COMMITTEE ON LEGISLATIVE RESEARCH OVERSIGHT DIVISION

FISCAL NOTE

L.R. No.: 1493S.01I Bill No.: SB 455

Subject: Tax Credits; Children and Minors

Type: Original

Date: March 10, 2025

Bill Summary: This proposal authorizes tax credits for child care.

FISCAL SUMMARY

ESTIMATED NET EFFECT ON GENERAL REVENUE FUND					
FUND AFFECTED	FY 2026	FY 2027	FY 2028		
General Revenue					
Fund*	Up to (\$759,288)	Up to (\$69,686,025)	Up to (\$69,697,683)		
Total Estimated Net					
Effect on General					
Revenue	Up to (\$759,288)	Up to (\$69,686,025)	Up to (\$69,697,683)		

*Oversight notes the above cost includes the maximum cap in tax credits of \$20 million per year PLUS the potential add-on 15% adjustment (\$3M) for childcare desert for all three Sections. Section(s) 135.1310 & 135.1325 "Child Care Contribution Tax Credit Act" and the "Employer-Provided Child Care Assistance Tax Credit Act", and 135.1350 "Child Care Providers Tax Credit" effective FY 2027. Additionally, Oversight reflects FTEs for DOR and DESE. Lastly, the totals include DESE & DOR costs for ITSD software updates, various tax credit form updates, and an ongoing software annual maintenance.

ESTIMATED NET EFFECT ON OTHER STATE FUNDS					
FUND AFFECTED	FY 2026	FY 2027	FY 2028		
Total Estimated Net					
Effect on Other State					
Funds	\$0	\$0	\$0		

Numbers within parentheses: () indicate costs or losses.

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ESTIMATED NET EFFECT ON FEDERAL FUNDS					
FUND AFFECTED	FY 2026	FY 2027	FY 2028		
Total Estimated Net					
Effect on All Federal					
Funds	\$0	\$0	\$0		

ESTIMATED NET EFFECT ON FULL TIME EQUIVALENT (FTE)					
FUND AFFECTED	FY 2026	FY 2027	FY 2028		
General Revenue					
Fund – DESE	4 FTE	4 FTE	4 FTE		
General Revenue –					
DOR	3 FTE	3 FTE	3 FTE		
Total Estimated Net					
Effect on FTE	7 FTE	7 FTE	7 FTE		

- ⊠ Estimated Net Effect (expenditures or reduced revenues) expected to exceed \$250,000 in any of the three fiscal years after implementation of the act or at full implementation of the act.
- ☐ Estimated Net Effect (savings or increased revenues) expected to exceed \$250,000 in any of the three fiscal years after implementation of the act or at full implementation of the act.

ESTIMATED NET EFFECT ON LOCAL FUNDS					
FUND AFFECTED FY 2026 FY 2027 FY 20					
Local Government \$0 \$0 \$					

FISCAL ANALYSIS

ASSUMPTION

Section 135.1310 Child Care Contribution Tax Credit Act

Officials from the **Department of Revenue (DOR)** note, starting January 1, 2026, a qualified taxpayer would be able to claim a tax credit against their state tax liability, in the amount of 75% of a qualified contribution to a qualified childcare provider. The qualifying contribution could be cash, stocks, bonds or securities. To be qualified the childcare provider must be licensed under Section 210.221. The minimum amount of credit that may be issued in credit is \$100 (\$175 donation) while the maximum qualifying amount of the credit is limited to \$200,000 (\$350,000 donation) annually.

The childcare provider receiving the contribution must be issued a written verification of the contribution to the taxpayer and file a copy with the Department of Economic Development (DED). This proposal allows the credit to be recaptured if the contribution is not used for providing childcare.

This credit is not refundable, cannot be transferred or sold but it can be carried forward for up to six years. The credits are to be distributed on a first-come, first-serve basis with a cumulative \$20 million annual cap. This proposal is scheduled to sunset on December 31, 2031.

