As Introduced

134th General Assembly Regular Session 2021-2022

S. B. No. 341

Senator Schuring

A BILL

То	amend sections 122.85, 5726.55, 5726.98,	1
	5733.59, 5747.66, 5747.98, 5751.54, and 5751.98	2
	and to enact sections 122.852, 5726.58, 5747.67,	3
	and 5751.55 of the Revised Code to modify the	4
	film and theater tax credit and to authorize a	5
	tax credit for capital improvement projects	6
	relating to the film and theater industries.	7

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 122.85, 5726.55, 5726.98,	8
5733.59, 5747.66, 5747.98, 5751.54, and 5751.98 be amended and	9
sections 122.852, 5726.58, 5747.67, and 5751.55 of the Revised	10
Code be enacted to read as follows:	11
Sec. 122.85. (A) As used in this section and in sections	12
5726.55, 5733.59, 5747.66, and 5751.54 of the Revised Code:	13
(1) "Tax credit-eligible production" means a motion	14
picture or broadway theatrical production certified by the	15
director of development under division (B) of this section as	16
qualifying the production company for a tax credit under section	17
5726.55, 5733.59, 5747.66, or 5751.54 of the Revised Code.	18
	1.0

(2) "Certificate owner" means a production company to 19

which a tax credit certificate is issued or a person to which	20
all or part of a tax credit is transferred under division (F) of	21
this section.	22
(3) "Production company" means an individual, corporation,	23
partnership, limited liability company, or other form of	24
	24
business association that is a registered with the secretary of	
state and business that is producing a motion picture or	26
broadway theatrical production.	27
(4) "Eligible expenditures" means expenditures made after	28
June 30, 2009, for goods or services purchased and consumed in	29
this state by a production company directly for the production	30
of a tax credit-eligible production, for postproduction	31
activities, or in the case of a tax credit-eligible production	32
that is a broadway theatrical production, for advertising and	33
promotion of the production.	34
"Eligible expenditures" include expenditures for cast and	35
crew wages, <u>travel,</u> accommodations, costs of set construction	36
and operations, editing and related services, photography, sound	37
synchronization, lighting, wardrobe, makeup and accessories,	38
film processing, transfer, sound mixing, special and visual	39
effects, music, location fees, and the purchase or rental of	40
facilities and equipment.	41
"Eligible expenditures" do not include qualified	42
expenditures for which a production company receives a tax	43
credit under section 122.852 of the Revised Code.	44
The following table indicates whether certain goods and	45
services qualify as eligible expenditures when acquired by a	46
production company for the purposes described in this division.	47
The purchase or rental of a good or service not listed in the	48

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table may still qualify as an eligible expenditure if such	49
purchase or rental meets the requirements of this division.	50

0	1	2
A	DEVELOPMENT EXPENDITURES	
В	<u>Story and rights</u>	Yes, if acquired from a <u>registered business</u>
С	WRITING EXPENDITURES	
D	<u>Writers</u>	Yes, if the writer is an individual who is a resident, as defined by section 5747.01 of the Revised Code, and the production company submits with the report required by division (D) of this section an affidavit by which that individual attests that the writing services for which the writer was compensated by the production company in connection with the tax credit-eligible production were performed in this state
Ε	<u>Story editors</u>	Yes
F	Research	Yes, if acquired from a

registered business

G	<u>Secretaries</u>	Yes
Н	Script printing	Yes, if acquired from a <u>registered business</u>
I	PRODUCER AND STAFF EXPENDITURES	
J	Executive producers	Yes
K	Line producers	Yes
L	<u>Associate producers</u>	Yes
М	Other producers	Yes
Ν	<u>Secretaries</u>	Yes
0	<u>Assistants</u>	Yes
Ρ	<u>Purchases and supplies</u>	Yes, if acquired from a <u>registered business</u>
Q	Entertainment	No
R	DIRECTOR AND STAFF EXPENDITURES	
S	<u>Directors</u>	Yes
Т		
	<u>Dialogue coaches</u>	Yes
U	<u>Dialogue coaches</u> <u>Secretaries</u>	<u>Yes</u> <u>Yes</u>
U V		

Х	<u>Vehicle per diem or allowance</u>	Yes, if acquired from a
		registered business
Y	Purchases and supplies	Yes, if acquired from a
		registered business
Z	<u>Director assistant computers</u>	Yes, if acquired from a
		registered business
AA	Director office rentals	Yes, if acquired from a
		registered business
AB	Entertainment per diem or allowance	No
AC	TALENT EXPENDITURES	
AD	<u>Principal cast</u>	Yes
AE	Supporting cast	Yes
AF	Day players	Yes
AG	Residuals	No
AH	Weekly players	Yes
AI	<u>Stunt coordinators</u>	<u>Yes</u>
AJ	<u>Stunts</u>	Yes
AK	Looping and expenses	Yes, if acquired from a
		registered business
AL	Casting directors	Yes

AM	<u>Casting assistants</u>	Yes
AN	<u>Casting office expenses</u>	Yes, if acquired from a <u>registered business</u>
AO	TRAVEL AND LIVING EXPENDITURES	
AP	<u>Producer travel</u>	Yes
AQ	<u>Producer's assistants travel</u>	Yes
AR	<u>Director travel</u>	Yes
AS	<u>Director's assistants travel</u>	Yes
AT	Talent travel	Yes
AU	<u>Talent travel per diem</u>	No
AV	PRODUCTION STAFF EXPENDITURES	
AW	Production managers	Yes
AX	Production supervisors	Yes
AY	<u>First assistant directors</u>	Yes
AZ	<u>Second assistant directors and</u>	Yes
BA	<u>Script supervisors</u>	Yes
BB	Location managers	Yes
BC	Assistant location managers and	Yes

<u>scouts</u>

BD	<u>Technology advisors</u>	Yes
BE	Production coordinators	Yes
BF	Assistant production coordinators	Yes
BG	Production secretaries	Yes
BH	Production accountants	Yes
BI	Assistant accountants	Yes
BJ	<u>Payroll services</u>	Yes, if acquired from a <u>registered business</u>
BK	Construction estimators	Yes
BL	Production assistants	Yes
BM	Script timing	Yes
BN	Production office coordinators	Yes
во	Production office assistants	Yes
BP	CAMERA EXPENDITURES	
ΒQ	Directors of photography	Yes
BR	<u>Operators</u>	Yes
BS	Assistant camera operators	Yes
BT	<u>Steadicam operators</u>	Yes

BU	Still photographers	Yes
BV	Loaders	Yes
BW	Purchases and supplies	Yes, if acquired from a <u>registered business</u>
BX	<u>Camera rentals</u>	Yes, if acquired from a registered business
BY	Box rentals	Yes
ΒZ	ART DEPARTMENT EXPENDITURES	
CA	Production designers	Yes
СВ	Art directors and assistants	Yes
СС	<u>Set designers</u>	Yes
CD	<u>Illustrators</u>	Yes
CE	Storyboard artists	Yes
CF	Production assistants	Yes
CG	Blueprinting	Yes, if acquired from a <u>registered business</u>
СН	<u>Stock units or backings</u>	Yes, if acquired from a <u>registered business</u>
CI	Purchases and supplies	Yes, if acquired from a <u>registered business</u>

CJ	Processing	Yes, if acquired from a
		registered business
СК	<u>Research materials</u>	Yes, if acquired from a
		registered business
CL	Rentals	Yes, if acquired from a
		registered business
СМ	Equipment	Yes, if acquired from a
		registered business
CN	Box rentals	Yes
CO	SET CONSTRUCTION EXPENDITURES	
СР	Construction coordinators	Yes
CQ	Construction forepersons	Yes
CD	Stage set construction labor	Vec
CR	Stage set construction labor	Yes
CS	Stage set construction materials	Yes, if acquired from a
	purchase and rental	registered business
~ -		
СТ	Location set construction materials	
	purchase and rental	registered business
CU	Stage set striking labor	Yes
CV	<u>Stage set striking materials</u>	Yes, if acquired from a
	purchase and rental	registered business
CW	Location set construction labor	Yes

СХ	<u>Set restoration</u>	Yes, if acquired from a <u>registered business</u>
СҮ	Fold and hold sets	Yes, if acquired from a <u>registered business</u>
CZ	<u>Greens purchase</u>	Yes, if acquired from a <u>registered business</u>
DA	Backings purchase and	Yes, if acquired from a <u>registered business</u>
DB	<u>Trash removal</u>	Yes, if acquired from a <u>registered business</u>
DC	<u>Scissor lifts and</u> <u>forklifts</u>	Yes, if acquired from a <u>registered business</u>
DD	Box rentals	Yes
DE	Construction expendables	Yes, if acquired from a registered business
DF	<u>SPECIAL EFFECTS</u> EXPENDITURES	
DG	<u>Special effects</u> <u>coordinators</u>	Yes
DH	<u>Special effects</u> <u>assistants</u>	Yes
DI	<u>Rig and strike</u>	Yes

DJ	Manufacturing labor	Yes
DK	Manufacturing materials	Yes, if acquired from a <u>registered business</u>
DL	Purchases	Yes, if acquired from a <u>registered business</u>
DM	Equipment rentals	Yes, if acquired from a <u>registered business</u>
DN	<u>SET OPERATIONS</u>	
DO	<u>Key grips</u>	Yes
DP	<u>All grips</u>	Yes
DQ	<u>Craft service persons</u>	Yes
DR	<u>Company greens persons</u>	Yes
DS	Standby carpenters	Yes
DT	Standby painters	Yes
DU	<u>Set watch and</u> <u>firefighters</u>	Yes
DV	First aid and expenses	Yes, if acquired from a <u>registered business</u>
DW	Medics	Yes
DX	<u>Other crafts</u>	Yes, if acquired from a

registered business

- DY <u>Heating and air</u> <u>conditioning</u>
- DZ <u>Purchases</u>
- EA <u>Grip expendables</u>
- EB <u>Lumber</u>
- EC <u>Craft service purchases</u>
- ED <u>Rentals</u>
- EE <u>Grip package</u>
- EF <u>Truck package</u>
- EG Additional equipment
- EH <u>Helicopter rental</u>
- EI <u>Box rentals</u>

