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Cheryl K. Acton proposes the following substitute bill:

Kinship Child Placement Amendments

2025 GENERAL SESSION STATE OF UTAH

Chief Sponsor: Cheryl K. Acton

Senate Sponsor:

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2	LONG TITLE
4	General Description:
5	This bill addresses kinship caregivers for children in the custody of the Division of Child
6	and Family Services.
7	Highlighted Provisions:
8	This bill:
9	defines terms;
0	 when a child in the custody of the Division of Child and Family Services (division) is
1	placed with the child's relative, requires the division to make available certain payments
2	to the relative to help support the child prior to the relative becoming a licensed or
3	certified kinship caregiver;
4	 requires the division to report information regarding payments provided to kinship
5	caregivers to the Social Services Appropriations Subcommittee; and
6	makes technical and conforming changes.
7	Money Appropriated in this Bill:
8	None
9	Other Special Clauses:
0.	None
21	Utah Code Sections Affected:
2	AMENDS:
3	26B-2-130, as renumbered and amended by Laws of Utah 2023, Chapter 305
4	80-2-301, as last amended by Laws of Utah 2024, Chapters 240, 307

- 26 Be it enacted by the Legislature of the state of Utah:
- Section 1. Section **26B-2-130** is amended to read:
- 28 **26B-2-130**. Foster care by a child's relative -- Maintenance payments.

29	(1) As used in this section:
30	(a) "Custody" means the same as that term is defined in Section 80-2-102.
31	(b) "Division" means the Division of Child and Family Services.
32	(c) "Initial kinship caregiver" means a kinship caregiver who is not a licensed foster care
33	provider and who is the first kinship placement for a child in the temporary custody
34	or custody of the division.
35	(d) "Kinship caregiver" means an individual who is responsible for the care and
36	supervision of the child when the child is in the temporary custody or custody of the
37	division and who:
38	(i) is a relative of the child; or
39	(ii) is not related to the child by birth or marriage, but who has an emotionally
40	significant relationship with the child such that the individual's relationship with
41	the child takes on the characteristics of a family relationship.
42	[(b)] (e) "Relative" means the same as that term is defined in Section 80-3-102.
43	[(e)] (f) "Temporary custody" means the same as that term is defined in Section 80-2-102
44	(2)(a) In accordance with state and federal law, the division shall provide for licensure of
45	a child's relative for foster or substitute care, when the child is in the temporary
46	custody or custody of the [Division of Child and Family Services] division.
47	(b) If it is determined that, under federal law, allowance is made for an approval process
48	requiring less than full foster parent licensure proceedings for a child's relative, the
49	division shall establish an approval process to accomplish that purpose.
50	(3)(a) At the time that a child or children are placed with an initial kinship caregiver, the
51	division shall offer to the initial kinship caregiver, and the initial kinship caregiver
52	may accept or decline, a payment to assist with providing care and supervision to the
53	child or children.
54	(b) If an initial kinship caregiver accepts the payment described in Subsection (3)(a), the
55	payment shall be:
56	(i) up to \$1,000 per child placed with the initial kinship caregiver, but in no event
57	more than \$3,000; and
58	(ii) subject to all applicable state and federal laws and eligibility requirements.
59	(c) Subject to Subsection (3)(e), if a child or children remain with an initial kinship
60	caregiver three months after the child or children were placed with the initial kinship
51	caregiver, the division shall offer to the initial kinship caregiver, and the initial
62	kinshin caregiver may accept or decline a payment to assist with providing ongoing