This proposal does establish a provision in Section 135.1310.7, that should a tax-exempt organization as defined by the IRS qualify to receive the credit, they would be able to have the credit refunded to them without having a state tax liability. This proposal allows DOR to establish a procedure should such an organization qualify for the credit.

This provision says the credit is to begin with tax years beginning on or after January 1, 2026. This would impact the Department starting when the tax returns are filed in January 2027.

Fiscal Year	Loss to General Revenue
2026	\$0
2027	(Could exceed \$20,000,000)
2028	(Could exceed \$20,000,000)

This proposal creates a new tax credit program that will require a new line being added to the Form MO-TC (\$2,200), updates to their website and changes to the individual income tax computer system (\$1,832). These changes are estimated to cost \$4,032. DOR's existing tax credit staff are no longer able to take on any additional tax credits without additional resources. Due to the intensive knowledge of credit that is needed DOR is not able to use temporary staff to

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help with processing these returns. This proposal would require at least 1 FTE Associate Customer Service Rep at a salary of \$37,020.

Oversight notes the officials from the DOR assume the proposal will have a direct fiscal impact on their organization. Oversight does not have any information to the contrary. Therefore, Oversight will reflect cost to the general revenue for 1 FTE at \$37,020 (with applicable E&E) annually in the fiscal note.

Officials from the **Department of Economic Development (DED)** notes, RSMo. 135.1310, creates the "Child Care Contribution Tax Credit Act". Administered by the Department of Economic Development.

Child Care Desert - A census tract with poverty rate at least 20% or a median family income of less than 80% statewide average and at least 500 people or 33% of the population are located at least 1/2 mile away from a childcare provider in urbanized areas or at least 10 miles away in rural areas.

Tax years beginning on or after 1/1/2026. Tax credit for contribution program. 75% tax credits. The minimum amount of any tax credit issued cannot be less than \$100 and cannot exceed \$200K per tax year. Credits are not transferable, sellable or refundable. 6-year carry forward period. Tax credits approved first-come-first-served.

Program cap: \$20M per CY. If the full amount is authorized in a CY, the cap for the next CY will be increased by 15%. That increased amount must be used for childcare providers located in a childcare desert. The DED Director must publish the new amount. Contribution verifications must be turned into DED with 60 days of the contribution date. Donations must be used for childcare for youth aged 12 and younger, including by acquiring or improving childcare facilities, equipment, or services, or improving staff salaries, staff training, or the quality of child care.

The department may promulgate rules. This program will be sunset on 12/31/2031, unless reauthorized by the general assembly.

This program will be sunset on 12/31/2031, unless reauthorized by the general assembly.

Officials from the **Office of Administration** – **Budget & Planning (B&P)** note this section would create a tax credit for donations made to eligible childcare providers. The tax credits would begin for tax year 2026 and be equal to 75% of a qualifying donation. B&P notes that this provision may impact revenues beginning in FY27, when tax year 2026 annual income tax returns are filed.

A taxpayer may receive a tax credit of \$100 (\$175 donation) to \$200,000 (\$350,000 donation). The tax credits are non-refundable, unless a qualifying contributor is a 501(c)(3) non-profit. The

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tax credits may not be sold, transferred, or otherwise conveyed. The tax credits may be carried forward for up to six years.

Per subdivision 135.1310.8(1), no more than \$20 million in tax credits may be authorized per year. However, per subdivision 135.1310.8(2) if the full \$20 million is authorized, then an additional 15% (\$3 million) may be authorized. The additional \$3 million may only be used for contributions made to childcare facilities located within a childcare desert. Therefore, B&P estimates that this provision may reduce TSR and GR by up to \$23 million annually beginning in FY27.

