# A BILL FOR AN ACT

RELATING TO THE ECONOMY.

#### BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1	PART I
2	SECTION 1. The legislature finds that 2010 was the first
3	\$400,000,000 year in direct spending in film and television
4	production in Hawaii and also marked the growth of locally-
5	produced Tetris and massive multiplayer platform Avatar/Blue
6	Mars, and international recognition for Hawaii's human capital
7	with breakout talent ranging from Andy South in fashion, Bruno
8	Mars in music, "The Descendants" author Kaui Hemmings in
9	writing, and Ty Sanga, the academy for creative media graduate,
10	whose "Stones" premiered as the first Hawaiian language film at
11	the 2011 Sundance Film Festival. Also in 2011, CBS Network's
12	remake of the iconic "Hawaii Five-O" series averaged over
13	fourteen million viewers for each episode, represented the
14	season's highest-rated television series among adults 18-49, and
15	was the most digitally recorded series on the air. In 2012,
16	director Alexander Payne's critically-acclaimed film, "The
17	Descendants" has been nominated for best picture, director and

- 1 actor awards and all of its soundtrack (forty songs) was
- 2 composed and performed by notable Hawaiian entertainers.
- 3 The legislature further finds that the success of the Act
- 4 88, Session Laws of Hawaii 2006, production credits in
- 5 generating additional production work within the State indicates
- 6 that Hawaii could have a billion dollar industry through the
- 7 right combination of responsible incentives, dedicated
- 8 infrastructure, broader development of Hawaii's intellectual
- 9 property workforce, and a global perspective. The right
- 10 incentives also represent an investment to bolster the local
- 11 economy and provide an international marketing advantage for the
- 12 State's number one industry, tourism.
- The purpose of this Act is to capitalize on the convergence
- 14 of Hawaii's film, television, entertainment, digital media, and
- 15 music industries by pursuing long-term growth through a
- 16 comprehensive strategy to expand the number of high-quality
- 17 local jobs in these industries. The incentives in this Act are
- 18 intended to implement the strategy by encouraging the use of
- 19 Hawaii as a site for filming, for the digital production of
- 20 films, and to develop and sustain the workforce and
- 21 infrastructure for Hawaii's film, television, entertainment,
- 22 digital media, and music industries.

2012-1683 HB2869 SD1 SMA.doc

1		PART II
2	SECT	ION 2. The purpose of this part is to:
3	(1)	Establish the Hawaii film and digital media special
4		fund; and
5	(2)	Repeal part IX, chapter 201, Hawaii Revised Statutes,
6		relating to Hawaii television and film development.
7	SECT	ION 3. Chapter 201, Hawaii Revised Statutes, is
8	amended by	y adding a new section to be appropriately designated
9	and to rea	ad as follows:
10	" <u>§20</u>	1- Hawaii film and digital media special fund. (a)
11	There is	established in the state treasury the Hawaii film and
12	digital m	edia special fund into which shall be deposited:
13	(1)	Appropriations by the legislature;
14	(2)	Donations and contributions made by private
15		individuals or organizations for deposit into the
16		<u>fund;</u>
17	(3)	Grants provided by governmental agencies or from any
18		other source;
19	(4)	Fees collected pursuant to section 235-17; and
20	(5)	Beginning July 1, 2013, quarterly payments made by the
21		department of taxation, in an amount equal to two per
22		cent of the total aggregate wages and salaries paid to

