1	AN ACT relating to employee child-care assistance, making an appropriation
2	therefor, and declaring an emergency.
3	Be it enacted by the General Assembly of the Commonwealth of Kentucky:
4	→SECTION 1. A NEW SECTION OF KRS CHAPTER 199 IS CREATED TO
5	READ AS FOLLOWS:
6	The General Assembly finds and declares that the purpose of this Act is to support
7	Kentucky families by incentivizing employers to contribute to the child-care costs of its
8	employees. In enacting this legislation, it is the intention of the General Assembly to
9	enable the Cabinet for Health and Family Services to facilitate this public and private
10	partnership program, herein known as the Employee Child-Care Assistance
11	Partnership, and administer program funds to achieve this purpose.
12	→SECTION 2. A NEW SECTION OF KRS CHAPTER 199 IS CREATED TO
13	READ AS FOLLOWS:
14	As used in Sections 1 to 8 of this Act:
15	(1) "Cabinet" means the Cabinet for Health and Family Services;
16	(2) "Child-care provider" means a child-care provider that is rated pursuant to the
17	quality-based graduated early care and education program rating system set forth
18	<u>in KRS 199.8943;</u>
19	(3) "Contribution" means a direct payment to a child-care provider either directly by
20	an employer or through a third party vendor to subsidize an employee's eligible
21	child-care costs;
22	(4) "Eligible child-care costs" means costs to be incurred by an individual for
23	services rendered by an eligible child-care provider;
24	(5) "Employee" means an individual who works in Kentucky and is employed by an
25	employer;
26	(6) "Employer" means a nonprofit or for-profit entity with at least one (1) employee
27	who works in Kentucky in each of twenty (20) or more calendar weeks in the

1	current or preceding calendar year;
2	(7) ''Fund'' means the fund administered by the Cabinet as described in Section 5 of
3	this Act;
4	(8) ''Program'' means the Employee Child-Care Assistance Partnership;
5	(9) ''Small business'' means a business with fewer than fifty (50) employees who are
6	individually contracted to work more than thirty-five (35) hours per week;
7	(10) "State match" means the money paid directly to the child-care provider by the
8	Cabinet from the fund described in Section 5 of this Act; and
9	(11) "State median household income" means the most recent estimate available of
10	real median household income for the state, as determined by the United States
11	<u>Census Bureau.</u>
12	→SECTION 3. A NEW SECTION OF KRS CHAPTER 199 IS CREATED TO
13	READ AS FOLLOWS:
14	(1) The Employee Child-care Assistance Partnership program is hereby established
15	under the cabinet. To administer the program, the cabinet may:
16	(a) Delegate authority to a subsidiary department;
17	(b) Coordinate and share information with other executive branch agencies;
18	and
19	(c) Enter into contracts with third parties to administer the program or specific
20	parts of the program.
21	(2) The cabinet shall be responsible for:
22	(a) Creating and making available a standardized contract for participation in
23	the program;
24	(b) Processing the contract between an employer, employee, and child-care
25	provider that is submitted to the cabinet;
26	(c) Notifying the parties of their enrollment status in the program;
27	(d) Managing and administering the program funds;

