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Substitute Bill Comparative Synopsis

Sub. H.B. 2

136th General Assembly

House Children and Human Services

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This table summarizes how the latest substitute version of the bill differs from the immediately preceding version. It addresses only the topics on which the two versions differ substantively. It does not list topics on which the two bills are substantively the same.

Previous Version (As Introduced)	Latest Version (I_136_0461)
Distribution of child care costs	
Requires the distribution of child care costs under the Child Care Cred Program (Program) to be shared <i>equally</i> among the employee, employer, and, subject to available funds, the Department of Children and Youth (DCY) (<i>R.C. 5180.41(B)</i>).	Establishes the following distribution of child care costs under the Program: employees are responsible for 40%; employers are responsible for 40%; and, subject to available funds, DCY is responsible for 20% (<i>R.C. 5104.54(A)</i>).
Employee maximum family income	
No provision.	Caps a participating employee's family income at 400% of the federal poverty level as a condition of eligibility for the Program (<i>R.C. 5104.54(B)(1)</i>).
Prohibition on requiring participation in Step Up to Quality	
No provision.	Prohibits DCY from requiring a child care provider to participate in the Step Up to Quality Program in order to be an eligible provider for the Program (<i>R.C. 5104.54(B)(3)</i>).