l	TAX CREDIT AMENDMENTS
2	2014 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Brian S. King
5	Senate Sponsor: Curtis S. Bramble
5 7	LONG TITLE
3	General Description:
)	This bill addresses provisions related to tax credits.
)	Highlighted Provisions:
	This bill:
	enacts tax credits for the employment of persons who are homeless;
	 repeals provisions related to tax credits and enacts the Tax Credit Administration
	Act; and
	 enacts the Tax Credit for Employment of Persons Who Are Homeless Act,
	including:
	 defining terms;
	 addressing the procedures and requirements for the Department of Workforce
	Services to authorize, and a person to claim, a tax credit; and
	 requires the Department of Workforce Services to make certain reports to the
	Legislature.
	Money Appropriated in this Bill:
	None
	Other Special Clauses:
	This bill provides effective dates.
	Utah Code Sections Affected:
	ENACTS:



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	35A-5-301 , Utah Code Annotated 1953
	35A-5-302 , Utah Code Annotated 1953
	35A-5-303, Utah Code Annotated 1953
	35A-5-304 , Utah Code Annotated 1953
	35A-5-305, Utah Code Annotated 1953
	35A-5-306, Utah Code Annotated 1953
	59-7-616 , Utah Code Annotated 1953
	59-7-901 , Utah Code Annotated 1953
	59-7-902 , Utah Code Annotated 1953
	59-7-903 , Utah Code Annotated 1953
	59-10-1032 , Utah Code Annotated 1953
RI	EPEALS:
	59-7-615, as enacted by Laws of Utah 2002, Chapter 62
$B\epsilon$	it enacted by the Legislature of the state of Utah:
	Section 1. Section 35A-5-301 is enacted to read:
	Part 3. Tax Credit for Employment of Persons Who Are Homeless Act
	<u>35A-5-301.</u> Title.
	This part is known as the "Tax Credit for Employment of Persons Who Are Homeless
<u>A</u>	<u>et."</u>
	Section 2. Section 35A-5-302 is enacted to read:
	<u>35A-5-302.</u> Definitions.
	As used in this part:
	(1) "Date of hire" means the date a person who is homeless first performs labor or
se	rvices for compensation for an employer.
	(2) "Governmental entity" is as defined in Section 59-2-511.
	(3) "Permanent housing, permanent supportive, or transitional facility" means a
fac	<u>eility:</u>
	(a) located within the state;
	(a) located within the state;(b) that provides supervision of residents of the facility; and

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59	(i) a publicly or privately operated shelter:
60	(A) designed to provide temporary living accommodations, including a welfare hotel,
61	congregate shelter, or transitional housing for the mentally ill; and
62	(B) that receives federal homeless assistance funding distributed by the United States
63	Department of Housing and Urban Development; or
64	(ii) an emergency shelter that receives homeless assistance funding from a county, city,
65	<u>or town.</u>
66	(4) "Person who is homeless" means an individual whose primary nighttime residence
67	is a permanent housing, permanent supportive, or transitional facility.
68	(5) "Wage requirement" means that an employer pays a person who is homeless \$4,000
69	or more in wages during a time period that:
70	(a) begins on the date of hire; and
71	(b) ends no later than $\hat{H} \rightarrow I$ [the last day of a three-calendar-quarter period, the first day of
72	which is the first day of the first calendar quarter that begins on or after the date of hire
72a	calendar quarters after the calendar quarter in which the date of hire occurs $\leftarrow \hat{H}$.
73	Section 3. Section 35A-5-303 is enacted to read:
74	35A-5-303. Application for tax credit certificate.
75	(1) An employer who employs a person who is homeless and seeks to receive a tax
76	credit certificate under this part shall file an application with the department with respect to
77	each person who is homeless that the employer employs.
78	(2) The application shall be on a form the department provides to the employer.
79	(3) The application shall require the employer to certify that:
80	(a) the person who is homeless who the employer employs:
81	(i) on the date of hire, has a primary nighttime residence at a permanent housing,
82	permanent supportive, or transitional facility;
83	(ii) is an employee, and not an independent contractor, of the employer;
84	(iii) is legally eligible to work in the United States; and
85	(iv) has not worked for the employer for more than 40 hours during the 60-day period
86	immediately preceding the date of hire; and
87	(b) the employer:
88	(i) complies with all state, federal, or local requirements related to the employment of
89	the person who is homeless; and

