

Presented By



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Agenda

- Overview of PFML
 - What it covers
 - Who qualifies
 - How it works
- Policy Integration
- Private Plan Options
- Tax Consequences
- Key Deadlines
- Employee Communication

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PFML Job Protected Leave **Leave Type** Duration 12 weeks **Paid Family Leave Bonding Active Duty Caring Leave Safety Leave Own Serious Paid Medical Leave** 12 weeks **Medical Condition** Maximum **Total leave** 20 weeks **Leave Combined** *Qualifying conditions must last more than seven days and be certified by a health care provider or designated professional. © Littler Mendelson, P.C. Proprietary and Confidential

Definition of Family

- The Paid Leave law defines family member as the following:
 - a spouse or domestic partner
 - a child, including a biological, adopted, or foster child, a stepchild, or a child to whom the applicant stands in loco parentis, is a legal guardian, or is a de facto parent
 - a parent or legal guardian of the applicant
 - a sibling
 - a grandchild (a child of the applicant's child)
 - a grandparent or spouse's grandparent (a parent of the applicant's parent)
 - a son-in-law or daughter-in-law
 - an individual who has a relationship with the applicant that creates an expectation and reliance that the applicant cares for the individual, whether or not the applicant and the individual reside together.

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Paid Leave Benefits

- DEED is administering the program.
- Under the program, benefits will be paid by the state to individuals.
- Benefits will be considered taxable income under state law.
 - <u>Link to IRS Guidance on paid leave programs.</u>
 - <u>Littler ASAP on new IRS guidance</u>.
- The benefit year for employees starts to accrue the first day they use the leave. For private plans, employers can select the benefit year.

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What About Intermittent Leave?

- Intermittent leave must be taken in increments consistent with the established policy of the employer to account for use of other forms of leave, so long as such employer's policy permits a minimum increment of at most one calendar day of intermittent leave.
- However, an employer may limit intermittent use of leave to 480 hours in any 12-month period. The employee would be able to take any remaining leave continuously.



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Who Doesn't Have to Participate?





Most Employers are Covered



Local government and municipality employees are required to participate



Small Employers have assistance (discuss more later)

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Covered Employees

- Full-time, part-time workers
- Most seasonal employees
- Owner-officers who draw a salary
- Agricultural workers
- Employees of religious organizations
- **Temporary Workers**
- Student workers
- **Employed Family members**
- First Responders
- · Elected and appointed officials

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Which Employees Can Opt In?

- Not covered, can opt in:
 - Independent contractors
 - Self-employed individuals
 - Tribal Nations

- Not covered, can't opt in:
 - Federal government employees
 - Exempt seasonal employees

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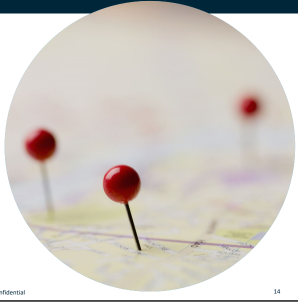
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Calculating Your Covered Workforce: Multi-State Employers

- PFML provides a test to determine whether an employee is subject to the law
- Paid Leave covers Minnesota employees.
 The Paid Leave law defines Minnesota employees as:
 - Employees who worked 50% or more of the prior year in Minnesota, or
 - For employees who did not work 50% or more of the year in any one state, those who live in Minnesota.



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Paid Leave Payments

- Up to 90% of regular wages, up to a maximum of \$1,423 per week (based on 2025 numbers).
 - Must have earned at least 5.3% of the statewide average annual wage in past year to be eligible (\$3,900) (based upon 2025 numbers)
 - Not eligible if receiving unemployment, workers compensation or social security disability insurance during an absence.



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Job Protection

- An employee must be restored to the same position or equivalent position with the same pay, status benefits, length of service and seniority as prior to the leave.
- Job protection begins after 90 days from date of hire.



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What is Required as an Employer? • Payroll deduction & premium payment 1. Reporting Wage Reporting & Premiums • Designate Paid Leave Coordinator Workforce Posters 2. Inform • Individual Notifications • Coordinate other leaves and payments to 3. Leave employees on leave **Administration** • Support return to work © Littler Mendelson, P.C. Proprietary and Confidential

Reporting Wages

• Where?

 The Paid Leave program is using the same online reporting system as Unemployment Insurance (UI) to reduce the administrative burden for employers.

• When?

- Wages will be reported once per quarter.
- As of February 1, employers have reported wages for more than 3.4 million employee records through the UI online portal.



