RBDFNN-1 01/25/2023 KMS (L) cr 2023-218 House Children and Senior Advocacy Engrossed Substitute for HB103 1 2 3 4 5 A BILL 6 7 TO BE ENTITLED 8 AN ACT 9 Relating to public education employee sick leave; to 10 11 amend Section 16-1-18.1, Code of Alabama 1975, to authorize the use of up to eight weeks of sick leave for attending to an 12 13 ill child for whom a petition for adoption has been filed and 14 for attending to an adopted child. 15 BE IT ENACTED BY THE LEGISLATURE OF ALABAMA: Section 1. Section 16-1-18.1 of the Code of Alabama 16 17 1975, is amended to read as follows: 18 "\$16-1-18.1 19 (a) Definitions. When used in this section, the 20 following terms shall have the following meanings_{τ} 21 respectively: (1) EMPLOYEE. Any person employed full time as provided 22 23 by law by those employers enumerated in this section; and 24 adult bus drivers. 25 (2) EMPLOYER. All public city and county boards of education; the Board of Trustees of the Alabama Institute for 26 Deaf and Blind; the Alabama Youth Services Department District 27 28 Board in its capacity as the Board of Education for the Youth



29 Services Department District; the Board of Directors of the 30 Alabama School of Fine Arts; the Board of Trustees of the Alabama High School of Mathematics and Science; the Board of 31 32 Trustees of the Alabama School of Cyber Technology and 33 Engineering; for purposes of subsection (c) only, the Alabama 34 State Senate, the Lieutenant Governor, the Office of the 35 Senate President Pro Tempore, the Speaker of the House of 36 Representatives, the Alabama House of Representatives, the 37 Legislative Reference Service Services Agency; any organization participating in the Teachers' Retirement System 38 39 (excluding any state governmental department not listed herein); the State Board of Education as applied to two-year 40 41 postsecondary education institutions Board of Trustees of the Alabama Community College System; and for the purposes of 42 43 subsection (c) only, all four-year public institutions of 44 higher learning. 45 (3) EXECUTIVE OFFICER. The superintendent of any public 46 county school system or any public city school system; the 47 President of the Alabama Institute for Deaf and Blind; the 48 president of any two-year school or college under the auspices 49 of the State Board of Education Board of Trustees of the 50 Alabama Community College System; the Superintendent of the 51 Department of Youth Services School District; the Executive 52 Director of the Alabama School of Fine Arts; the Executive 53 Director of the Alabama High School of Mathematics and 54 Science; the President of the Alabama School of Cyber Technology and Engineering; the Secretary of the Senate_{τ}; the 55 56 Clerk of the House of Representatives, the Lieutenant



57 Governor; the Speaker of the House of Representatives; the 58 Director of the Legislative Services Agency; and the chief 59 executive officer of any other employer as provided in this 60 section. (4) (5) SICK LEAVE. The absence from duty by an employee 61 as a result of any of the following: 62 63 a. Personal illness or doctor's guarantine. 64 b. Incapacitating personal injury. 65 c. Attendance upon an ill member of the employee's immediate family (parent, spouse, child, foster child 66 67 currently in the care and custody of the employee, sibling, child currently in the care and custody of the employee for 68 whom a petition for adoption has been filed); or an individual 69 70 with a close personal tie. 71 d. Death in the family of the employee (parent, spouse, child, sibling, parent-in-law, son-in-law, daughter-in-law, 72 73 brother-in-law, sister-in-law, nephew, niece, grandchild, 74 grandparent, uncle, or aunt). 75 e. Death, injury, or sickness of another person who has 76 unusually strong personal ties to the employee, such as a 77 person who stood in loco parentis. 78 f. Attendance upon an adopted child, who is three years 79 of age or younger. 80 (5) (4) ON-THE-JOB INJURY. Any accident or injury to the 81 employee occurring during the performance of duties or when directed or requested by the employer to be on the property of 82

83 the employer which prevents the employee from working or 84 returning to his or her job.



85 (b) Sick leave for employees.

86 (1) EARNINGS. The employee shall earn one sick leave87 day per month of employment.

(2) REASONS FOR TAKING SICK LEAVE. The employee shall
be allowed and authorized to may take sick leave for any of
the reasons so enumerated and defined in this section. Sick
leave taken for the purpose of attending to an adopted child,
as provided in paragraph (a) (5) e., may be taken for a maximum
of eight weeks, or 320 consecutive hours.

94 (3) EMPLOYEE PAY WHILE ON SICK LEAVE. Reimbursement of
95 pay for the employee per day of sick leave shall be at the
96 daily rate of pay for the employee.

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(c) Sick leave accumulation and transfers.

98 (1) An employee shall be allowed to may accumulate an 99 unlimited number of sick leave days. Earned sick leave days which have been accrued by an employee shall be transferrable 100 from one employer to another. The executive officer of the 101 102 employer shall take care to ensure that certification of the 103 number of unused sick leave days is provided to the new 104 employer when an employee transfers employment. All of the 105 earned and unused sick leave days which an employee has 106 accumulated shall be transferred to the new employer for use 107 by the employee as provided by law. However, for purposes of 108 applying accrued sick leave as credit for retirement purposes, 109 an employee is limited to a maximum of sick leave as authorized in subdivision (1) of subsection (b). As pertains 110 to receiving retirement credit for accrued sick leave, the 111 112 Teacher's Board of Control shall have the authority to may



113 adopt—such policies and procedures necessary to effectuate a 114 uniform policy pursuant to this section.

