A BILL FOR AN ACT

RELATING TO FILM, TELEVISION, DIGITAL, AND NEW MEDIA DEVELOPMENT.

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

1	SECT	ION 1. The purpose of this Act is to:
2	(1)	Assign to the Hawaii tourism authority the
3		responsibilities for film, television, digital, and
4		new media development;
5	(2)	Repeal the film industry activities within the
6		department of business, economic development, and
7		tourism; and
8	(3)	Require the Hawaii tourism authority to restructure
9		the debt service for state obligations related to the
10		Hawaii convention center and fund the implementation
11		of the film, television, digital, and new media
12		development activities for fiscal year 2012-2013 and
13		fiscal year 2013-2014 from the savings from any debt
14		restructuring.
15	SECT	ION 2. Chapter 201B, Hawaii Revised Statutes, is
16	amended b	y adding a new part to be appropriately designated and
17	to read a	s follows:

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                         FILM, TELEVISION, DIGITAL, AND NEW MEDIA
             "PART
2
                               DEVELOPMENT
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         §201B-A Definitions. As used in this part:
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         "Applicant" means a person applying for a grant under this
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    part.
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         "Authority" means the Hawaii tourism authority.
         "Eligible Hawaii project" or "project" means a film,
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    television, digital, or new media project in which at least
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    seventy-five per cent of the budget for the production costs,
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    excluding salaries and costs for the producer, director, writer,
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    screenplay, and actors in the project, is dedicated for the
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    purchase or lease of goods or services from a vendor or supplier
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    who is located and doing business in the State.
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         "Fund" means the film, television, digital, and new media
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    development special fund.
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         "Hawaii film facility" means a facility with professional
    stages, television studios, recording studios, film labs,
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    screening rooms, computer facilities, and other infrastructure
    for film, television, digital, and new media production.
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         §201B-B Powers and duties. In addition to any other
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    powers and duties provided in this chapter, the authority shall:
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1	(1)	Coordinate and manage the consolidated permit
2		processing under section 201B-D;
3	(2)	Work with state and county departments and agencies to
4		review and adjust permitting issues relating to public
5		lands, police and fire department permits, and
6		standardization of county permitting;
7	(3)	Coordinate the pooling of various funding sources to
8		allow for aggressive marketing and promotion of Hawaii
9		locations to a broad market;
10	(4)	Have the right to inspect, at reasonable hours, the
11		plant, physical facilities, equipment, premises,
12		books, and records of any applicant under section
13		201B-D in connection with the processing of a grant
14		under section 201B-C(c)(2);
15	(5)	Register qualified production costs for the motion
16		picture, digital media, and film production income tax
17		credit under section 235-17;
18	(6)	Establish advisory groups that include persons with a
19		working knowledge of the film, television, digital,
20		and new media industry, the county film commissions,
21		and government departments and agencies controlling

resources necessary to support development of the

1		film, television, digital, and new media industry in
2		the State;
3	(7)	Set and collect rents, fees, charges, or other
4		payments for the lease, use, or occupancy of the
5		Hawaii film facility without regard to chapter 91;
6	(8)	Notwithstanding chapter 171, acquire, lease as lessee
7		or lessor, own, rent, hold, and dispose of the Hawaii
8		film facility in the exercise of its powers and the
9		performance of its duties under this part; and
10	(9)	Acquire by purchase, lease, financing agreement under
11		chapter 37D, or otherwise, and develop, construct,
12		operate, own, manage, repair, reconstruct, enlarge, or
13		otherwise effectuate, directly or through developers,
14		a Hawaii film facility.
15	§201	B-C Film, television, digital, and new media
16	developme	nt special fund. (a) There is established the film,
17	televisio	n, digital, and new media development special fund into
18	which shall	ll be deposited:
19	(1)	Appropriations by the legislature to the special fund;
20	(2)	Revenues from the operations of the Hawaii film
21		facility;

1	(3)	Revenues from revenue bonds issued for a loan program
2		pursuant to subsection (c);
3	(4)	Gifts, grants, and other funds accepted by the
4		authority for the purposes of this part; and
5	(5)	All interest and revenues or receipts derived by the
6		authority from any project or project agreements under
7		this part.
8	(d)	Moneys in the film, television, digital, and new media
9	developme	nt special fund may be:
10	(1)	Placed in interest-bearing accounts; provided that the
11		depository in which the money is deposited furnishes
12		security as provided in section 38-3; or
13	(2)	Otherwise invested by the authority until such time as
14		the moneys may be needed; provided that the authority
15		shall invest the moneys only as provided in section
16		36-21.
17	All inter	est accruing from the investment of these moneys shall
18	be credit	ed to the film, television, digital, and new media

20 (c) The fund shall be used by the authority to assist in,
21 and provide incentives for, the production of eligible Hawaii
22 projects that are in compliance with criteria and standards

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development special fund.