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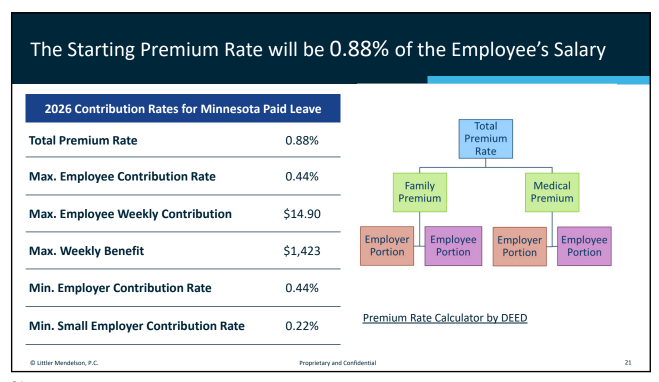
Employers can deduct up to 50% of premiums from employee paychecks, starting January 1, 2026. Employers with 30 or fewer employees with an average employee wage of less than 150% of the statewide average

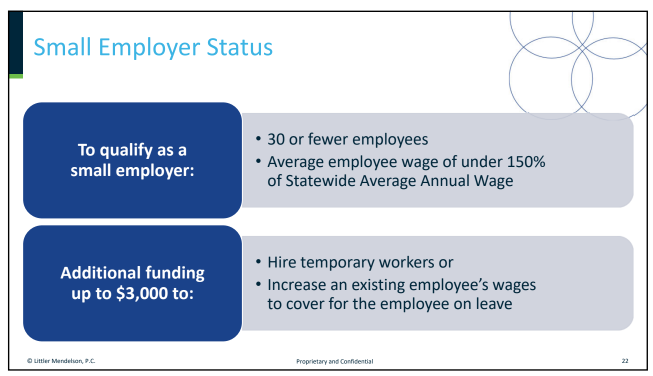
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in 2025).

annual wage are entitled to a reduced premium (\$107,016

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Paid Leave Employer Account

- Paid Leave Employer Account
 - Need to create paid leave employer account
 - Able to review leave applications
 - · Find leave determinations

• Designate Paid Leave Administrator

- Manage account with paid leave
- · Review employee applications
- Coordinate paid leave with other benefits
- Request an equivalent plan exemption
- · Apply for small employer assistance funding

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Paid Leave Application Process

- Employee notifies employer about intentions to take leave
- Employee starts an application
 - Paid leave administrator is notified an application has started
- Employee submits application for paid leave
 - Paid leave administrator receives request for information
- Paid Leave Division determines claim
- Employee and Paid Leave Administrator are notified of decision



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Coordination of Benefits

Supplemental Benefits:

An employer can permit employees to "top off" paid leave with:

- Sick time
- Vacation
- Paid Time off
- Short-term Disability

Pay in Lieu of PFML:

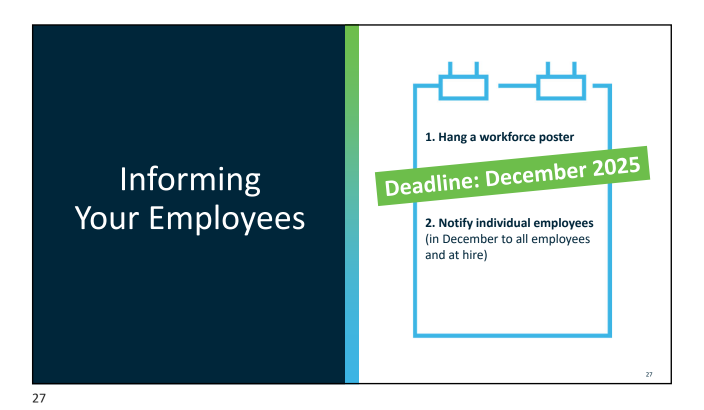
An employee may choose to take paid time off and EEST in lieu of PFML

 Time will still count towards total PFML allowed.

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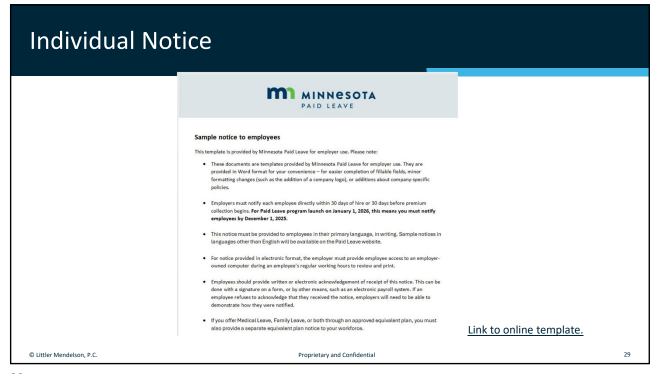
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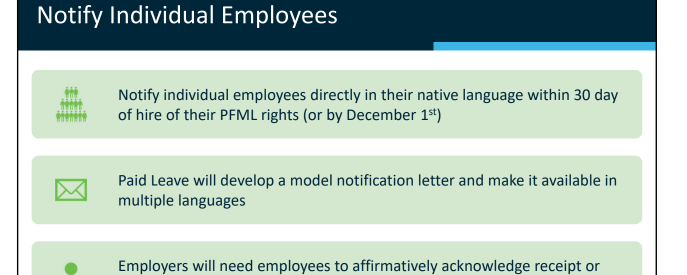
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MINNESOTA PAID LEAVE

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demonstrate how workforce was notified.

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What's a Leave Administrator to Do?

