110TH CONGRESS 2D SESSION

H. R. 5718

To provide that 8 of the 12 weeks of parental leave made available to a Federal employee shall be paid leave, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

APRIL 8, 2008

Mrs. Maloney of New York (for herself, Mr. Davis of Illinois, Mr. Hoyer, Mr. George Miller of California, Mr. Tom Davis of Virginia, Ms. Woolsey, Mr. Berman, Ms. Delauro, Mr. Ellison, Mr. Fattah, Mr. Filner, Mrs. Gillibrand, Mr. Lewis of Georgia, Ms. McCollum of Minnesota, Mr. Moran of Virginia, Mr. Sarbanes, Ms. Schakowsky, Mr. Serrano, Mr. Van Hollen, Mr. Cummings, Mr. Al Green of Texas, and Mr. Kucinich) introduced the following bill; which was referred to the Committee on Oversight and Government Reform, and in addition to the Committees on House Administration and Education and Labor, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To provide that 8 of the 12 weeks of parental leave made available to a Federal employee shall be paid leave, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Federal Employees
- 5 Paid Parental Leave Act of 2008".

1 SEC. 2. PAID PARENTAL LEAVE UNDER TITLE 5.

2	(a) Amendment to Title 5.—Subsection (d) of sec-
3	tion 6382 of title 5, United States Code, is amended—
4	(1) by redesignating such subsection as sub-
5	section $(d)(1)$;
6	(2) by striking "subparagraphs (A), (B), (C),
7	and" and inserting "subparagraphs (C) and"; and
8	(3) by adding at the end the following:
9	"(2) An employee may elect to substitute for any
10	leave without pay under subparagraph (A) or (B) of sub-
11	section (a)(1) any paid leave which is available to such
12	employee for that purpose.
13	"(3) The paid leave that is available to an employee
14	for purposes of paragraph (2) is—
15	"(A) 8 administrative workweeks of paid paren-
16	tal leave under this subparagraph in connection with
17	the birth or placement involved; and
18	"(B) any annual or sick leave accrued or accu-
19	mulated by such employee under subchapter I.
20	"(4) Nothing in this subchapter shall be considered
21	to require—
22	"(A) that an employing agency provide paid
23	sick leave in any situation in which such employing
24	agency would not normally be required to provide
25	such leave; or

- "(B) that an employee first use all or any portion of the leave described in subparagraph (B) of paragraph (3) before being allowed to use the paid parental leave described in subparagraph (A) of such subparagraph.
- 6 "(5) Paid parental leave under paragraph (3)(A)—
- 7 "(A) shall be payable from any appropriation or 8 fund available for salaries or expenses for positions 9 within the employing agency;
- "(B) shall not be considered to be annual or vacation leave for purposes of section 5551 or 5552 or for any other purpose; and
- "(C) if not used by the employee before the end of the 12-month period (as referred to in subsection (a)(1)) to which it relates, shall not accumulate for any subsequent use.
- "(6) The Director of the Office shall prescribe any 18 regulations necessary to carry out this subsection, includ-19 ing, subject to paragraph (4)(B), the manner in which an 20 employee may designate any day or other period as to
- 20 employee may designate any day or other period as to 21 which such employee wishes to use paid parental leave de-
- 22 scribed in paragraph (3)(A).".
- 23 (b) Effective Date.—The amendments made by 24 this section shall not be effective with respect to any birth

or placement occurring before the end of the 6-month period beginning on the date of the enactment of this Act. 3 SEC. 3. PAID PARENTAL LEAVE FOR CONGRESSIONAL EM-4 PLOYEES. 5 (a) Amendment to Congressional Account-6 ABILITY ACT.—Section 202 of the Congressional Account-7 ability Act of 1995 (2 U.S.C. 1312) is amended— 8 (1) in subsection (a)(1), by adding at the end 9 the following: "In applying section 102(a)(1)(A) and 10 (B) to covered employees, subsection (d) shall 11 apply."; 12 (2) by redesignating subsections (d) and (e) as 13 subsections (e) and (f), respectively; and 14 (3) by inserting after subsection (c) the fol-15 lowing: 16 "(d) Special Rule for Paid Parental Leave FOR CONGRESSIONAL EMPLOYEES.— 18 "(1) Substitution of Paid Leave.—A cov-19 ered employee taking leave without pay under sub-20 paragraphs (A) or (B) of section 102(a)(1) of the 21 Family and Medical Leave Act of 1993 (29 U.S.C. 22 2612(a)(1)) may elect to substitute for any such 23 leave any paid leave which is available to such em-24 ployee for that purpose.