Yes, if acquired from a registered business

Yes

EJ	ELECTRICAL EXPENDITURES	
ΕK	<u>Chief lighting</u> <u>technicians</u>	Yes
EL	Lighting assistants and technicians	Yes
EM	Rig and strike	Yes
EN	Generator operators	Yes
EO	<u>Generator assistants</u>	Yes
ΕP	<u>Special equipment</u> <u>operators</u>	Yes
EQ	<u>Electric hookup</u>	<u>Yes, if acquired from a</u> <u>registered business</u>
ER	<u>Current</u>	<u>Yes, if acquired from a</u> <u>registered business</u>
ES	Expendables, gels, and other purchases	Yes, if acquired from a <u>registered business</u>
ET	<u>Globes and carbons</u>	Yes, if acquired from a <u>registered business</u>
EU	Rentals	<u>Yes, if acquired from a</u> <u>registered business</u>
EV	Electrical package	Yes, if acquired from a registered business

ΕW	<u>Stage package</u>	Yes, if acquired from a
		registered business
ΕX	<u>Rigging package</u>	Yes, if acquired from a
		registered business
ΕY	Additional equipment	Yes, if acquired from a
		registered business
БЧ	Specialty lighting	Vec if acquired from a
ΕZ	specially lighting	Yes, if acquired from a
		registered business
FA	<u>Generator rentals</u>	Yes, if acquired from a
		registered business
FB	Box rentals	Yes
FC	<u>SET DRESSING EXPENDITURES</u>	
FD	<u>Set decorators</u>	Yes
2.2	<u> </u>	
FE	Lead persons and buyers	Yes
FF	<u>Kit rentals</u>	Yes, if acquired from a
		registered business
FG	<u>Set dressing labor</u>	Yes
FH	Drapery and carpet	Yes, if acquired from a
		registered business
FI	Loss, damage, and	Yes, if acquired from a
	cleaning	registered business
FJ	Manufacturing and	Yes, if acquired from a

<u>materials</u> registered business FΚ Set dress purchases and Yes, if acquired from a materials registered business FL Yes, if acquired from a <u>Fixtures</u> registered business FΜ Rentals Yes, if acquired from a registered business FN <u>All set rentals</u> Yes, if acquired from a registered business FO Box rentals Yes, if acquired from a registered business FΡ <u>Research</u> Yes, if acquired from a registered business FQ Film processing Yes, if acquired from a registered business Yes, if acquired from a FR Expendables registered business FS ACTION PROPS EXPENDITURES FΤ Prop masters Yes FU Assistant prop masters Yes and labor

FV <u>Kit rental</u> <u>Yes, if acquired from a</u>

registered business

- FW <u>Manufacturing</u>, materials, and labor
- FX Purchases and rentals
- FY <u>Box rentals</u>
- FZ <u>Film processing</u>
- GA <u>Research</u>
- GB <u>Expendables</u>
- GC <u>PICTURE VEHICLES AND</u> ANIMALS EXPENDITURES
- GD <u>Picture vehicle</u> <u>manufacturing</u>
- GE <u>Mechanics</u>
- GF <u>Animals</u>
- GG <u>Wranglers</u> and handlers
- GH Feeding and stabling

- Yes, if acquired from a registered business
- Yes, if acquired from a registered business
- <u>Yes</u>
- Yes, if acquired from a registered business

<u>Yes</u>

- Yes, if acquired from a registered business
- Yes, if acquired from a registered business
- Yes, if acquired from a

- GI <u>SPECIAL PHOTOGRAPHY</u> <u>EXPENDITURES</u>
- GJ Process operating
- GK <u>Blue screen</u>
- GL <u>Matte shots contact</u>
- GM <u>Matte crew expenses</u>
- GN Animation
- GO <u>Miniature contact</u>
- GP <u>Miniature expenses</u>
- GQ <u>Computer graphics</u>
- GR <u>Equipment rental</u>

EXTRA TALENT EXPENDITURES

GS

- Yes, if acquired from a registered business

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GΤ	<u>Stand-ins</u>	Yes
GU	Casting commission	Yes
GV	<u>Studio extras</u>	Yes
GW	Location extras	Yes
GX	Non-union extras	Yes
GY	<u>Sideline musicians</u>	Yes
GΖ	<u>Fittings</u>	<u>Yes, if acquired from a</u> <u>registered business</u>
HA	Wardrobe	Yes, if acquired from a <u>registered business</u>
HB	<u>Atmosphere cars</u>	Yes, if acquired from a <u>registered business</u>
НC	Casting fees and fringes	Yes, if acquired from a <u>registered business</u>
HD	<u>Instant cameras</u>	Yes, if acquired from a <u>registered business</u>
ΗE	<u>Telephone and office</u> <u>expenditures</u>	Yes, if acquired from a <u>registered business</u>
HF	WARDROBE EXPENDITURES	
HG	<u>Costume designers</u>	Yes
НН	<u>Designer staff</u>	Yes

ΗI

ΗJ

ΗK

ΗL

ΗM

ΗN

НΟ

ΗP

HQ

HR

ΗS

ΗT

HU

<u>Wardrobe labor</u>	Yes
Costumers and assistants	Yes
<u>Cleaning and dyeing</u>	Yes, if acquired from a <u>registered business</u>
<u>Kit rental</u>	Yes, if acquired from a <u>registered business</u>
<u>Alterations and repairs</u>	<u>Yes, if acquired from a</u> <u>registered business</u>
<u>Allowance for use of</u> personal wardrobe	Yes, if acquired from a <u>registered business</u>
Purchases and rentals	Yes, if acquired from a registered business
Box rentals	Yes
Research	Yes, if acquired from a <u>registered business</u>
Expendables	Yes, if acquired from a <u>registered business</u>
Washing machine and dryer	Yes, if acquired from a <u>registered business</u>
<u>Shop set-up</u>	Yes, if acquired from a <u>registered business</u>
<u>Instant camera</u>	Yes, if acquired from a

ΙI

Additional sound labor

ΗV MAKEUP AND HAIRDRESSING EXPENDITURES ΗW <u>Makeup artists</u> Yes ΗX Key makeup Yes ΗY Additional makeup artists Yes ΗZ Additional hairstylists Yes ΤA Makeup and hairdressing Yes, if acquired from a supplies registered business IΒ Chair rental Yes, if acquired from a registered business IC Wigs purchase or rental Yes, if acquired from a registered business ID Appliances Yes, if acquired from a registered business ΙE Box rentals Yes ΙF SOUND PRODUCTION_ EXPENDITURES IG <u>Mixers</u> Yes ΙH Boom operators Yes

Yes

IJ	<u>Purchases</u>	Yes, if acquired from a
		registered business
IK	Rentals	Yes, if acquired from a
		<u>registered business</u>
IL	Sound package	Yes, if acquired from a
		registered business
IM	Additional equipment	Yes, if acquired from a
		registered business
IN	<u>Two-way radios</u>	Yes, if acquired from a
		registered business
IO	Beepers	Yes, if acquired from a
		registered business
IP	Box rentals	Yes
IQ	LOCATION EXPENDITURES	
IR	Site fees and rentals	Yes, if acquired from a
		registered business
IS	Police, firefighters, and	Yes
	watch persons	
IT	<u>Set security</u>	Yes
IU	Scouting	Yes
IV	Travel fares	Yes, if acquired from a
		registered business

IW	<u>Airfare rates</u>	Yes, if acquired from a
		registered business
IX	Hotels	Yes, if acquired from a
		registered business
IY	<u>Per diem</u>	Yes, if acquired from a
		registered business
ΙZ	Meals	Yes, if acquired from a
		registered business
JA	Extra catering	Yes, if acquired from a
		registered business
JB	Off production	Yes, if acquired from a
		registered business
JC	<u>Catering assistants</u>	Yes, if acquired from a
		<u>registered business</u>
JD	Entertainment and	Yes, if acquired from a
	<u>gratuities</u>	registered business
JE	Film shipping	Yes, if acquired from a
		registered business
JF	<u>Shipping negative</u>	Yes, if acquired from a_
-		registered business
JG	Baggage and equipment	Yes, if acquired from a
	shipping	registered business
JH	Mileage	No

JI	Parking	Yes, if acquired from a
		registered business
JJ	Location restoration	Yes, if acquired from a
		registered business
JK	Purchases	Yes, if acquired from a
		registered business
JL	Office supplies and	Yes, if acquired from a
	equipment	registered business
JM	Rentals	Yes, if acquired from a
		registered business
JN	Office space in this	Yes, if acquired from a
	state	registered business
JO	<u>Utilities</u>	Yes, if acquired from a
		registered business
JP	Cleaning	Yes, if acquired from a
		registered business
JQ	Art department offices	Yes, if acquired from a
		registered business
JR	Set decoration and props	Yes, if acquired from a
	warehouses	registered business
JS	Construction mills	Yes, if acquired from a
		registered business

Yes, if acquired from a

JT <u>Postage</u> Page 23

JU

JV

JW

JX

registered business

Yes, if acquired from a registered business

Yes

Yes

Yes

Yes

Yes

Mobile phone charges

Office equipment rental

Phone charges

Phone system installation

- JY <u>Information technology</u> <u>services</u>
- JZ <u>VIDEOTAPE EXPENDITURES</u>
- KA <u>Supervision</u>
- KB <u>Technical directors</u>
- KC <u>Video operators</u>
- KD <u>Video recordists</u>
- KE <u>Additional labor</u>
- KF <u>Purchases</u>
- KG <u>Supplies</u>

Yes, if acquired from a

registered business

Yes, if acquired from a registered business

KH	<u>Rentals</u>	Yes, if acquired from a
		registered business
KI	<u>Video assist package</u>	Yes, if acquired from a
		registered business
KJ	<u>Video transfers</u>	Yes, if acquired from a
		registered business
KK	<u>Video editing</u>	Yes, if acquired from a
		registered business
KL	<u>Video contact</u>	Yes, if acquired from a
		<u>registered business</u>
KM	TRANSPORTATION EXPENDITURES	
KN	Transportation coordinators	Yes
KO	<u>Captains</u>	Yes
KP	<u>Studio drivers</u>	Yes
KQ	Location drivers	Yes
KR	Maintenance	Yes, if acquired from a
		registered business
KS	Repairs	Yes, if acquired from a
		registered business
KT	Car washes	Yes, if acquired from a
		registered business
KU	<u>Pickup services</u>	Yes, if acquired from a