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90	(ii) is not a governmental entity.
91	(4) The application:
92	(a) shall list, for each person who is homeless that the employer employs:
93	(i) the person's name;
94	(ii) the person's $\hat{H} \rightarrow [\underbrace{taxpayer\ identification}]$ Social Security $\leftarrow \hat{H}$ number; and
95	(iii) the person's current address;
96	(b) shall list the employer's $\hat{H} \rightarrow [\underline{taxpayer}]$ federal employer $\leftarrow \hat{H}$ identification
96a	number; and
97	(c) may require additional information as determined by the department.
98	(5) An employer shall provide documentation to the department to support the
99	certifications and other information the employer provides in the application described in this
100	section.
101	(6) If the department determines that, on the basis of the documentation and other
102	information the employer provides, the employer has satisfied the certification requirements of
103	Subsection (3) and provided the information described in Subsection (4), the department shall
104	enter into a participation agreement with the employer as provided in Section 35A-5-304 for
105	each person who is homeless who the employer employs.
106	(7) If the department determines that, on the basis of the documentation and other
107	information the employer provides, the employer has not satisfied the certification
108	requirements of Subsection (3) or provided the information described in Subsection (4), the
109	department:
110	(a) shall deny the application; or
111	(b) inform the employer that the documentation the employer provided is inadequate
112	and request the employer to submit new or additional documentation.
113	Section 4. Section 35A-5-304 is enacted to read:
114	35A-5-304. Participation agreements.
115	(1) If the department enters into a participation agreement with an employer, the
116	participation agreement shall:
117	(a) be provided by the department; and
118	(b) establish the requirements the employer is required to meet to be eligible to receive
119	a tax credit certificate, including:
120	(i) requiring the employer to meet the certification requirements of Subsection

