1	State of Arkansas	As Engrossed: H4/3/17 A D:11	
2	91st General Assembly	A Bill	
3	Regular Session, 2017		HOUSE BILL 1046
4			
5	By: Representative Tucker		
6			
7		For An Act To Be Entitled	
8		PERMIT PAID MATERNITY LEAVE AND	
9	ADOPTIVE A	AND FOSTER LEAVE FOR STATE EMPLOY	YEES.
10			
11		Cb.44.1.	
12		Subtitle	
13	-	ERMIT PAID MATERNITY LEAVE AND PA	A1D
14		TIVE AND FOSTER LEAVE FOR STATE	
15	EMPL	OYEES.	
16			
17 18	סב זיי פאגרייפה פע ייטפ <i>ו</i>	GENERAL ASSEMBLY OF THE STATE OF	ADVANCAC.
19	DE II ENACIED DI INE C	SENERAL ASSEMBLI OF THE STATE OF	ARRANSAS:
20	SECTION 1. DO N	NOT CODIFY. <u>Legislative intent.</u>	
21		embly finds that:	
22		orting strong families is a core	value in Arkansas:
23		giving birth, mothers require t	
24		l, mental, and emotional well-bei	
25		ime with each other for the optim	_
26	foundational developme		
27	(3) Quali	ified and productive employees ar	ce critical to high-
28	performing state gover	enment;	
29	(4) Femal	Le employees of the State of Arka	ansas should not be
30	forced to choose betwe	een caring for a newborn baby and	l facing a family
31	financial crisis;		
32	<u>(5) Parer</u>	nts who take paid leave for the b	oirth of a child are
33	more likely to return	to work and contribute to Arkans	sas's economy and less
34	likely to require futu	ire dependence on government assi	istance; and
35	(6) Givir	ng a mother time to bond with her	child in the weeks
36	after hirth not only h	penefits the mother child and f	family but it also

1	benefits Arkansas as it strengthens the emotional, mental, and physical well-	
2	being of the parents and children who contribute so much to our state.	
3		
4	SECTION 2. Arkansas Code § 21-4-203, concerning definitions used in	
5	the Uniform Attendance and Leave Policy Act, is amended to add additional	
6	subdivisions to read as follows:	
7	(18) "Paid adoptive and foster leave" means leave with pay for	
8	an employee as provided under § 21-4-209 for the:	
9	(A) Employee's adoption of a child; or	
10	(B) Placement of a foster child with an employee; and	
11	(19) "Paid maternity leave" means leave with pay for a female	
12	employee for the birth of the employee's child.	
13		
14	SECTION 3. Arkansas Code § 21-4-209 is amended to read as follows:	
15	21-4-209. Maternity <u>leave and adoptive and foster</u> leave.	
16	(a)(l) An employee is eligible to obtain paid maternity leave or paid	
17	adoptive and foster leave if the employee has:	
18	(A) Been appointed or employed in a position of state	
19	service by any of the following governmental entities or any combination of	
20	the following governmental entities for which the employee is compensated on	
21	a full-time or part-time basis and by which the employee has been	
22	continuously employed for more than one (1) year:	
23	<u>(i) A state agency;</u>	
24	<u>(ii) The General Assembly;</u>	
25	(iii) The Bureau of Legislative Research;	
26	<u>(iv) Arkansas Legislative Audit;</u>	
27	(v) The Arkansas Department of Transportation;	
28	(vi) The Arkansas State Game and Fish Commission;	
29	(vii) The Supreme Court;	
30	(viii) The Court of Appeals; or	
31	(ix) A state constitutional officer, including	
32	without limitation:	
33	(a) The Governor;	
34	(b) The Lieutenant Governor;	
35	(c) The Secretary of State;	
36	(d) The Attorney General;	