63	care and supervision to the child or children.
64	(d) If an initial kinship caregiver accepts the payment described in Subsection (3)(c), the
65	payment shall be:
66	(i) up to \$1,000 per child that remains placed with the initial kinship caregiver after
67	three consecutive months; and
68	(ii) subject to all applicable state and federal laws and eligibility requirements.
69	(e) The division may not offer the payment described in Subsection (3)(c) to an initial
70	kinship caregiver who became a licensed foster care provider within three months
71	after the child or children were placed with the initial kinship caregiver.
72	Section 2. Section 80-2-301 is amended to read:
73	80-2-301 . Division responsibilities.
74	(1) The division is the child, youth, and family services authority of the state.
75	(2) The division shall:
76	(a) administer services to minors and families, including:
77	(i) child welfare services;
78	(ii) domestic violence services; and
79	(iii) all other responsibilities that the Legislature or the executive director of the
80	department may assign to the division;
81	(b) provide the following services:
82	(i) financial and other assistance to an individual adopting a child with special needs
83	under Sections 80-2-806 through 80-2-809, not to exceed the amount the division
84	would provide for the child as a legal ward of the state;
85	(ii) non-custodial and in-home services in accordance with Section 80-2-306,
86	including:
87	(A) services designed to prevent family break-up; and
88	(B) family preservation services;
89	(iii) reunification services to families whose children are in substitute care in
90	accordance with this chapter, Chapter 2a, Removal and Protective Custody of a
91	Child, and Chapter 3, Abuse, Neglect, and Dependency Proceedings;
92	(iv) protective supervision of a family, upon court order, in an effort to eliminate
93	abuse or neglect of a child in that family;
94	(v) shelter care in accordance with this chapter, Chapter 2a, Removal and Protective
95	Custody of a Child, and Chapter 3, Abuse, Neglect, and Dependency Proceedings;
96	(vi) domestic violence services, in accordance with the requirements of federal law;

97	(vii) protective services to victims of domestic violence and the victims' children, in
98	accordance with this chapter, Chapter 2a, Removal and Protective Custody of a
99	Child, and Chapter 3, Abuse, Neglect, and Dependency Proceedings;
100	(viii) substitute care for dependent, abused, and neglected children;
101	(ix) services for minors who are victims of human trafficking or human smuggling,
102	as described in Sections 76-5-308 through 76-5-310.1, or who have engaged in
103	prostitution or sexual solicitation, as defined in Sections 76-10-1302 and
104	76-10-1313; and
105	(x) training for staff and providers involved in the administration and delivery of
106	services offered by the division in accordance with this chapter and Chapter 2a,
107	Removal and Protective Custody of a Child;
108	(c) establish standards for all:
109	(i) contract providers of out-of-home care for minors and families;
110	(ii) facilities that provide substitute care for dependent, abused, or neglected children
111	placed in the custody of the division; and
112	(iii) direct or contract providers of domestic violence services described in
113	Subsection (2)(b)(vi);
114	(d) have authority to:
115	(i) contract with a private, nonprofit organization to recruit and train foster care
116	families and child welfare volunteers in accordance with Section 80-2-405;
117	(ii) approve facilities that meet the standards established under Subsection (2)(c) to
118	provide substitute care for dependent, abused, or neglected children placed in the
119	custody of the division; and
120	(iii) approve an individual to provide short-term relief care to a foster parent if the
121	individual:
122	(A) provides the relief care for less than six consecutive nights;
123	(B) provides the relief care in the short-term relief care provider's home;
124	(C) is direct access qualified, as that term is defined in Section 26B-2-120; and
125	(D) is an immediate family member or relative, as those terms are defined in
126	Section 80-3-102, of the foster parent;
127	(e) cooperate with the federal government in the administration of child welfare and
128	domestic violence programs and other human service activities assigned by the
129	department;
130	(f) in accordance with Subsection (5)(a), promote and enforce state and federal laws

131	enacted for the protection of abused, neglected, or dependent children, in accordance
132	with this chapter and Chapter 2a, Removal and Protective Custody of a Child, unless
133	administration is expressly vested in another division or department of the state;
134	(g) cooperate with the Workforce Development Division within the Department of
135	Workforce Services in meeting the social and economic needs of an individual who is
136	eligible for public assistance;
137	(h) compile relevant information, statistics, and reports on child and family service
138	matters in the state;
139	(i) prepare and submit to the department, the governor, and the Legislature reports of the
140	operation and administration of the division in accordance with the requirements of
141	Sections 80-2-1102 and 80-2-1103;
142	(j) within appropriations from the Legislature, provide or contract for a variety of
143	domestic violence services and treatment methods;
144	(k) enter into contracts for programs designed to reduce the occurrence or recurrence of
145	abuse and neglect in accordance with Section 80-2-503;
146	(l) seek reimbursement of funds the division expends on behalf of a child in the
147	protective custody, temporary custody, or custody of the division, from the child's
148	parent or guardian in accordance with an order for child support under Section
149	78A-6-356;
150	(m) ensure regular, periodic publication, including electronic publication, regarding the
151	number of children in the custody of the division who:
152	(i) have a permanency goal of adoption; or
153	(ii) have a final plan of termination of parental rights, under Section 80-3-409, and
154	promote adoption of the children;
155	(n) subject to Subsections (5) and (7), refer an individual receiving services from the
156	division to the local substance abuse authority or other private or public resource for
157	a court-ordered drug screening test;
158	(o) report before November 30, 2020, and every third year thereafter, to the Social
159	Services Appropriations Subcommittee regarding:
160	(i) the daily reimbursement rate that is provided to licensed foster parents based on
161	level of care;
162	(ii) the amount of money spent on daily reimbursements for licensed foster parents
163	and initial kinship caregiver payments during the previous fiscal year; and
164	(iii) any recommended changes to the division's budget to support the daily