Oversight notes that for informational purposes the Office of Childhood (DESE), in response to the similar proposal HB 870 (1993.01) 2023, provided Oversight with six years of statistics on licensed childcare facilities in Missouri as follows:

	Licensed Childcare Provider –	
Year	Sum	
2017	1,676	
2018	1,594	
2019	1,488	
2020	1,191	
2021	1,324	
Reported as of 11/2022	1,176	

Oversight notes that Section 135.1310, the "Child Care Contribution Tax Credit Act", allows taxpayers (corporations, charitable organizations which are exempt from federal income tax, and whose Missouri unrelated business taxable income, if any, would be subject to the state income tax, and individuals or partnerships subject to the state income tax) to claim tax credit against state tax liability for the tax year in which a verified contribution was made.

Oversight notes that only contributions directed to child care providers and intermediaries (a nonprofit organization that is, or agrees to become, subject to the jurisdiction of this state for the purposes of the administration and enforcement of this section) are able to receive tax credit.

Oversight notes the taxpayer is allowed to claim credit against the taxpayer's state tax liability for the tax year in which a verified contribution was made in an amount equal to up to seventy-five percent of the verified contribution to a childcare provider.

Oversight notes that under this section the minimum amount of any tax credit issued shall not be less than one hundred dollars and shall not exceed two hundred thousand dollars per tax year.

Oversight notes that any childcare facility receiving funds from a taxpayer must provide the taxpayer with contribution verification. In any case where such a facility fails to do so the facility must provide the taxpayer with a refund of his or her contribution.

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Oversight notes that the cumulative amount of tax credits authorized pursuant to this section shall not exceed twenty million dollars for each calendar year. Additionally, this section allows for additional 15% (\$ 3 million add-on) in tax credits to be issued specifically to childcare facilities located in childcare deserts in Missouri. Therefore, Oversight will note the overall potential impact under the Section 135.1310 could potentially reach <u>Up to \$23 million</u> annually beginning in <u>FY 2027</u>.

Section 135.1325 Employer Provided Child Care Assistance Tax Credit

Officials from the **Department of Revenue (DOR)** note, starting January 1, 2026, a qualified taxpayer would be able to claim a tax credit in the amount of 30% of a qualified childcare expenditure paid or incurred with respect to a childcare facility. This proposal identifies what is a qualifying expenditure and facility. The maximum amount of credit that can be issued to any taxpayer is \$200,000 annually.

This credit is not refundable, cannot be transferred or sold but they can be carried forward for up to six years. The credits are to be distributed on a first-come, first-serve basis with a cumulative \$20 million annual cap. This proposal is scheduled to sunset on December 31, 2031.

This proposal allows that if the cumulative \$20 million cap is authorized in a single year, then the credit can be increased by 15%. However, the increased amount is reserved for childcare providers in a childcare desert. It should be noted that the cap resets to \$20 million each year.

This proposal does establish a provision in Section 135.1325.6, that should a tax-exempt organization as defined by the IRS qualify to receive the credit, they would be able to have the credit refunded to them without having a state tax liability. This allows DOR to establish a procedure should such an organization qualify for the credit.

This provision says the credit is to begin with tax years beginning on or after January 1, 2026. This would impact the Department starting when the tax returns are filed in January 2027.

Fiscal Year	Loss to General Revenue
2026	\$0
2027	(Could exceed \$20,000,000)
2028	(Could exceed \$20,000,000)

This proposal creates a new tax credit program that will require a new line being added to the Form MO-TC (\$2,200), updates to their website and changes to the individual income tax computer system (\$1,832). These changes are estimated to cost \$4,032. DOR's existing tax credit staff are no longer able to take on any additional tax credits without additional resources. Due to the intensive knowledge of credits that is needed DOR is not able to use temporary staff

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to help with processing these returns. This proposal would require at least 1 FTE Associate Customer Service Rep at a salary of \$37,020.

Oversight notes the officials from the DOR assume the proposal will have a direct fiscal impact on their organization. Oversight does not have any information to the contrary. Therefore, Oversight will reflect cost to the general revenue for 1 FTE at \$37,020 (with applicable E&E) annually in the fiscal note.

