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119	division under Subsection (3) is a youth development organization council, the division shall,
120	on or before June 15 of each year, issue the organization a certificate stating that the
121	organization is a qualified youth development organization council.
122	(ii) If the division determines that an organization that files an application with the
123	division under Subsection (3) is not a youth development organization council, the division
124	shall provide the organization written notice stating the reasons for its determination.
125	(5) On or before July 1 of each year, the division shall make the distributions required
126	by this section to each qualified youth development organization council as follows:
127	(a) the division shall, for each qualified youth development organization council,
128	calculate a percentage:
129	(i) the numerator of which is the youth membership of the qualified youth development
130	organization council; and
131	(ii) the denominator of which is the total youth membership of the qualified youth
132	development organization councils;
133	(b) the division shall, for each qualified youth development organization council,
134	calculate an amount by multiplying the percentage the division calculates under Subsection
135	$(5)(a) by \hat{S} \rightarrow \underline{\text{the lesser of:}}$
135a	(i) $\leftarrow \hat{S}$ the amount the Legislature appropriates to the division from the account for the fiscal
136	<u>year</u> ; $\hat{\mathbf{S}} \rightarrow \underline{\mathbf{or}}$
136a	(ii) the balance in the account as of June 1 of that year; (-\$ and
137	(c) $\hat{S} \rightarrow \underline{\text{the division shall}} \leftarrow \hat{S}$ distribute the amount the division calculates under
137a	Subsection (5)(b) to each
138	qualified youth development organization council.
139	Section 5. Section 35A-8-2001 is enacted to read:
140	Part 20. Youth Character Organization Restricted Account Act
141	<u>35A-8-2001.</u> Title.
142	This part is known as the "Youth Character Organization Restricted Account Act."
143	Section 6. Section 35A-8-2002 is enacted to read:
144	<u>35A-8-2002.</u> Definitions.
145	As used in this part:
146	(1) "Account" means the Youth Character Organization Restricted Account created in
147	Section 35A-8-2003.
148	(2) "Qualified youth character organization council" means a youth character
149	organization council in the state that the division determines to be eligible to receive a
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150	distribution under Section 35A-8-2004.
151	(3) "Youth character organization" means an organization that is chartered under 36
152	<u>U.S.C.</u> Ŝ→ [<u>§</u>] <u>Sec.</u> ←Ŝ <u>80301.</u>
153	(4) "Youth character organization council" means a council that:
154	(a) is chartered by a youth character organization;
155	(b) is exempt from federal income taxation under Section 501(c)(3), Internal Revenue
156	Code; and
157	(c) covers a specified geographic area that includes a geographic area within the state.
158	(5) "Youth member" means a person who:
159	(a) has a valid membership in a youth character organization;
160	(b) is affiliated with a particular youth character organization council; and
161	(c) is 18 years of age or younger.
162	Section 7. Section 35A-8-2003 is enacted to read:
163	35A-8-2003. Youth Character Organization Restricted Account Creation
164	Interest.
165	(1) There is created within the General Fund a restricted account known as the "Youth
166	Character Organization Restricted Account."
167	(2) The account shall be funded by:
168	(a) contributions deposited into the account in accordance with Section 59-10-1317;
169	(b) private contributions;
170	(c) donations or grants from public or private entities; and
171	(d) interest described in Subsection (3).
172	(3) (a) The account shall earn interest.
173	(b) Interest earned on the account shall be deposited into the account.
174	(4) The division shall distribute money appropriated by the Legislature to the division
175	from the restricted account as provided in Section 35A-8-2004.
176	Section 8. Section 35A-8-2004 is enacted to read:
177	35A-8-2004. Division to distribute amounts deposited into Youth Character
178	Organization Restricted Account Procedures for distribution.
179	(1) Subject to the other provisions of this section, the division shall distribute amounts
180	deposited into the Youth Character Organization Restricted Account in accordance with

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181	Section 35A-8-2003 to one or more qualified youth character organization councils in the state.
