1	State of Arkansas	A 70 111		
2	95th General Assembly	A Bill		
3	Regular Session, 2025		HOUSE BILL 1019	
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5	By: Representative A. Collins			
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8		For An Act To Be Entitled		
9	AN ACT TO CREATE THE AFFORDABLE CHILDCARE ACT OF			
10	2025; TO CREATE AN INCOME TAX CREDIT FOR EMPLOYERS			
11	WHO ASSIST EMPLOYEES WITH CHILDCARE COSTS; TO REPLACE			
12	THE EXISTING INCOME TAX CREDIT FOR EMPLOYER-OPERATED			
13	CHILDCARE F	ACILITIES; AND FOR OTHER PURPOSES	•	
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16		Subtitle		
17	TO CRE	EATE THE AFFORDABLE CHILDCARE ACT		
18	OF 202	25; TO CREATE AN INCOME TAX CREDIT	i	
19	FOR EN	MPLOYERS WHO ASSIST EMPLOYEES WITH		
20	CHILDO	CARE COSTS; AND TO REPLACE THE		
21	EXIST	ING INCOME TAX CREDIT FOR EMPLOYER	! -	
22	OPERAT	TED CHILDCARE FACILITIES.		
23				
24	BE IT ENACTED BY THE GE	NERAL ASSEMBLY OF THE STATE OF ARI	KANSAS:	
25				
26	SECTION 1. Arkan	sas Code Title 26, Chapter 51, Sul	bchapter 5, is	
27	amended to add an addit	ional section to read as follows:		
28	<u>26-51-518</u> . Affor	dable Childcare Act of 2025 — Emp.	<u>loyer childcare</u>	
29	assistance tax credit.			
30	(a) This section	shall be known and may be cited a	as the "Affordable	
31	Childcare Act of 2025".			
32	(b)(l) There is allowed an income tax credit against the income tax			
33	imposed by this chapter in the amount determined under subsection (c) of this			
34	section for a business that pays for or provides childcare for the dependent			
35	children of its employees.			
36	(2) To qua	lify for the income tax credit all	lowed under this	

1	section, the childcare must be provided by a childcare facility that is	
2	licensed under the Childcare Facility Licensing Act, § 20-78-201 et seq.	
3	(c) The income tax credit allowed under this section is allowed in	
4	amounts equal to the following:	
5	(1) Thirty percent (30%) of the total amount expended by a	
6	business for childcare services purchased to provide care for the dependent	
7	children of its employees or for the provision of the service of locating	
8	childcare services for the dependent children of its employees;	
9	(2)(A) In the tax year in which a facility providing childcare	
10	services for use primarily by the dependent children of employees is	
11	established by a business independently or in conjunction with one or more	
12	other businesses, fifty percent (50%) of the total amount expended by a	
13	business in the establishment and operation of the facility.	
14	(B) In tax years other than the tax year in which a	
15	childcare facility is established under subdivision (c)(2)(A) of this	
16	section, the income tax credit allowed under this section is equal to thirty	
17	percent (30%) of the total amount expended by a business for the operation of	
18	a childcare facility less the amount of moneys received by the business for	
19	use of the facility for childcare services; and	
20	(3) Fifty percent (50%) of the total amount expended by a	
21	business as payments to an organization providing access to available	
22	childcare services for the business's employees.	
23	(d)(1) The credit allowed by subdivisions (c)(1) and (c)(2)(B) of this	
24	section shall not exceed thirty thousand dollars (\$30,000) for any business	
25	during any tax year.	
26	(2) The credit allowed by subdivisions (c)(2)(A) and (c)(3) of	
27	this section shall not exceed forty-five thousand dollars (\$45,000) for any	
28	business during any tax year.	
29	(e) If the amount of the income tax credit allowed under this section	
30	exceeds the business's income tax liability, the excess shall be refunded to	
31	the business.	
32		
33	SECTION 2. Arkansas Code §§ 26-51-507 and 26-51-508 are repealed.	
34	26-51-507. Employer-provided child care As qualified under former §	
35	26-52-401 - Definition.	
36	(a) A business which qualifies for the exemption from the gross	

