Representative Rex P. Shipp proposes the following substitute bill:

1	ADOPTION TAX CREDIT
2	2020 GENERAL SESSION
3	STATE OF UTAH
4	Chief Sponsor: Rex P. Shipp
5	Senate Sponsor:
6 7	LONG TITLE
8	General Description:
9	This bill enacts an individual income tax credit for adoption expenses.
10	Highlighted Provisions:
11	This bill:
12	defines terms;
13	 enacts a nonrefundable and a refundable individual income tax credit for adoption
14	expenses for which eligibility depends on the individual's income;
15	 provides for apportionment of the tax credit for adoption expenses;
16	 requires the Department of Workforce Services to certify certain information about
17	an individual's qualification for an adoption expense tax credit and to share that
18	information with the State Tax Commission;
19	 repeals an individual income tax credit for adoption of a child with special needs;
20	and
21	makes technical and conforming changes.
22	Money Appropriated in this Bill:
23	None
24	Other Special Clauses:
25	This bill provides retrospective operation.



26	Utah Code Sections Affected:
27	AMENDS:
28	59-10-137, as last amended by Laws of Utah 2019, Chapters 247 and 465
29	59-10-1002.2, as last amended by Laws of Utah 2016, Chapter 263
30	62A-4a-607, as last amended by Laws of Utah 2017, Chapter 148
31	ENACTS:
32	35A-1-111 , Utah Code Annotated 1953
33	59-10-1041 , Utah Code Annotated 1953
34	59-10-1102.1 , Utah Code Annotated 1953
35	59-10-1113 , Utah Code Annotated 1953
36	REPEALS:
37	59-10-1104, as last amended by Laws of Utah 2013, Chapter 414
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39	Be it enacted by the Legislature of the state of Utah:
40	Section 1. Section 35A-1-111 is enacted to read:
41	35A-1-111. Certification for adoption tax credit.
42	(1) An individual who seeks to claim a tax credit under Section 59-10-1041 or
43	59-10-1113 shall apply to the department for a certification that the individual did not receive
44	any state or federal assistance described in Subsections 59-10-1041(1)(e)(ii)(A), (B), (C), (D),
45	<u>or (E).</u>
46	(2) The department shall issue the certification on a form prescribed by the State Tax
47	Commission.
48	(3) The department shall provide the State Tax Commission with an electronic report
49	stating the name and identifying information of each individual to whom the department issued
50	a certification under Subsection (1).
51	Section 2. Section 59-10-137 is amended to read:
52	59-10-137. Review of credits allowed under this chapter.
53	(1) As used in this section, "committee" means the Revenue and Taxation Interim
54	Committee.
55	(2) (a) The committee shall review the tax credits described in this chapter as provided
56	in Subsection (3) and make recommendations concerning whether the tax credits should be

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57	continued, modified, or repealed.
58	(b) In conducting the review required under Subsection (2)(a), the committee shall:
59	(i) schedule time on at least one committee agenda to conduct the review;
60	(ii) invite state agencies, individuals, and organizations concerned with the tax credit
61	under review to provide testimony;
62	(iii) (A) invite the Governor's Office of Economic Development to present a summary
63	and analysis of the information for each tax credit regarding which the Governor's Office of
64	Economic Development is required to make a report under this chapter; and
65	(B) invite the Office of the Legislative Fiscal Analyst to present a summary and
66	analysis of the information for each tax credit regarding which the Office of the Legislative
67	Fiscal Analyst is required to make a report under this chapter;
68	(iv) ensure that the committee's recommendations described in this section include an
69	evaluation of:
70	(A) the cost of the tax credit to the state;
71	(B) the purpose and effectiveness of the tax credit; and
72	(C) the extent to which the state benefits from the tax credit; and
73	(v) undertake other review efforts as determined by the committee chairs or as
74	otherwise required by law.
75	(3) (a) On or before November 30, 2017, and every three years after 2017, the
76	committee shall conduct the review required under Subsection (2) of the tax credits allowed
77	under the following sections:
78	(i) Section 59-10-1004;
79	(ii) Section 59-10-1010;
80	(iii) Section 59-10-1015;
81	(iv) Section 59-10-1025;
82	(v) Section 59-10-1027;
83	(vi) Section 59-10-1031;
84	(vii) Section 59-10-1032;
85	(viii) Section 59-10-1035;
86	[(ix) Section 59-10-1104;]
87	[(x)] (ix) Section 59-10-1105; and