KW Car pickups

registered business

 KV
 Taxis

 Yes, if acquired from a

<u>registered business</u>

Yes, if acquired from a registered business

 KX
 Motor fuel
 Yes, if acquired from a registered business

 KY
 Oil
 Yes, if acquired from a

 registered business

KZ <u>Tolls and road permits</u>

LA <u>Purchases</u>

LB <u>Honey wagon supplies</u>

LC <u>Studio vehicles</u>

LD Location vehicles

LE <u>Cranes</u>

LF <u>Insert vehicles</u>

Yes, only for travel in this

<u>state</u>

Yes, if acquired from a registered business

LG Camera vehicles Yes, if acquired from a registered business LH FILM AND LAB EXPENDITURES LI <u>Raw stock</u> Yes, if acquired from a registered business LJ Camera stabilizer mounts Yes, if acquired from a registered business Negative development LK Yes, if acquired from a registered business LL Positive printing Yes, if acquired from a registered business <u>Sound tape</u> Yes, if acquired from a LM registered business LN Sound transfers Yes, if acquired from a registered business Video cassette dailies LO Yes, if acquired from a registered business LP Film transfers Yes, if acquired from a registered business Yes, if acquired from a LQ <u>Instant cameras</u> registered business

LR FACILITY EXPENDITURES

LS	Studio telephone installation	Yes, if acquired from a <u>registered business</u>
LT	<u>Studio phone charges</u>	Yes, if acquired from a <u>registered business</u>
LU	Post phone charges	Yes, if acquired from a <u>registered business</u>
LV	<u>Messengers</u>	Yes, if acquired from a <u>registered business</u>
LW	<u>Outside facilities</u>	Yes, if acquired from a <u>registered business</u>
LX	Stage use or licensing agreements	Yes, if acquired from a <u>registered business</u>
LY	Stage security	Yes, if acquired from a <u>registered business</u>
LΖ	<u>Prep or strike</u>	Yes, if acquired from a <u>registered business</u>
MA	Shoot	Yes, if acquired from a <u>registered business</u>
MB	Power	Yes, if acquired from a <u>registered business</u>
MC	Back lot rental	Yes, if acquired from a <u>registered business</u>
MD	Dressing room rental	Yes, if acquired from a

registered business

ME Parking space rental

Other studio facilities

Studio personnel charges

- MF Prep parking
- MG Shoot parking

<u>Dumpsters</u>

Cleaning

MH

ΜI

MJ

MK

Yes, if acquired from a registered business

ML Information technology services

Yes, if acquired from a registered business

MM <u>SECOND UNIT EXPENDITURES</u>

MN <u>Second unit director labor</u>

MO <u>Second unit director materials</u>

Yes, if acquired from a registered business

MP <u>Cast talent labor</u>

Yes

Yes

MQ	<u>Cast talent materials</u>	Yes, if acquired from a registered business
MR	Production staff labor	Yes
MS	Production staff materials	Yes, if acquired from a registered business
ΜT	<u>Camera labor</u>	Yes
MU	<u>Camera materials</u>	Yes, if acquired from a registered business
MV	<u>Art department labor</u>	Yes
MW	<u>Art department materials</u>	Yes, if acquired from a registered business
MX	Construction labor	Yes
MY	Construction materials	Yes, if acquired from a registered business
ΜZ	<u>Special effects labor</u>	Yes
NA	<u>Special effects materials</u>	Yes, if acquired from a registered business
NB	<u>Set operations labor</u>	Yes
NC	<u>Set operations materials</u>	Yes, if acquired from a <u>registered business</u>
ND	Electrical labor	Yes

NE	<u>Electrical materials</u>	Yes, if acquired from a <u>registered business</u>
NF	<u>Set dressing labor</u>	Yes
NG	<u>Set dressing materials</u>	Yes, if acquired from a <u>registered business</u>
NH	<u>Props labor</u>	<u>Yes</u>
NI	<u>Props materials</u>	Yes, if acquired from a <u>registered business</u>
NJ	Picture vehicles and animals labor	<u>Yes</u>
NK	<u>Picture vehicles and animals</u> <u>materials</u>	Yes, if acquired from a <u>registered business</u>
NL	<u>Extras labor</u>	Yes
NM	<u>Extras materials</u>	Yes, if acquired from a <u>registered business</u>
NN	<u>Wardrobe labor</u>	Yes
NO	<u>Wardrobe materials</u>	Yes, if acquired from a <u>registered business</u>
NP	<u>Makeup and hair labor</u>	Yes
NQ	<u>Makeup and hair materials</u>	Yes, if acquired from a <u>registered business</u>
NR	Sound labor	Yes

NS	Sound materials	Yes, if acquired from a <u>registered business</u>
NT	Location labor	Yes
NU	Location materials	Yes, if acquired from a <u>registered business</u>
NV	<u>Video tape labor</u>	Yes
NW	<u>Video tape materials</u>	Yes, if acquired from a <u>registered business</u>
NX	Transportation labor	Yes, if acquired from a registered business
NY	Transportation materials	Yes, if acquired from a registered business
ΝZ	<u>Raw stock development labor</u>	Yes
OA	Raw stock development materials	Yes, if acquired from a registered business
OB	Postproduction labor	Yes
OC	Postproduction materials	Yes, if acquired from a <u>registered business</u>
OD	SPECIAL UNIT EXPENDITURES	
OE	Talent	Yes
OF	<u>Staff</u>	Yes

OG	Labor	Yes
ОН	<u>Transportation</u>	Yes, if acquired from a <u>registered business</u>
OI	<u>Contracts</u>	Yes, if acquired from a <u>registered business</u>
OJ	Locations	Yes, if acquired from a <u>registered business</u>
OK	Raw stock development	<u>Yes, if acquired from a</u> <u>registered business</u>
OL	Purchases	Yes, if acquired from a <u>registered business</u>
OM	Rentals	Yes, if acquired from a <u>registered business</u>
ON	<u>Miscellaneous expenses</u>	Yes, if acquired from a <u>registered business</u>
00	POSTPRODUCTION EDITING AND PROJECTION EXPENDITURES	
OP	<u>Film editors</u>	Yes
OQ	Assistant film editors	Yes
OR	Conforming	Yes
OS	Postproduction supervisors	Yes
OT	<u>Projectionists</u>	Yes

OU	Coding and miscellaneous editorial	Yes, if acquired from a <u>registered business</u>
OV	Sound effects editing	Yes
OW	<u>Automated dialoque replacement</u>	Yes
OX	Production assistants	Yes
OY	Negative cutting	Yes, if acquired from a <u>registered business</u>
ΟZ	<u>Music editors</u>	Yes
PA	Postage and shipments	Yes, if acquired from a <u>registered business</u>
PB	Local messengers	Yes
PC	Living expenses paid by employer	Yes
PD	<u>Continuity expenses</u>	Yes, if acquired from a <u>registered business</u>
PE	Purchases	Yes, if acquired from a <u>registered business</u>
PF	Expendables	Yes, if acquired from a <u>registered business</u>
PG	Rentals	Yes, if acquired from a <u>registered business</u>
PH	Editorial room rentals	Yes, if acquired from a

registered business

registered business

registered business

Yes, if acquired from a

Yes, if acquired from a

- PI Editor equipment
- PJ Bins, sync, and racks

PK <u>Non-linear editing systems</u>

- PL Equipment delivery and pickup
- PM <u>Sound editors rooms</u>
- PN <u>Music editors rooms</u>
- PO Other equipment

- Yes, if acquired from a registered business
- PP POSTPRODUCTION MUSIC EXPENDITURES
- PQ <u>Clearances</u>
- PR <u>Writers</u>

Yes, if acquired from a registered business

Yes, if the writer is an individual who is a resident, as defined by section 5747.01 of the Revised Code, and the production company submits with the report required by division (D) of this

		section an affidavit by which
		that individual attests that the
		writing services for which the
		writer was compensated by the
		production company in connection
		with the tax credit-eligible
		production were performed in this
		state
PS	<u>Composers</u>	Yes
5.0		
ΡT	<u>Supervisors</u>	Yes
PU	<u>Arrangers</u>	Yes
PV	<u>Copyists</u>	Yes
PW	<u>Pre-score musicians</u>	Yes
PX	<u>Underscore musicians</u>	Yes
1 2 3		
ΡY	<u>Star vocalists</u>	Yes
ΡZ	<u>Vocalists</u>	Yes
07	<u>Music editing</u>	Yes, if acquired from a
QA	Music editing	
		registered business
QB	Living expenses paid by employer	Yes
-		
QC	Purchases	Yes, if acquired from a
		registered business
QD	<u>Cassettes</u>	Yes, if acquired from a

registered business

QE <u>Rental and cartage</u>

Yes, if acquired from a registered business

- QF <u>POSTPRODUCTION SOUND EXPENDITURES</u>
- QG <u>Dubbing stages</u>
- QH <u>Temporary dubbing</u>
- QI <u>Preliminary dubbing</u>
- QJ <u>Final dubbing</u>
- QK <u>Post preview sessions</u>
- QL Foreign music and effects
- QM <u>Digital theater systems</u>

QN <u>Overtime and weekend pay</u>

QO <u>Automated dialogue replacement</u> <u>stages</u>

QP <u>Foley effects recording</u>

Yes, if acquired from a registered business

Yes

Yes, if acquired from a registered business

Yes, if acquired from a

registered business

registered business

registered business

Yes, if acquired from a

Yes, if acquired from a

- QQ <u>Walkers</u>
- QR <u>Video transfers</u>
- QS <u>Tape transfers</u>

Yes, if acquired from a registered business

QT <u>Dubbing</u>

Yes, if acquired from a registered business

Yes

- QU Living expenses paid by employer
- QV <u>Purchases</u>
- QW <u>Equipment rental</u>
- QX <u>Spectral recording cards</u>
- QY <u>Digital theater system fees</u>
- QZ <u>Licensing fees</u>

