

Paid Sick Leave Law Changes 2025

*Note: To be updated as more information becomes available.

Public Act 338 of 2018 (Ballot Proposal Turned Law Effective February 21, 2025) Currently Law in which Adoption Process was Ruled Unconstitutional by Michigan Supreme Court (SB 1171, adopted 12/04/18)

Exemptions to Law:

NO EXEMPTIONS. There are no exemptions for employers with existing paid leave policies or small employers. All employers will need to adjust their policies. Leave is available to exempt employees, temps, and possibly independent contractors.

- Only applies to employers who employ 50 or more employees.
- Time begins to accrue on the effective date or date of hire, but the employer may allow new employees to wait 90 days before using their time.
- Exempts employees exempt from FLSA overtime requirements, private sector employees covered by a collective bargaining agreement, temporary workers, employees who work in other states, independent contractors, variable hour employees, certain part-time and seasonal employees and flight deck, cabin crew and railroad workers. (Note: Part-time is defined as an individual who has worked, on average, fewer than 25 hours/week during the preceding calendar year. Seasonal employee is defined as an individual employed by an employer for 25 weeks or less in a calendar year for a job scheduled for 25 weeks or fewer.)

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ACCRUAL AND CARRY-OVER.

Employees accrue 1 hour of paid sick leave for every 30 hours worked. All employees would be entitled to use 72 hours in a year. Employees working for employers with 10 or less employees would be entitled to use 40 hours of paid leave, 32 hours of unpaid leave. Although the employer could limit use to 72 hours per year, all time must be carried over from year to year (no cap).

- The bill specifies employees would accrue 1 hour of paid sick leave for every 35 hours worked, up to 40 hours per year. Allows employer to limit accrual to 1 hour per week. An employer is not required to allow an eligible employee to use more than 40 hours of paid sick leave in a single benefit year or to carry over more than 40 hours of time from one benefit year to another.
- Employers may provide all 40 hours at the start of a benefit year to avoid carryover. Can pro-rate time for new employees.
- The bill creates a rebuttable presumption that an employer is in compliance with the law if the employer provides the requisite hours annually. This time can include, paid vacation days, personal days and paid time off.

USE AND PAYMENT OF TIME. Leave time can be used in the smallest increment that the employer's payroll system uses to account for absences (e.g., 6-minute increments). The Act is unclear as to how time must be paid to commissioned, piece-

 The bill specifies time may be used in 1hour increments unless the employer has a different increment policy and that policy is in writing in an employee handbook.

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meal and other employees with varying wages.

 The bill requires the employer to pay at a pay rate equal to the greater of either the normal hourly wage, the base wage or the applicable minimum wage rate. An employer is not required to include overtime pay, holiday pay, bonuses, commissions, supplemental pay, piecerate pay or gratuities in the calculation.

NOTIFICATION / DOCUMENTATION. The Act requires seven days' notice for use or, if not possible, "as soon as practicable." An employer can only require documentation after three consecutive leave days. Documentation that sick time is necessary will be limited to a generic statement by a heath care professional. Employers are responsible for any payment of the employee's out-of-pocket costs associated with providing documentation.

 The bill strikes the language in the original Act and replaces it with a provision allowing the employer to require the employee to comply with the employer's usual and customary notification, procedural and documentation requirements. Employer must give the employee three days to produce any required documentation.