By: Button H.B. No. 3011

## A BILL TO BE ENTITLED

1 AN ACT 2 relating to a franchise tax credit for taxable entities that make certain employer child-care contributions. 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 4 SECTION 1. Chapter 171, Tax Code, is amended by adding 5 Subchapter N-1 to read as follows: 6 SUBCHAPTER N-1. TAX CREDIT FOR CHILD-CARE CONTRIBUTION 7 Sec. 171.721. DEFINITION. In this subchapter, "child-care 8 contribution" means the dollar amount of a contribution made by a 9 taxable entity to an employee of the entity for use by the employee 10 to secure child care at a child-care facility or family home 11 12 licensed under Chapter 42, Human Resources Code, including a licensed child-care facility operated by the entity. The term does 13 14 not include wages paid by the taxable entity to the employee or a payment to the employee that is considered compensation for the 15 16 employee's service. Sec. 171.722. ENTITLEMENT TO CREDIT. A taxable entity is 17 entitled to a credit in the amount and under the conditions provided 18 by this subchapter against the tax imposed under this chapter. 19 Sec. 171.723. AMOUNT OF CREDIT; LIMITATION. (a) Subject to 20 21 Subsections (b) and (c), the amount of the credit a taxable entity may claim on a report is equal to the total amount of child-care 22

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contributions paid by the entity during the period on which the

report is based. For purposes of computing the total amount of

- 1 child-care contributions paid by the taxable entity, a child-care
- 2 contribution in an amount that exceeds \$3,600 for a child is
- 3 considered to be a child-care contribution in the amount of \$3,600
- 4 for that child.
- 5 (b) The total credit claimed on a report, including the
- 6 amount of any carryforward under Section 171.724, may not exceed
- 7 the amount of franchise tax due for the report after applying all
- 8 other applicable credits.
- 9 (c) The total amount of credits that may be awarded under
- 10 Subsection (a) in a state fiscal year may not exceed \$25 million.
- 11 (d) The comptroller by rule shall prescribe procedures by
- 12 which the comptroller will allocate the amount of credits available
- 13 under Subsection (c). The procedures must provide that credits are
- 14 allocated to taxable entities that applied for the credit on a pro
- 15 rata basis.
- Sec. 171.724. CARRYFORWARD. (a) If a taxable entity is
- 17 eligible for a credit that exceeds the limitation under Section
- 18 171.723(b), the entity may carry the unused credit forward for not
- 19 more than five consecutive reports.
- 20 (b) A carryforward is considered the remaining portion of a
- 21 credit that cannot be claimed on a report because of the limitation
- 22 <u>under Section 171.723(b).</u>
- (c) Credits, including a carryforward, are considered to be
- 24 used in the following order:
- 25 (1) a carryforward under this section; and
- 26 (2) a credit for the period on which the report is
- 27 based.

- 1 Sec. 171.725. APPLICATION FOR CREDIT. (a) A taxable entity
- 2 must apply for a credit under this subchapter on or with the report
- 3 for the period for which the credit is claimed.
- 4 (b) A taxable entity must apply for the credit in the manner
- 5 prescribed by the comptroller and include with the application any
- 6 information requested by the comptroller to determine whether the
- 7 entity is eligible for the credit under this subchapter.
- 8 (c) The comptroller may award a credit to a taxable entity
- 9 that applies for the credit under Subsection (a) of this section if
- 10 the taxable entity is eligible for the credit and the credit is
- 11 available under Section 171.723(c). The comptroller has discretion
- 12 in determining whether to grant or deny an application for a credit.
- 13 (d) The comptroller shall notify a taxable entity in writing
- 14 of the comptroller's decision to grant or deny the application
- 15 <u>submitted under Subsection (a). If the comptroller denies a</u>
- 16 taxable entity's application, the comptroller shall include in the
- 17 notice of denial the reasons for the comptroller's decision.
- Sec. 171.726. SALE OR ASSIGNMENT OF CREDIT. (a) A taxable
- 19 entity that makes a child-care contribution may sell or assign all
- 20 or part of the credit that may be claimed for that contribution to
- 21 one or more taxable entities, and any taxable entity to which all or
- 22 part of the credit is sold or assigned may sell or assign all or part
- 23 of the credit to another taxable entity. There is no limit on the
- 24 total number of transactions for the sale or assignment of all or
- 25 part of the total credit authorized under this subchapter.
- 26 (b) A taxable entity that sells or assigns a credit under
- 27 this section and the taxable entity to which the credit is sold or

- 1 assigned shall jointly submit written notice of the sale or
- 2 assignment to the comptroller not later than the 30th day after the
- 3 date of the sale or assignment. The notice must include:
- 4 (1) the date on which the credit was originally
- 5 established;
- 6 (2) the date of the sale or assignment;
- 7 (3) the amount of the credit sold or assigned and the
- 8 remaining period during which it may be used;
- 9 (4) the names, addresses, and federal tax
- 10 identification numbers of the taxable entity that sold or assigned
- 11 the credit or part of the credit and the taxable entity to which the
- 12 credit or part of the credit was sold or assigned; and
- 13 (5) the amount of the credit owned by the selling or
- 14 assigning taxable entity before the sale or assignment, and the
- 15 amount the selling or assigning taxable entity retained, if any,
- 16 <u>after the sale or assignment.</u>
- 17 (c) The sale or assignment of a credit in accordance with
- 18 this section does not extend the period for which a credit may be
- 19 carried forward.
- 20 (d) After a taxable entity claims a credit for a child-care
- 21 contribution under this subchapter, another entity may not use the
- 22 <u>same expenditure as the basis for another credit.</u>
- Sec. 171.727. RULES. The comptroller shall adopt rules
- 24 necessary to implement and administer this subchapter.
- 25 SECTION 2. Subchapter N-1, Chapter 171, Tax Code, as added
- 26 by this Act, applies only to a report originally due on or after
- 27 January 1, 2026.

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1 SECTION 3. This Act takes effect January 1, 2026.