1	EMPLOYER TAX CREDIT FOR CHILD CARE			
2	2020 GENERAL SESSION			
3	STATE OF UTAH			
4	Chief Sponsor: Suzanne Harrison			
5	Senate Sponsor:			
6 7	LONG TITLE			
8	General Description:			
9	This bill creates nonrefundable corporate and individual income tax credits for			
0	employers that pay for or provide child care for employees.			
1	Highlighted Provisions:			
2	This bill:			
3	 creates nonrefundable corporate and individual income tax credits for employers 			
4	that make payments to third parties for providing child care or that provide child			
5	care for one or more employees;			
6	► defines terms;			
7	 creates an application process for an employer that pays for or provides child care 			
8	for employees to receive a tax credit certificate;			
9	 requires the Department of Workforce Services to report certain information related 			
0	to the tax credit to the Legislature in the department's annual report;			
1	sets a termination date for the tax credit but requires legislative review before the			
2	termination date to determine whether the Legislature should extend the tax credit;			
3	and			
1	 makes technical changes. 			
,	Money Appropriated in this Bill:			
)	None			
7	Other Special Clauses:			



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28	This bill provides a special effective date.		
29	Utah Code Sections Affected:		
30	AMENDS:		
31	63I-1-235, as last amended by Laws of Utah 2019, Chapters 89 and 246		
32	63I-1-259, as last amended by Laws of Utah 2019, Chapters 29 and 479		
33	ENACTS:		
34	35A-5-401, Utah Code Annotated 1953		
35	35A-5-402, Utah Code Annotated 1953		
36	35A-5-403, Utah Code Annotated 1953		
37	59-7-625 , Utah Code Annotated 1953		
38	59-10-1041 , Utah Code Annotated 1953		
39			
40	Be it enacted by the Legislature of the state of Utah:		
41	Part 4. Tax Credit for Employer Provided Dependent Care.		
42	Section 1. Section 35A-5-401 is enacted to read:		
43	<u>35A-5-401.</u> Definitions.		
44	As used in this part:		
45	(1) "Dependent" means:		
46	(a) a child under the age of 13; or		
47	(b) a child under the age of 18, if the child has a disability.		
48	(2) "Dependent care" means continuous care and supervision of dependents that is		
49	provided:		
50	(a) in lieu of care ordinarily provided by a parent or a legal guardian in the dependent's		
51	<u>home;</u>		
52	(b) for less than 24 hours a day;		
53	(c) for direct compensation;		
54	(d) during an employer's business hours; and		
55	(e) by a provider that is licensed in accordance with Title 26, Chapter 39, Utah Child		
56	Care Licensing Act.		
57	(3) "Dependent care expenses" means the amounts:		
58	(a) if the employer pays a third party to provide dependent care, paid in accordance		

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59	with a contract between the employer and the third party provider; or		
60	(b) if the employer provides dependent care, incurred for:		
61	(i) dependent care staff;		
62	(ii) learning and recreational materials and equipment used in providing dependent		
63	care; and		
64	(iii) maintenance of a dependent care facility.		
65	(4) "Qualified application" means an application for a tax credit certificate that meets		
66	the requirements of Subsections 35A-5-402(2) and (3).		
67	(5) "Tax credit" means a tax credit described in:		
68	(a) Section 59-7-625, if an employer files an income tax return under Title 59, Chapter		
69	7, Corporate Franchise and Income Taxes; or		
70	(b) Section 59-10-1041, if an employer files an income tax return under Title 59,		
71	Chapter 10, Individual Income Tax Act.		
72	Section 2. Section 35A-5-402 is enacted to read:		
73	35A-5-402. Application for and issuance of tax credit certificate for tax credit for		
74	employer provided dependent care.		
75	(1) An employer who seeks to claim a tax credit shall apply annually to the department		
76	for a tax credit certificate.		
77	(2) The employer shall apply for a tax credit certificate on a form provided by the		
78	department and approved by the State Tax Commission.		
79	(3) The employer shall include in the application the following information for the year		
80	for which the employer seeks to claim a tax credit:		
81	(a) proof of the amount of dependent care expenses paid or incurred;		
82	(b) for payments of dependent care expenses to one or more third party providers:		
83	(i) the name and license number, or other identifying information, of each third party		
84	provider; and		
85	(ii) a copy of the contract between the employer and each third party provider;		
86	(c) for dependent care expenses incurred by the employer in providing child care, an		
87	itemized list of expenses for:		
88	(i) dependent care staff;		
89	(ii) learning and recreational materials and equipment used in providing dependent		