RA <u>Spectral recording licenses</u>

Yes, if acquired from a registered business

Yes, if acquired from a

registered business

Yes, if acquired from a registered business

Yes, if acquired from a registered business

Yes, if acquired from a registered business

Yes, if acquired from a registered business

RB	Digital theater system licenses	Yes, if acquired from a <u>registered business</u>
RC	<u>Digital audio encoding system</u> <u>licenses</u>	Yes, if acquired from a <u>registered business</u>
RD	POSTPRODUCTION FILM AND STOCK SHOTS EXPENDITURES	_
RE	<u>Film leader</u>	Yes, if acquired from a <u>registered business</u>
RF	Stock shot purchases	Yes, if acquired from a <u>registered business</u>
RG	<u>Stock shot labor</u>	Yes
RH	Stock shot film and processing	Yes, if acquired from a <u>registered business</u>
RI	<u>Reprints</u>	Yes, if acquired from a <u>registered business</u>
RJ	Lab special handling	Yes, if acquired from a <u>registered business</u>
RK	<u>Video cassettes and tape</u>	<u>Yes, if acquired from a</u> <u>registered business</u>
RL	<u>Reversal dupes</u>	Yes, if acquired from a <u>registered business</u>
RM	Tape purchases	Yes, if acquired from a

EXPENDITURES

RN	Optical sound track	Yes, if acquired from a
		registered business
RO	<u>Reference prints</u>	Yes, if acquired from a
		registered business
RP	Protection dupes	Yes, if acquired from a
		registered business
RQ	<u>Composite prints</u>	Yes, if acquired from a
		registered business
RR	Laboratory overtime	Yes
RS	Negative splicing	Yes, if acquired from a
		registered business
RT	Answer prints	Yes, if acquired from a
		registered business
RU	Check prints	Yes, if acquired from a
		registered business
RV	<u>Interpositives</u>	Yes, if acquired from a
		registered business
RW	<u>Protection master</u>	Yes, if acquired from a
IZAA	<u>FIOLECTION Master</u>	registered business
RX	<u>Master positive</u>	Yes, if acquired from a
		registered business
RY	POSTPRODUCTION VISUAL EFFECTS	

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RZ	<u>Visual effects supervisors</u>	Yes
SA	<u>Miniatures</u>	Yes, if acquired from a <u>registered business</u>
SB	<u>Wire removal</u>	Yes, if acquired from a <u>registered business</u>
SC	Mattes	Yes, if acquired from a <u>registered business</u>
SD	Purchases	Yes, if acquired from a <u>registered business</u>
SE	<u>Miscellaneous expenses</u>	Yes, if acquired from a <u>registered business</u>
SF	POSTPRODUCTION TITLE, OPTICAL, AND INSERT EXPENDITURES	
SG		
	<u>Main and end titles</u>	Yes, if acquired from a <u>registered business</u>
SH	<u>Main and end titles</u> <u>Title designers</u>	
SH SI		registered business
-	<u>Title designers</u>	<u>registered business</u> <u>Yes</u> <u>Yes, if acquired from a</u>

registered business

SL Optical development registered business SM INSURANCE EXPENDITURES SN <u>Cast insurance</u> Yes, if acquired from a registered business SO Negative insurance Yes, if acquired from a registered business SP <u>Extra expenses</u> registered business SQ Marine and aircraft insurance registered business SR Bonding registered business SS UNIT PUBLICITY EXPENDITURES Unit publicists ST Yes SU Publicity contracts

Outside photographers SV

SX GENERAL EXPENDITURES

SW Stills film and processing for shoot

SY Motion Picture Association of

Yes, if acquired from a

Yes, if acquired from a registered business

Yes

No

Yes, if acquired from a registered business

<u>America seal</u>

SZ	<u>Work order transfers</u>	<u>Yes, if acquired from a</u> <u>registered business</u>
ТА	<u>Legal fees</u>	Yes, if acquired from a <u>registered business</u>
ΤB	Bank and exchange costs	No
ТС	<u>Professional fees</u>	No
TD	Accounting and audit expenditures	Yes, if paid to an independent certified public accountant certified, or an accounting firm registered under Chapter 4701. of the Revised Code
ΤE	<u>Studio entertainment</u>	Yes, if acquired from a <u>registered business</u>
ΤF	Bank interest	No
ΤG	<u>Preview expenses</u>	Yes, if acquired from a <u>registered business</u>
TH	<u>Previews</u>	Yes, if acquired from a <u>registered business</u>
TI	Office purchases	Yes, if acquired from a <u>registered business</u>
TJ	Computers and software	Yes, if acquired from a

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registered business

TK	<u>Office space rental</u>	Yes, if acquired from a <u>registered business</u>
TL	<u>Post office</u>	Yes, if acquired from a <u>registered business</u>
ТМ	<u>Office equipment rental</u>	Yes, if acquired from a <u>registered business</u>
TN	Information technology services	Yes, if acquired from a registered business
ТО	<u>Post office equipment</u>	Yes, if acquired from a registered business
ΤP	Compliance with state and federal workplace safety regulations	Yes, if acquired from a registered business
ΤQ	FRINGE EXPENDITURES	
TR	<u>Studio fringes</u>	Yes
TS	Health and welfare	Yes
ТТ	Pension	Yes
TU	Local hire fringes	Yes
TV	Accrued holiday and vacation	Yes
ΤW	Employee portion of payments required by Federal Insurance Contribution Act, 26 U.S.C. 21	Yes

TX <u>Workers' compensation payments</u> <u>Yes</u>

ΤY	<u>Union dues</u>	<u>Yes</u>
ΤZ	Meal penalties	<u>Yes</u>
UA	Retroactive pay	No
UB	Employer taxes	No
UC	State and federal unemployment	Yes

<u>insurance</u>

(5) "Motion picture" means entertainment content created 52 in whole or in part within this state for distribution or 53 exhibition to the general public, including, but not limited to, 54 feature-length films; documentaries; long-form, specials, 55 miniseries, series, and interstitial television programming; 56 interactive web sites; sound recordings; videos; music videos; 57 interactive television; interactive games; video games; 58 commercials; any format of digital media; and any trailer, 59 pilot, video teaser, or demo created primarily to stimulate the 60 sale, marketing, promotion, or exploitation of future investment 61 in either a product or a motion picture by any means and media 62 in any digital media format, film, or videotape, provided the 63 motion picture qualifies as a motion picture. "Motion picture" 64 does not include any television program created primarily as 65 news, weather, or financial market reports, a production 66 featuring current events or sporting events, an awards show or 67 other gala event, a production whose sole purpose is 68 fundraising, a long-form production that primarily markets a 69 product or service or in-house corporate advertising or other 70 similar productions, a production for purposes of political 71 advocacy, or any production for which records are required to be 72 maintained under 18 U.S.C. 2257 with respect to sexually 73

explicit content.	74
(6) "Broadway theatrical production" means a prebroadway	75
production, long run production, or tour launch that is	76
directed, managed, and performed by a professional cast and crew	77
and that is directly associated with New York city's broadway	78
theater district.	79
(7) "Prebroadway production" means a live stage production	80
that is scheduled for presentation in New York city's broadway	81
theater district after the original or adaptive version is	82
performed in a qualified production facility.	83
(8) "Long run production" means a live stage production	84
that is scheduled to be performed at a qualified production	85
facility for more than five <u>or more weeks</u> , with an average of at	86
least six performances per week.	87
(9) "Tour launch" means a live stage production for which	88
the activities comprising the technical period are conducted at	89
a qualified production facility before a tour of the original or	90
adaptive version of the production begins.	91
(10) "Qualified production facility" means a facility	92
located in this state that is used in the development or	93
presentation to the public of theater productions.	94
(11) "Registered business" means an individual,	95
corporation, pass-through entity, as defined in section 5733.04	96
of the Revised Code, or other form of business association that	97
has filed articles of incorporation or any other documents or	98
applications with the secretary of state as established in	99
section 111.16, 1329.01, 1701.04, or elsewhere in the Revised	100
Code as a condition precedent to engaging in business in this	101
<u>state.</u>	102

(B) (1) For the purpose of encouraging and developing 103 strong film and theater industries in this state, the director 104 of development may certify a motion picture or broadway 105 theatrical production produced in whole or in part in this state 106 by a production company as a tax credit-eligible production. In 107 the case of a television series, the director may certify the 108 production of each episode of the series as a separate tax 109 credit-eligible production. A production company shall apply for 110 certification of a motion picture or broadway theatrical 111 production as a tax credit-eligible production on a form and in 112 the manner prescribed by the director. Each application shall 113 include the following information: 114 (1) (a) The name and telephone number of the production 115 116 company; (2) (b) The name and telephone number of the company's 117 contact person; 118 $\frac{(3)}{(2)}$ A list of the first preproduction date through the 119 last production and postproduction dates in Ohio and, in the 120 case of a broadway theatrical production, a list of each 121 scheduled performance in a qualified production facility; 122 $\frac{(4)}{(d)}$ The Ohio production office or qualified production 123 facility address and telephone number; 124 (5) (e) The total production budget; 125 (6) (f) The total budgeted eligible expenditures and the 126 percentage that amount is of the total production budget of the 127 motion picture or broadway theatrical production; 128 (7) (g) In the case of a motion picture, the total 129 percentage of the production being shot in Ohio; 130