1		(e) Securing third-party vendors in accordance with all applicable federal and
2		state procurement regulations, if deemed necessary;
3		(f) Verifying the eligibility of the respective employee, employer, and child-care
4		provider as parties to a contract for participation in the program prior to
5		disbursement of a state match; and
6		(g) Distributing educational materials about the program's objectives, benefits,
7		and eligibility requirements to employers, employees, and child-care
8		providers.
9	<u>(</u> 3)	The cabinet shall review the contract submitted by the employer and, if the
10		employee, employer, and the proposed child-care provider meet program
11		eligibility requirements, agree to match the contribution made by the employer up
12		to one hundred percent (100%) of the cost of service from the fund.
13	<u>(4)</u>	The cabinet shall only become party to a proposed contract under this program if
14		the fund reflects a positive balance based on both:
15		(a) The cabinet's existing contractual obligations already accrued under this
16		program; and
17		(b) The cabinet's additional financial obligation imposed by the proposed
18		<u>contract.</u>
19	(5)	The cabinet shall not agree to become party to a proposed contract pursuant to
20		this program if the corresponding financial obligation would cause the fund to
21		accrue a negative balance.
22	<u>(6)</u>	The cabinet shall maintain a waitlist of contracts submitted after available funds
23		were committed. The cabinet shall become party to a proposed contract from the
24		waitlist as new funds become available and according to the order in which it was
25		<u>received.</u>
26	<u>(7)</u>	The cabinet shall issue a state match directly to the child-care provider or
27		through a third-party vendor for the duration of the contract.

1	(8) The cabinet shall not disclose an employee's personal information without that
2	individual's express written consent.
3	(9) In the first fiscal year of the program, the cabinet shall administer the program
4	according to the following:
5	(a) The cabinet shall begin administering the program after the effective date of
6	this Act, including but not limited to:
7	1. Promulgating the required administrative regulations as described in
8	Section 4 of this Act; and
9	2. Soliciting third-party vendor contracts, if deemed necessary;
10	(b) The cabinet shall not begin accepting proposed contracts from employers
11	pursuant to this program prior to ninety (90) calendar days before July 1,
12	<u>2023; and</u>
13	(c) The cabinet shall not disperse state matches from the fund as a party to a
14	contract with an employer, employee, and child-care provider pursuant to
15	this program prior to July 1, 2023.
16	(10) Beginning in 2024 and every year thereafter, the cabinet shall begin accepting
17	proposed contracts from employers, employees, and child-care providers for the
18	next fiscal year according to the following:
19	(a) Ninety (90) calendar days before July 1st for employers with existing
20	approved contracts pursuant to the program; and
21	(b) Forty-five (45) calendar days before July 1st for all other employers.
22	(11) Beginning in 2024 and every year thereafter, the cabinet shall publish reports
23	detailing the efficacy of the program by July 15th and December 15th of each
24	year and shall submit the report to the Legislative Research Commission. The
25	report shall include at least the following information about the program:
26	(a) Any appropriation made in the past fiscal year to the fund;
27	(b) The total number of standardized contracts submitted by employers;

1	(c) The total amount of state matches paid out of the fund by the cabinet;
2	(d) The breakdown of the state matches paid by county;
3	(e) Information on the size, geographical location, and industry type of
4	employers who participated in the program;
5	(f) The number, license type, quality rating, and geographical distribution of
6	participating child-care providers;
7	(g) The average cost for services charged by child-care providers participating
8	in the program and information on how these costs have increased or
9	decreased during the most recent reporting period and previous reporting
10	periods; and
11	(h) The number and total dollar value of contracts not approved by the cabinet.
12	(12) Prior to one hundred and twenty (120) calendar days before July 1, 2023, the
13	cabinet shall publish a report detailing implementation plans for the program
14	and submit the report to the Legislative Research Commission.
15	→SECTION 4. A NEW SECTION OF KRS CHAPTER 199 IS CREATED TO
16	READ AS FOLLOWS:
17	The cabinet, or its designated department, shall promulgate administrative regulations
18	in accordance with KRS Chapter 13A to effectuate the provisions of Sections 1 to 8 of
19	this Act including:
20	(1) Creating a standardized agreement for employers wishing to participate in the
21	program that includes:
22	(a) Name, physical location, size, and industry of the employer;
23	(b) Name and phone number of the employer's point of contact;
24	(c) Name and physical location of the child-care provider;
25	(d) Name and phone number of the child-are provider's point of contact;
26	(e) Name and home address of the employee;
27	(f) Total contribution to be paid by the employer to the provider, either directly