115 (2) Employees of the Alabama State Senate, the 116 Lieutenant Governor, the Office of the Senate President Pro 117 Tempore, the Speaker of the House of Representatives, the 118 Alabama House of Representatives, and the Legislative 119 Reference Service Services Agency may only accrue unlimited 120 sick leave under this section until January 1, 2013. On 121 January 1, 2013, an employee subject to this section may carry over only the actual number of sick leave hours the employee 122 123 has or the number allowed under Section 36-26-36, whichever is greater. After January 1, 2013, sick leave earned by an 124 125 employee subject to this section in excess of the amount 126 determined on January 1, 2013, is subject to Section 127 36-26-36(d).

(d) On-the-job injury. The following regulations,
procedures, and rights are established pertaining to employees
who are injured while on the job:

131 (1) NOTICE OF INJURY. The employee shall make proper 132 notification of the injury to the executive officer, + or to 133 the principal of the school, if applicable, within 24 hours 134 after the injury occurred, or where the employee is not 135 clinically able to make notification, it shall be permissible 136 for another person who is reasonably knowledgeable to may make 137 the notification of the injury. Other notification procedures and forms shall be as established by written policy of the 138 139 employer.

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(2) PHYSICIAN CERTIFICATION. The employer may require



141 medical certification from the employee's physician that the 142 employee was injured and cannot return to work as a result of 143 the injury. The executive officer may, at his or her 144 discretion, may require a second opinion from another 145 physician at the expense of the employer. The employer may 146 require a statement from the physician that there is a 147 reasonable expectation that the employee will be able to return to work. A uniform physician certification form shall 148 149 be adopted by the State Board of Education and distributed to each executive officer. 150

151 (3) SALARY CONTINUED. Upon determination by the 152 executive officer that an employee has been injured on the job 153 and cannot return to work as a result of the injury, the 154 salary and fringe benefits of the employee shall be continued 155 for a period of up to <u>ninety (90)</u> 90 working days consistent 156 with the employee's injury and the subsequent absence from 157 work resulting from the injury. This provision shall apply to 158 the temporary disability of the employee as applicable to the 159 job-related injury.

(4) EXTENSION OF DAYS. The employer may adopt a written
policy to extend the 90-day sick leave period for on-the-job
injuries. Additional job-injury policies may be adopted by the
employer if the policies do not conflict with the section.

(5) REIMBURSEMENT TO EMPLOYER. Any reasonable
on-the-job injury costs incurred by the employer, (to hire a substitute), per absent injured employee in a fiscal year
shall be reimbursed to the employer by the state during the next succeeding fiscal year upon application by the employer



169 to the appropriate State Board of Education department on a 170 form adopted by the state board, (-not to exceed 90 work days). 171 The department shall subsequently submit the request to the 172 Legislature as a line-item in its budget request for 173 reimbursement to the employer, and, if approved by the 174 Legislature, shall reimburse the employer at the amount per 175 day for sick leave authorized and funded in the annual budget 176 act for public schools and colleges.

(6) EMPLOYEE'S SICK LEAVE. Sick leave shall not be deducted from the employee's account if absence from work is found to be a result of an on-the-job injury as provided in this section.

181 (7) ADDITIONAL EXPENSES. Any unreimbursed medical 182 expenses and costs which the employee incurs as a result of an 183 on-the-job injury may be filed for reimbursement with the 184 State Board of Adjustment. Reimbursement to the employee shall 185 be determined by the Board of Adjustment's policies, rules, 186 and regulations which may be adopted from time to time. The 187 Board of Adjustment shall adopt appropriate rules, 188 regulations, and forms for submission by the employee.

(8) The executive officer, or his or her designee, shall inform the employee who is injured on the job of his or her rights about appearing before the Board of Adjustment and also about applicable written policies within thirty (30) 30 calendar days of after notification of the injury.

(e) Vacations and leaves of absences. The employer
shall have the authority, under the rules and regulations
promulgated adopted from time to time by the State Board of



197 Education, to may provide for paid leaves of absences and 198 vacations for its employees. Payment may be from public funds. 199 The employer may provide for leaves of absence during the 200 times the schools are, or are not, in session when the teacher 201 or employee devotes the leave to instructing in or attending 202 schools for appropriate training, or when approved by the 203 State Board of Education as beneficial to the state's 204 educational objectives. The employer may also provide for the 205 payment of any full-time teachers or employees for absences during the time schools are in session when the absence 206 207 results from an unavoidable cause which prevents the teacher or employee from discharging his or her duties. Pay for the 208 209 absences resulting from unavoidable causes other than sickness 210 shall not be allowed for a longer time than one week during 211 any one scholastic year.

(f) <u>Postsecondary Alabama Community College System</u> annual leave. As applied to <u>postsecondary Alabama Community</u> <u>College System</u> employers, any employee who earns and accumulates annual leave <u>shall be entitled to may</u> accumulate up to 60 days of annual leave at a rate not to exceed that in the policy established by the State Board of Education.

(g) Policies. The policies and procedures required and permitted by this section shall be adopted by the employer consistent with and as required by Section 16-1-30."

221 Section 2. This act shall become effective on the first 222 day of the third month following its passage and approval by 223 the Governor, or its otherwise becoming law.