(8) <u>(</u>h) T he level of employment of cast and crew who	131
reside in Ohio;	132
(9) (i) A synopsis of the script;	133
$\frac{(10)}{(1)}$ In the case of a motion picture, the shooting	134
script;	135
(11) (k) A creative elements list that includes the names	136
of the principal cast and crew and the producer and director;	137
(12) (1) Documentation of financial ability to undertake	138
and complete the motion picture or broadway theatrical	139
production, including documentation that shows that the company	140
has secured funding, other than the estimated value of the tax	141
credit, equal to at least fifty per cent of the total production	142
budget;	143
(13) (m) Estimated value of the tax credit based upon	144
total budgeted eligible expenditures;	145
(14) (n) Estimated amount of short-term expenditures or	146
long-term investments in this state to be generated by the	147
production that would not otherwise occur;	148
(o) Estimated amount of state and local taxes to be	149
generated in this state from the production;	150
(15) (p) Estimated economic impact of the production in	151
this state as a whole and in any community in this state in	152
which the budgeted eligible expenditures have been or will be	153
incurred;	154
(16) (q) Any other information considered necessary by the	155
director.	156
(2) The director of development shall not certify a motion	157

picture or broadway theatrical production as a tax credit-	158
eligible production unless the director determines that the	159
production is likely to have a positive economic impact in this	160
state as a whole or in any community in this state in which the	161
production company's budgeted eligible expenditures have been or	162
will be incurred, demonstrated either through short-term	163
expenditures or long-term investments that would not have	164
otherwise occurred or by generating an increase in state and	165
local tax collections.	166
(3) Within ninety days after certification of a motion	167
picture or broadway theatrical production as a tax credit-	168
eligible production, and any time thereafter upon the request of	169
the director, the production company shall present to the	170
director sufficient evidence of reviewable progress. If the	171
production company fails to present sufficient evidence, the	172
director may rescind the certification. If the production of a	173
motion picture or broadway theatrical production does not begin	174
within ninety days after the date it is certified as a tax	175
credit-eligible production, the director shall rescind the	176
certification unless the director finds that the production	177
company shows good cause for the delay, meaning that the	178
production was delayed due to unforeseeable circumstances beyond	179
the production company's control or due to action or inaction by	180
a government agency. Upon rescission, the director shall notify	181
the applicant production company that the certification has been	182
rescinded. Nothing in this section prohibits an applicant <u>a</u>	183
production company whose tax credit-eligible production	184
certification has been rescinded from submitting a subsequent	185
application for certification <u>of the same motion picture or</u>	186
broadway theatrical production. For the purpose of division (B)	187
(3) of this section, production of a broadway theatrical	188

production begins on the date the production is first performed 189 in a gualified production facility identified in the 190 application. 191 (C) (1) A production company whose Upon completion of a 192 motion picture or broadway theatrical production has been that 193 is certified as a tax credit-eligible production, the production 194 company may apply to the director of development on or after 195 July 1, 2009, for a refundable credit against the tax imposed by 196 section 5726.02, 5733.06, 5747.02, or 5751.02 of the Revised 197 Code. The director in consultation with the tax commissioner 198 shall prescribe the form and manner of the application and the 199 information or documentation required to be submitted with the 200 application. 201 (2) The credit is amount shall be determined as follows: 202 (a) If the total budgeted eligible expenditures stated in 203 the application submitted under division (B) of this section or 204 the actual eligible expenditures as finally determined under 205 division (D) of this section, whichever is least, is less than 206 or equal to three hundred thousand dollars, no credit is 207 allowed; 208 (b) If the total budgeted eligible expenditures stated in 209 the application submitted under division (B) of this section or 210 the actual eligible expenditures as finally determined under 211 division (D) of this section, whichever is least, is greater 212 than three hundred thousand dollars, the credit equals thirty 213 per cent of the least of such budgeted or actual eligible 214 expenditure amounts. 215

(2) Except as provided in division (C) (4) of this section,216if217

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(3) If the director of development approves a production 218 company's application for a credit, the director shall issue a 219 tax credit certificate to the company. The director in 220 consultation with the tax commissioner shall prescribe the form 221 and manner of issuing certificates. The director shall assign a 222 unique identifying number to each tax credit certificate and 223 shall record the certificate in a register devised and 224 maintained by the director for that purpose. The certificate 225 shall state the amount of the eligible expenditures on which the 226 credit is based and the amount of the credit. Upon the issuance 227 of a certificate, the director shall certify to the tax 228 commissioner the name of the production company to which the 229 certificate was issued, the amount of eliqible expenditures 230 shown on the certificate, the amount of the credit, and any 231 other information required by the rules adopted to administer 232 this section. 233

(3) (4) The amount of eligible expenditures for which a tax 234 credit may be claimed is subject to inspection and examination 235 by the tax commissioner or employees of the commissioner under 236 section 5703.19 of the Revised Code and any other applicable 237 law. Once the eligible expenditures are finally determined under 238 section 5703.19 of the Revised Code and division (D) of this 239 section, the credit amount is not subject to adjustment unless 240 the director determines an error was committed in the 241 computation of the credit amount. 242

(4) (5) The director of development shall accept, review,243and approve tax credit applications on a continuing basis. No244tax credit certificate may be issued before the completion of245the tax credit-eligible production. Not more than forty million246dollars of tax credit may be allowed per fiscal year provided247that, for any fiscal year in which the amount of tax credits248

allowed under this section is less than that maximum annual	249
amount, the amount not allowed for that fiscal year shall be-	250
added to the maximum annual amount that may be allowed for the-	251
following fiscal year.	252
	0 - 0
(5) The director shall review and approve applications for	253
tax credits in two rounds each fiscal year. The first round of	254
credits shall be awarded not later than the last day of July of	255
the fiscal year, and the second round of credits shall be	256
awarded not later than the last day of the ensuing January. The-	257
amount of credits awarded in the first round of applications	258
each fiscal year shall not exceed twenty million dollars plus	259
any credit allotment that was not awarded in the preceding	260
fiscal year and carried over under division (C)(4) of this	261
section. For each round, the director shall rank applications on	262
the basis of the extent of positive economic impact each tax	263
credit eligible production is likely to have in this state and	264
the effect on developing a permanent workforce in motion picture-	265
or theatrical production industries in the state. For the-	266
purpose of such ranking, the director shall give priority to	267
tax-credit eligible productions that are television series or-	268
miniseries due to the long-term commitment typically associated	269
with such productions. The economic impact ranking shall be	270
based on the production company's total expenditures in this-	271
state directly associated with the tax credit eligible	272
production. The effect on developing a permanent workforce in	273
the motion picture or theatrical production industries shall be-	274
evaluated first by the number of new jobs created and second by	275
amount of payroll added with respect to employees in this state.	276
The director shall approve productions in the order of	277
their ranking, from those with the greatest positive economic-	278
J, J	-

their ranking, from those with the greatest positive economic 278 impact and workforce development effect to those with the least 279 positive economic impact and workforce development effect. 280 (D) (D) (1) A production company whose motion picture or 281 broadway theatrical production has been certified as a tax 282 credit-eligible production shall engage, at the company's 283 expense, an independent certified public accountant to examine 284 the company's production, postproduction, and, in the case of a 285 broadway theatrical production, advertising and promotion 286 287 expenditures, to identify the expenditures that qualify as eligible expenditures. The-288 (2) The certified public accountant shall issue a report 289 to the company and to the director of development certifying 290 that includes all of the following: 291 292 (a) The amount of the company's <u>actual</u> eligible expenditures and any other information; 293 (b) Completed copies of all accounting and auditing forms 294 required by the director in connection with the tax credit-295 eligible production; 296 (c) Certification that, to the extent required by division 297 (A) (4) of this section, all persons to which the production 298 company paid amounts reported as eligible expenditures are 299 300 registered businesses; (d) An itemized review of all contract and expense items 301 of ten thousand dollars or more that are reported as eligible 302 expenditures; 303 (e) An itemized review of at least one-half of the 304 contract and expense items of less than ten thousand dollars 305 that are reported as eligible expenditures, both in terms of the 306 total number of such contracts and items and the total amount of 307

eligible expenditures reported for such contracts and items;

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(f) Certification that all eligible expenditures were 309 incurred on or after the date that the motion picture or 310 broadway theatrical production was certified as a tax credit-311 eligible production and on or before the date the production was 312 complete; 313 (q) Certification that all goods and services reported as 314 eligible expenditures were purchased and consumed in this state. 315 Upon 316 (3) Upon receiving and examining the report, the director 317 may disallow any expenditure the director determines is not an 318 eligible expenditure. If the director disallows an expenditure, 319 the director shall issue a written notice to the production 320 company stating that the expenditure is disallowed and the 321 reason for the disallowance. Upon examination of the report and 322 disallowance of any expenditures, the director shall determine 323 finally the lesser of the total budgeted eligible expenditures 324 stated in the application submitted under division (B) of this 325 section or the actual eligible expenditures for the purpose of 326 computing the amount of the credit. 327 (E) No credit shall be allowed under section 5726.55, 328 5733.59, 5747.66, or 5751.54 of the Revised Code unless the 329 director has reviewed the report and made the determination 330 prescribed by division (D) of this section. 331 (F) A certificate owner may transfer all or part of a tax 332 credit authorized by this section to any other person. To 333 effectuate the transfer, the transferor must notify the tax 334 commissioner, in writing, that the transferor is transferring 335 the right to claim all or part of the credit. The transferor 336 shall identify in that notification the certificate number, the 337 name and tax identification number of the transferee, the amount 338

of credit sold or transferred to the transferee, and, if	339
applicable, the amount of credit retained by the transferor. The	340
transferee may claim the amount of credit received under this	341
division pursuant to and in the manner required under section	342
5726.55, 5733.59, 5747.66, or 5751.54 of the Revised Code.	343
Any person to which a credit has been transferred under	344
	345
this division may transfer the right to claim all or part of the	
transferred credit amount to any other person, in the same	346
manner prescribed by this division for the initial transfer,	347
including that any such transfer be reported by the transferor	348
to the tax commissioner as described in this division.	349
(G) This state reserves the right to refuse the use of	350
this state's name in the credits of any tax credit-eligible	351
motion picture production or program of any broadway theatrical	352
production.	353
(G)(1)_(H)(1)_ The director of development in consultation	354
with the tax commissioner shall adopt rules for the	355
administration of this section, including rules setting forth	356
and governing the criteria for determining whether a motion	357
picture or broadway theatrical production is a tax credit-	358
eligible production; activities that constitute the production	359
or postproduction of a motion picture or broadway theatrical	360
production; reporting sufficient evidence of reviewable	361
progress; expenditures that qualify as eligible expenditures; $a-$	362
schedule and deadlines for applications to be submitted and	363
reviewed; a competitive process for approving credits based on	364
likely economic impact in this state and development of a	365
permanent workforce in motion picture or theatrical production-	366
industries in this state; consideration of geographic-	367
distribution of credits; and implementation of the program	368

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be adopted under Chapter 119. of the Revised Code.	370
(2) To cover the administrative costs of the program, the	371
director shall require each applicant to pay an application fee	372
equal to the lesser of ten thousand dollars or one per cent of	373
the estimated value of the tax credit as stated in the	374
application. The fees collected shall be credited to the tax	375
incentives operating fund created in section 122.174 of the	376
Revised Code. All grants, gifts, fees, and contributions made to	377
the director for marketing and promotion of the motion picture	378
industry within this state shall also be credited to the fund.	379

described in division $\frac{(H)}{(I)}$ of this section. The rules shall

(H) (3) The director of development shall create forms for380the applications described in divisions (B) and (C) of this381section and publish those forms on the web site of the382department of development. The director shall create and publish383separate forms for motion pictures and for broadway theatrical384productions.385

(I) The director of development shall establish a program for the training of Ohio residents who are or wish to be employed in the film or multimedia industry. Under the program, the director shall:

(1) Certify individuals as film and multimedia trainees.
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In order to receive such a certification, an individual must be
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an Ohio resident, have participated in relevant on-the-job
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training or have completed a relevant training course approved
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by the director, and have met any other requirements established
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by the director.