1		or through a third-party vendor;
2		(g) Total amount of the state match to be paid to the provider, either directly or
3		through a third-party vendor;
4		(h) Duration of the contract, which shall not last beyond the end of the state's
5		fiscal year in any given year;
6		(i) Frequency of the contribution to be made directly to the child-care provider
7		in accordance with the provider's established billing cycle; and
8		(j) Annual gross wage of the employee;
9	<u>(2)</u>	Establishing eligibility verification procedures for the following parties as a
10		prerequisite for the cabinet entering the agreement as a party and issuing a state
11		match:
12		(a) Employer's enrollment in the program;
13		(b) Employee's eligibility; and
14		(c) Child-care provider's eligibility;
15	<u>(3)</u>	Creating procedures for issuing a notice to all parties to the agreement of their
16		enrollment in the program upon receiving and processing the contract and
17		determining eligibility;
18	<u>(4)</u>	Compiling confidentiality protocols for the cabinet and its designated department
19		or departments to safeguard the personal information of participating employees,
20		employers, and child-care providers;
21	<u>(5)</u>	Introducing reporting requirements for an employer or a child-care provider
22		reporting a lapse or nonpayment of contribution towards eligible child-care
23		<u>services;</u>
24	<u>(6)</u>	Creating procedures for issuing and logging a state match to child-care providers
25		pursuant to the respective contract;
26	<u>(7)</u>	Maintaining records of the fund in the fiscal year and all payments;
27	<u>(8)</u>	Creating criteria for participant disqualification from the program; and

1	<u>(9)</u>	Establishing procedures for appeals hearings.
2		→SECTION 5. A NEW SECTION OF KRS CHAPTER 199 IS CREATED TO
3	REA	AD AS FOLLOWS:
4	<u>(1)</u>	There is hereby established in the State Treasury a revolving account to be known
5		as the Employee Child-Care Assistance Partnership fund. The fund shall consist
6		of moneys appropriated by the General Assembly, contributions, gifts, or grants
7		made available for the purposes of the program.
8	<u>(2)</u>	The fund shall be administered by the cabinet or its designated department.
9	<u>(3)</u>	Notwithstanding KRS 45.229, any moneys remaining in the fund at the close of
10		the fiscal year shall not lapse but shall be carried forward to the next fiscal year.
11	<u>(4)</u>	Any interest earnings of the fund shall become a part of the fund and shall not
12		<u>lapse.</u>
13	<u>(5)</u>	Moneys deposited in the fund are hereby appropriated for the purposes set forth
14		in Sections 1 to 8 of this Act and shall not be appropriated or transferred by the
15		General Assembly for any other purpose.
16	<u>(6)</u>	The cabinet shall issue state matches out of the fund to child-care providers in
17		accordance to the provisions of the respective contracts and in the order that the
18		cabinet processed the contract.
19	(7)	(a) State matches shall not exceed one-hundred percent (100%) of the
20		contribution made by the employer for contracts in which the employee's
21		annual gross wages are equal to or less than the state median household
22		<u>income.</u>
23		(b) State matches shall not exceed eighty-percent (80%) of the contribution
24		made by the employer for contracts in which the employee's annual gross
25		wages are more than the state median household income.
26	<u>(8)</u>	In each fiscal year, twenty-five percent (25%) of the total fund shall be distributed
27		to agreements in which an employer is a small business.