182	(2) A qualified youth character organization that receives a distribution from the
183	division under this section shall expend the distribution only to accomplish the purposes
184	described in 36 U.S.C. $\hat{S} \rightarrow [\underline{\$}]$ Sec. $\leftarrow \hat{S}$ 80302.
185	(3) An organization that seeks to receive a distribution from the division under this
186	section shall, on or before May 1 of each year, file an application with the division:
187	(a) on a form prescribed by the division;
188	(b) that contains information required by the division to establish that the organization
189	is a youth character organization council in the state; and
190	(c) that contains any other information prescribed by the commission.
191	(4) (a) The division shall, on or before June 1 of each year, determine whether an
192	organization that files an application with the division under Subsection (3) is a youth character
193	organization council in the state.
194	(b) (i) If the division determines that an organization that files an application with the
195	division under Subsection (3) is a youth character organization council, the division shall, on or
196	before June 15 of each year, issue the organization a certificate stating that the organization is a
197	qualified youth character organization council.
198	(ii) If the division determines that an organization that files an application with the
199	division under Subsection (3) is not a youth character organization council, the division shall
200	provide the organization written notice stating the reasons for its determination.
201	(5) On or before July 1 of each year, the division shall make the distributions required
202	by this section to each qualified youth character organization council as follows:
203	(a) the division shall, for each qualified youth character organization council, calculate
204	a percentage:
205	(i) the numerator of which is the youth membership of the qualified youth character
206	<u>organization</u> $\hat{S} \rightarrow \underline{council} \leftarrow \hat{S}$; and
207	(ii) the denominator of which is the total youth membership of the qualified youth
208	character organization councils;
209	(b) the division shall, for each qualified youth character organization council, calculate
210	an amount by multiplying the percentage the division calculates under Subsection (5)(a) by $\hat{S} \rightarrow \underline{the}$
210a	lesser of:
210b	<u>(i)</u> ←Ŝ <u>the</u>
211	amount the Legislature appropriates to the division from the account for the fiscal year; $\hat{S} \rightarrow or$
211a	(ii) the balance in the account as of June 1 of that year; ←Ŝ and

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212	(c) $\hat{S} \rightarrow \underline{\text{the division shall}} \leftarrow \hat{S}$ distribute the amount the division calculates under
212a	Subsection (5)(b) to each
213	qualified youth character organization council.
214	Section 9. Section 59-10-1304 is amended to read:
215	59-10-1304. Removal of designation and prohibitions on collection for certain
216	contributions on income tax return Conditions for removal and prohibitions on
217	collection Commission reporting requirements.
218	(1) (a) If a contribution or combination of contributions described in Subsection (1)(b)
219	generate less than \$30,000 per year for three consecutive years, the commission shall remove
220	the designation for the contribution from the individual income tax return and may not collect
221	the contribution from a resident or nonresident individual beginning two taxable years after the
222	three-year period for which the contribution generates less than \$30,000 per year.
223	(b) The following contributions apply to Subsection (1)(a):
224	(i) the contribution provided for in Section 59-10-1305;
225	(ii) the contribution provided for in Section 59-10-1306;
226	(iii) the sum of the contributions provided for in Subsection 59-10-1307(1);
227	(iv) the contribution provided for in Section 59-10-1308;
228	(v) the contribution provided for in Section 59-10-1310; [or]
229	(vi) the contribution provided for in Section 59-10-1315[-]; or
230	(vii) the sum of the contributions provided for in:
231	(A) Section 59-10-1316; and
232	(B) Section 59-10-1317.
233	(2) If the commission removes the designation for a contribution under Subsection (1),
234	the commission shall report to the Revenue and Taxation Interim Committee that the
235	commission removed the designation on or before the November interim meeting of the year in
236	which the commission determines to remove the designation.
237	Section 10. Section 59-10-1316 is enacted to read:
238	59-10-1316. Contribution to Youth Development Organization Restricted
239	Account.
240	(1) Except as provided in Section 59-10-1304, for a taxable year beginning on or after
241	January 1, 2013, a resident or nonresident individual who files an individual income tax return
242	under this chapter may designate on the resident or nonresident individual's individual income