As Introduced

129th General Assembly Regular Session 2011-2012

S. B. No. 331

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Senator Patton

Cosponsor: Senator LaRose

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A BILL

To amend section 122.85 of the Revised Code to

increase the maximum total amount of tax credits

certified as tax credit-eligible productions.

allowed per year for completion of motion pictures

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:	
Section 1. That section 122.85 of the Revised Code be amended to read as follows:	5 6
Sec. 122.85. (A) As used in this section and in sections 5733.59 and 5747.66 of the Revised Code:	7 8
(1) "Tax credit-eligible production" means a motion picture production certified by the director of development under division (B) of this section as qualifying the motion picture company for a tax credit under section 5733.59 or 5747.66 of the Revised Code.	9 10 11 12
(2) "Certificate owner" means a motion picture company to which a tax credit certificate is issued.	13 14
(3) "Motion picture company" means an individual, corporation, partnership, limited liability company, or other form of business association producing a motion picture.	15 16 17

(4) "Eligible production expenditures" means expenditures

made after June 30, 2009,	for goods or services purchased and	19
consumed in this state by	a motion picture company directly for	20
the production of a tax c	redit-eligible production.	21

"Eligible production expenditures" includes, but is not 22 limited to, expenditures for resident and nonresident cast and 23 crew wages, accommodations, costs of set construction and 24 operations, editing and related services, photography, sound 25 synchronization, lighting, wardrobe, makeup and accessories, film 26 processing, transfer, sound mixing, special and visual effects, 27 music, location fees, and the purchase or rental of facilities and 28 equipment. 29

(5) "Motion picture" means entertainment content created in 30 whole or in part within this state for distribution or exhibition 31 to the general public, including, but not limited to, 32 feature-length films; documentaries; long-form, specials, 33 miniseries, series, and interstitial television programming; 34 interactive web sites; sound recordings; videos; music videos; 35 interactive television; interactive games; videogames video games; 36 commercials; any format of digital media; and any trailer, pilot, 37 video teaser, or demo created primarily to stimulate the sale, 38 marketing, promotion, or exploitation of future investment in 39 either a product or a motion picture by any means and media in any 40 digital media format, film, or videotape, provided the motion 41 picture qualifies as a motion picture. "Motion picture" does not 42 include any television program created primarily as news, weather, 43 or financial market reports, a production featuring current events 44 or sporting events, an awards show or other gala event, a 45 production whose sole purpose is fundraising, a long-form 46 production that primarily markets a product or service or in-house 47 corporate advertising or other similar productions, a production 48 for purposes of political advocacy, or any production for which 49 records are required to be maintained under 18 U.S.C. 2257 with 50

respect to sexually explicit content.	51
(B) For the purpose of encouraging and developing a strong	52
film industry in this state, the director of development may	53
certify a motion picture produced by a motion picture company as a	54
tax credit-eligible production. In the case of a television	55
series, the director may certify the production of each episode of	56
the series as a separate tax credit-eligible production. A motion	57
picture company shall apply for certification of a motion picture	58
as a tax credit-eligible production on a form and in the manner	59
prescribed by the director. Each application shall include the	60
following information:	61
(1) The name and telephone number of the motion picture	62
production company;	63
(2) The name and telephone number of the company's contact	64
person;	65
(3) A list of the first preproduction date through the last	66
production date in Ohio;	67
(4) The Ohio production office address and telephone number;	68
(5) The total production budget of the motion picture;	69
(6) The total budgeted eligible production expenditures and	70
the percentage that amount is of the total production budget of	71
the motion picture;	72
(7) The total percentage of the motion picture being shot in	73
Ohio;	74
(8) The level of employment of cast and crew who reside in	75
Ohio;	76
(9) A synopsis of the script;	77
(10) The shooting script;	78
(11) A creative elements list that includes the names of the	79