Officials from the **Office of Administration – Budget & Planning (B&P)** note this section would create a tax credit for qualified childcare expenditures, for employers with at least two employees. The tax credits would begin for tax year 2026 and be equal to 30% of qualifying expenditures. B&P notes that this provision may impact revenues beginning in FY27, when tax year 2026 annual income tax returns are filed.

A taxpayer may receive a tax credit of up to \$200,000 (\$666,667 expenditures). The tax credits are non-refundable, unless a qualifying taxpayer is a 501(c)(3) non-profit. The tax credits may not be sold, transferred, or otherwise conveyed. The tax credits may be carried forward for up to six years.

Per subdivision 135.1325.7(1), no more than \$20 million in tax credits may be authorized per year. However, per subdivision 135.1325.7(2) if the full \$20 million is authorized, then an additional 15% (\$3 million) may be authorized. The additional \$3 million may only be used for childcare facility expenditures located within a childcare desert. Therefore, B&P estimates that this provision may reduce TSR and GR by up to \$23 million annually beginning in FY27.

Officials from the **Department of Economic Development (DED)** note, section 135.1325 creates the "Employer Provided Child Care Assistance Tax Credit Act". Administered by the Department of Economic Development.

Applies to tax years beginning on or after 1/1/2026.

Program cap: \$20M per calendar year. If the full amount is authorized in a CY, the cap for the next CY will be increased by 15%. That increased amount must be used for childcare providers located in a childcare desert. The DED Director must publish the new amount. A tax credit for employers' eligible childcare assistance expenditures. The tax credit is for up to 30% of childcare expenditures, with a total taxable year limit of \$200,000 per taxing entity. Credits are not transferable, sellable or refundable. 6-year carry forward period. Tax credits approved first-come-first-served.

The department may promulgate rules.

This program will be sunset on 12/31/2031, unless reauthorized by the general assembly.

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Oversight notes the qualified expenditure includes to acquire, construct, rehabilitate, or expand property that will be, or is, used as part of a childcare facility that is either operated by the taxpayer, or contracted with by the taxpayer, and which does not constitute part of the principal residence of the taxpayer or any employee of the taxpayer.

Oversight notes that Section 135.1325 "Employer Provided Child Care Assistance Tax Credit Act" allows, after January 1, 2026, for a taxpayer (with two or more employees) to claim a tax credit in an amount equal to thirty percent of the qualified childcare expenditures paid or incurred with respect to a childcare facility.

Additionally, this section allows for an additional 15% (\$ 3 million add-on) in tax credits to be issued specifically to childcare facilities located in childcare deserts in Missouri. Therefore, **Oversight** will note the overall potential impact under Section 135.1325 could potentially reach Up to \$23 million annually beginning in FY 2027.

Section 135.1350 Child Care Providers Tax Credit

Officials from the **Department of Revenue (DOR)** note, starting January 1, 2026, a qualified childcare provider with three or more employees would be able to claim a tax credit in the amount equal to the childcare provider's eligible employer withholding tax and may claim another credit in an amount up to 30% of the childcare provider's capital expenditures. To be a qualified childcare provider the provider must be licensed under Section 210.221. Capital expenditures must be greater than \$1,000 to qualify for the credit. No childcare provider shall receive more than \$200,000 in tax credits annually.

To claim the credit the childcare credit the provider must submit an application to the Department of Elementary and Secondary Education (DESE). If DESE approves the application, they will issue the tax credits.

These two credits are not refundable, cannot be transferred or sold but they can be carried forward for up to six years. The credits are to be distributed on a first-come, first-serve basis with a shared cumulative \$20 million annual cap. This proposal will be sunset on December 31, 2031.

This proposal allows that if the cumulative \$20 million cap is authorized in a single year, then the credit can be increased by 15%. However, the increased amount is reserved for childcare providers in a childcare desert. It should be noted that the cap resets to \$20 million each year.

This proposal does establish a provision in Section 135.1310.6, that should a tax-exempt organization as defined by the IRS qualify to receive the credit, they would be able to have the credit refunded to them without having a state tax liability. This allows DOR to establish a procedure should such an organization qualify for the credit.