1		legal residents of this State, as calculated by the
2		department of taxation using individual residency
3		information provided by the department of business,
4		economic development, and tourism, to qualify for the
5		tax credit under section 235-17(d)(4) and satisfy the
6		requirements of section 235- (d)(3).
7	(b)	The fund shall be used for:
8	(1)	The operation of the department's film and digital
9		media programs;
10	(2)	Specific development projects, including but not
11		limited to grants to filmmakers and film festivals,
12		loans, and other programs or activities to stimulate
13		the growth of the film and digital media industry in
14		the State; and
15	(3)	Internships, apprenticeships, and training programs
16		that expand the skill sets of Hawaii's film and
17		digital media workforce, and enhance the growth of the
18		film and digital media industry in the State."
19	SECT	ION 4. Chapter 201, part IX, Hawaii Revised Statutes,
20	is repeale	ed.
21		PART III
22	SECT	ION 5. The purpose of this part is to:
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1	(1)	Amend the motion picture, digital media, and film					
2		production income tax credit to strengthen incentives					
3		for hiring greater numbers of residents and to support					
4		training and employment opportunities for those					
5		residents; and					
6	(2)	Amend the law to reflect advances in technology and					
7		changes in the creation and distribution of motions					
8		picture, digital media, and film productions.					
9	SECT	ION 6. Section 235-17, Hawaii Revised Statutes, is					
10	amended to read as follows:						
11	"§23	5-17 Motion picture, digital media, and film					
12	productio	n income tax credit. (a) Any law to the contrary					
13	notwithst	anding, there shall be allowed to each taxpayer subject					
14	to the ta	xes imposed by this chapter, an income tax credit which					
15	shall be	deductible from the taxpayer's net income tax					
16	liability	, if any, imposed by this chapter for the taxable year					
17	in which	the credit is properly claimed. The amount of the					
18	credit sh	all be:					
19	(1)	[ <del>Fifteen</del> ]					
20		(A) Fifteen per cent of the qualified production					
21		costs incurred by a qualified production in any					

1		county of the State with a population of over
2		seven hundred thousand; [er] and
3	[ <del>(2)</del>	<del>Twenty</del> ]
4		(B) Twenty per cent of the qualified production costs
5		incurred by a qualified production in any county
6		of the State with a population of seven hundred
7		thousand or less $[+]$ ; and
8	(2)	An additional per cent of the qualified
9		production costs paid to legal residents of this State
10		and to Hawaii vendors and Hawaii suppliers; provided
11		that:
12		(A) Any law to the contrary notwithstanding, for
13		purposes of this section, legal residency is
14		demonstrated by:
15		(i) Evidence that an individual has filed a
16		Hawaii income tax return for the previous
17		taxable year; or
18		(ii) A valid Hawaii driver's license or other
19		state-issued identification confirming
20		residency; and
21		(B) Hawaii vendors and Hawaii suppliers are vendors
22		and suppliers that are registered with the State,

1	have a physical location in the State, and employ
2	one or more legal residents of this State.
3	A qualified production occurring in more than one county may
4	prorate its expenditures based upon the amounts spent in each
5	county, if the population bases differ enough to change the
6	percentage of tax credit.
7	In the case of a partnership, S corporation, estate, or
8	trust, the tax credit allowable is for qualified production
9	costs incurred by the entity for the taxable year. The cost
10	upon which the tax credit is computed shall be determined at the
11	entity level. Distribution and share of credit shall be
12	determined by rule. Notwithstanding any provision of law to the
13	contrary, the credit may be recovered directly by the entity
14	that incurred the qualified production costs.
15	If a deduction is taken under section 179 (with respect to
16	election to expense depreciable business assets) of the Internal
17	Revenue Code of 1986, as amended, no tax credit shall be allowed
18	for those costs for which the deduction is taken.
19	The basis for eligible property for depreciation of
20	accelerated cost recovery system purposes for state income taxes

shall be reduced by the amount of credit allowable and claimed.

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- The credit allowed under this section shall be claimed 1 2 against the net income tax liability for the taxable year. For 3 the purposes of this section, "net income tax liability" means net income tax liability reduced by all other credits allowed 4 5 under this chapter. A taxpayer eligible to claim a tax credit 6 under this section may assign all or a portion of a tax credit under this section to any assignee. An assignee may 7 subsequently assign a tax credit or any portion of a tax credit 8 9 assigned under this subsection to one or more assignees. A 10 taxpayer may claim a portion of a tax credit and assign the remaining tax credit amount. A tax credit assignment under this 11 12 subsection shall be irrevocable. The tax credit assignment 13 under this subsection shall be made on a form prescribed by the 14 department of taxation. A taxpayer claiming a tax credit under this section shall submit a copy of the completed assignment 15 form to the department in the tax year in which the assignment 16 is made and shall attach a copy of the form to the tax return on 17 which the tax credit is claimed. 18
- 19 (c) If the tax credit under this section exceeds the
  20 taxpayer's income tax liability, the excess of credits over
  21 liability shall be refunded to the taxpayer; provided that no
  22 refunds or payment on account of the tax credits allowed by this