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              [(xi)] (x) Section 59-10-1108.
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              (b) On or before November 30, 2018, and every three years after 2018, the committee
 90
       shall conduct the review required under Subsection (2) of the tax credits allowed under the
 91
       following sections:
 92
              (i) Section 59-10-1005;
              (ii) Section 59-10-1006;
 93
 94
              (iii) Section 59-10-1012;
 95
              (iv) Section 59-10-1022;
 96
              (v) Section 59-10-1023;
 97
              (vi) Section 59-10-1028;
 98
              (vii) Section 59-10-1034;
 99
              (viii) Section 59-10-1037;
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              (ix) Section 59-10-1107; and
101
              (x) Section 59-10-1112.
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              (c) On or before November 30, 2019, and every three years after 2019, the committee
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       shall conduct the review required under Subsection (2) of the tax credits allowed under the
104
       following sections:
105
              (i) Section 59-10-1007;
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              (ii) Section 59-10-1014;
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              (iii) Section 59-10-1017;
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              (iv) Section 59-10-1018;
              (v) Section 59-10-1019;
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              (vi) Section 59-10-1024;
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              (vii) Section 59-10-1029;
112
              (viii) Section 59-10-1033;
113
              (ix) Section 59-10-1036;
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              (x) Section 59-10-1106; and
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              (xi) Section 59-10-1111.
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              (d) (i) In addition to the reviews described in this Subsection (3), the committee shall
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       conduct a review of a tax credit described in this chapter that is enacted on or after January 1,
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       2017.
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119	(ii) The committee shall complete a review described in this Subsection (3)(d) three
120	years after the effective date of the tax credit and every three years after the initial review date.
121	Section 3. Section 59-10-1002.2 is amended to read:
122	59-10-1002.2. Apportionment of tax credits.
123	(1) A nonresident individual or a part-year resident individual [that] who claims a tax
124	credit in accordance with Section 59-10-1017, 59-10-1018, 59-10-1019, 59-10-1022,
125	59-10-1023, 59-10-1024, [or] 59-10-1028, or 59-10-1041 may only claim an apportioned
126	amount of the tax credit equal to:
127	(a) for a nonresident individual, the product of:
128	(i) the state income tax percentage for the nonresident individual; and
129	(ii) the amount of the tax credit that the nonresident individual would have been
130	allowed to claim but for the apportionment requirements of this section; or
131	(b) for a part-year resident individual, the product of:
132	(i) the state income tax percentage for the part-year resident individual; and
133	(ii) the amount of the tax credit that the part-year resident individual would have been
134	allowed to claim but for the apportionment requirements of this section.
135	(2) A nonresident estate or trust that claims a tax credit in accordance with Section
136	59-10-1017, 59-10-1020, 59-10-1022, 59-10-1024, or 59-10-1028 may only claim an
137	apportioned amount of the tax credit equal to the product of:
138	(a) the state income tax percentage for the nonresident estate or trust; and
139	(b) the amount of the tax credit that the nonresident estate or trust would have been
140	allowed to claim but for the apportionment requirements of this section.
141	Section 4. Section 59-10-1041 is enacted to read:
142	59-10-1041. Nonrefundable adoption tax credit.
143	(1) As used in this section:
144	(a) "Adoption expense" means a reasonable and necessary adoption fee, court cost,
145	attorney fee, or other expense that is:
146	(i) directly related to, and for the primary purpose of, adoption of a qualifying child
147	through a domestic adoption;
148	(ii) not incurred in violation of federal or state law or in carrying out any surrogate
149	parenting arrangement; and