1	establish	ed by	the authority in accordance with rules adopted by
2	the autho	rity	pursuant to chapter 91. The authority shall adopt
3	rules to	provi	de for:
4	(1)	Low	interest loans to provide seed money for film,
5		tele	vision, digital, and new media production
6		deve	lopment and to support production that will create
7		jobs	, provide training, and enhance the State's
8		visi	bility for such projects;
9	(2)	A gr	ant program, subject to the following conditions:
10		(A)	The grant shall be used exclusively for eligible
11			Hawaii projects;
12		(B)	The applicant shall obtain all applicable
13			licenses and permits;
14		(C)	The applicant shall indemnify and save harmless
15			the State of Hawaii and its officers, agents, and
16			employees from and against any and all claims
17			arising out of or resulting from activities
18			carried out or projects undertaken with funds
19			provided hereunder, and procure sufficient
20			insurance to provide this indemnification if
21			requested to do so by the authority; and

1	(D) The applicant shall submit to the authority,
2	reports to allow the authority to monitor the
3	applicant's compliance with the criteria and
4	standards established by the authority under this
5	part; and
6	(d) A portion of the moneys in the fund shall be used for
7	the staffing and operation of the Hawaii film office and the
8	operation and maintenance of the Hawaii film studio.
9	§201B-D Consolidated permit processing. (a) The
10	authority shall consult with state and county agencies to
11	identify sites that may be used for projects under terms and
12	conditions as may be determined by the state or county agency
13	having jurisdiction over the site.
14	(b) The authority may accept an application for a permit
15	from any person who proposes to make a motion picture,
16	television show, television commercial, or other project at one
17	or more sites on state or county lands, whether or not set aside
18	under section 171-11.
19	(c) The applicant shall identify the sites to be covered
20	by the permit and provide other information as may be required
21	by the authority.

- 1 (d) The authority may approve and issue a permit to film
- 2 at any of the sites identified by the appropriate state or
- 3 county agency under subsection (a). If any site requested for
- 4 use by the applicant is not identified under subsection (a), the
- 5 authority shall consult with the appropriate state or county
- 6 agency having jurisdiction over the site to obtain a permit;
- 7 provided that the authority may refer the application to the
- 8 appropriate state or county agency to obtain a permit.
- 9 (e) The authority is authorized to make changes to, and
- 10 extensions of, any approved permits; provided that the changes
- 11 and extensions do not conflict with the policies, terms, and
- 12 conditions set forth by the agency having jurisdiction over the
- 13 site in question.
- 14 (f) The authority may establish memoranda of agreement or
- 15 adopt rules pursuant to chapter 91 to implement this part.
- 16 (g) Nothing in this section shall be construed as waiving
- 17 the authority of any county or the department of transportation
- 18 to require a person to obtain a permit from the department or
- 19 county where the production takes place on or from a public
- 20 highway.
- 21 (h) A vessel engaged in temporary use for production
- 22 purposes in accordance with a film permit issued by the

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1	authority shall not be considered to be a "commercial vessel"
2	within the meaning of section 200-9, 200-10, or 200-39; provided
3	that:
4	(1) The period of temporary use does not exceed fourteen
5	hours per day, five days per week, excluding weekends,
6	and does not exceed thirty calendar days; and
7	(2) The period of temporary use may include weekend use
8	for film production purposes due to inclement weather
9	conditions during the weekday period."
10	SECTION 3. Chapter 237, Hawaii Revised Statutes, is
11	amended by adding a new section to be appropriately designated
12	and to read as follows:
13	"§237- Hawaii film facility. This chapter shall not
14	apply to amounts received from:
15	(1) The construction of a Hawaii film facility as defined
16	in section 201B-A under a financing agreement pursuant
17	to chapter 37D; or
18	(2) The operations of a Hawaii film facility constructed
19	under a financing agreement pursuant to chapter 37D."
20	SECTION 4. Section 201-3, Hawaii Revised Statutes, is

amended to read as follows:

1	"§201 - 3	Specific research and promotional functions of the
2	department. W	ithout prejudice to its general functions and
3	duties, the de	partment of business, economic development, and
4	tourism shall	have specific functions in the following areas:
5	(1) Indu	strial development. The department shall:
6	(A)	Determine through technical and economic surveys
7		the profit potential of new or expanded
8		industrial undertakings;
9	(B)	Develop through research projects and other means
10		new and improved industrial products and
11		processes;
12	(C)	Promote studies and surveys to determine consumer
13		preference as to design and quality and to
14		determine the best methods of packaging,
15		transporting, and marketing the State's
16		industrial products;
17	(D)	Disseminate information to assist the present
18		industries of the State, to attract new
19		industries to the State, and to encourage capital
20		investment in present and new industries in the
21		State;

1		(뇬)	Assist associations of producers and distributor
2			of industrial products to introduce these
3			products to consumers; and
4		(F)	Make grants or contracts as may be necessary or
5			advisable to accomplish the foregoing;
6	(2)	Land	development. The department shall:
7		(A)	Encourage the most productive use of all land in
8			the State in accordance with a general plan
9			developed by the department;
10		(B)	Encourage the improvement of land tenure
11		reg.	practices on leased private lands;
12		(C)	Promote an informational program directed to
13			landowners, producers of agricultural and
14			industrial commodities, and the general public
15			regarding the most efficient and most productive
16			use of the lands in the State; and
17		(D)	Make grants or contracts as may be necessary or
18			advisable to accomplish the foregoing;
19	(3)	Cred	it development. The department shall:
20		(A)	Conduct a continuing study of agricultural and
21			industrial credit needs;

1		(D)	Encourage the development of additional private
2			and public credit sources for agricultural and
3			industrial enterprises;
4		(C)	Promote an informational program to acquaint
5			financial institutions with agricultural and
6			industrial credit needs and the potential for
7			agricultural and industrial expansion, and inform
8			producers of agricultural and industrial products
9			as to the manner in which to qualify for loans;
10			and
11		(D)	Make grants or contracts as may be necessary or
12			advisable to accomplish the foregoing;
13	(4)	Prom	otion. The department shall:
14		(A)	Disseminate information developed for or by the
15			department pertaining to economic development to
16			assist present industry in the State;
17		(B)	Attract new industry and investments to the
18			State; and
19		(C)	Assist new and emerging industry with good growth
20			potential or prospects in jobs, exports, and new
21			products.

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The industrial and economic promotional activities of the department may include the use of literature, advertising, demonstrations, displays, market testing, lectures, travel, motion picture and slide films, and other promotional and publicity devices as may be appropriate; and

Self-sufficiency standard. The department shall (5) establish and update biennially a self-sufficiency standard that shall incorporate existing methods of calculation, and shall reflect, at a minimum, costs relating to housing, food, child care, transportation, health care, clothing and household expenses, federal and state tax obligations, family size, children's ages, geography, and the number of household wage earners. The department shall report to the legislature concerning the self-sufficiency standard no later than twenty days prior to the convening of the regular session of 2009, and every odd-numbered year thereafter. The recommendations shall address, among other things, the use of any federal funding that may be available for the purposes of establishing and updating the self-sufficiency standard.