1	section s	hall be made for amounts less than \$1. All claims,
2	including	any amended claims, for tax credits under this section
3	shall be	filed on or before the end of the twelfth month
4	following	the close of the taxable year for which the credit may
5	be claime	d. Failure to comply with the foregoing provision
6	shall con	stitute a waiver of the right to claim the credit.
7	(d)	To qualify for this tax credit, a production shall:
8	(1)	Meet the definition of a qualified production
9		specified in subsection [(1); (o);
10	(2)	Have qualified production costs totaling at least
11		\$200,000[+] for a qualified production, or \$50,000 for
12		a qualified digital media project or qualified
13		independent and emerging media project;
14	(3)	Provide [the State, at a minimum, a shared card, end
15		title screen credit, where applicable; marketing
16		materials promoting the State as a tourist destination
17		or film and digital media production destination, when
18		appropriate, and by mutual agreement, at no cost to
19		the State, which shall, at a minimum, include
20		placement of a "Filmed in Hawaii" or "Produced in
21		Hawaii" logo in the end credits; and

1	(4)	Provide evidence of reasonable efforts to hire local
2		talent and crew; [and
3	<del>(5)</del>	Provide evidence of financial or in-kind contributions
4		or educational or workforce development efforts, in
5		partnership with related local industry labor
6		organizations, educational institutions, or both,
7		toward the furtherance of the local film and
8		television and digital media industries.] provided
9		that:
10		(A) For a digital media project or an independent and
11		emerging media project, at least fifty per cent
12		of the positions that make up the production cast
13		and below-the-line production crew are filled by:
14		(i) Legal residents of this State, whose
15		residency is demonstrated as specified in
16		subsection (a)(2); or
17		(ii) Students enrolled full-time in a film-and-
18		entertainment-related course of study at an
19		institution of higher education in the
20		State; or
21		(B) For a production, beginning January 1, 2016, the
22		percentage of positions in the production cast

1	and below-the-line production crew to be filled
2	by legal residents of this State shall be set at
3	levels certified by the State of Hawaii as
4	reflecting an appropriate workforce requirement,
5	based on the prior three years' levels of
6	aggregate wages and salaries paid for positions
7	created by productions and projects that received
8	tax credits under this section.
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- 9 (e) On or after July 1, 2006, no qualified production cost
  10 that has been financed by investments for which a credit was
  11 claimed by any taxpayer pursuant to section 235-110.9 is
  12 eligible for credits under this section.
- (f) To receive the tax credit, the taxpayer shall first

  prequalify the production for the credit by registering with the

  department of business, economic development, and tourism during

  the development or preproduction stage. Failure to comply with

  this provision may constitute a waiver of the right to claim the

  credit.
  - (g) The director of taxation shall prepare forms as may be necessary to claim a credit under this section. The director may also require the taxpayer to furnish information to ascertain the validity of the claim for credit made under this

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## H.B. NO. 2869 H.D. 2

1	l	section	and	may	adopt	rules	necessary	to	effectuate	the	purposes

- 2 of this section pursuant to chapter 91.
- 3 (h) Every taxpayer claiming a tax credit under this
- 4 section for a qualified production shall, no later than ninety
- 5 days following the end of each taxable year in which qualified
- 6 production costs were expended, submit a written, sworn
- 7 statement to the department of business, economic development,
- 8 and tourism, identifying:
- 9 (1) All qualified production costs as provided by
- subsection (a), if any, incurred in the previous
- taxable year;
- 12 (2) The amount of tax credits claimed pursuant to this
- section, if any, in the previous taxable year; and
- 14 (3) [The number of total hires versus the number of local
- hires] An estimate of the full-time equivalent
- 16 positions for legal residents of this State created by
- each production, by category (i.e., department), and
- 18 by county.
- 19 (i) The department of business, economic development, and
- 20 tourism shall:

1	(1)	Maintain records of the names of the taxpayers and						
2		qualified productions thereof claiming the tax credits						
3		under subsection (a);						
4	(2)	Obtain and total the aggregate amounts of all						
5		qualified production costs per qualified production						
6		and per qualified production per taxable year; and						
7	(3)	Provide a letter to the director of taxation						
8		specifying the amount of the tax credit per qualified						
9		production for each taxable year that a tax credit is						
10		claimed and the cumulative amount of the tax credit						
11		for all years claimed.						
12	Upon	each determination required under this subsection, the						
13	departmen	t of business, economic development, and tourism shall						
14	issue a l	etter to the taxpayer, regarding the qualified						
15	production	n, specifying the qualified production costs and the						
16	tax credit amount qualified for in each taxable year a tax							
17	credit is claimed. The department of business, economic							
18	developme	nt, and tourism may establish a fee of \$ to						
19	process t	he taxpayer letter. The fee revenues shall be						
20	deposited	into the Hawaii film and digital media special fund						
21	establish	ed in section 201 The taxpayer for each qualified						
22	production	n shall file the letter with the taxpayer's tax return						
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- 1 for the qualified production to the department of taxation.
- 2 Notwithstanding the authority of the department of business,
- 3 economic development, and tourism under this section, the
- 4 director of taxation may audit and adjust the tax credit amount
- 5 to conform to the information filed by the taxpayer.
- 6 (j) Total tax credits claimed per qualified production
- 7 shall not exceed [\$8,000,000.] \$ .
- **8** (k) The director of taxation may revoke or modify any
- 9 written decision qualifying, certifying, or otherwise granting
- 10 eligibility for tax credits under this section if it is
- 11 discovered that the taxpayer submitted any materially false
- 12 statement, representation, or certification in any application,
- 13 record, report, plan, or other document filed in an attempt to
- 14 receive tax credits under this section.
- 15 (1) A taxpayer that fraudulently submits materially false
- 16 information under this section shall be liable to reimburse the
- 17 State for the amount of any credit obtained by fraud plus the
- 18 reasonable costs and fees associated with the review,
- 19 processing, investigation, and prosecution of the fraudulent
- 20 claim.
- 21 (m) No later than December 31 of each year, the department
- 22 of business, economic development, and tourism shall provide a



1	report for the previous catendar year to the governor and the							
2	legislature that outlines the return on investment and economic							
3	benefits of the tax credits to the State. The report shall als	0						
4	include:							
5	(1) An estimate of the full-time equivalent positions for	<u>.</u>						
6	legal residents of this State;							
7	(2) Aggregate wages and salaries paid for positions							
8	created by each production or project that received							
9	tax credits under this section; and							
10	(3) Information relating to the distribution of							
11	productions receiving credits,							
12	by county and by type of production.							
13	$\left[\frac{(k)}{(n)}\right]$ Qualified productions shall comply with							
14	subsections (d), (e), (f), and (h).							
15	$[\frac{(1)}{(0)}]$ For the purposes of this section:							
16	"Commercial":							
17	(1) Means an advertising message that is filmed using							
18	film, videotape, or digital media, for dissemination							
19	via television broadcast, the Internet, by wireless							
20	transmission, or theatrical distribution; and							

1	(2) Includes a series of advertising messages if all parts
2	are produced at the same time over the course of six
3	consecutive weeks[; and
4	(3) Does not include an advertising message with
5	Internet-only distribution].
6	"Digital media" means any and all production methods and
7	platforms, now existing, or hereafter developed, which are
8	directly related to the creation of cinematic imagery and other
9	content, specifically using digital means, including but not
10	limited to digital cameras, digital sound equipment, and
11	computers, to be delivered via film, videotape, interactive game
12	platform, internet, wireless, or other digital distribution
13	media [ <del>(excluding Internet only distribution).</del> ] now existing, or
14	hereafter developed.
15	"Legal resident" shall have the same meaning as "resident"
16	in section 235-1.
17	"Post production" means production activities and services
18	conducted after principal photography is completed, including
19	but not limited to editing, film and video transfers,
20	duplication, transcoding, dubbing, subtitling, credits, closed
21	captioning, audio production, special effects (visual and
22	sound), graphics, and animation.