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121	35A-5-303(3);
122	(ii) requiring the employer to provide written notice to the department within 10 days
123	after the date the employer meets the wage requirement; and
124	(iii) requiring the employer to provide documentation or other information the
125	department requests:
126	(A) to establish the hours and dates that the person who is homeless works for the
127	employer; and
128	(B) to support the employer's eligibility to receive a tax credit certificate under this
129	part.
130	(2) An agreement under this section does constitute a right to receive a tax credit
131	certificate under this part.
132	Section 5. Section 35A-5-305 is enacted to read:
133	35A-5-305. Tax credit certificate.
134	(1) An employer shall provide written notice to the department within 10 days after the
135	date the employer meets the wage requirement as provided in the participation agreement
136	described in Section 35A-5-304.
137	(2) $\hat{H} \rightarrow [No later than 90 days after the date that an employer provides the written notice$
138	described in Subsection (1) to the department, the department shall determine ←Ĥ department shall determine
138	described in Subsection (1) to the department, the department shall determine ←Ĥ department shall determine
138 138a	<u>described in Subsection (1) to the department, the</u>] The $\leftarrow \hat{H}$ department shall determine whether $\hat{H} \rightarrow [\underline{the}]$ an $\leftarrow \hat{H}$
138 138a 139	<u>described in Subsection (1) to the department, the</u>] The ← \hat{H} department shall determine whether $\hat{H} \rightarrow [\underline{the}]$ an ← \hat{H} employer has met the requirements of the participation agreement under Section 53A-5-304 to
138 138a 139 140	described in Subsection (1) to the department, the The ←Ĥ department shall determine whether $\hat{H} \rightarrow [\underline{the}]$ an ←Ĥ employer has met the requirements of the participation agreement under Section 53A-5-304 to receive a tax credit certificate $\hat{H} \rightarrow [\underline{t}]$:
138 138a 139 140 140a	described in Subsection (1) to the department, the The \leftarrow \hat{H} department shall determine whether $\hat{H} \rightarrow [\underline{the}]$ an \leftarrow \hat{H} employer has met the requirements of the participation agreement under Section 53A-5-304 to receive a tax credit certificate $\hat{H} \rightarrow [\underline{t}]$: (a) after the employer provides the written notice described in Subsection (1) to the
138 138a 139 140 140a 140b	described in Subsection (1) to the department, the The $\leftarrow \hat{H}$ department shall determine whether $\hat{H} \rightarrow [\underline{the}]$ an $\leftarrow \hat{H}$ employer has met the requirements of the participation agreement under Section 53A-5-304 to receive a tax credit certificate $\hat{H} \rightarrow [\underline{t}]$: (a) after the employer provides the written notice described in Subsection (1) to the department; and
138 138a 139 140 140a 140b 140c	described in Subsection (1) to the department, the The $\leftarrow \hat{H}$ department shall determine whether $\hat{H} \rightarrow [\underline{the}]$ an $\leftarrow \hat{H}$ employer has met the requirements of the participation agreement under Section 53A-5-304 to receive a tax credit certificate $\hat{H} \rightarrow [\underline{\cdot}]$: (a) after the employer provides the written notice described in Subsection (1) to the department; and (b) no later than 60 days after the date that the employer provides the department
138 138a 139 140 140a 140b 140c 140d	described in Subsection (1) to the department, the The ←Ĥ department shall determine whether Ĥ→ [the] an ←Ĥ employer has met the requirements of the participation agreement under Section 53A-5-304 to receive a tax credit certificate Ĥ→ [:]: (a) after the employer provides the written notice described in Subsection (1) to the department; and (b) no later than 60 days after the date that the employer provides the department unemployment insurance wage information:
138 138a 139 140 140a 140b 140c 140d 140e	<pre>described in Subsection (1) to the department, the] The ←Ĥ department shall determine whether Ĥ→ [the] an ←Ĥ employer has met the requirements of the participation agreement under Section 53A-5-304 to receive a tax credit certificate Ĥ→ [z]: (a) after the employer provides the written notice described in Subsection (1) to the department; and (b) no later than 60 days after the date that the employer provides the department unemployment insurance wage information: (i) for the person who is homeless;</pre>
138 138a 139 140 140a 140b 140c 140d 140e 140f	described in Subsection (1) to the department, the The ←Ĥ department shall determine whether Ĥ→ [the] an ←Ĥ employer has met the requirements of the participation agreement under Section 53A-5-304 to receive a tax credit certificate Ĥ→ [t]: (a) after the employer provides the written notice described in Subsection (1) to the department; and (b) no later than 60 days after the date that the employer provides the department unemployment insurance wage information: (i) for the person who is homeless; (ii) as required by Subsection 35A-4-305(8); and
138 138a 139 140 140a 140b 140c 140d 140e 140f 140g	described in Subsection (1) to the department, the The ←Ĥ department shall determine whether Ĥ→ [the] an ←Ĥ employer has met the requirements of the participation agreement under Section 53A-5-304 to receive a tax credit certificate Ĥ→ [z]: (a) after the employer provides the written notice described in Subsection (1) to the department; and (b) no later than 60 days after the date that the employer provides the department unemployment insurance wage information: (i) for the person who is homeless; (ii) as required by Subsection 35A-4-305(8); and (iii) for each calendar quarter during which the employer pays wages to meet the
138 138a 139 140 140a 140b 140c 140d 140e 140f 140g 140h	described in Subsection (1) to the department, the The ←Ĥ department shall determine whether Ĥ→ [the] an ←Ĥ employer has met the requirements of the participation agreement under Section 53A-5-304 to receive a tax credit certificate Ĥ→ [z]: (a) after the employer provides the written notice described in Subsection (1) to the department; and (b) no later than 60 days after the date that the employer provides the department unemployment insurance wage information: (i) for the person who is homeless; (ii) as required by Subsection 35A-4-305(8); and (iii) for each calendar quarter during which the employer pays wages to meet the wage requirement. ←Ĥ
138 138a 139 140 140a 140b 140c 140d 140e 140f 140g 140h 141	described in Subsection (1) to the department, the The ←Ĥ department shall determine whether Ĥ→ [the] an ←Ĥ employer has met the requirements of the participation agreement under Section 53A-5-304 to receive a tax credit certificate Ĥ→ [t]: (a) after the employer provides the written notice described in Subsection (1) to the department; and (b) no later than 60 days after the date that the employer provides the department unemployment insurance wage information: (i) for the person who is homeless; (ii) as required by Subsection 35A-4-305(8); and (iii) for each calendar quarter during which the employer pays wages to meet the wage requirement. ←Ĥ (3) Subject to the other provisions of this section, if the department determines that an
138 138a 139 140 140a 140b 140c 140d 140e 140f 140g 140h 141	described in Subsection (1) to the department, the The ←Ĥ department shall determine whether Ĥ→ [the] an ←Ĥ employer has met the requirements of the participation agreement under Section 53A-5-304 to receive a tax credit certificate Ĥ→ [t]: (a) after the employer provides the written notice described in Subsection (1) to the department; and (b) no later than 60 days after the date that the employer provides the department unemployment insurance wage information: (i) for the person who is homeless; (ii) as required by Subsection 35A-4-305(8); and (iii) for each calendar quarter during which the employer pays wages to meet the wage requirement. ←Ĥ (3) Subject to the other provisions of this section, if the department determines that an employer has met the requirements of the participation agreement under Section 53A-5-304 to