determined under division (D) of this section, whichever is least,

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is less than or equal to three hundred thousand dollars, no credit	111
is allowed;	112
(b) If the total budgeted eligible production expenditures	113
stated in the application submitted under division (B) of this	114
section or the actual eligible production expenditures as finally	115
determined under division (D) of this section, whichever is least,	116
is greater than three hundred thousand dollars, the credit equals	117
the sum of the following, subject to the limitation in division	118
(C)(4) of this section:	119
(i) Twenty-five per cent of the least of such budgeted or	120
actual eligible expenditure amounts excluding budgeted or actual	121
eligible expenditures for resident cast and crew wages;	122
(ii) Thirty-five per cent of budgeted or actual eligible	123
expenditures for resident cast and crew wages.	124
(2) Except as provided in division $(C)(4)$ of this section, if	125
the director of development approves a motion picture company's	126
application for a credit, the director shall issue a tax credit	127
certificate to the company. The director in consultation with the	128
tax commissioner shall prescribe the form and manner of issuing	129
certificates. The director shall assign a unique identifying	130
number to each tax credit certificate and shall record the	131
certificate in a register devised and maintained by the director	132
for that purpose. The certificate shall state the amount of the	133
eligible production expenditures on which the credit is based and	134
the amount of the credit. Upon the issuance of a certificate, the	135
director shall certify to the tax commissioner the name of the	136
applicant, the amount of eligible production expenditures shown on	137
the certificate, and any other information required by the rules	138
adopted to administer this section.	139

(3) The amount of eligible production expenditures for which

a tax credit may be claimed is subject to inspection and

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examination by the tax commissioner or employees of the	142
commissioner under section 5703.19 of the Revised Code and any	143
other applicable law. Once the eligible production expenditures	144
are finally determined under section 5703.19 of the Revised Code	145
and division (D) of this section, the credit amount is not subject	146
to adjustment unless the director determines an error was	147
committed in the computation of the credit amount.	148

- (4) No tax credit certificate may be issued before the 149 completion of the tax credit-eligible production. For the fiscal 150 biennium beginning July 1, 2009, and ending June 30, 2011, not 151 more than thirty million dollars of tax credit may be allowed, of 152 which not more than ten million dollars of tax credit may be 153 allowed in the first year of the biennium. In succeeding fiscal 154 biennia, not Not more than twenty forty million dollars of tax 155 credit may be allowed per fiscal biennium beginning on or after 156 <u>July 1, 2011</u>, and not more than ten <u>twenty</u> million dollars may be 157 allowed in the first year of the biennium. At any time, not more 158 than five million dollars of tax credit may be allowed per tax 159 credit-eligible production. 160
- (D) A motion picture company whose motion picture has been 161 certified as a tax credit-eligible production shall engage, at the 162 company's expense, an independent certified public accountant to 163 examine the company's production expenditures to identify the 164 expenditures that qualify as eligible production expenditures. The 165 certified public accountant shall issue a report to the company 166 and to the director of development certifying the company's 167 eligible production expenditures and any other information 168 required by the director. Upon receiving and examining the report, 169 the director may disallow any expenditure the director determines 170 is not an eligible production expenditure. If the director 171 disallows an expenditure, the director shall issue a written 172 notice to the motion picture production company stating that the 173

expenditure is disallowed and the reason for the disallowance.	174
Upon examination of the report and disallowance of any	175
expenditures, the director shall determine finally the lesser of	176
the total budgeted eligible production expenditures stated in the	177
application submitted under division (B) of this section or the	178
actual eligible production expenditures for the purpose of	179
computing the amount of the credit.	180

- (E) No credit shall be allowed under section 5733.59 or 181 5747.66 of the Revised Code unless the director has reviewed the 182 report and made the determination prescribed by division (D) of this section.
- (F) This state reserves the right to refuse the use of this 185 state's name in the credits of any tax credit-eligible motion 186 picture production.
- (G)(1) The director of development in consultation with the 188 tax commissioner shall adopt rules for the administration of this 189 section, including rules setting forth and governing the criteria 190 for determining whether a motion picture production is a tax 191 credit-eligible production; activities that constitute the 192 production of a motion picture; reporting sufficient evidence of 193 reviewable progress; expenditures that qualify as eligible 194 production expenditures; a competitive process for approving 195 credits; and consideration of geographic distribution of credits. 196 The rules shall be adopted under Chapter 119. of the Revised Code. 197
- (2) The director may require a reasonable application fee to 198 cover administrative costs of the tax credit program. The fees 199 collected shall be credited to the motion picture tax credit 200 program operating fund, which is hereby created in the state 201 treasury. The motion picture tax credit program operating fund 202 shall consist of all grants, gifts, fees, and contributions made 203 to the director of development for marketing and promotion of the 204 motion picture industry within this state. The director of 205

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development shall use money in the fund to pay expenses related to	206
the administration of the Ohio film office and the credit	207
authorized by this section and sections 5733.59 and 5747.66 of the	208
Revised Code.	209
Section 2. That existing section 122.85 of the Revised Code	210
is hereby repealed.	211