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         [The department shall be the central agency to coordinate
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    film permit activities in the State.]"
         SECTION 5. Section 235-17, Hawaii Revised Statutes, is
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    amended as follows:
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         1. By amending subsection (f) to read:
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         "(f) To receive the tax credit, the taxpayer shall first
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    prequalify the production for the credit by registering with the
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    [department of business, economic development, and tourism]
9
    Hawaii tourism authority during the development or preproduction
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    stage. Failure to comply with this provision may constitute a
11
    waiver of the right to claim the credit."
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         2. By amending subsections (h) and (i) to read:
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         "(h) Every taxpayer claiming a tax credit under this
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    section for a qualified production shall, no later than ninety
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    days following the end of each taxable year in which qualified
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    production costs were expended, submit a written, sworn
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    statement to the [department of business, economic development,
    and tourism, | Hawaii tourism authority, identifying:
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              All qualified production costs as provided by
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              subsection (a), if any, incurred in the previous
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              taxable year;
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1	(2)	The amount of tax credits claimed pursuant to this
2		section, if any, in the previous taxable year; and
3	(3)	The number of total hires versus the number of local
4		hires by category (i.e., department) and by county.
5	(i)	The [department of business, economic development, and
6	tourism]	Hawaii tourism authority shall:
7	(1)	Maintain records of the names of the taxpayers and
8		qualified productions thereof claiming the tax credits
9		under subsection (a);
10	(2)	Obtain and total the aggregate amounts of all
11		qualified production costs per qualified production
12		and per qualified production per taxable year; and
13	(3)	Provide a letter to the director of taxation
14		specifying the amount of the tax credit per qualified
15		production for each taxable year that a tax credit is
16		claimed and the cumulative amount of the tax credit
17		for all years claimed.
18	Upo	n each determination required under this subsection, the
19	[departm	ent of business, economic development, and tourism]
20	Hawaii t	ourism authority shall issue a letter to the taxpayer,
21	regardin	g the qualified production, specifying the qualified
22	production	on costs and the tax credit amount qualified for in each
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- 1 taxable year a tax credit is claimed. The taxpayer for each
- 2 qualified production shall file the letter with the taxpayer's
- 3 tax return for the qualified production to the department of
- 4 taxation. Notwithstanding the authority of the [department of
- 5 business, economic development, and tourism] Hawaii tourism
- 6 authority under this section, the director of taxation may audit
- 7 and adjust the tax credit amount to conform to the information
- 8 filed by the taxpayer."
- 9 3. By amending subsection (1) to read:
- 10 "(1) For the purposes of this section:
- "Commercial":
- 12 (1) Means an advertising message that is filmed using
 13 film, videotape, or digital media, for dissemination
- via television broadcast or theatrical distribution;
- (2) Includes a series of advertising messages if all parts
- 16 are produced at the same time over the course of six
- 17 consecutive weeks; and
- 18 (3) Does not include an advertising message with
- 19 Internet-only distribution.
- "Digital media" means production methods and platforms
- 21 directly related to the creation of cinematic imagery and
- 22 content, specifically using digital means, including but not



- 1 limited to digital cameras, digital sound equipment, and
- 2 computers, to be delivered via film, videotape, interactive game
- 3 platform, or other digital distribution media (excluding
- 4 Internet-only distribution).
- 5 "Post production" means production activities and services
- 6 conducted after principal photography is completed, including
- 7 but not limited to editing, film and video transfers,
- 8 duplication, transcoding, dubbing, subtitling, credits, closed
- 9 captioning, audio production, special effects (visual and
- 10 sound), graphics, and animation.
- "Production" means a series of activities that are directly
- 12 related to the creation of visual and cinematic imagery to be
- 13 delivered via film, videotape, or digital media and to be sold,
- 14 distributed, or displayed as entertainment or the advertisement
- 15 of products for mass public consumption, including but not
- 16 limited to scripting, casting, set design and construction,
- 17 transportation, videography, photography, sound recording,
- 18 interactive game design, and post production.
- "Qualified production":
- 20 (1) Means a production, with expenditures in the State,
- for the total or partial production of a feature-
- length motion picture, short film, made-for-television



1		movie, commercial, music video, interactive game,
2		television series pilot, single season (up to
3		twenty-two episodes) of a television series regularly
4		filmed in the State (if the number of episodes per
5		single season exceeds twenty-two, additional episodes
6		for the same season shall constitute a separate
7		qualified production), television special, single
8		television episode that is not part of a television
9		series regularly filmed or based in the State,
10		national magazine show, or national talk show. For
11		the purposes of subsections (d) and (j), each of the
12		aforementioned qualified production categories shall
13		constitute separate, individual qualified productions;
14		and
15	(2)	Does not include: daily news; public affairs
16		programs; non-national magazine or talk shows;
17		televised sporting events or activities; productions
18		that solicit funds; productions produced primarily for
19		industrial, corporate, institutional, or other private
20		purposes; and productions that include any material or
21		performance prohibited by chapter 712.