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This provision says the credit is to begin with tax years beginning on or after January 1, 2026. This could impact the Department starting when the tax returns are filed in January 2027.

Fiscal Year	Loss to General Revenue
2026	\$0
2027	(Could exceed \$20,000,000)
2028	(Could exceed \$20,000,000)

This proposal creates a new tax credit program that will require a new line being added to the Form MO-TC (\$2,200), updates to their website and changes to the individual income tax computer system (\$1,832). These changes are estimated to cost \$4,032. DOR's existing tax credit staff is no longer able to take on any additional tax credits without additional resources. Due to the intensive knowledge of credits that is needed DOR is not able to use temporary staff to help with processing these returns. This proposal would require at least 1 FTE Associate Customer Service Rep at a salary of \$37,020.

Oversight notes the officials from the DOR assume the proposal will have a direct fiscal impact on their organization. **Oversight** does not have any information to the contrary. Therefore, Oversight will reflect cost to the general revenue for 1 FTE at \$37,020 (with applicable E&E) annually in the fiscal note.

Officials from the **Office of Administration – Budget & Planning (B&P)** note this section would create two tax credits starting in tax year 2026. For childcare providers with at least three employees, the provider may claim a tax credit equal to qualified withholdings and/or a tax credit equal to 30% of capital expenditures. A childcare provider must make at least \$1,000 in capital expenditures to claim the capital expenditures credit. B&P notes that this provision may impact revenues beginning in FY27, when tax year 2026 annual income tax returns are filed.

A taxpayer may receive a maximum tax credit of up to \$200,000 per year. B&P notes that the \$200,000 per taxpayer limit is for both tax credits. Therefore, a taxpayer may either use \$200,000 in withholding taxes or \$1,000 in capital expenditures and any combination in between to claim the maximum credit.

The tax credits are non-refundable, unless a qualifying taxpayer is a 501(c)(3) non-profit. The tax credits may not be sold, transferred, or otherwise conveyed. The tax credits may be carried forward for up to six years.

Per subdivision 135.1350.7(1), no more than \$20 million in tax credits may be authorized per year. However, per subdivision 135.1350.7(2) if the full \$20 million is authorized, then an additional 15% (\$3 million) may be authorized. The additional \$3 million may only be used for childcare facility expenditures located within a childcare desert. Therefore, B&P estimates that this provision may reduce TSR and GR by up to \$23 million annually beginning in FY27.

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Officials from the **Department of Economic Development (DED)** state section 135.1350 creates the "Child Care Providers Tax Credit Act" which will be administered by the Department of Elementary and Secondary Education.

DED received an appropriation in FY2024 for the hiring of 5.0 FTE to administer the two DED programs included in the act; therefore, PS and E&E is not being requested because the appropriation has already been approved. The two DED administered tax credit programs will likely reduce annual TSR by \$20M each (\$40M total).

Oversight does not have any information to the contrary. Therefore, Oversight will reflect a zero impact in the fiscal note for DED.

Officials from the **Department of Elementary and Secondary Education (DESE)** note this legislation is being proposed to develop the "Child Care Providers Tax Credit Act." This tax credit is designed to support childcare providers with a tax credit towards eligible employer withholding tax and capital expenditure investments. DESE assumes a new tax credit section would be required to administer this program. The team: one program coordinator, one administrative support assistant and two program specialists would be responsible for approval issuance, and monitoring of the credits for approximately 2,500 licensed childcare providers in the state. The FTE and ongoing costs were included in the FY 2024 budget and have not been reduced. These positions have not been filled and so DESE will show their cost in this fiscal note.

This section will require DESE to administer the new Child Care Providers Tax Credit. DESE assumes the administration of this new credit would require the development and programming of a new system to track the tax credit applications, approvals and monitoring data. OA-ITSD provided an estimate to make changes to the Early Head Start system and the Child Care Data System.