(2) Accept applications from production companies that396intend to hire and provide on-the-job training to one or more397

the company's tax credit-eligible production-; 399 (3) Upon completion of a tax-credit eligible production, 400 and upon the receipt of any salary information and other 401 documentation required by the director, authorize a 402 reimbursement payment to each production company whose 403 application was approved under division $\frac{(H)(2)}{(I)(2)}$ of this 404 section. The payment shall equal fifty per cent of the salaries 405 paid to film and multimedia trainees employed in the production. 406 Sec. 122.852. (A) As used in this section: 407 (1) "Capital improvement project" means a project that 408 consists of acquiring, constructing, rehabilitating, repairing, 409 redeveloping, expanding, or improving facilities located, or 410 equipment used in this state for production and postproduction 411 of motion pictures or broadway theatrical productions. 412 (2) "Qualified expenditures" means expenditures incurred 413 by a production company after June 30, 2022, for goods and 414 services purchased and consumed directly for a capital 415 improvement project. "Qualified expenditures" include accounting 416 or auditing expenditures incurred in connection with the report 417 required by division (F) of this section if paid to an 418 independent certified public accountant certified, or an 419 accounting firm registered under Chapter 4701. of the Revised 420 Code. "Qualified expenditures" do not include eligible 421 expenditures for which a production company received a tax 422 credit under section 122.85 of the Revised Code. 423 (3) "Certificate owner" means a production company to 424 which a tax credit certificate is issued under division (H) of 425 this section or a person to which all or part of a tax credit is 426

certified film and multimedia trainees who will be employed in

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transferred under division (I) of this section.	427
(4) "Production company," "eligible expenditures," "motion	428
picture," and "broadway theatrical production" have the same	429
meanings as in section 122.85 of the Revised Code.	430
(B) For the purpose of encouraging and developing strong	431
film and theater industries in this state, the director of	432
development may award a refundable credit against the tax	433
imposed by section 5726.02, 5747.02, or 5751.02 of the Revised	434
Code to a production company that completes a capital	435
improvement project expected to have a positive economic impact	436
in this state as a whole, or in any community in this state in	437
which the facilities or equipment involved in the project are or	438
will be located. A production company may apply to the director	439
for a credit on a form and in the manner prescribed by rules	440
adopted under division (J) of this section. An application may	441
be submitted before, during, or after completion of the capital	442
improvement project and shall include all of the following	443
information:	444
(1) The name, address, telephone number, and taxpayer	445
identification number of the production company;	446
(2) A detailed description of the capital improvement	447
project including the location of the facilities or equipment	448
involved in the project and an explanation of how those	449
facilities or equipment are intended to be used in the	450
production or postproduction of motion pictures or broadway	451
theatrical productions in this state;	452
(3) (a) If the capital improvement project is complete at	453
the time the application is submitted, a schedule documenting	454
the progression of the project from its commencement to its	455

completion; 456 (b) If the capital improvement project is not complete at 457 the time the application is submitted, a schedule for the 458 progression, completion, and, if applicable, commencement of the 459 460 project. (4) An estimate of the amount of the project's qualified 461 expenditures that have been or will be incurred by the 462 production company and, if the project is not complete at the 463 time the application is submitted, documentation of the 464 company's financial ability to complete the project, including 465 documentation that shows the company has secured funding, other 466 than the tax credit authorized by this section, equal to at 467 least fifty per cent of the total cost of the project; 468 (5) The estimated credit amount, which shall equal the 469 lesser of five million dollars or twenty-five per cent of the 470 production company's estimated qualified expenditures; 471 (6) The estimated economic impact of the capital 472 improvement project in this state as a whole, and in any 473 community in this state in which the facilities or equipment 474 involved in the project are or will be located; 475 (7) Any other information considered necessary by the 476 director. 477 (C) The director shall review, evaluate, and approve 478 applications in one round per fiscal year. For each round, the 479 director shall rank applications on the basis of the capital 480 improvement project's likely positive economic impact and effect 481 on developing a permanent workforce in motion picture or 482

theatrical production industries in the state as a whole, and in483any community in this state in which the facilities or equipment484

involved in the project are or will be located. The effect on	485
developing a permanent workforce in the motion picture or	486
theatrical production industries shall be evaluated first by the	487
number of new jobs created and second by amount of payroll added	488
with respect to employees in this state. The director shall	489
approve applications in the order of their ranking, from those	490
with the greatest positive economic impact and workforce	491
development effect to those with the least positive economic	492
impact and workforce development effect. The director shall not	493
approve an application or issue a tax credit certificate for a	494
capital improvement project that is not likely to have a	495
positive economic impact or workforce development impact in	496
either the state as a whole, or any community in this state in	497
	498
which the facilities or equipment involved in the project are or	
which the facilities or equipment involved in the project are or will be located.	499
will be located.	
<u>will be located.</u> (D) The director shall not approve more than one hundred	500
<u>will be located.</u> <u>(D) The director shall not approve more than one hundred</u> <u>million dollars in estimated tax credits per fiscal year</u>	500 501
will be located. (D) The director shall not approve more than one hundred million dollars in estimated tax credits per fiscal year provided that, for any fiscal year in which the amount of	500 501 502
will be located. (D) The director shall not approve more than one hundred million dollars in estimated tax credits per fiscal year provided that, for any fiscal year in which the amount of estimated credits approved under this section is less than the	500 501 502 503
will be located. (D) The director shall not approve more than one hundred million dollars in estimated tax credits per fiscal year provided that, for any fiscal year in which the amount of estimated credits approved under this section is less than the maximum annual amount, the amount not approved for that fiscal	500 501 502 503 504
will be located. (D) The director shall not approve more than one hundred million dollars in estimated tax credits per fiscal year provided that, for any fiscal year in which the amount of estimated credits approved under this section is less than the maximum annual amount, the amount not approved for that fiscal year shall be added to the maximum annual amount that may be	500 501 502 503 504 505
will be located. (D) The director shall not approve more than one hundred million dollars in estimated tax credits per fiscal year provided that, for any fiscal year in which the amount of estimated credits approved under this section is less than the maximum annual amount, the amount not approved for that fiscal	500 501 502 503 504
will be located. (D) The director shall not approve more than one hundred million dollars in estimated tax credits per fiscal year provided that, for any fiscal year in which the amount of estimated credits approved under this section is less than the maximum annual amount, the amount not approved for that fiscal year shall be added to the maximum annual amount that may be	500 501 502 503 504 505
will be located. (D) The director shall not approve more than one hundred million dollars in estimated tax credits per fiscal year provided that, for any fiscal year in which the amount of estimated credits approved under this section is less than the maximum annual amount, the amount not approved for that fiscal year shall be added to the maximum annual amount that may be approved for the following fiscal year.	500 501 502 503 504 505 506
will be located. (D) The director shall not approve more than one hundred million dollars in estimated tax credits per fiscal year provided that, for any fiscal year in which the amount of estimated credits approved under this section is less than the maximum annual amount, the amount not approved for that fiscal year shall be added to the maximum annual amount that may be approved for the following fiscal year. If the director rescinds approval of a capital improvement	500 501 502 503 504 505 506 507
<pre>will be located. (D) The director shall not approve more than one hundred million dollars in estimated tax credits per fiscal year provided that, for any fiscal year in which the amount of estimated credits approved under this section is less than the maximum annual amount, the amount not approved for that fiscal year shall be added to the maximum annual amount that may be approved for the following fiscal year. If the director rescinds approval of a capital improvement project under division (E)(2) of this section, the estimated</pre>	500 501 502 503 504 505 506 507 508
<pre>will be located. (D) The director shall not approve more than one hundred million dollars in estimated tax credits per fiscal year provided that, for any fiscal year in which the amount of estimated credits approved under this section is less than the maximum annual amount, the amount not approved for that fiscal year shall be added to the maximum annual amount that may be approved for the following fiscal year. If the director rescinds approval of a capital improvement project under division (E) (2) of this section, the estimated credit amount attributed to that project shall be added back to</pre>	500 501 502 503 504 505 506 507 508 509
<pre>will be located. (D) The director shall not approve more than one hundred million dollars in estimated tax credits per fiscal year provided that, for any fiscal year in which the amount of estimated credits approved under this section is less than the maximum annual amount, the amount not approved for that fiscal year shall be added to the maximum annual amount that may be approved for the following fiscal year. If the director rescinds approval of a capital improvement project under division (E)(2) of this section, the estimated credit amount attributed to that project shall be added back to the maximum annual credit amount for that fiscal year. If the</pre>	500 501 502 503 504 505 506 507 508 509 510
will be located. (D) The director shall not approve more than one hundred million dollars in estimated tax credits per fiscal year provided that, for any fiscal year in which the amount of estimated credits approved under this section is less than the maximum annual amount, the amount not approved for that fiscal year shall be added to the maximum annual amount that may be approved for the following fiscal year. If the director rescinds approval of a capital improvement project under division (E)(2) of this section, the estimated credit amount attributed to that project shall be added back to the maximum annual credit amount for that fiscal year. If the actual credit amount computed under division (I) of this section	500 501 502 503 504 505 506 507 508 509 510 511