1	"Production" means a series of activities that are directly
2	related to the creation of visual and cinematic imagery to be
3	delivered via film, videotape, or digital media and to be sold,
4	distributed, or displayed as entertainment or the advertisement
5	of products for mass public consumption, including but not
6	limited to scripting, casting, set design and construction,
7	transportation, videography, photography, sound recording,
8	interactive game design, and post production.
9	"Qualified digital media project" means development of
10	animation, graphics, visual effects, related sound recordings,
11	post production, and interactive media for entertainment and
12	education in any and all formats, now existing, or hereafter
13	developed that is produced for distribution in commercial or
14	educational markets, including but not limited to applications
15	for electronic devices, now existing, or hereafter developed,
16	video games and productions intended for game platform, physical
17	media, internet or wireless distribution.
18	"Qualified independent and emerging media project" means a
19	qualified production of film, video, television, or interactive
20	entertainment that is produced for distribution in commercial or
21	educational markets, including but not limited to feature film,
22	short film, television show, television series, a video game or

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production intended for game platform, physical media, internet, 1 2 or wireless distribution. "Oualified production": 3 4 (1)Means a production, with expenditures in the State, 5 for the total or partial production of a featurelength motion picture, short film, made-for-television 6 movie, commercial, music video, interactive game, 7 television series pilot, single season (up to 8 9 twenty-two episodes) of a television series regularly 10 filmed in the State (if the number of episodes per 11 single season exceeds twenty-two, additional episodes **12** for the same season shall constitute a separate 13 qualified production), television special, single 14 television episode that is not part of a television series regularly filmed or based in the State, 15 national magazine show, or national talk show. 16 17 the purposes of subsections (d) and (j), each of the

a taxpayer shall claim as part of a qualified

constitute separate, individual qualified

aforementioned qualified production categories shall

productions[+]. Notwithstanding the foregoing, for

purposes of satisfying the criteria of subsection (d),

1		production the creation of related content intended
2		for distribution over the Internet, wireless network,
3		or similar methods of distribution now existing or
4		hereafter developed; and
5	(2)	Does not include: daily news; public affairs
6		programs; non-national magazine or talk shows;
7		televised sporting events or activities; productions
8		that solicit funds; productions produced primarily for
9		industrial, corporate, institutional, or other private
10		purposes; and productions that include any material or
11		performance prohibited by chapter 712.
12	"Qua	lified production costs" means the costs incurred by a
13	qualified	production within the State that are subject to the
14	general e	xcise tax under chapter 237 or income tax under this
15	chapter a	nd that have not been financed by any investments for
16	which a c	redit was or will be claimed pursuant to section
17	235-110.9	. Qualified production costs include but are not
18	limited t	0:
19	(1)	Costs incurred during preproduction such as location
20		scouting and related services;
21	(2)	Costs of set construction and operations, purchases or
22		rentals of wardrobe, props, accessories, food, office

1		supplies, transportation, equipment, and related
2		services;
3	(3)	Wages or salaries of cast, technical and production
4		crew, and musicians;
5	(4)	Costs of photography, sound synchronization, lighting,
6		and related services;
7	(5)	Costs of editing, digital effects, visual effects,
8		music, other post-production, and related services;
9	(6)	Rentals and fees for use of local facilities and
10		locations;
11	(7)	Rentals of vehicles and lodging for cast and crew;
12	(8)	[Airfare] Costs for meals, accommodation, and travel
13		including but not limited to airfare for flights to or
14		from Hawaii, and interisland flights;
15	(9)	Insurance [and], bonding[+], legal, accounting, and
16		payroll service fees;
17	(10)	Shipping of equipment and supplies to or from Hawaii,
18		and interisland shipments; [and]
19	(11)	Up to \$300,000 of the costs of newly purchased
20		computer software and hardware unique to the project,
21		including servers, data processing, and visualization