1	"Qua	lified production costs" means the costs incurred by a
2	qualified	production within the State that are subject to the
3	general e	xcise tax under chapter 237 or income tax under this
4	chapter a	nd that have not been financed by any investments for
5	which a c	redit was or will be claimed pursuant to section
6	235-110.9	. Qualified production costs include but are not
7	limited t	o:
8	(1)	Costs incurred during preproduction such as location
9		scouting and related services;
10	(2)	Costs of set construction and operations, purchases or
11		rentals of wardrobe, props, accessories, food, office
12		supplies, transportation, equipment, and related
13		services;
14	(3)	Wages or salaries of cast, crew, and musicians;
15	(4)	Costs of photography, sound synchronization, lighting,
16		and related services;
17	(5)	Costs of editing, visual effects, music, other post-
18		production, and related services;
19	(6)	Rentals and fees for use of local facilities and
20		locations;
21	(7)	Rentals of vehicles and lodging for cast and crew;

1	(8)	Airfare for flights to or from Hawaii, and interisland
2		flights;
3	(9)	Insurance and bonding;
4	(10)	Shipping of equipment and supplies to or from Hawaii,
5		and interisland shipments; and
6	(11)	Other direct production costs specified by the
7		department in consultation with the [department of
8		business, economic development, and tourism.] Hawaii
9		tourism authority."
10	SECT	ION 6. Section 238-1, Hawaii Revised Statutes, is
11	amended by	y amending the definition of "use" to read as follows:
12	""Us	e" (and any nounal, verbal, adjectival, adverbial, and
13	other equi	ivalent form of the term) herein used interchangeably
14	means any	use, whether the use is of such nature as to cause the
15	property,	services, or contracting to be appreciably consumed or
16	not, or the	ne keeping of the property or services for such use or
17	for sale,	the exercise of any right or power over tangible or
18	intangible	e personal property incident to the ownership of that
19	property,	and shall include control over tangible or intangible
20	property }	by a seller who is licensed or who should be licensed
21	under chap	oter 237, who directs the importation of the property
22	into the S	State for sale and delivery to a purchaser in the

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f 1 State, liability and free on board (FOB) to the contrary	1	State,	liability	and	free	on	board	(FOB)	to	the	contrary
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- 2 notwithstanding, regardless of where title passes, but the term
- 3 "use" shall not include:
- 4 (1) Temporary use of property, not of a perishable or
 5 quickly consumable nature, where the property is
 6 imported into the State for temporary use (not sale)
 7 therein by the person importing the same and is not
 8 intended to be, and is not, kept permanently in the
 9 State. For example, without limiting the generality
 10 of the foregoing language:
 - (A) In the case of a contractor importing permanent equipment for the performance of a construction contract, with intent to remove, and who does remove, the equipment out of the State upon completing the contract;
 - (B) In the case of moving picture films imported for use in theaters in the State with intent or under contract to transport the same out of the State after completion of such use; and
 - (C) In the case of a transient visitor importing an automobile or other belongings into the State to be used by the transient visitor while therein

1		but which are to be used and are removed upon the
2		transient visitor's departure from the State;
3	(2)	Use by the taxpayer of property acquired by the
4		taxpayer solely by way of gift;
5	(3)	Use which is limited to the receipt of articles and
6		the return thereof, to the person from whom acquired,
7		immediately or within a reasonable time either after
8		temporary trial or without trial;
9	(4)	Use of goods imported into the State by the owner of a
10		vessel or vessels engaged in interstate or foreign
11	•	commerce and held for and used only as ship stores for
12		the vessels;
13	(5)	The use or keeping for use of household goods,
14		personal effects, and private automobiles imported
15		into the State for nonbusiness use by a person who:
16		(A) Acquired them in another state, territory,
17		district, or country;
18		(B) At the time of the acquisition was a bona fide
19		resident of another state, territory, district,
20		or country;
21		(C) Acquired the property for use outside the State;
22		and

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2		this State;
3		provided that as to an article acquired less than
4		three months prior to the time of its importation into
5		the State it shall be presumed, until and unless
6		clearly proved to the contrary, that it was acquired
7		for use in the State and that its use outside the
8		State was not actual and substantial;
9	(6)	The leasing or renting of any aircraft or the keeping
10		of any aircraft solely for leasing or renting to
11		lessees or renters using the aircraft for commercial
12		transportation of passengers and goods or the
13		acquisition or importation of any such aircraft or
14		aircraft engines by any lessee or renter engaged in
15		interstate air transportation. For purposes of this
16		paragraph, "leasing" includes all forms of lease,
17		regardless of whether the lease is an operating lease
18		or financing lease. The definition of "interstate air
19		transportation" is the same as in 49 U.S.C. 40102;
20	(7)	The use of oceangoing vehicles for passenger or
21		passenger and goods transportation from one point to