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1	<u>(9)</u>	In fiscal year 2022-2023, five percent (5%) of the total fund shall be distributed to
2		the cabinet to administer the program. In every fiscal year thereafter, three
3		percent (3%) of the total fund shall be distributed to the cabinet to administer the
4		program.
5	<u>(10)</u>	A state match issued pursuant to this program and administered by the cabinet is
6		for the promotion of the general welfare and shall not be considered
7		compensation for an employee's service.
8		→SECTION 6. A NEW SECTION OF KRS CHAPTER 199 IS CREATED TO
9	REA	AD AS FOLLOWS:
10	<u>(1)</u>	If an employer wishes to provide child-care assistance to an employee as a benefit
11		of employment and participate in this program, the employer may enter into an
12		agreement with its employee and a child-care provider using the standardized
13		contract provided by the cabinet.
14	(2)	To participate in the program, an employer shall do the following:
15		(a) Obtain the standardized contract created by the cabinet and enter into it
16		with the employee and child-care provider;
17		(b) Submit the proposed contract to the cabinet;
18		(c) Submit any additional information as deemed necessary by the cabinet
19		pursuant to Section 4 of this Act; and
20		(d) Make contributions to the employee's eligible child-care costs directly to the
21		child-care provider or through a third-party vendor in accordance with the
22		amount and frequency agreed to in the final contract.
23	<u>(3)</u>	To participate in the program, an employee shall complete the standardized
24		contract with the employer and the child-care provider and provide any additional
25		information as deemed necessary by the cabinet pursuant to Section 4 of this Act.
26	<u>(4)</u>	In the event that the agreement includes costs of service not covered by the
27		employer's contribution and the state match, the employee shall make payments

1	to the child-care provider according to the amount and frequency determined by
2	the final contract.
3	→SECTION 7. A NEW SECTION OF KRS CHAPTER 199 IS CREATED TO
4	READ AS FOLLOWS:
5	(1) Termination of an active contract between an employer, employee, child-care
6	provider, and the cabinet pursuant to this program shall occur in the following
7	<u>circumstances:</u>
8	(a) If the relationship between the employee and employer is severed, the
9	employer shall notify the child-care provider and the cabinet within three
10	(3) business days of the separation, and the contract is terminated on the
11	calendar date provided by the employer in the notification. If the employer
12	fails to make this notification and the cabinet issues a state match to the
13	provider on behalf of that employer's employee, then the employer shall
14	reimburse the cabinet for the unnecessary state match.
15	(b) If the employer fails to make a contribution or contributions for the eligible
16	child-care costs in accordance to the terms of the contract, the child-care
17	provider shall notify the cabinet within five (5) business days. After
18	receiving notification from the provider, the cabinet shall temporarily cease
19	providing a state match and shall notify the employer that the contract will
20	be terminated unless the employer remedies the nonpayment within five (5)
21	business days of receiving notification from the cabinet. If the provider fails
22	to make this notification and receives a state match from the cabinet on
23	behalf of that employer's employee, the provider shall reimburse the cabinet
24	for the unnecessary state match.
25	(2) Termination of an active contract between an employer, employee, child-care
26	provider and the cabinet pursuant to this program may occur in the following
27	<u>circumstances:</u>

1	(a) If the employee fails to pay the child-care provider for costs not covered by
2	the employer contribution and the state match in accordance to the terms of
3	the contract, the child-care provider may give the employee reasonable time
4	to remedy the nonpayment. The child-care provider may notify the cabinet
5	and terminate the contract on the date that the notification was issued. If
6	the child-care provider voluntarily excuses the employee's nonpayment or
7	the child-care provider does not notify the cabinet within two (2) calendar
8	months from the date of the employee's nonpayment and continues to
9	provide services, then the contract made between all the parties will
10	automatically reflect the reduction in value.
11	(b) If the child-care provider ceases participation or otherwise loses its rating in
12	the rating system described in KRS 199.8943, it shall notify all parties to the
13	agreement immediately.
14	(c) Either the employer or employee may terminate the contract at any time and
15	for any reason. The terminating party shall notify all the parties to the
16	contract and specify the desired termination date. All parties to the contract
17	shall be financially obligated, according to the provisions of the contract, up
18	to the termination date.
19	→SECTION 8. A NEW SECTION OF KRS CHAPTER 199 IS CREATED TO
20	READ AS FOLLOWS:
21	The Cabinet for Economic Development may, in consultation with the Cabinet for
22	Health and Family Services, require employers seeking economic development
23	incentives through Subchapter 31 and 32 of KRS Chapter 154 to participate in this
24	program.
25	→Section 9. KRS 199.990 is amended to read as follows:
26	(1) Any person who violates any of the provisions of KRS 199.430, 199.470, 199.473,
27	199.570, 199.572, and 199.590 except subsection (2), or 199.640 to 199.670, or any