<u>(E)(1) Within ninety days after the director of</u>	515
development approves a capital improvement project that was not	516
complete at the time of the production company's application,	517
the production company shall submit sufficient evidence of	518
reviewable progress to the director. The director may request	519
additional updates from the production company regarding the	520
progression of the project as often as the director considers	521
necessary until the project is complete or approval of the	522
project is rescinded. The production company shall respond to	523
each such request within thirty days.	524
(2) The director may rescind approval of a capital	525
improvement project if the production company fails to timely	526
submit evidence of reviewable progress or respond to the	527
director's request for a project update, as required by division	528
(E) (1) of this section, or if the director determines that the	529
progression of the project is significantly behind the schedule	530
submitted in the tax credit application. The director shall	531
rescind approval of a project that does not begin within ninety	532
days after the date the application is approved unless the	533
production company shows good cause for the delay, meaning that	534
the project was delayed due to unforeseeable circumstances	535
beyond the production company's control or due to action or	536
inaction by a government agency.	537
(2) The director shall notify the production company upon	538
(3) The director shall notify the production company upon	
rescinding approval of a capital improvement project. Nothing in	539
this section prohibits the production company from reapplying	540
for approval of the same capital improvement project.	541
(F)(1) A production company whose capital improvement	542
project is approved by the director of development shall engage,	543

at the company's expense, an independent certified public

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accountant to examine the company's qualified expenditures.	545
Within ninety days after the director approves the project or	546
within ninety days after a project approved by the director is	547
complete, whichever is later, the certified public accountant	548
shall issue a report to the company and to the director that	549
includes all of the following:	550
(a) The amount of the company's actual qualified	551
expenditures;	552
(b) Completed copies of all accounting and auditing forms	553
required by the director in connection with the capital	554
improvement project;	555
(c) An itemized review of all contract and expense items	556
of ten thousand dollars or more that are reported as qualified	557
<pre>expenditures;</pre>	558
(d) An itemized review of at least one-half of the	559
contract and expense items of less than ten thousand dollars	560
that are reported as qualified expenditures, both in terms of	561
the total number of such contracts and items and the total	562
amount of qualified expenditures reported for such contracts and	563
items;	564
(e) Certification that all goods and services reported as	565
qualified expenditures were purchased and consumed in this	566
<u>state.</u>	567
(2) Upon receiving and examining the report, the director	568
may disallow any expenditure the director determines is not a	569
qualified expenditure. If the director disallows an expenditure,	570
the director shall issue a written notice to the production	571
company stating that the expenditure is disallowed and the	572
reason for the disallowance. Upon examination of the report and	573

disallowance of any expenditures, the director shall determine	574
the production company's actual qualified expenditures for the	575
purpose of computing the amount of the credit.	576
(3) Qualified expenditures reported by the production	577
company are subject to inspection and examination by the tax	578
commissioner or employees of the commissioner under section	579
5703.19 of the Revised Code and any other applicable law. Once	580
the qualified expenditures are finally determined under section	581
5703.19 of the Revised Code and division (F)(2) of this section,	582
the credit amount is not subject to adjustment unless the	583
director determines an error was committed in the computation of	584
the credit amount.	585
(G) After reviewing the report and making the	586
determination prescribed by division (F) of this section, the	587
<u>director of development shall issue a tax credit certificate to</u>	588
the production company. The director, in consultation with the	589
tax commissioner, shall prescribe the form and manner of issuing	590
certificates. The director shall assign a unique identifying	591
number to each tax credit certificate and shall record the	592
certificate in a register devised and maintained by the director	593
for that purpose. The certificate shall state the amount of the	594
credit and the amount of the qualified expenditures upon which	595
the credit is based. Upon issuance of a certificate, the	596
director shall certify to the tax commissioner the name of the	597
production company to which the certificate was issued, the	598
amount of qualified expenditures shown on the certificate, the	599
amount of the credit, and any other information required by the	600
rules adopted to administer this section.	601
(H) The credit amount stated on the tax credit certificate	602
shall equal the lesser of the following:	603

(1) Twenty-five per cent of the production company's 604 actual qualified expenditures, as determined by the director of 605 development under division (F) of this section; 606 (2) The estimated credit amount specified in the 607 production company's tax credit application under division (B) 608 609 (5) of this section; (3) Five million dollars. 610 (I) A certificate owner may transfer all or part of a tax 611 credit authorized by this section to any other person. To 612 effectuate the transfer, the transferor must notify the tax 613 commissioner, in writing, that the transferor is transferring 614 the right to claim all or part of the credit. The transferor 615 shall identify in that notification the certificate number, the 616 name and tax identification number of the transferee, the amount 617 of credit sold or transferred to the transferee, and, if 618 applicable, the amount of credit retained by the transferor. The 619 transferee may claim the amount of credit received under this 620 division pursuant to and in the manner required under section 621 5726.58, 5747.67, or 5751.55 of the Revised Code. 622 623 Any person to which a credit has been transferred under this division may transfer the right to claim all or part of the 624 transferred credit amount to any other person, in the same 625 manner prescribed by this division for the initial transfer, 626 including that any such transfer be reported by the transferor 627 to the tax commissioner as described in this division. 628 (J) The director of development, in consultation with the 629 tax commissioner, shall adopt rules in accordance with Chapter 630 119. of the Revised Code for the administration of this section, 631

including rules setting forth and governing the criteria for

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reporting sufficient evidence of reviewable progress;	633
expenditures that are qualified expenditures; a schedule and	634
deadlines for applications to be submitted and reviewed; a	635
competitive process for approving credits based on likely	636
economic impact and development of a permanent workforce in	637
motion picture or theatrical production industries; and	638
consideration of geographic distribution of credits.	639
To cover the administrative costs of the program, the	640
director shall require each applicant to pay an application fee	641
equal to the lesser of ten thousand dollars or one per cent of	642
the estimated value of the tax credit as stated in the	643
application. The fees collected shall be credited to the tax	644
incentives operating fund created in section 122.174 of the	645
Revised Code.	646
Sec. 5726.55. (A) Any term used in this section has the	647
same meaning as in section 122.85 of the Revised Code.	648
(B) A taxpayer may claim a refundable credit against the	649
tax imposed under this chapter for each person included in the	650
annual report of the taxpayer that is a certificate owner of a	651
tax credit certificate issued under section 122.85 of the	652
Revised Code. The credit shall be claimed for the taxable year	653
in which the certificate is issued by the director of	654
development-services. The credit amount equals the amount stated	655

in which the certificate is issued by the director of 654 development—services. The credit amount equals the amount stated 655 in the certificate or the portion of that amount owned by the 656 certificate owner. The credit shall be claimed in the order 657 required under section 5726.98 of the Revised Code. If the 658 credit amount exceeds the tax otherwise due under section 659 5726.02 of the Revised Code after deducting all other credits 660 preceding the credit in the order prescribed in section 5726.98 661 of the Revised Code, the excess shall be refunded to the 662

663 taxpayer. (C) Nothing in this section shall allow a taxpayer to 664 claim more than one credit per tax credit-eligible production. 665 Sec. 5726.58. (A) Any term used in this section has the 666 same meaning as in section 122.852 of the Revised Code. 667 (B) A taxpayer may claim a refundable credit against the 668 tax imposed under this chapter for each person included in the 669 annual report of the taxpayer that is a certificate owner of a 670 tax credit certificate issued under section 122.852 of the 671 Revised Code. The credit shall be claimed for the taxable year 672 in which the certificate is issued by the director of 673 development. The credit amount equals the amount stated on the 674 certificate or the portion of that amount owned by the 675 certificate owner. The credit shall be claimed in the order 676 required under section 5726.98 of the Revised Code. If the 677 credit amount exceeds the tax otherwise due under section 678 5726.02 of the Revised Code after deducting all other credits 679 preceding the credit in the order prescribed in section 5726.98 680 of the Revised Code, the excess shall be refunded to the 681 682 taxpayer. (C) Nothing in this section allows a taxpayer to claim 683 more than one credit per capital improvement project. 684 Sec. 5726.98. (A) To provide a uniform procedure for 685 calculating the amount of tax due under section 5726.02 of the 686 Revised Code, a taxpayer shall claim any credits to which the 687 taxpayer is entitled under this chapter in the following order: 688

The nonrefundable job retention credit under division (B) 689 of section 5726.50 of the Revised Code; 690

The nonrefundable credit for purchases of qualified low-691

income community investments under section 5726.54 of the 692 Revised Code; 693 The nonrefundable credit for qualified research expenses 694 under section 5726.56 of the Revised Code: 695 The nonrefundable credit for qualifying dealer in 696 intangibles taxes under section 5726.57 of the Revised Code; 697 The refundable credit for rehabilitating an historic 698 building under section 5726.52 of the Revised Code; 699 The refundable job retention or job creation credit under 700 division (A) of section 5726.50 of the Revised Code; 701 The refundable credit under section 5726.53 of the Revised 702 Code for losses on loans made under the Ohio venture capital 703 program under sections 150.01 to 150.10 of the Revised Code; 704 The refundable motion picture and broadway theatrical 705 production credit under section 5726.55 of the Revised Code; 706 The refundable credit for film and theater capital 707 improvement projects under section 5726.58 of the Revised Code. 708 (B) For any credit except the refundable credits 709 enumerated in this section, the amount of the credit for a 710 taxable year shall not exceed the tax due after allowing for any 711 other credit that precedes it in the order required under this 712 section. Any excess amount of a particular credit may be carried 713 forward if authorized under the section creating that credit. 714 Nothing in this chapter shall be construed to allow a taxpayer 715 to claim, directly or indirectly, a credit more than once for a 716 taxable year. 717

Sec. 5733.59. (A) Any term used in this section has the718same meaning as in section 122.85 of the Revised Code.719