146	does not exceed \$2,000;
147	(b) shall list the name and $\hat{H} \rightarrow [\underline{taxpayer\ identification}]$ $\underline{federal\ employer} \leftarrow \hat{H}$ number of
147a	the employer;
148	(c) shall list the name, $\hat{H} \rightarrow [\underbrace{taxpayer}]$ Social Security $\leftarrow \hat{H}$ identification number, and
148a	current address of the
149	person who is homeless with respect to whom the employer has met the wage requirement; and
150	(d) may include any other information required by the department.
151	(5) Subject to Subsections (6) and (7), the department shall issue tax credit certificates

152	under this section in the order that the department receives the written notice described in
153	Subsection (1).
154	(6) The department may not issue tax credit certificates that total more than \$100,000
155	in a fiscal year.
156	(7) (a) Subject to Subsection (7)(b), if the department would have issued tax credit
157	certificates that total more than \$100,000 in a fiscal year but for the limit provided in
158	Subsection (6), the department shall issue the tax credit certificates that exceed \$100,000 in the
159	next fiscal year.
160	(b) If the department issues tax credit certificates in accordance with Subsection (7)(a):
161	(i) the tax credit certificates may not total more than \$100,000; and
162	(ii) the department may not issue tax credit certificates for an amount that exceeds the
163	limit described in Subsection (7)(b)(i) in a future fiscal year.
164	(8) The department shall provide a copy of a tax credit certificate the department issues
165	under this section to the State Tax Commission.
166	Section 6. Section 35A-5-306 is enacted to read:
167	35A-5-306. Report to the Legislature.
168	Beginning with the 2016 interim, the department shall report annually to the Economic
169	Development and Workforce Services Interim Committee and the Revenue and Taxation
170	Interim Committee:
171	(1) on or before the November interim meeting; and
172	(2) on the amount of tax credits the department grants under this part.
173	Section 7. Section 59-7-616 is enacted to read:
174	59-7-616. Nonrefundable tax credit for employment of a person who is homeless.
175	(1) As used in this section:
176	(a) "Eligible employer" means a person who receives a tax credit certificate from the
177	Department of Workforce Services in accordance with Title 35A, Chapter 5, Part 3, Tax Credit
178	for Employment of Persons Who Are Homeless Act.
179	(b) "Person who is homeless" is as defined in Section 35A-5-302.
180	(2) Subject to the other provisions of this section, an eligible employer that is a
181	corporation may claim a nonrefundable tax credit as provided in this section against a tax under
182	this chapter.

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183	(3) The tax credit under this section is the amount of tax credit listed on a tax credit
184	certificate that the Department of Workforce Services issues to an employer for a taxable year
185	under Title 35A, Chapter 5, Part 3, Tax Credit for Employment of Persons Who Are Homeless
186	Act.
187	(4) An eligible employer may carry forward a tax credit under this section for a period
188	that does not exceed the next five taxable years if:
189	(a) the eligible employer is allowed to claim a tax credit under this section; and
190	(b) the amount of the tax credit exceeds the eligible employer's tax liability under this
191	chapter for that taxable year.
192	(5) An eligible employer shall retain a tax credit certificate the eligible employer
193	receives from the Department of Workforce Services for the same time period a person is
194	required to keep books and records under Section 59-1-1406.
195	Section 8. Section 59-7-901 is enacted to read:
196	Part 9. Tax Credit Administration Act
197	<u>59-7-901.</u> Title.
198	This part is known as the "Tax Credit Administration Act."
199	Section 9. Section 59-7-902 is enacted to read:
200	<u>59-7-902.</u> Definitions.
201	As used in this part:
202	(1) "Tax credit" means a nonrefundable tax credit listed on a tax return.
203	(2) "Tax return" means:
204	(i) a corporate return as defined in Section 59-7-101 filed in accordance with this
205	chapter; or
206	(ii) a tax return filed in accordance with Chapter 8, Gross Receipts Tax on Certain
207	Corporations Not Required to Pay Corporate Franchise or Income Tax Act.
208	Section 10. Section 59-7-903 is enacted to read:
209	59-7-903. Removal of tax credit from tax return Prohibition on claiming or
210	carrying forward a tax credit Commission reporting requirements.
211	(1) Subject to Subsection (2), the commission shall remove a tax credit from a tax
212	return and a person filing a tax return may not claim or carry forward the tax credit if:
213	(a) the total amount of tay credit claimed or carried forward by all persons who file a