rule or regulation under such sections the violation of which is made unlawful shall
be fined not less than five hundred dollars (\$500) nor more than two thousand
dollars (\$2,000) or imprisoned for not more than six (6) months, or both. Each day
such violation continues shall constitute a separate offense.

5 (2) Any person who willfully violates any other of the provisions of KRS 199.420 to
6 199.670 or any rule or regulation thereunder, the violation of which is made
7 unlawful under the terms of those sections, and for which no other penalty is
8 prescribed in those sections, or in any other applicable statute, shall be fined not less
9 than one hundred dollars (\$100) nor more than two hundred dollars (\$200) or
10 imprisoned for not more than thirty (30) days, or both.

11 (3) Any violation of the regulations, standards, or requirements of the cabinet under the 12 provisions of KRS 199.896 that poses an immediate threat to the health, safety, or 13 welfare of any child served by the child-care center shall be subject to a civil 14 penalty of no more than one thousand dollars (\$1,000) for each occurrence. Treble 15 penalties shall be assessed for two (2) or more violations within twelve (12) 16 months. All money collected as a result of civil penalties assessed under the 17 provisions of KRS 199.896 shall be paid into the State Treasury and credited to a 18 special fund for the purpose of the Early Childhood Scholarship Program created in 19 accordance with KRS 164.518. The balance of the fund shall not lapse to the 20 general fund at the end of each biennium.

(4) A person who commits a violation of the regulations, standards, or requirements of
the cabinet under the provisions of KRS 199.896 shall be fined not less than one
thousand dollars (\$1,000) or imprisoned for not more than twelve (12) months, or
be fined and imprisoned, at the discretion of the court.

(5) Any person who violates any of the provisions of KRS 199.590(2) shall be guilty of
a Class D felony.

27 (6) Any person who knowingly or intentionally registers false information under KRS

- 199.503(4) shall be fined not more than one thousand dollars (\$1,000) or
 imprisoned for not more than twelve (12) months, or be fined and imprisoned, at the
 discretion of the court.
- 4 (7) Any person who knowingly or intentionally releases or requests confidential
 5 information in violation of KRS 199.503(8) or (9) or in violation of KRS 199.505
 6 shall be fined not more than one thousand dollars (\$1,000) or imprisoned for not
 7 more than twelve (12) months, or be fined and imprisoned, at the discretion of the
 8 court. It is a defense under this subsection if the cabinet releases confidential
 9 information while acting in good faith and with reasonable diligence.
- 10 (8) Any person who intentionally registers false information under Sections 1 to 8 of
- 11this Act with the Cabinet in pursuit of the benefits of this program shall be12subject to a civil penalty of no more than five hundred dollars (\$500) per
- 13 violation. All money collected as a result of penalties assessed under Sections 1 to
- 14 <u>8 of this Act shall be paid into the State Treasury and credited to the Employee</u>

15 *Child-care Assistance Program fund.*

16 → Section 10. This Act may be cited as the "Employee Child-care Assistance
17 Partnership".

→Section 11. There is hereby appropriated General Fund moneys in the amount of
 \$15,000,000 in fiscal year 2022-2023 to the Department for Community Based Services
 in the Cabinet for Health and Family Services for the Employee Child-care Assistance
 Partnership.

Section 12. Whereas it is of the utmost importance to the Commonwealth of
Kentucky to support employees struggling to access child-care, an emergency is declared
to exist, and this Act takes effect upon its passage and approval by the Governor or upon
its otherwise becoming a law.