1		technologies that are located in and used exclusively
2		in the State for the production of digital media; and
3	[ <del>(11)</del> ]	(12) Other direct production costs specified by the
4		department in consultation with the department of
5		business, economic development, and tourism."
6		PART IV
7	SECT	ION 7. The purpose of this part is to:
8	(1)	Establish a motion picture, digital media, and film
9		production infrastructure tax credit for an
10		unspecified percentage of qualified infrastructure
11		costs;
12	(2)	Require the expenditure of at least \$10,000,000 in
13		qualified infrastructure costs to qualify for the tax
14		credit established in this part; and
15	(3)	Provide for one hundred per cent recapture of the tax
16		credit established in this part.
17	SECT	ION 8. Chapter 235, Hawaii Revised Statutes, is
18	amended b	y adding a new section to be appropriately designated
19	and to re	ad as follows:
20	" <u>§23</u>	5- Motion picture, digital media, and film
21	productio	n infrastructure income tax credit. (a) Any law to
22	the contr	ary notwithstanding, there shall be allowed to each

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1 taxpayer subject to the taxes imposed by this chapter, an income 2 tax credit that shall be deductible from the taxpayer's net income tax liability, if any, imposed by this chapter for the 3 taxable year in which the credit is properly claimed. The 4 amount of the credit shall be per cent of the qualified 5 6 infrastructure costs incurred by a qualified taxpayer in any county of the State; provided that the tax credit claimed per 7 qualified infrastructure project shall not exceed \$ . 8 9 In the case of a partnership, S corporation, estate, or 10 trust, the tax credit allowable is for qualified infrastructure 11 costs incurred by the entity for the taxable year. The cost

15 (b) The credit allowed under this section shall be claimed

16 against the net income tax liability for the taxable year. For

17 the purposes of this section, "net income tax liability" means

18 net income tax liability reduced by all other credits allowed

19 under this chapter.

upon which the tax credit is computed shall be determined at the

entity level. Distribution and share of credit shall be

(c) If the tax credit under this section exceeds the

taxpayer's income tax liability, the excess of credits over

liability shall be refunded to the taxpayer; provided that no

determined by rule.

1	reiunas c	or payment on account of the tax credits allowed by this
2	section s	hall be made for amounts less than \$1. All claims,
3	including	any amended claims, for tax credits under this section
4	shall be	filed on or before the end of the twelfth month
5	following	the close of the taxable year for which the credit may
6	be claime	d. Failure to comply with the foregoing provision
7	shall con	stitute a waiver of the right to claim the credit.
8	<u>(d)</u>	To qualify for this tax credit, a qualified
9	infrastru	cture project shall:
10	(1)	Meet the definition of a qualified infrastructure
11		project specified in subsection (1);
12	(2)	Have qualified infrastructure costs totaling at least
13		\$10,000,000; and
14	(3)	Provide evidence that for the first two years of the
15		infrastructure project credit, at least sixty per
16		cent, and thereafter, at least seventy per cent, of
17		the positions are filled by legal residents of this
18		State, whose residency is demonstrated as specified in
19		section 235-17(a)(2), or students enrolled in a
20		construction or related course of study at an
21		educational institution in the State.

- (e) To receive the tax credit, the taxpayer shall first 1 2 prequalify the infrastructure project for the credit by registering with the department of business, economic 3 4 development, and tourism during the development stage. Failure to comply with this provision may constitute a waiver of the 5 6 right to claim the credit. (f) If all or a portion of an infrastructure project is a 7 8 facility that may be used for other purposes unrelated to 9 production or post-production activities, then the project shall 10 be approved only if a determination is made by the department of 11 business, economic development, and tourism that the multipleuse facility will support and will be necessary to secure 12 production or post-production activity. 13 14 The taxpayer may also request a comfort ruling from the department of taxation regarding the applicability of the tax 15 16 credit to a specific qualified infrastructure project. 17 (g) The director of taxation shall prepare forms as may be 18 necessary to claim a credit under this section. The director 19 may also require the taxpayer to furnish information to 20 ascertain the validity of the claim for credit made under this 21 section and may adopt rules necessary to effectuate the purposes
  - 2012-1683 HB2869 SD1 SMA.doc

of this section pursuant to chapter 91.