(D) Made actual and substantial use thereof outside

1		another within the State as a public utility as
2		defined in chapter 269;
3	(8)	The use of material, parts, or tools imported or
4		purchased by a person licensed under chapter 237 which
5		are used for aircraft service and maintenance, or the
6		construction of an aircraft service and maintenance
7		facility as those terms are defined in section
8		237-24.9;
9	(9)	The use of services or contracting imported for resale
10	·	where the contracting or services are for resale,
11	N/T	consumption, or use outside the State pursuant to
12		section 237-29.53(a);
13	(10)	The use of contracting imported or purchased by a
14		contractor as defined in section 237-6 who is:
15		(A) Licensed under chapter 237;
16		(B) Engaged in business as a contractor; and
17		(C) Subject to the tax imposed under section 238-2.3;
18		[and]
19	(11)	The use of property, services, or contracting imported
20		by foreign diplomats and consular officials who are
21		holding cards issued or authorized by the United

1		States Department of State granting them an exemption
2		from state taxes[-]; and
3	(12)	The use of material, parts, or tools imported or
4		purchased by a person licensed under chapter 237, that
5		are used for a Hawaii film facility or in the
6		construction of a Hawaii film facility as defined in
7		section 201B-A.
8	With	regard to purchases made and distributed under the
9	authority	of chapter 421, a cooperative association shall be
10	deemed the	e user thereof."
11	SECT	ION 7. Section 201-14, Hawaii Revised Statutes, is
12	repealed.	
13	[" §2 (01-14 Consolidated film permit processing. (a) The
14	departmen	t shall consult with state and county agencies in order
15	to identi:	fy sites that can be used for making visually recorded
16	production	ns under terms and conditions as may be determined by
17	the state	or county agency having jurisdiction over the sites.
18	(b)	The department may accept an application from any
19	person who	o proposes to make a motion picture, television show,
20	televisio	n commercial, or other visually recorded production at
21	one or mo	re sites on state or county lands, whether or not-set
22	aside und	er section 171-11.

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         (c) The applicant shall identify the sites to be covered
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    by the permit and provide other information as may be required
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    by the department.
         (d) The department may approve and issue a permit to film
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    at any of the sites identified by the appropriate state or
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    county agency under subsection (a). If any site requested for
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    use by the applicant is not identified under subsection (a), the
    department-shall consult with the appropriate state or county
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    agency having jurisdiction over the site to obtain a permit. If
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    the matter of a permit cannot be resolved in this manner, the
11
    department shall refer the application to the appropriate state
12
    or county agency to obtain a permit.
13
         (e) The department is authorized to make changes to, and
14
    extensions of, any approved permits so long as the changes and
    extensions do not conflict with the policies, terms, and
15
    conditions set forth by the agency having jurisdiction over the
16
17
    site-in question.
         (f) The department may establish memoranda of agreement or
18
19
    adopt rules to implement the intent and purposes of this
20
    section.
21
         (g) Nothing in this section shall be construed as waiving
22
    the authority of any county or the department of transportation
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1
    of the State to require a person to obtain a permit from the
2
    department or county where the production takes place on or from
3
    a public highway.
         (h) A vessel engaged in temporary use for film production
4
    purposes in accordance with a film permit issued by the
5
    department shall not be considered to be a "commercial vessel"
6
    within the meaning of section 200-9, 200-10, or 200-39; provided
7
8
    that:
9
         (1) The period of temporary use does not exceed fourteen
              hours per day, five days per week, excluding weekends,
10
11
              and for a period not to exceed thirty calendar days;
12
              and
         (2) The department may make allowances to include weekends
13
              for film production purposes due to inclement weather
14
15
              conditions during the weekday period."]
16
         SECTION 8. Chapter 201, part IX, Hawaii Revised Statutes,
17
    is repealed.
         SECTION 9. All rights, powers, functions, and duties
18
19
    related to Hawaii television and film development are
    transferred to the Hawaii tourism authority. The authority may
20
    employ, without regard to chapters 76 and 78, and at pleasure
21
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- 1 dismiss such persons as it finds necessary for the performance
- 2 of its functions under this Act and fix their compensation.
- 3 All officers and employees whose functions are transferred
- 4 by this Act shall be transferred with their functions and shall
- 5 continue to perform their regular duties upon their transfer,
- 6 subject to the state personnel laws and this Act.
- 7 No officer or employee of the State having tenure shall
- 8 suffer any loss of salary, seniority, prior service credit,
- 9 vacation, sick leave, or other employee benefit or privilege as
- 10 a consequence of this Act, and such officer or employee may be
- 11 transferred or appointed to a civil service position without the
- 12 necessity of examination; provided that the officer or employee
- 13 possesses the minimum qualifications for the position to which
- 14 transferred or appointed; and provided that subsequent changes
- 15 in status may be made pursuant to applicable civil service and
- 16 compensation laws.
- 17 If an office or position held by an officer or employee
- 18 having tenure is abolished, the officer or employee shall not
- 19 thereby be separated from public employment, but shall remain in
- 20 the employment of the State with the same pay and classification
- 21 and shall be transferred to some other office or position for
- 22 which the officer or employee is eligible under the personnel



