arter school for one (1) year or more;				
35	<u>(2) Is</u>	female, and the leave is to be used for	<u>maternity</u>			
36	<u>purposes following t</u>	he:				



1	(A) Birth of the employee's biological child;					
2	(B) Placement of an adopted child under one (1) year of					
3	age in the home of the employee; or					
4	(C) Foster placement of an infant under one (1) year of					
5	age; and					
6	(3) Has not been disciplined for any leave abuse during the past					
7	year from the time of application.					
8	(b) As used in this section:					
9	(1) "Cost-sharing" means joint, equal responsibility for the					
10	cost shared between the State of Arkansas and a public school district or					
11	open-enrollment public charter school that employs an individual considered					
12	education personnel under this section;					
13	(2)<u>(1)</u> "Education personnel" <u>"Employee"</u> means an individual					
14	employed full-time by a public school district or <u>an</u> open-enrollment public					
15	charter school in Arkansas for more than one (1) year; and					
16	(3)(2) "Maternity leave" means partially or fully compensated					
17	time away from work within the first twelve (12) weeks following the:					
18	(A) Birth of a biological child to an individual					
19	considered education personnel under this section employee; or					
20	(B) Placement of an adoptive <u>adopted</u> child <u>under one (1)</u>					
21	year of age in the home of an individual considered education personnel under					
22	this section employee; or					
23	(C) Foster placement of an infant under one (1) year of					
24	age in the home of an employee.					
25	(c)(l) The Division of Elementary and Secondary Education shall create					
26	and sign a standard cost-sharing agreement for paid maternity leave expenses					
27	between <u>paid by</u> the division and <u>to</u> a public school district or <u>an</u> open-					
28	enrollment public charter school that elects to participate under this					
29	section.					
30	(2) At a minimum, the cost sharing agreement required under					
31	subdivision (c)(l) of this section shall obligate the state and the public					
32	school district or open-enrollment public charter school to each pay fifty					
33	percent (50%) <u>division to pay one hundred percent (100%)</u> of incurred costs					
34	for approved paid maternity leave.					
35	(3) The division shall promulgate rules outlining:					
36	(A) Management of a cost-sharing <u>the</u> agreement required					

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1	under subdiv	ision (c)(l) of this sect	tion;			
2		(B)	Reimbursement	processes;	and		
3		(C)	Other related	procedures	required	to implement	this
4	section.						
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6			/s/A	• Collins			
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