Rosalba Dominguez proposes the following substitute bill:

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Diaper Program Amendments

2025 GENERAL SESSION STATE OF UTAH

Chief Sponsor: Rosalba Dominguez

Senate Sponsor: Luz Escamilla

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LONG TITLE

4 General Description:

This bill addresses grants for entities that provide free diapering supplies to individuals.

Highlighted Provisions:

- 7 This bill:
- 8 defines terms;
- 9 requires the Department of Health and Human Services (department) to, within
- appropriations, award grants to nonprofit entities who provide free diapering supplies;
- provides rulemaking authority to the department to govern the awarding of grants;
- 12 creates the Diapering Supplies Fund;
- 13 allows individual taxpayers to make contributions to the Diapering Supplies Fund on tax
- 14 returns; and
- 15 requires reporting related to awarded grants.

16 Money Appropriated in this Bill:

- None None
- 18 Other Special Clauses:
- 19 This bill provides retrospective operation.
- 20 Utah Code Sections Affected:
- 21 AMENDS:
- **59-10-1304** (Effective **05/07/25**), as last amended by Laws of Utah 2023, Chapters 419,
- 23 513 and 534
- 24 ENACTS:
- 25 **26B-7-125** (Effective 05/07/25), Utah Code Annotated 1953
- 26 **59-10-1322 (Effective 05/07/25) (Applies beginning 01/01/25)**, Utah Code Annotated
- 27 1953

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29	Be it enacted by the Legislature of the state of Utah:
30	Section 1. Section 26B-7-125 is enacted to read:
31	26B-7-125 (Effective 05/07/25). Diapering supplies grant program Rulemaking
32	Reporting.
33	(1) As used in this section:
34	(a) "Diaper distribution center" means a community-based diaper bank or distribution
35	center, a public health agency, or a nonprofit organization with a minimum of ten
36	years' experience distributing baby or toddler products.
37	(b) "Diapering supplies" means diapers, diaper wipes, and diaper cream.
38	(2) Within appropriations specified by the Legislature for this purpose, funds dispersed to
39	the department from the Diapering Supplies Fund under Section 59-10-1322, and any
40	grants, gifts, or donations under Subsection (3), the department shall make grants to one
41	or more diaper distribution centers that provide, either directly or through a network of
42	partners, diapering supplies at no cost to parents, guardians, or family members of a
43	child or an individual with a disability who needs diapering supplies.
44	(3) The department may accept grants, gifts, and donations of money or property for use by
45	the grant program.
46	(4) A person who receives a grant under this section shall use the funds for the purchase
47	and distribution of diapering supplies in the state.
48	(5) To be eligible for a grant under this section, a person shall:
49	(a) demonstrate a capacity for regularly distributing diapering supplies in the state;
50	(b) demonstrate the ability to engage in building community awareness of the need for
51	diapering supplies; and
52	(c) meet any other criteria or satisfy any other qualifications required by the department
53	by rule made in accordance with Subsection (6).
54	(6) The department shall make rules, in accordance with Title 63G, Chapter 3, Utah
55	Administrative Rulemaking Act, governing the application form, process, and criteria to
56	be used in awarding grants under this section.
57	(7) An entity that receives a grant from the department under this section shall:
58	(a) retain records documenting expenditure of the grant money; and
59	(b) report to the department on or before August 1 in the year following receipt of the
60	grant regarding the quantity of diapering supplies the entity distributed, or the
61	number of individuals to whom the person distributed diapering supplies.

(8) The department shall provide a written report regarding grants awarded under this

63	section to the Health and Human Services Interim Committee on or before October 1
64	each year, that shall include, for the preceding fiscal year:
65	(a) the total amount of grants awarded; and
66	(b) a summary of reports made to the department under Subsection (7)(b).
67	(9) The department may use funds collected under Subsections (2) and (3) to pay the
68	administrative costs associated with making grants under this section.
69	Section 2. Section 59-10-1304 is amended to read:
70	59-10-1304 (Effective 05/07/25). Removal of designation and prohibitions on
71	collection for certain contributions on income tax return Conditions for removal and
72	prohibitions on collection Commission publication requirements.
73	(1)(a) If a contribution or combination of contributions described in Subsection (1)(b)
74	generate less than \$30,000 per year for three consecutive years, the commission shall
75	remove the designation for the contribution from the individual income tax return and
76	may not collect the contribution from a resident or nonresident individual beginning
77	two taxable years after the three-year period for which the contribution generates less
78	than \$30,000 per year.
79	(b) The following contributions apply to Subsection (1)(a):
80	(i) the contribution provided for in Section 59-10-1306;
81	(ii) the sum of the contributions provided for in Subsection 59-10-1307(1);
82	(iii) the contribution provided for in Section 59-10-1308;
83	(iv) the contribution provided for in Section 59-10-1319;
84	(v) the contribution provided for in Section 59-10-1320;[-or]
85	(vi) the contribution provided for in Section 59-10-1321[-] ; or
86	(vii) the contribution provided for in Section 59-10-1322.
87	(2) If the commission removes the designation for a contribution under Subsection (1), the
88	commission shall report to the Revenue and Taxation Interim Committee by electronic
89	means that the commission removed the designation on or before the November interim
90	meeting of the year in which the commission determines to remove the designation.
91	(3)(a) Within a 30-day period after the day on which the commission makes the report
92	required by Subsection (2), the commission shall publish a list in accordance with
93	Subsection (3)(b) stating each contribution that the commission will remove from the
94	individual income tax return.
95	(b) The list shall:
96	(i) be published on:

97	(A) the commission's website; and
98	(B) the public legal notice website in accordance with Section 45-1-101;
99	(ii) include a statement that the commission:
100	(A) is required to remove the contribution from the individual income tax return;
101	and
102	(B) may not collect the contribution;
103	(iii) state the taxable year for which the removal described in Subsection (3)(a) takes
104	effect; and
105	(iv) remain available for viewing and searching until the commission publishes a new
106	list in accordance with this Subsection (3).
107	Section 3. Section 59-10-1322 is enacted to read:
108	<u>59-10-1322</u> (Effective 05/07/25) (Applies beginning 01/01/25). Contribution to
109	Diapering Supplies Fund.
110	(1) As used in this section, "fund" means the Diapering Supplies Fund created in
111	Subsection (2).
112	(2) There is created an expendable special revenue fund known as the "Diapering Supplies
113	Fund."
114	(3) The fund consists of amounts deposited into the fund in accordance with Subsection (4).
115	(4) Except as provided in Section 59-10-1304, a resident or nonresident individual who
116	files an income tax return under this chapter may designate on the resident or
117	nonresident individual's income tax return a contribution to be:
118	(a) deposited into the Diapering Supplies Fund; and
119	(b) expended as provided in Subsection (5).
120	(5)(a) Each year, the commission shall:
121	(i) disburse from the Diapering Supplies Fund all money deposited into the fund
122	since the last disbursement; and
123	(ii) transfer the money to the Department of Health and Human Services for
124	distribution in accordance with Section 26B-7-125.
125	(b) The commission shall complete the transfer of funds to the Department of Health and
126	Human Services by August 15 of each year.
127	Section 4. Effective Date.
128	This bill takes effect on May 7, 2025.
129	Section 5. Retrospective operation.
130	Section

59-10-1322 (Effective 05/07/25) (Applies beginning 01/01/25) has retrospective

operation for a taxable year beginning on or after January 1, 2025.