165	reimbursement rates described in Subsection (2)(o)(i) or the initial kinship
166	caregiver payments;
167	(p) when a division child welfare caseworker identifies a safety concern with the foster
168	home, cooperate with the Office of Licensing and make a recommendation to the
169	Office of Licensing concerning whether the foster home's license should be placed on
170	conditions, suspended, or revoked; and
171	(q) perform other duties and functions required by law.
172	(3)(a) The division may provide, directly or through contract, services that include the
173	following:
174	(i) adoptions;
175	(ii) day-care services;
176	(iii) out-of-home placements for minors;
177	(iv) health-related services;
178	(v) homemaking services;
179	(vi) home management services;
180	(vii) protective services for minors;
181	(viii) transportation services; or
182	(ix) domestic violence services.
183	(b) The division shall monitor services provided directly by the division or through
184	contract to ensure compliance with applicable law and rules made in accordance with
185	Title 63G, Chapter 3, Utah Administrative Rulemaking Act.
186	(c)(i) Except as provided in Subsection (3)(c)(ii), if the division provides a service
187	through a private contract, the division shall post the name of the service provider
188	on the division's website.
189	(ii) Subsection (3)(c)(i) does not apply to a foster parent placement.
190	(4)(a) The division may:
191	(i) receive gifts, grants, devises, and donations;
192	(ii) encourage merchants and service providers to:
193	(A) donate goods or services; or
194	(B) provide goods or services at a nominal price or below cost;
195	(iii) distribute goods to applicants or consumers of division services free or for a
196	nominal charge and tax free; and
197	(iv) appeal to the public for funds to meet needs of applicants or consumers of
198	division services that are not otherwise provided by law, including Sub-for-Santa

199	programs, recreational programs for minors, and requests for household
200	appliances and home repairs.
201	(b) If requested by the donor and subject to state and federal law, the division shall use a
202	gift, grant, devise, donation, or proceeds from the gift, grant, devise, or donation for
203	the purpose requested by the donor.
204	(5)(a) In carrying out the requirements of Subsection (2)(f), the division shall:
205	(i) cooperate with the juvenile courts, the Division of Juvenile Justice and Youth
206	Services, and with all public and private licensed child welfare agencies and
207	institutions to develop and administer a broad range of services and support;
208	(ii) take the initiative in all matters involving the protection of abused or neglected
209	children, if adequate provisions have not been made or are not likely to be made;
210	and
211	(iii) make expenditures necessary for the care and protection of the children described
212	in Subsection (5)(a)(ii), within the division's budget.
213	(b) If an individual is referred to a local substance abuse authority or other private or
214	public resource for court-ordered drug screening under Subsection (2)(n), the court
215	shall order the individual to pay all costs of the tests unless:
216	(i) the cost of the drug screening is specifically funded or provided for by other
217	federal or state programs;
218	(ii) the individual is a participant in a drug court; or
219	(iii) the court finds that the individual is an indigent individual.
220	(6) Except to the extent provided by rules made in accordance with Title 63G, Chapter 3,
221	Utah Administrative Rulemaking Act, the division is not required to investigate
222	domestic violence in the presence of a child, as described in Section 76-5-114.
223	(7)(a) Except as provided in Subsection (7)(b), the division may not:
224	(i) require a parent who has a child in the custody of the division to pay for some or
225	all of the cost of any drug testing the parent is required to undergo; or
226	(ii) refer an individual who is receiving services from the division for drug testing by
227	means of a hair, fingernail, or saliva test that is administered to detect the presence
228	of drugs.
229	(b) Notwithstanding Subsection (7)(a)(ii), the division may refer an individual who is
230	receiving services from the division for drug testing by means of a saliva test if:
231	(i) the individual consents to drug testing by means of a saliva test; or
232	(ii) the court based on a finding that a saliva test is necessary in the circumstances

- Section 3. **Effective Date.**
- 235 This bill takes effect on May 7, 2025.