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1	<u>(h)</u>	Every taxpayer claiming a tax credit under this
2	section f	or a qualified infrastructure project, no later than
3	ninety da	ys following the end of each taxable year in which
4	qualified	infrastructure costs were incurred, shall submit a
5	written,	sworn statement to the department of business, economic
6	developme	nt, and tourism, identifying:
7	(1)	All qualified infrastructure costs, if any, incurred
8		in the previous taxable year;
9	(2)	The amount of tax credits claimed pursuant to this
10		section, if any, in the previous taxable year; and
11	(3)	An estimate of the full-time equivalent positions for
12		legal residents of this State created by each project,
13		by job category and by county.
14	<u>(i)</u>	The department of business, economic development, and
15	tourism s	hall:
16	(1)	Maintain records of the names of the taxpayers and
17		qualified infrastructure projects thereof claiming the
18		tax credits under subsection (a);
19	(2)	Obtain and total the aggregate amounts of all
20		qualified infrastructure costs per qualified
21		infrastructure project per taxable year; and

1	(3)	Provide a letter to the director of taxation
2		specifying the amount of the tax credit per qualified
3		infrastructure project for each taxable year that a
4		tax credit is claimed and the cumulative amount of the
5		tax credit for all years claimed.
6	<u>(j)</u>	Upon each determination required under this
7	subsectio	n, the department of business, economic development,
8	and touri	sm shall issue a letter to the taxpayer, regarding the
9	qualified	infrastructure project, specifying the qualified
10	infrastru	cture costs and the tax credit amount qualified for in
11	each taxa	ble year a tax credit is claimed. The department of
12	business,	economic development, and tourism may establish a fee
13	of \$	to process the taxpayer letter. The fee revenues
14	shall be	deposited into the Hawaii film and digital media
15	special f	und established in section 201 The taxpayer for
16	each qual	ified infrastructure project shall file the letter with
17	the taxpa	yer's tax return for the qualified infrastructure
18	project t	o the department of taxation. Notwithstanding the
19	authority	of the department of business, economic development,
20	and touri	sm under this section, the director of taxation may
21	audit and	adjust the tax credit amount to conform to the
22	informati	on filed by the taxpayer.

1	(k)	No later than December 31 of each year, the department
2	of busine	ss, economic development, and tourism shall provide a
3	report for	r the previous fiscal year to the governor and the
4	legislatu	re that outlines the return on investment and economic
5	benefits	of the tax credits to the State. The report shall also
6	<u>include:</u>	
7	(1)	An estimate of the full-time equivalent positions for
8		legal residents of this State;
9	(2)	Aggregate wages and salaries paid for the positions
10		created by each qualified infrastructure project that
11		received tax credits under this section; and
12	(3)	Information relating to the distribution of qualified
13		infrastructure projects receiving credits,
14	by county	and by type of project.
15	(1)	For the purposes of this section:
16	"Qua	lified infrastructure costs" means the total costs
17	incurred 1	by a qualified infrastructure project within the State,
18	including	the cost of purchasing or leasing real property, which
19	are subje	ct to the general excise tax under chapter 237 or
20	income ta	x under this chapter and that have not been financed by
21	any inves	tments for which a credit was or will be claimed
22	מרנונים ביו	to sostion 235-110 9

1	"Qualified infrastructure project" means a construction
2	project in the State, for the development, construction, or
3	renovation of a film, video, television, or media production or
4	post-production facility and the immovable property and
5	equipment related thereto, or any other facility that supports
6	and is a necessary component of such infrastructure project.
7	(m) For a qualified infrastructure project, the tax credit
8	claimed under this section shall be repaid through an annual
9	payment from the taxpayer to the State equal to fifteen per cent
10	of the qualified infrastructure project's taxable income until
11	such time as the tax credit has been repaid; provided that if
12	the ownership of a qualified infrastructure project is
13	transferred, the transferee shall be obligated to the terms of
14	the recapture under this subsection.
15	(n) If at any time the infrastructure project ceases to be
16	a qualified infrastructure project, the credit claimed under
17	this section shall be recaptured. The amount of the recaptured
18	tax credit determined under this subsection shall be added to
19	the taxpayer's tax liability for the taxable year in which the
20	recapture occurs under this subsection."
21	PART V

