# SB0263S01 compared with SB0263

{deleted text} shows text that was in SB0263 but was deleted in SB0263S01.

inserted text shows text that was not in SB0263 but was inserted into SB0263S01.

DISCLAIMER: This document is provided to assist you in your comparison of the two bills. Sometimes this automated comparison will NOT be completely accurate. Therefore, you need to read the actual bills. This automatically generated document could contain inaccuracies caused by: limitations of the compare program; bad input data; or other causes.

Senator Todd Weiler proposes the following substitute bill:

## CHILD CARE COSTS AMENDMENTS

2013 GENERAL SESSION STATE OF UTAH

**Chief Sponsor: Todd Weiler** 

House Sponsor: \(\)\ \tag{V. Lowry Snow}

### **LONG TITLE**

## **General Description:**

This bill amends provisions in the Utah Child Support Act.

## **Highlighted Provisions:**

This bill:

• {requires} <u>allows</u> child care costs to be included in a child support order when income is imputed to a custodial parent.

## **Money Appropriated in this Bill:**

None

## **Other Special Clauses:**

None

## **Utah Code Sections Affected:**

AMENDS:

# SB0263S01 compared with SB0263

**78B-12-215**, as renumbered and amended by Laws of Utah 2008, Chapter 3

*Be it enacted by the Legislature of the state of Utah:* 

Section 1. Section **78B-12-215** is amended to read:

### **78B-12-215.** Child care costs.

- (1) {(a)} The need to include child care costs in the child support order is presumed, if the custodial parent or the noncustodial parent, during extended parent-time, is working and actually incurring the child care costs.
- (b) If income has been imputed to a custodial parent, the need to include child care costs is presumed to cover the costs of child care that would accrue if the parent was working.
- † (2) The need to include child care costs is not presumed, but may be awarded on a case-by-case basis, if the costs are related to the career or occupational training of the custodial parent, or if otherwise ordered by the court in the interest of justice.

{

**Legislative Review Note** 

as of 2-28-13 2:00 PM

Office of Legislative Research and General Counsel} (3) The court may impute a monthly obligation for child care costs when it imputes income to a parent who is providing child care for the minor child of both parties so that the parties are not incurring child care costs for the child. Any monthly obligation imputed under this section shall be applied towards any actual child care costs incurred within the same month for the child.