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214	tax return is less than \$10,000 per taxable year for three consecutive taxable years; and
215	(b) less than 10 persons per year for the three consecutive taxable years described in
216	Subsection (1)(a) file a tax return claiming or carrying forward the tax credit.
217	(2) If the commission determines the requirements of Subsection (1) are met, the
218	commission shall remove a tax credit from a tax return and a person filing a tax return may not
219	claim or carry forward the tax credit beginning two taxable years after the January 1
220	immediately following the date the commission determines the requirements of Subsection (1)
221	are met.
222	(3) The commission shall, on or before the November interim meeting of the year after
223	the taxable year in which the commission determines the requirements of Subsection (1) are
224	met:
225	(a) report to the Revenue and Taxation Interim Committee that, in accordance with this
226	section:
227	(i) the commission is required to remove a tax credit from a return on which the tax
228	credit appears; and
229	(ii) a person filing a tax return may not claim or carry forward the tax credit; and
230	(b) notify each state agency required by statute to assist in the administration of the tax
231	credit that, in accordance with this section:
232	(i) the commission is required to remove a tax credit from a return on which the tax
233	credit appears; and
234	(ii) a person filing a tax return may not claim or carry forward the tax credit.
235	Section 11. Section 59-10-1032 is enacted to read:
236	59-10-1032. Nonrefundable tax credit for employment of a person who is
237	homeless.
238	(1) As used in this section:
239	(a) "Eligible employer" means a person who receives a tax credit certificate from the
240	Department of Workforce Services in accordance with Title 35A, Chapter 5, Part 3, Tax Credit
241	for Employment of Persons Who Are Homeless Act.
242	(b) "Person who is homeless" is as defined in Section 35A-5-302.
243	(2) Subject to the other provisions of this section, an eligible employer that is a
244	claimant, estate, or trust may claim a nonrefundable tax credit as provided in this section

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245	against a tax under this chapter.
246	(3) The tax credit under this section is the amount of tax credit listed on a tax credit
247	certificate that the Department of Workforce Services issues to an employer for a taxable year
248	under Title 35A, Chapter 5, Part 3, Tax Credit for Employment of Persons Who Are Homeless
249	Act.
250	(4) An eligible employer may carry forward a tax credit under this section for a period
251	that does not exceed the next five taxable years if:
252	(a) the eligible employer is allowed to claim a tax credit under this section; and
253	(b) the amount of the tax credit exceeds the eligible employer's tax liability under this
254	chapter for that taxable year.
255	(5) An eligible employer shall retain a tax credit certificate the eligible employer
256	receives from the Department of Workforce Services for the same time period a person is
257	required to keep books and records under Section 59-1-1406.
258	Section 12. Effective dates.
259	(1) Except as provided in Subsection (2), this bill takes effect on May 13, 2014.
260	(2) The actions affecting the following sections take effect for a taxable year beginning
261	on or after January 1, 2015:
262	(a) Section 59-7-616;
263	(b) Section 59-7-901;
264	(c) Section 59-7-902;
265	(d) Section 59-7-903; and
266	(e) Section 59-10-1032.
267	Section 13. Repealer.
268	This bill repeals:
269	Section 59-7-615, Removal of tax credit from tax form and prohibition on claiming
270	or carrying forward a tax credit Conditions for removal and prohibition on claiming or
271	carrying forward a tax credit Commission reporting requirements.

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