1	(e) The Auditor of State;		
2	(f) The Treasurer of State; and		
3	(g) The Commissioner of State Lands; and		
4	(B) Applied in writing for paid maternity leave or paid		
5	adoptive and foster leave.		
6	(2)(A) An employee who is granted paid maternity leave or paid		
7	adoptive and foster leave under this section shall be paid in an amount equal		
8	to the employee's salary.		
9	(B) An employee who is granted paid maternity leave under		
10	this section is eligible for six (6) weeks of paid maternity leave during the		
11	first twelve (12) weeks after the birth of the employee's child.		
12	(C) An employee who is granted paid adoptive and foster		
13	leave under this section is eligible for:		
14	(i) Six (6) weeks of paid adoptive and foster leave		
15	if the employee's child is less than twelve (12) weeks of age; or		
16	(ii) Two (2) weeks of paid adoptive and foster leave		
17	if the employee's child is older than twelve (12) weeks of age.		
18	(b)(1) If an employee is eligible for paid maternity leave or paid		
19	adoptive and foster leave under this section, the employee, at the employee'		
20	discretion and upon the employee's request, may use the paid maternity leave		
21	or the paid adoptive and foster leave before, after, or intermittently with		
22	the following types of leave for which the employee is otherwise eligible:		
23	(A) Unpaid maternity leave;		
24	<u>(B) Earned sick leave;</u>		
25	(C) Earned annual leave;		
26	(D) Earned compensatory leave;		
27	<u>(E) Catastrophic leave;</u>		
28	(F) Shared leave; and		
29	(G) Leave without pay.		
30	(2) An employee who is eligible for paid maternity leave or paid		
31	adoptive and foster leave under this section may:		
32	(A) Choose to use all, part, or none of the paid maternity		
33	leave or paid adoptive and foster leave; and		
34	(B) Use other leave the employee is eligible to use under		
35	this subchapter.		
36	(3)(A) An employee who is granted paid maternity leave under		

1	this section is not eligible to use any unexpended balance of the paid		
2	maternity leave after the conclusion of the first twelve (12) weeks after the		
3	birth of the employee's child.		
4	(B) An employee who is granted paid adoptive and foster		
5	leave under this section is not eligible to use any unexpended balance of th		
6	paid adoptive and foster leave after the conclusion of the:		
7	(i) Six (6) weeks of paid adoptive and foster leave		
8	if the employee's child is less than twelve (12) weeks of age; or		
9	(ii) Two (2) weeks of paid adoptive and foster leave		
10	if the employee's child is older than twelve (12) weeks of age.		
11	(c)(1) A permanent employee who is granted paid maternity leave or		
12	paid adoptive and foster leave under this section shall continue in the		
13	service of the state agency or other entity identified in subdivision		
14	(a)(1)(A) of this section for a period of time as statutorily required or, in		
15	the absence of a specific law, at least four (4) times the length of the paid		
16	maternity leave or paid adoptive and foster leave.		
17	(2)(A) A permanent employee shall pay to the state agency or		
18	other entity identified in subdivision (a)(1)(A) of this section the cost of		
19	the paid maternity leave or paid adoptive and foster leave benefit in		
20	proportion to the amount of the unfulfilled obligation required under		
21	subdivision (c)(1) of this section if the employee voluntarily terminates the		
22	employment before fulfilling the obligation under subdivision (c)(1) of this		
23	section.		
24	(B) The employee is not liable for repayment if the		
25	termination of employment:		
26	(i) Was involuntary; or		
27	(ii) Resulted from:		
28	(a) Circumstances beyond the employee's		
29	<pre>control;</pre>		
30	(b) The continuation, recurrence, or onset of		
31	a serious health condition arising from the birth of the child; or		
32	(c) A serious injury or illness that would		
33	otherwise entitle the employee to terminate employment.		
34	(C) A written contract shall be signed by the employee and		
35	the state agency or other entity identified in subdivision (a)(1)(A) of this		
36	section setting forth all terms of the agreement before a benefit may be		

1	paid.
2	(d)(1) Maternity Unpaid maternity leave and unpaid adoptive and foster
3	leave shall be treated as any other leave for sickness or disability.
4	(2) Accumulated sick leave and annual leave, if requested by the
5	employee, shall be granted for <u>unpaid</u> maternity use <u>leave or unpaid adoptive</u>
6	and foster leave, after which leave without pay may be used.
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9	/s/Tucker
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