Department of Elementary and Secondary Education (DESE) is a consolidated agency under OA-ITSD. It is assumed that every new IT project/system will be bid out because all ITSD resources are at full capacity.

Oversight notes all childcare providers claiming the tax credit must submit an application for the tax credit for preliminary approval to DESE.

Oversight notes this Section states that DESE may promulgate rules and adopt statements of policy, procedures, forms and guidelines to implement and administer the provisions of this section.

Oversight notes the DESE states it will need (1) one Program Coordinator (\$74,808), (1) one Administrative Support Assistant (\$41,520), and (2) two Program Specialists (\$64,704) annually in order to implement and comply with the required provisions under this Section. Oversight will note the DESE projected one-time cost for software development and ongoing ITSD

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maintenance cost, as well as the FTE costs in the fiscal note beginning FY 2026. Oversight notes the FTE costs for FY 2026 are adjusted for a partial year.

Additionally, this section allows for an additional 15% (\$ 3 million add-on) in tax credits to be issued specifically to childcare facilities located in childcare deserts in Missouri. Therefore, **Oversight** will note the overall potential impact under the Section 135.1350 could potentially reach Up to \$23 million annually beginning in FY 2027.

Responses regarding the proposed legislation as a whole

Officials from the Department of Commerce and Insurance (DCI) note:

Sections 135.1310 and 135.1325:

A potential unknown decrease of premium tax revenues (up to the tax credit limit established in the bill) in FY2026 and FY2027 as a result of the creation of the Child Care Contribution Tax Credit Act and Employer Provided Child Care Assistance Tax Credit Act. Premium tax revenue is split 50/50 between General Revenue and County Foreign Insurance Fund except for domestic Stock Property and Casualty Companies who pay premium tax to the County Stock Fund. The County Foreign Insurance Fund is later distributed to school districts throughout the state. County Stock Funds are later distributed to the school district and county treasurer of the county in which the principal office of the insurer is located. It is unknown how each of these funds may be impacted by tax credits each year and which insurers will qualify for the new tax credit.

The department will require minimal contract computer programming to add this new tax credit to the premium tax database and can do so under existing appropriation. However, should multiple bills pass that would require additional updates to the premium tax database, the department may need to request more expense and equipment appropriation through the budget process.

Oversight notes the Missouri Department of Commerce and Insurance assumes the contract computer programming can be absorbed with existing resources. Oversight does not have any information to the contrary. However, should multiple bills pass, the Missouri Department of Commerce and Insurance may seek additional equipment and expense appropriation through the appropriation process.

Additionally, **Oversight** notes the fiscal note does not reflect the possibility that some of the tax credits could be utilized by insurance companies against insurance premium taxes. If this occurs, the loss in tax revenue would be split between the General Revenue Fund and the County Foreign Insurance Fund, which ultimately goes to local school districts.

Officials from the **Oversight Division** note the Division is responsible for providing a Sunset Report pursuant to Section 23.253 RSMo; however, Oversight can absorb the cost with the current budget authority.

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Rule Promulgation

Officials from the **Joint Committee on Administrative Rules** assume this proposal is not anticipated to cause a fiscal impact beyond its current appropriation.

Officials from the **Office of the Secretary of State (SOS)** note many bills considered by the General Assembly include provisions allowing or requiring agencies to submit rules and regulations to implement the act. The SOS is provided with core funding to handle a certain amount of normal activity resulting from each year's legislative session. The fiscal impact for this fiscal note to the SOS for Administrative Rules is less than \$5,000. The SOS recognizes that this is a small amount and does not expect that additional funding would be required to meet these costs. However, the SOS also recognizes that many such bills may be passed by the General Assembly in a given year and that collectively the costs may be in excess of what the office can sustain with its core budget. Therefore, the SOS reserves the right to request funding for the cost of supporting administrative rules requirements should the need arise based on a review of the finally approved bills signed by the governor.