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1
         SECTION 9. Act 88, Session Laws of Hawaii 2006, is amended
2
    by amending section 4 to read as follows:
         "SECTION 4. This Act shall take effect on July 1, 2006;
3
4
    provided that [+
5
         (1) Section | section 2 of this Act shall apply to
6
              qualified production costs incurred on or after
              July 1, 2006[, and before January 1, 2016; and
7
         (2) This Act shall be repealed on January 1, 2016, and
8
9
              section 235-17, Hawaii Revised Statutes, shall be
10
              reenacted in the form in which it read on the day
              before the effective date of this Act]."
11
12
                                 PART VI
13
         SECTION 10. There is appropriated out of the general
    revenues of the State of Hawaii the sum of $
14
                                                   or so
15
    much thereof as may be necessary for fiscal year 2012-2013 for
    additional resource and staffing support to assist state
16
    agencies in collecting and reporting annually on estimates of
17
    the full-time equivalent positions for legal Hawaii residents by
18
19
    each production receiving tax credits, aggregate wages and
    salaries paid to legal Hawaii residents in prior years, as well
20
    as distribution of productions receiving credits, by county and
21
22
    type of production.
```

- 1 The sum appropriated shall be expended by the department of
- 2 business, economic development, and tourism for the purposes of
- 3 this Act.
- 4 SECTION 11. There is appropriated out of the general
- 5 revenues of the State of Hawaii the sum of \$ or so
- 6 much thereof as may be necessary for fiscal year 2012-2013 for
- 7 additional resource and staffing support for the office of
- 8 information management and technology to assist state agencies
- 9 in collecting and reporting annually on estimates of the full-
- 10 time equivalent positions for legal Hawaii residents by each
- 11 production receiving tax credits, aggregate wages and salaries
- 12 paid to legal Hawaii residents in prior years, as well as
- 13 distribution of productions receiving credits, by county and
- 14 type of production.
- 15 The sum appropriated shall be expended by the department of
- 16 accounting and general services for the purposes of this Act.
- 17 PART VII
- 18 SECTION 12. Statutory material to be repealed is bracketed
- 19 and stricken. New statutory material is underscored.
- 20 SECTION 13. This Act shall take effect on July 1, 2012;
- 21 provided that:

1	(1)	Section 6 of this Act shall apply to qualified
2		expenditures incurred on or after July 1, 2012, and
3		before January 1, 2027;
4	(2)	Section 8 of this Act shall apply to taxable years
5		beginning after June 30, 2012, and before January 1,
6		2027; and
7	(3)	This Act shall be repealed on January 1, 2027;
8	provided	further that section 235-17, Hawaii Revised Statutes,
9	shall be	reenacted in the form in which it read on the day
10	before th	e effective date of Act 88, Session Laws of Hawaii.

#### Report Title:

Taxation; Motion Picture, Digital Media, and Film Production Credit; Infrastructure Tax Credit; Appropriation

#### Description:

Establishes the Hawaii film and digital media special fund; repeals part IX, chapter 201, Hawaii Revised Statutes, relating to Hawaii television and film development (part II); amends the motion picture, digital media, and film production income tax credit to add an additional credit for an unspecified per cent of the qualified production costs paid to legal residents of this State and to Hawaii vendors and Hawaii suppliers; amends the total tax credit cap to an unspecified amount; requires annual report; increases requirements for hiring of legal residents of this State; applies to qualified expenditures incurred on or after July 1, 2012, and before January 1, 2027 (part III); establishes a motion picture, digital media, and film production infrastructure tax credit of fifty per cent of qualified infrastructure costs; requires qualified expenditure of at least \$10,000,000; increases requirements for hiring of legal residents of this State; requires the credit to be repaid through an annual payment to the State equal to fifteen per cent of the qualified infrastructure project's taxable income until the credit has been repaid; provides for a 100 per cent recapture of the tax credit if the facilities are no longer used for a qualified activity; requires annual report; applies to taxable years beginning after June 30, 2012 (part IV); appropriates funds for additional resource and staffing support to assist state agencies in collecting and reporting annually on estimates of the full-time equivalent positions for legal Hawaii residents by each production receiving tax credits; repeals on January 1, 2027. (SD1)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.