150	(iii) not paid or reimbursed by an employer or state assistance program.
151	(b) "Domestic adoption" means an adoption of a child who is a United States citizen or
152	a resident of the United States or its possessions before the adoption effort begins.
153	(c) (i) "Qualifying child" means an individual who is:
154	(A) under the age of 18; or
155	(B) physically or mentally incapable of caring for himself or herself.
156	(ii) "Qualifying child" does not include an individual who is a child of the claimant's
157	spouse.
158	(d) "Qualifying claimant" means a claimant:
159	(i) whose adjusted gross income is:
160	(A) for a claimant who files a federal income tax return jointly with the claimant's
161	spouse, \$50,000 or more but less than \$100,000; or
162	(B) for a claimant who files a federal income tax return other than jointly, \$25,000 or
163	more but less than \$50,000;
164	(ii) who did not, and if the claimant is married, whose spouse did not, receive state or
165	federal assistance during the taxable year for which the claimant is claiming a tax credit under
166	this section; and
167	(iii) who applies for and receives a certification described in Section 35A-1-111 from
168	the Department of Workforce Services.
169	(e) (i) "State or federal assistance" means public funds that are:
170	(A) expended for the benefit of an individual in need of financial, medical, food,
171	housing, or related assistance;
172	(B) means-tested; and
173	(C) provided by a state or federal government.
174	(ii) "State or federal assistance" includes:
175	(A) the Medicaid program, as defined in Section 26-18-2;
176	(B) the Employment Support Act described in Title 35A, Chapter 3, Employment
177	Support Act;
178	(C) the Children's Health Insurance Program created in Title 26, Chapter 40, Utah
179	Children's Health Insurance Act;
180	(D) the Special Supplemental Nutrition Program for Women, Infants, and Children,

181	established in 42 U.S.C. Sec. 1786;
182	(E) the Women, Infants, and Children Program established in 42 U.S.C. Sec. 1786;
183	(F) the federal Social Security Act; and
184	(G) housing assistance.
185	(iii) "State or federal assistance" does not include an income tax credit, subtraction, or
186	deduction.
187	(2) Except as provided in Section 59-10-1002.2, a qualifying claimant may claim, in
188	the taxable year in which the adoption is finalized, a nonrefundable tax credit equal to the
189	amount of the qualifying claimant's adoption expenses.
190	(3) A qualifying claimant may carry forward, to the next five taxable years, the amount
191	of any tax credit that exceeds the qualifying claimant's tax liability for the taxable year.
192	(4) A qualifying claimant may not claim a credit under this section to the extent that
193	the qualifying claimant claims a federal tax credit under 26 U.S.C. Sec. 23 for the same
194	adoption expense.
195	(5) A qualifying claimant who is married may claim a tax credit under this section only
196	if the qualifying claimant and the qualifying claimant's spouse file a joint federal income tax
197	<u>return.</u>
198	Section 5. Section 59-10-1102.1 is enacted to read:
199	59-10-1102.1. Apportionment of tax credit.
200	(1) A nonresident individual or a part-year resident individual who claims the tax credit
201	described in Section 59-10-1113 may only claim an apportioned amount of the tax credit equal
202	to the product of:
203	(a) the state income tax percentage for the nonresident individual or the state income
204	tax percentage for the part-year resident individual; and
205	(b) the amount of the tax credit that the nonresident individual or the part-year resident
206	individual would have been allowed to claim but for the apportionment requirement of this
207	section.
208	Section 6. Section 59-10-1113 is enacted to read:
209	59-10-1113. Refundable adoption income tax credit.
210	(1) As used in this section:
211	(a) "Adoption expense" means a reasonable and necessary adoption fee court cost

212	attorney fee, or other expense that is:
213	(i) directly related to, and for the primary purpose of, adoption of a qualifying child
214	through a domestic adoption;
215	(ii) not incurred in violation of federal or state law or in carrying out a surrogate
216	parenting arrangement; and
217	(iii) not paid or reimbursed by an employer or state assistance program.
218	(b) "Domestic adoption" means an adoption of a child who is a United States citizen or
219	a resident of the United States or its possessions before the adoption effort begins.
220	(c) (i) "Qualifying child" means an individual who is:
221	(A) under the age of 18; or
222	(B) physically or mentally incapable of caring for himself or herself.
223	(ii) "Qualifying child" does not include an individual who is a child of the claimant's
224	spouse.
225	(d) "Qualifying claimant" means a claimant:
226	(i) whose adjusted gross income is:
227	(A) for a claimant who files a federal income tax return jointly with the claimant's
228	spouse, less than \$50,000; or
229	(B) for a claimant who files a federal income tax return other than jointly, less than
230	<u>\$25,000;</u>
231	(ii) who did not, and if the claimant is married, whose spouse did not, receive state or
232	federal assistance during the taxable year for which the claimant is claiming a tax credit under
233	this section; and
234	(iii) who applies for and receives a certification described in Section 35A-1-111 from
235	the Department of Workforce Services.
236	(e) "State or federal assistance" means the same as that term is defined in Section
237	<u>59-10-1041.</u>
238	(2) (a) Subject to the other provisions of this Subsection (2), once an adoption is
239	finalized, a qualifying claimant is eligible to claim a refundable tax credit equal to the amount
240	of the qualifying claimant's adoption expenses.
241	(b) (i) A qualifying claimant may first claim the tax credit described in Subsection
242	(2)(a) for the taxable year in which the adoption is finalized.