FISCAL IMPACT – State Government	FY 2026	FY 2027	FY 2028
	(10 Mo.)		
	(10 1/101)		
GENERAL REVENUE			
Cost – Section 135.1310 "Child Care		I In to	I In to
	¢0	Up to	Up to
Contribution Tax Credit Act" (p.6)	\$0	(\$23,000,000)	(\$23,000,000)
Cost – Section 135.1325 "Employer			
Provided Child Care Assistance Tax		Up to	Up to
Credit Act" (p.8)	\$0	(\$23,000,000)	(\$23,000,000)
Costs – DOR FTE Section(s) 135.1310			
135.1325, & 135.1350 (p.4,7,9)			
Personnel Service	(\$92,550)	(\$113,281)	(\$115,547)
Fringe Benefits	(\$76,574)	(\$92,779)	(\$93,687)
Expense & Equipment	(\$40,077)	(\$1,711)	(\$1,745)
Other Cost – ITSD Form updates	(\$12,096)	\$0	<u>\$0</u>
<u>Total Costs</u> – DOR	(\$221,297)	(\$207,771)	(\$210,979)
FTE Change	3 FTE	3 FTE	3 FTE
Cost – Section 135.1350 "Child Care		Up to	Up to
Providers Tax Credit Act." (p.11)	\$0	(\$23,000,000)	(\$23,000,000)

FISCAL IMPACT – State Government	FY 2026	FY 2027	FY 2028
	(10 Mo.)		
Costs – DESE Section(s) 135.1350			
(p.11)	Up to	Up to	Up to
Personnel Service	(\$204,780)	(\$250,651)	(\$255,664)
Fringe Benefits	(\$134,716)	(\$163,629)	(\$165,638)
Expense & Equipment	(\$53,343)	(\$34,218)	(\$34,902)
<u>Total Costs</u> – DESE	(\$392,839)	(\$448,498)	(\$456,204)
FTE Change	4 FTE	4 FTE	4 FTE
_			
Cost – DESE – ITSD New Database			
and ongoing maintenance (p.11)	(\$145,152)	(\$29,756)	(\$30,500)
ESTIMATED NET EFFECT ON	Up to	<u>Up to</u>	<u>Up to</u>
GENERAL REVENUE	<u>(\$759,288)</u>	<u>(\$69,686,025)</u>	<u>(\$69,697,683)</u>
Estimated Net FTE Change on General			
Revenue	7 FTE	7 FTE	7 FTE

FISCAL IMPACT – Local Government	FY 2026	FY 2027	FY 2028
	(10 Mo.)		
	\$0	\$0	<u>\$0</u>

FISCAL IMPACT – Small Business

The proposal could have a direct fiscal impact on a small business child-care facility who will be able to apply and receive tax credits.

FISCAL DESCRIPTION

CHILD CARE CONTRIBUTION TAX CREDIT

This act establishes the "Child Care Contribution Tax Credit Act".

For all tax years beginning on or after January 1, 2026, this act authorizes a tax credit in an amount up to 75% of the taxpayer's contribution to a child care provider or intermediary, as such terms are defined in the act. A child care provider or intermediary shall file a contribution verification with the Department of Economic Development within sixty days of receiving a

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contribution, and shall issue a copy of such verification to the taxpayer. A failure to issue a contribution verification to a taxpayer shall entitle the taxpayer to a refund of the contribution. Contributions made to intermediaries shall be distributed in full to one or more child care providers within two years of the intermediary receiving such contribution.

Contributions made under the act shall be used directly by a child care provider to promote child care for children 12 years of age and younger, shall not be made to a child care provider in which the taxpayer has a direct financial interest, and shall not be made in exchange for care of a child or children unless the contribution is made by an employer purchasing child care for the children of the employer's employees. A child care provider or intermediary that uses a contribution for an ineligible purpose shall repay to the Department the value of the tax credit used for such ineligible purpose.

Tax credits authorized by the act shall not be refundable or transferable, but may be carried forward for up to six tax years. Notwithstanding this provision, taxpayers that are exempt for federal tax purposes shall be eligible for a refund of any tax credits received under this act, as described in the act.