1	receipts tax under former § 26-52-401(29) shall be allowed an income tax
2	credit of three and nine-tenths percent (3.9%) of the annual salary of
3	employees employed exclusively in providing childcare services.
4	(b) If two (2) or more businesses participate in a childcare program
5	for their employees as provided by former § 26-52-401(29), then each business
6	will be allowed an income tax credit of three and nine-tenths percent (3.9%)
7	of the annual salary of only those employees who are on the respective
8	business' payroll and are employed exclusively for providing childcare
9	services.
10	(c)(l) To qualify for the income tax credit, the revenue to the
11	business or businesses from the childcare facility cannot exceed the direct
12	operating costs of the facility. If, on an annual basis, the childcare
13	facility receives revenue which exceeds the direct operating costs of the
14	facility, the business or businesses will not be entitled to the income tax
15	eredit.
16	(2) As used in this section, "direct operating costs" means:
17	(A) The cost of food and beverages provided to the
18	children;
19	(B) The cost of labor for personnel whose services are
20	performed exclusively on the premises of the childcare facility for the care
21	of the children and all related employment taxes paid by the employer; and
22	(C) All materials and supplies necessary to operate the
23	childcare facility.
24	(d) The income tax credit created by subsection (a) of this section
25	shall first be available in the taxable year following the year the business
26	makes payment of wages to childcare workers. To the extent that the credit is
27	not fully utilized in this first year, it may be carried forward for an
28	additional two (2) years. Any credit remaining thereafter shall expire.
29	(e) The income tax provisions of this section shall be in full force
30	and effect for all income tax years beginning on and after January 1, 1993.
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32	26-51-508. Employer-provided child care — As qualified under § 26-52-
33	516 or § 26-53-132 - Definition.
34	(a) A business which qualifies for the refund of the gross receipts
35	tax or compensating use tax under § 26-52-516 or § 26-53-132 shall be allowed
36	an income tax credit of three and nine-tenths percent (3.9%) of the annual

1	salary of its employees employed exclusively in providing childcare service,
2	or a five-thousand-dollar income tax credit for the first tax year the
3	business provides its employees with a childcare facility.
4	(b) If two (2) or more businesses participate in a childcare program
5	for their employees as provided by § 26-52-516 or § 26-53-132, then each
6	business will be allowed an income tax credit of three and nine-tenths
7	percent (3.9%) of the annual salary of only those employees who are on the
8	respective business' payroll and are employed exclusively for providing
9	childcare services. The first year's five-thousand-dollar credit will be
10	prorated among the businesses based upon the percentage of the cost paid by
11	each business for the initial construction and equipping of the childcare
12	facility.
13	(c)(1)(A) To qualify for the income tax credit, the revenue to the
14	business or businesses from the childcare facility cannot exceed the direct
15	operating costs of the facility.
16	(B) If, on an annual basis, the business receives revenues
17	from the operation of the childcare facility which exceed the direct
18	operating costs of the facility, the businesses will not be entitled to the
19	income tax credit.
20	(2) As used in this subsection, "direct operating costs" means:
21	(A) The cost of food and beverages provided to the
22	children;
23	(B) The cost of labor for personnel whose services are
24	performed exclusively on the premises of the childcare facility for the care
25	of the children and all related employment taxes paid by the employer; and
26	(C) All materials and supplies necessary to operate the
27	childcare facility.
28	(d) The income tax credit created by subsection (a) of this section
29	shall first be available in the taxable year following the year the business
30	makes payment of wages to childcare workers. To the extent that the credit is
31	not fully utilized in this first year, it may be carried forward for an
32	additional two (2) years. Any credit remaining thereafter shall expire.
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34	SECTION 3. EFFECTIVE DATE. Sections 1 and 2 of this act are effective
35	for tax years beginning on or after January 1, 2025.
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