(B) There is allowed a credit against the tax imposed by 720 section 5733.06 of the Revised Code for any corporation that is 721 the certificate owner of a tax credit certificate issued under 722 section 122.85 of the Revised Code. The credit shall be claimed 723 for the taxable year in which the certificate is issued by the 724 director of development. The credit amount equals the amount 725 stated in the certificate or the portion of that amount owned by 726 the certificate owner. The credit shall be claimed in the order 727 required under section 5733.98 of the Revised Code. If the 728 credit amount exceeds the tax otherwise due under section 729 5733.06 of the Revised Code after deducting all other credits in 730 that order, the excess shall be refunded. 731 732 (C) If, pursuant to division (G) of section 5733.01 of the Revised Code, the corporation is not required to pay tax under 733 this chapter, the corporation may file an annual report under 734 section 5733.02 of the Revised Code and claim the credit 735 authorized by this section. Nothing in this section allows a 736 corporation to claim more than one credit per tax credit-737 eligible production. 738 Sec. 5747.66. (A) Any term used in this section has the 739 same meaning as in section 122.85 of the Revised Code. 740 (B) There is allowed a credit against a taxpayer's 741 aggregate tax liability under section 5747.02 of the Revised 742 Code for any individual who, on the last day of the individual's 743 taxable year, is the certificate owner of a tax credit 744 certificate issued under section 122.85 of the Revised Code. The 745 credit shall be claimed for the taxable year that includes the 746 date the certificate was issued by the director of development. 747 The credit amount equals the amount stated in the certificate or 748 the portion of that amount owned by the certificate owner. The 749

credit shall be claimed in the order required under section7505747.98 of the Revised Code. If the credit amount exceeds the751aggregate amount of tax otherwise due under section 5747.02 of752the Revised Code after deducting all other credits in that753order, the excess shall be refunded.754

Nothing in this section limits or disallows pass-through treatment of the credit.

Nothing in this section allows a person to claim more than757one credit per tax credit-eligible production.758

Sec. 5747.67. (A) Any term used in this section has the759same meaning as in section 122.852 of the Revised Code.760

(B) There is allowed a credit against a taxpayer's 761 aggregate tax liability under section 5747.02 of the Revised 762 Code for any individual who, on the last day of the individual's 763 taxable year, is the certificate owner of a tax credit 764 certificate issued under section 122.852 of the Revised Code. 765 The credit shall be claimed for the taxpayer's taxable year that 766 includes the date the certificate was issued by the director of 767 development. The credit amount equals the amount stated in the 768 certificate or the portion of that amount owned by the 769 certificate owner. The credit shall be claimed in the order 770 required under section 5747.98 of the Revised Code. If the 771 credit amount exceeds the aggregate amount of tax otherwise due 772 under section 5747.02 of the Revised Code after deducting all 773 other credits in that order, the excess shall be refunded. 774

(C) Nothing in this section limits or disallows pass-775through treatment of the credit. Nothing in this section allows776a person to claim more than one credit per capital improvement777project.778

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S. B. No. 341 As Introduced

Sec. 5747.98. (A) To provide a uniform procedure for	779
calculating a taxpayer's aggregate tax liability under section	780
5747.02 of the Revised Code, a taxpayer shall claim any credits	781
to which the taxpayer is entitled in the following order:	782
Either the retirement income credit under division (B) of	783
section 5747.055 of the Revised Code or the lump sum retirement	784
income credits under divisions (C), (D), and (E) of that	785
section;	786
Either the senior citizen credit under division (F) of	787
section 5747.055 of the Revised Code or the lump sum	788
distribution credit under division (G) of that section;	789
The dependent care credit under section 5747.054 of the	790
Revised Code;	791
The credit for displaced workers who pay for job training	792
under section 5747.27 of the Revised Code;	793
The campaign contribution credit under section 5747.29 of	794
the Revised Code;	795
The twenty-dollar personal exemption credit under section	796
5747.022 of the Revised Code;	797
The joint filing credit under division (G) of section	798
5747.05 of the Revised Code;	799
The earned income credit under section 5747.71 of the	800
Revised Code;	801
The nonrefundable credit for education expenses under	802
section 5747.72 of the Revised Code;	803
The nonrefundable credit for donations to scholarship	804
granting organizations under section 5747.73 of the Revised	805

Code;	806
The nonrefundable credit for tuition paid to a nonchartered nonpublic school under section 5747.75 of the Revised Code;	807 808 809
The nonrefundable vocational job credit under section 5747.057 of the Revised Code;	810 811
The credit for adoption of a minor child under section 5747.37 of the Revised Code;	812 813
The nonrefundable job retention credit under division (B) of section 5747.058 of the Revised Code;	814 815
The enterprise zone credit under section 5709.66 of the Revised Code;	816 817
The credit for beginning farmers who participate in a financial management program under division (B) of section 5747.77 of the Revised Code;	818 819 820
The credit for selling or renting agricultural assets to beginning farmers under division (A) of section 5747.77 of the Revised Code;	821 822 823
The credit for purchases of qualifying grape production property under section 5747.28 of the Revised Code;	824 825
The small business investment credit under section 5747.81 of the Revised Code;	826 827
The nonrefundable lead abatement credit under section 5747.26 of the Revised Code;	828 829
The opportunity zone investment credit under section 122.84 of the Revised Code;	830 831
The enterprise zone credits under section 5709.65 of the	832

Revised Code; 833 The research and development credit under section 5747.331 834 of the Revised Code; 835 The credit for rehabilitating a historic building under 836 section 5747.76 of the Revised Code; 8.37 The nonresident credit under division (A) of section 838 5747.05 of the Revised Code; 839 The credit for a resident's out-of-state income under 840 division (B) of section 5747.05 of the Revised Code; 841 The refundable motion picture and broadway theatrical 842 production credit under section 5747.66 of the Revised Code; 843 The refundable credit for film and theater capital 844 improvement projects under section 5747.67 of the Revised Code; 845 The refundable jobs creation credit or job retention 846 credit under division (A) of section 5747.058 of the Revised 847 Code; 848 The refundable credit for taxes paid by a qualifying 849 entity granted under section 5747.059 of the Revised Code; 850 The refundable credits for taxes paid by a qualifying 851 pass-through entity granted under division (I) of section 852 5747.08 of the Revised Code; 853 The refundable credit under section 5747.80 of the Revised 854 Code for losses on loans made to the Ohio venture capital 855 program under sections 150.01 to 150.10 of the Revised Code; 856 The refundable credit for rehabilitating a historic 857 building under section 5747.76 of the Revised Code. 858

(B) For any credit, except the refundable credits 859

enumerated in this section and the credit granted under division 860 (H) of section 5747.08 of the Revised Code, the amount of the 861 credit for a taxable year shall not exceed the taxpayer's 862 aggregate amount of tax due under section 5747.02 of the Revised 863 Code, after allowing for any other credit that precedes it in 864 the order required under this section. Any excess amount of a 865 particular credit may be carried forward if authorized under the 866 section creating that credit. Nothing in this chapter shall be 867 868 construed to allow a taxpayer to claim, directly or indirectly, a credit more than once for a taxable year. 869

Sec. 5751.54. (A) Any term used in this section has the 870 same meaning as in section 122.85 of the Revised Code. 871

(B) There is allowed a refundable credit against the tax 872 imposed by section 5751.02 of the Revised Code for any person 873 that is the certificate owner of a tax credit certificate issued 874 under section 122.85 of the Revised Code. The credit shall be 875 claimed for the tax period in which the certificate is issued by 876 the director of development-services. The credit amount equals 877 the amount stated in the certificate or the portion of that 878 amount owned by the certificate owner. The credit shall be 879 claimed in the order required under section 5751.98 of the 880 Revised Code. If the credit amount exceeds the tax otherwise due 881 under section 5751.02 of the Revised Code after deducting all 882 other credits in that order, the excess shall be refunded. 883

(C) Nothing in this section allows a person to claim more884than one credit per tax credit-eligible production.885

Sec. 5751.55. (A) Any term used in this section has the886same meaning as in section 122.852 of the Revised Code.887

(B) There is allowed a refundable credit against the tax 888

imposed by section 5751.02 of the Revised Code for any person	889
that is the certificate owner of a tax credit certificate issued	890
under section 122.852 of the Revised Code. The credit shall be	891
claimed for the tax period in which the certificate is issued by	892
the director of development. The credit amount equals the amount	893
stated in the certificate or the portion of that amount owned by	894
the certificate owner. The credit shall be claimed in the order	895
required under section 5751.98 of the Revised Code. If the	896
credit amount exceeds the tax otherwise due under section	897
5751.02 of the Revised Code after deducting all other credits in	898
that order, the excess shall be refunded.	899
(C) Nothing in this section allows a person to claim more	900
than one credit per capital improvement project.	901
Sec. 5751.98. (A) To provide a uniform procedure for	902
calculating the amount of tax due under this chapter, a taxpayer	903
shall claim any credits to which it is entitled in the following	904
order:	905
The nonrefundable jobs retention credit under division (B)	906
of section 5751.50 of the Revised Code;	907
The nonrefundable credit for qualified research expenses	908
under division (B) of section 5751.51 of the Revised Code;	909
The nonrefundable credit for a borrower's qualified	910
research and development loan payments under division (B) of	911
section 5751.52 of the Revised Code;	912
The nonrefundable credit for calendar years 2010 to 2029	913
for unused net operating losses under division (B) of section	914
5751.53 of the Revised Code;	915
The refundable motion picture and broadway theatrical	916
production credit under section 5751.54 of the Revised Code;	917

The refundable credit for film and theater capital 918 improvement projects under section 5751.55 of the Revised Code; 919 The refundable jobs creation credit or job retention 920 credit under division (A) of section 5751.50 of the Revised 921 Code; 922 The refundable credit for calendar year 2030 for unused 923 net operating losses under division (C) of section 5751.53 of 924 the Revised Code. 925 (B) For any credit except the refundable credits 926 enumerated in this section, the amount of the credit for a tax 927 928 period shall not exceed the tax due after allowing for any other credit that precedes it in the order required under this 929 section. Any excess amount of a particular credit may be carried 930 forward if authorized under the section creating the credit. 931 Section 2. That existing sections 122.85, 5726.55, 932 5726.98, 5733.59, 5747.66, 5747.98, 5751.54, and 5751.98 of the 933 Revised Code are hereby repealed. 934