The maximum amount of tax credits that shall be authorized in a calendar year shall not exceed \$20 million. If the maximum amount of tax credits is authorized in a calendar year, the maximum amount of tax credits that may be authorized in subsequent years shall be increased by 15%, provided that all such increases in the allowable amount of tax credits shall be reserved for contributions made to child care providers located in a child care desert, as such term is defined in the act.

This provision shall sunset on December 31, 2031, unless reauthorized by the General Assembly. (Section 135.1310)

EMPLOYER PROVIDED CHILD CARE ASSISTANCE TAX CREDIT

This act establishes the "Employer-Provided Child Care Assistance Tax Credit Act".

For all tax years beginning on or after January 1, 2026, this act authorizes a tax credit in an amount equal to 30% of qualified child care expenditures, as defined in the act, paid or incurred by an employer with two or more employees providing child care for its employees. The amount of the tax credit authorized under this act shall not exceed \$200,000 per taxpayer per tax year. A facility shall not be considered a child care facility for the purposes of the act unless enrollment in the facility is open to the dependents of the taxpayer during the tax year, provided that the dependents fall within the age range ordinarily cared for by, and only require a level of care ordinarily provided by, such facility.

Tax credits authorized by the act shall not be refundable or transferable, but may be carried forward for up to six tax years. Notwithstanding this provision, taxpayers that are exempt for

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federal tax purposes shall be eligible for a refund of any tax credits received under this act, as described in the act.

The maximum amount of tax credits that shall be authorized in a calendar year shall not exceed \$20 million. If the maximum amount of tax credits is authorized in a calendar year, the maximum amount of tax credits that may be authorized in subsequent years shall be increased by 15%, provided that all such increases in the allowable amount of tax credits shall be reserved for qualified child care expenditures for child care facilities located in a child care desert, as such term is defined in the act.

Tax credits authorized by this act shall be subject to recapture, as described in the act. This provision shall sunset on December 31, 2031, unless reauthorized by the General Assembly. (Section 135.1325)

CHILD CARE PROVIDERS TAX CREDIT

This act establishes the "Child Care Providers Tax Credit Act".

For all tax years beginning on or after January 1, 2026, this act authorizes child care providers with three or more employees to claim a tax credit in an amount equal to the child care provider's eligible employer withholding tax, as defined in the act, and may also claim a tax credit in an amount up to 30% of the child care provider's capital expenditures, as defined in the act, provided that such capital expenditures are not less than \$1,000. The amount of the tax credit authorized under this act shall not exceed \$200,000 per child care provider per tax year. A child care provider shall submit to the Department of Elementary and Secondary Education an application for the tax credit on a form to be provided by the Department. The child care provider shall provide proof of any capital expenditures for which the provider is claiming a tax credit.

Tax credits authorized by the act shall not be refundable or transferable, but may be carried forward for up to six tax years. Notwithstanding this provision, taxpayers that are exempt for federal tax purposes shall be eligible for a refund of any tax credits received under this act, as described in the act.

The maximum amount of tax credits that shall be authorized in a calendar year shall not exceed \$20 million. If the maximum amount of tax credits is authorized in a calendar year, the maximum amount of tax credits that may be authorized in subsequent years shall be increased by 15%, provided that all such increases in the allowable amount of tax credits shall be reserved for child care providers located in a child care desert, as such term is defined in the act.

This provision shall sunset on December 31, 2031, unless reauthorized by the General Assembly. (Section 135.1350)

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This legislation is not federally mandated, would not duplicate any other program and would not require additional capital improvements or rental space.

SOURCES OF INFORMATION

Department of Elementary and Secondary Education
Department of Economic Development
Department of Revenue
Office of Administration – Budget & Planning
Office of the Secretary of State
Joint Committee on Administrative Rules
Oversight Division
Department of Commerce and Insurance

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March 10, 2025

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