1	"(2) Amount of Paid Leave.—The paid leave
2	that is available to a covered employee for purposes
3	of paragraph (1) is—
4	"(A) 8 workweeks of paid parental leave
5	under this subparagraph in connection with the
6	birth or placement involved; and
7	"(B) any additional paid vacation or sick
8	leave provided by the employing office to such
9	employee.
10	"(3) Limitation.—Nothing in this section
11	shall be considered to require—
12	"(A) that an employing office provide paid
13	sick leave in any situation in which such em-
14	ploying office would not normally be required to
15	provide such leave; or
16	"(B) that a covered employee first use all
17	or any portion of the leave described in sub-
18	paragraph (B) of paragraph (2) before being al-
19	lowed to use paid parental leave described in
20	subparagraph (A) of such paragraph.
21	"(4) Additional rules.—Paid parental leave
22	under paragraph (2)(A)—
23	"(A) shall be payable from any appropria-
24	tion or fund available for salaries or expenses
25	for positions within the employing office; and

1	"(B) if not used by the covered employee
2	before the end of the 12-month period (as re-
3	ferred to in section 102(a)(1) of the Family and
4	Medical Leave Act of 1993 (29 U.S.C.
5	2612(a)(1))) to which it relates, shall not accu-
6	mulate for any subsequent use.".
7	(b) Effective Date.—The amendments made by
8	this section shall not be effective with respect to any birth
9	or placement occurring before the end of the 6-month pe-
10	riod beginning on the date of the enactment of this Act.
11	SEC. 4. CONFORMING AMENDMENT TO FAMILY AND MED-
12	ICAL LEAVE ACT FOR GAO AND LIBRARY OF
13	CONGRESS EMPLOYEES.
14	Section 102(d) of the Family and Medical Leave Act
15	of 1993 (29 U.S.C. 2612(d)) is amended by adding at the
15 16	of 1993 (29 U.S.C. 2612(d)) is amended by adding at the end the following:
16 17	end the following:
16	end the following: "(3) Special rule for gao and library of
16 17 18	end the following: "(3) Special rule for gao and library of congress employees.—
16 17 18 19 20	end the following: "(3) Special rule for gao and library of congress employees.— "(A) Substitution of paid leave.—An
16 17 18 19	end the following: "(3) Special rule for gao and library of congress employees.— "(A) Substitution of Paid Leave.—An employee of an employer described in section
116 117 118 119 220 221	end the following: "(3) Special rule for gao and library of congress employees.— "(A) Substitution of Paid Leave.—An employee of an employer described in section 101(4)(A)(iv) taking leave under subparagraphs
116 117 118 119 220 221 222	end the following: "(3) Special rule for Gao and Library of Congress employees.— "(A) Substitution of Paid Leave.—An employee of an employer described in section 101(4)(A)(iv) taking leave under subparagraphs (A) or (B) of subsection (a)(1) may elect to

1	"(B) Amount of Paid Leave.—The paid
2	leave that is available to an employee of an em-
3	ployer described in section 101(4)(A)(iv) for
4	purposes of paragraph (1) is—
5	"(i) 8 workweeks of paid parental
6	leave under this clause in connection with
7	the birth or placement involved; and
8	"(ii) any additional paid vacation or
9	sick leave provided by such employer.
10	"(C) Limitation.—Nothing in this para-
11	graph shall be considered to require—
12	"(i) that an employer described in sec-
13	tion 101(4)(A)(iv) provide paid sick leave
14	in any situation in which such employer
15	would not normally be required to provide
16	such leave; or
17	"(ii) that an employee of such an em-
18	ployer first use all or any portion of the
19	leave described in clause (ii) of subpara-
20	graph (B) before being allowed to use paid
21	parental leave described in clause (i) of
22	such subparagraph.
23	"(D) Additional rules.—Paid parental
24	leave under subparagraph (B)(i)—

1 "(i) shall be payable from any appro-2 priation or fund available for salaries or 3 expenses for positions with employers de-4 scribed in section 101(4)(A)(iv); and "(ii) if not used by the employee of 6 such employers before the end of the 12-7 month period (as referred to in subsection 8 (a)(1)) to which it relates, shall not accu-9 mulate for any subsequent use.". 10 SEC. 5. STUDY. 11 (a) IN GENERAL.—Not later than 12 months after 12 the date of the enactment of this Act, the Government 13 Accountability Office shall study and submit to Congress a written report on the feasibility and desirability of pro-14

- 15 viding an insurance benefit to Federal employees which 16 affords partial or total wage replacement with respect to 17 periods of qualified leave.
- 18 (b) Period of Qualified Leave.—For purposes of 19 this section, the term "period of qualified leave", as used 20 with respect to a Federal employee, means any period of 21 leave under section 6382 of title 5, United States Code, 22 which would otherwise be leave without pay, and which

is available by reason of—

1	(1) the need to care for the spouse or a son,
2	daughter, or parent of the employee having a serious
3	health condition; or
4	(2) a serious health condition affecting the em-
5	ployee that renders such employee unable to perform
6	the functions of the employee's position.
7	(c) Matters for Inclusion.—The report shall in-
8	clude, at a minimum, the following:
9	(1) A brief description of any plans or arrange-
10	ments under which similar benefits are currently
11	provided to employees in this country (within the
12	private sector or State or local government) or in
13	other countries.
14	(2) With respect to any plans or arrangements
15	under which such benefits are currently provided to
16	private or public sector employees in this country—
17	(A) the portion or percentage of wages
18	typically replaced;
19	(B) how those benefits are generally fund-
20	ed, including in terms of the employer and em-
21	ployee shares;
22	(C) whether employee coverage is optional
23	or automatic; and
24	(D) any waiting period or other conditions
25	which may apply.

(3) Identification and assessment of any plans or arrangements described under the preceding provisions of this subsection (or any aspects thereof) which might be particularly relevant to designing the insurance benefit (described in subsection (a)) for Federal employees, including how such benefit might be coordinated with annual leave, sick leave, or any other paid leave available to an employee for the purpose involved.

 \bigcirc