- FMLA?
 - FMLA is a federal program that entitles eligible employees to take unpaid, jobprotected leave for specified family and medical reasons
- Minnesota Parental Leave Act?
 - PFML does not replace the PLA



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FMLA v. PFML v. ESST



The leaves can be taken concurrently, if it is taken for the same purpose.



Employers may require FMLA and PFML be taken concurrently.



Employers may not force employees to take ESST.

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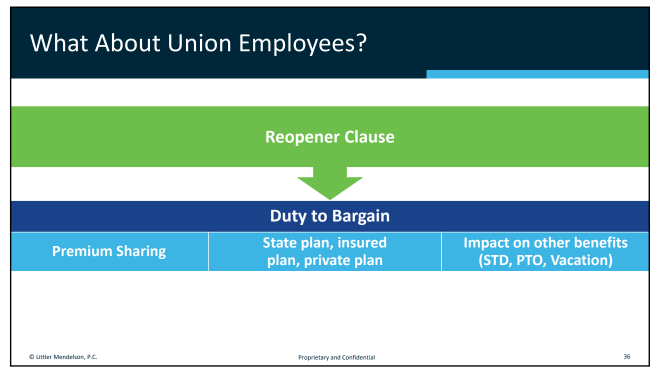
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| Comparison of ESST and PFML | | | |
|-----------------------------|--|---|--|
| | ESST | PFML | |
| Purpose | Allow for accrual and use of PTO and provide job protections for employees who are unable to work due to a qualifying reason. | Provide job protections and partial wage replacement for individuals unable to work due to a qualifying condition lasting at least 7 days. | |
| Program Start Date | January 1, 2024 (in effect). | January 1, 2026 | |
| Covered Employers | Nearly all Minnesota Employers | Nearly all Minnesota Employers | |
| Covered Employees | Employees who have worked at least 80 hours in a year for an employer in Minnesota. | Employees who have earned at least 5.3% of the statewide average annual wage (about \$3,900 in 2025) in the past year. | |
| Amount of leave each year | 1 hour for every 30 hours worked Up to 48 hours each year | 12 weeks of Family leave 12 weeks of medical leave, or a combination of the two not exceeding 20 weeks | |
| Payment during a leave | Paid by employer at base rate of employee. | Funded by employer and employee but paid by the state. Application for benefits required. | |

| | ESST | PFML |
|-----------------------|--|---|
| Qualifying Reasons | Medical: employee's mental or physical illness, treatment or preventive care Caring: family member's mental or physical | Medical: employee's mental or physical illness, treatment Caring: family member's mental or physical illness, treatment |
| | illness, treatment or preventive care | Safety: domestic assault, sexual abuse or stalking Parental leave: bond with a new child after birth, |
| | Safety: domestic assault, sexual abuse or stalking | foster or adoption |
| | | Active duty: family member on active duty or |
| | Closings: employee's workplace or their family member's school or place of care closes due to | notified of impending order |
| | weather or a public emergency | *A health care provider or designated professional must certify the need for leave |
| | Communicable disease: when an employee or | |
| | a family member is at risk of infecting others with a communicable disease | |
| | Bereavement: arrange or attend a funeral or memorial or address financial or legal matters that arise after the death of a family | |





Equivalent "Private" Plans?

- Employers can choose to meet their responsibilities under PFML by providing employees an equivalent plan that meets or exceeds the coverage offered by the state.
- Approved equivalent plans must meet or exceed coverage under MN PFML with respect to:
 - Leave time available to current and recently separated employees
 - Payment rates to employees on leave
 - Job protections



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Tax Consequences for Employers

How will paid leave premiums be taxed?

What are the consequences for employees?

Employers can view how much they owe in taxes on their Paid Leave Administrator Account.

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Deadlines

2025

- November 10, 2025 application due for private plan
- Employers need to notify their employees about Paid Leave benefits by Dec. 1, 2025

2026

- Payroll Deductions start Jan. 1, 2026
- Benefits and leave available to Minnesotans Jan. 1, 2026
- Small Business Assistance funding available Jan. 1, 2026
- First quarterly premium due by April 30, 2026

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Practical Points

- Determine who will be a paid leave administrator.
- Determine minimum increment of time will allow for intermittent leave
- Determine if employees can take additional intermittent leave beyond 480 hours
- Review existing Leave Policies (including Paid Parental Leave) & notification requirements
 - Employers can require employees to comply with usual and customary notice requirements
 - Employees should provide employer with notice at least 30 days before leave begins.
 - If 30 days' notice is not possible, notice must be given as soon as possible
- Determine whether to apply for a private plan approval.

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Practical Points

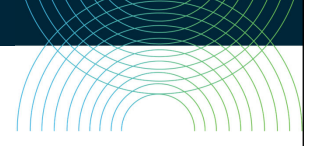
- Determine whether to allow employees to "top off" their PFML
- Determine whether employer will pay more than the required 50% of the paid leave premium.
- Work with payroll to put appropriate infrastructure in place to support PFML and amend employee earning statements.
- Review handbooks and policies and identify changes to be made. This includes considering how current FMLA policies will be affected.

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Questions?

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