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90	care; and		
91	(iii) maintenance of a dependent care facility; and		
92	(d) responses to questions developed by the department regarding the benefits that the		
93	employer or the employees receive from the availability of the tax credit.		
94	(4) (a) The department shall issue a tax credit certificate to an employer that the		
95	department determines:		
96	(i) paid or incurred dependent care expenses during the year; and		
97	(ii) completed a qualified application.		
98	(b) Subject to Subsection (5), the tax credit certificate shall state the amount of the		
99	employer's tax credit, which is equal to the lesser of:		
100	(i) 50% of the dependent care expenses that the employer paid or incurred during the		
101	year; and		
102	(ii) \$50,000.		
103	(5) (a) The maximum aggregate amount of tax credit certificates that the department		
104	may issue for a year is \$500,000.		
105	(b) If the department receives qualified applications for tax credit certificates in		
106	amounts that exceed the aggregate amount of tax credit certificates that the department may		
107	issue for the year, the department shall issue tax credit certificates:		
108	(i) in the order that the department receives the qualified applications until the total		
109	aggregate amount is met; and		
110	(ii) for the final employer to receive a tax credit certificate, in an amount equal to the		
111	difference between the maximum aggregate amount described in this Subsection (5) and the		
112	aggregate dollar amount of the tax credit certificates that the department has already issued for		
113	the year.		
114	(6) The department shall submit to the State Tax Commission an electronic list that		
115	includes:		
116	(a) the name and identifying information of each employer to which the department		
117	issues a tax credit certificate; and		
118	(b) for each employer, the amount of the tax credit stated on the tax credit certificate.		
119	(7) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the		
120	department may make rules governing administration of the tax credit certificate process		

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121	described in this section.		
122	Section 3. Section 35A-5-403 is enacted to read:		
123	35A-5-403. Report to the Legislature.		
124	The department shall include in the annual report required by Section 35A-1-109 the		
125	following information for the previous year:		
126	(1) a compilation of the responses to the questions regarding employer and employee		
127	benefits from the availability of the tax credit; and		
128	(2) the number of employers to which the department issued a tax credit certificate.		
129	Section 4. Section 59-7-625 is enacted to read:		
130	59-7-625. Nonrefundable tax credit for employer provided dependent care.		
131	(1) As used in this section:		
132	(a) "Dependent care expenses" means the same as that term is defined in Section		
133	<u>35A-5-401.</u>		
134	(b) "Employer" means a taxpayer that receives a tax credit certificate in accordance		
135	with Section 35A-5-402.		
136	(2) An employer may claim a nonrefundable tax credit for dependent care expenses in		
137	an amount equal to the amount stated on the tax credit certificate issued in accordance with		
138	Section 35A-5-402.		
139	(3) (a) An employer may carry forward the amount of the tax credit that exceeds the		
140	employer's tax liability for a period of five years.		
141	(b) An employer may not carry back the amount of a tax credit that exceeds the		
142	employer's tax liability.		
143	Section 5. Section 59-10-1041 is enacted to read:		
144	59-10-1041. Nonrefundable tax credit for employer provided dependent care.		
145	(1) As used in this section:		
146	(a) "Dependent care expenses" means the same as that term is defined in Section		
147	<u>35A-5-401.</u>		
148	(b) "Employer" means a claimant that receives a tax credit certificate in accordance		
149	with Section 35A-5-402.		
150	(2) An employer may claim a nonrefundable tax credit for dependent care expenses in		
151	an amount equal to the amount stated on the tax credit certificate issued in accordance with		

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152	Section 35A-5-402.		
153	(3) (a) An employer may carry forward the amount of the tax credit that exceeds the		
154	employer's tax liability for a period of five years.		
155	(b) An employer may not carry back the amount of a tax credit that exceeds the		
156	employer's tax liability.		
157	Section 6. Section 63I-1-235 is amended to read:		
158	63I-1-235. Repeal dates, Title 35A.		
159	(1) Subsection 35A-1-109(4)(c), related to the Talent Ready Utah Board, is repealed		
160	January 1, 2023.		
161	(2) Subsection 35A-4-312(5)(p), describing information that may be disclosed to the		
162	federal Wage and Hour Division, is repealed July 1, 2022.		
163	(3) Title 35A, Chapter 5, Part 4, Tax Credit for Employer Provided Dependent Care, is		
164	repealed January 1, 2026.		
165	[(3)] (4) Title 35A, Chapter 8, Part 22, Commission on Housing Affordability, is		
166	repealed July 1, 2023.		
167	[(4)] (5) Section 35A-9-501 is repealed January 1, 2021.		
168	[(5)] (6) Title 35A, Chapter 11, Women in the Economy Commission Act, is repealed		
169	January 1, 2025.		
170	Section 7. Section 63I-1-259 is amended to read:		
171	63I-1-259. Repeal dates, Title 59.		
172	(1) Section 59-1-213.1 is repealed [on] May 9, 2024.		
173	(2) Section 59-1-213.2 is repealed [on] May 9, 2024.		
174	(3) Subsection 59-1-405(1)(g) is repealed [on] May 9, 2024.		
175	(4) Subsection 59-1-405(2)(b) is repealed [on] May 9, 2024.		
176	[(5) Section 59-7-618 is repealed July 1, 2020.]		
177	(5) Section <u>59-7-625</u> is repealed January 1, 2026.		
178	(6) Section 59-9-102.5 is repealed December 31, 2020.		
179	[(7) Section 59-10-1033 is repealed July 1, 2020.]		
180	(7) Section <u>59-10-1041</u> is repealed January 1, 2026.		
181	[(8) Subsection 59-12-2219(13), which addresses new revenue supplanting existing		
182	allocations, is repealed on June 30, 2020.]		

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183		[(9)] (8) Title 59, Chapter 28, State Transient Room Tax Act, is repealed on January 1,
184	2023.	
185		Section 8. Effective date.
186		This bill takes effect for a taxable year that begins on or after January 1, 2021.