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243	(ii) The amount of the tax credit for the taxable year in which the adoption is finalized
244	<u>is limited to \$10,000.</u>
245	(c) A qualifying claimant may claim an additional \$10,000 tax credit each taxable year
246	after the taxable year in which the adoption is finalized until the earlier of:
247	(i) the qualifying claimant has claimed the amount of the tax credit described in
248	Subsection (2)(a); or
249	(ii) the fourth taxable year after the qualifying claimant first claimed the tax credit
250	described in Subsection (2)(a).
251	(d) The provisions of Section 59-10-1102.1 apply to a nonresident individual or
252	part-year resident individual.
253	(3) A qualifying claimant may not claim a credit under this section to the extent that
254	the qualifying claimant claims a federal tax credit under 26 U.S.C. Sec. 23 for the same
255	adoption expense.
256	(4) A qualifying claimant who is married may claim a tax credit under this section only
257	if the qualifying claimant and the qualifying claimant's spouse file a joint federal income tax
258	<u>return.</u>
259	Section 7. Section 62A-4a-607 is amended to read:
260	62A-4a-607. Promotion of adoption Agency notice to potential adoptive
261	parents.
262	(1) (a) The division and all child-placing agencies licensed under this part shall
263	promote adoption when that is a possible and appropriate alternative for a child. Specifically,
264	in accordance with Section 62A-4a-205.6, the division shall actively promote the adoption of
265	all children in [its] the division's custody who have a final plan for termination of parental
266	rights pursuant to Section 78A-6-314 or a primary permanency plan of adoption.
267	(b) [Beginning May 1, 2000, the] The division may not place a child for adoption,
268	either temporarily or permanently, with any individual or individuals who do not qualify for
269	adoptive placement pursuant to the requirements of Sections 78B-6-117, 78B-6-102, and
270	78B-6-137.
271	(2) The division shall obtain or conduct research of prior adoptive families to
272	determine what families may do to be successful with their adoptive children and shall make
273	this research available to potential adoptive parents.

274	(3) (a) A child-placing agency licensed under this part shall inform each potential
275	adoptive parent with whom [it] the child-placing agency is working that:
276	(i) children in the custody of the state are available for adoption;
277	(ii) Medicaid coverage for medical, dental, and mental health services may be available
278	for these children;
279	(iii) tax benefits, including the tax credit provided for in Section [59-10-1104]
280	59-10-1041 or 59-10-1113, and financial assistance may be available to defray the costs of
281	adopting these children;
282	(iv) training and ongoing support may be available to the adoptive parents of these
283	children; and
284	(v) information about individual children may be obtained by contacting the division's
285	offices or [its] the division's Internet site as explained by the child-placing agency.
286	(b) A child-placing agency shall:
287	(i) provide the notice required by Subsection (3)(a) at the earliest possible opportunity;
288	and
289	(ii) simultaneously distribute a copy of the pamphlet prepared by the division in
290	accordance with Subsection (3)(d).
291	(c) As a condition of licensure, the child-placing agency shall certify to the Office of
292	Licensing at the time of license renewal that it has complied with the provisions of this section.
293	(d) [Before July 1, 2000, the] The division shall:
294	(i) prepare a pamphlet that explains the information that is required by Subsection
295	(3)(a); and
296	(ii) regularly distribute copies of the pamphlet described in Subsection (3)(d)(i) to
297	child-placing agencies.
298	(e) The division shall respond to any inquiry made as a result of the notice provided in
299	Subsection (3)(a).
300	Section 8. Repealer.
301	This bill repeals:
302	Section 59-10-1104, Tax credit for adoption of a child who has a special need.
303	Section 9. Retrospective operation.
304	This bill has retrospective operation for a taxable year beginning on or after January 1,

305 <u>2020.</u>