- 1 laws of the State as determined by the head of the department or
- 2 the governor.
- 3 SECTION 10. All appropriations, records, equipment,
- 4 machines, files, supplies, contracts, books, papers, documents,
- 5 maps, and other personal property heretofore made, used,
- 6 acquired, or held by the department of business, economic
- 7 development, and tourism relating to the functions transferred
- 8 to the Hawaii tourism authority shall be transferred with the
- 9 functions to which they relate.
- 10 SECTION 11. This Act shall not affect the membership or
- 11 term of any appointed member of a board or other policy-making
- 12 or advisory body transferred by this Act. Such a member shall
- 13 continue to serve on the board or other body for the member's
- 14 term without necessity of reappointment.
- 15 SECTION 12. The Hawaii tourism authority shall restructure
- 16 the debt service for state obligations related to the Hawaii
- 17 convention center and may enter into an agreement with the
- 18 department of budget and finance to restructure such debt;
- 19 provided that there is appropriated out of the convention center
- 20 enterprise special fund from the savings from any debt
- 21 restructuring, the sum of \$ or so much thereof as may
- 22 be necessary for fiscal year 2012-2013 and the same sum or so



- 1 much thereof as may be necessary for fiscal year 2013-2014 to be
- 2 deposited into the film, television, digital, and new media
- 3 development special fund established pursuant to 201B-C, Hawaii
- 4 Revised Statutes.
- 5 SECTION 13. There is appropriated out of the film,
- 6 television, digital, and new media development special fund the
- 7 sum of \$ or so much thereof as may be necessary for
- 8 fiscal year 2012-2013 and the same sum or so much thereof as may
- 9 be necessary for fiscal year 2013-2014 for implementation of the
- 10 film, television, digital, and new media development activities.
- 11 The sum appropriated shall be expended by the Hawaii
- 12 tourism authority for the purposes of this Act.
- 13 SECTION 14. This Act does not affect rights and duties
- 14 that matured, penalties that were incurred, and proceedings that
- 15 were begun before its effective date.
- 16 SECTION 15. In codifying the new sections added by section
- 17 2 of this Act, the revisor of statutes shall substitute
- 18 appropriate section numbers for the letters used in designating
- 19 the new sections in this Act.
- 20 SECTION 16. Statutory material to be repealed is bracketed
- 21 and stricken. New statutory material is underscored.

- 1 SECTION 17. This Act shall take effect on July 1, 2050;
- 2 provided that sections 12 and 13 shall take effect on July 1,
- 3 2012; provided further that the amendments made to section 235-
- 4 17, Hawaii Revised Statutes, by this Act shall not be repealed
- 5 when that section is reenacted on January 1, 2016, by section
- 6 4(2) of Act 88, Session Laws of Hawaii 2006.

Report Title:

Hawaii Tourism Authority; Film, Television, Digital, and New Media Development; Appropriation

Description:

Assigns to the Hawaii tourism authority the responsibilities for film, television, digital, and new media development. Repeals the film industry activities within the department of business, economic development, and tourism and makes conforming amendments. Requires the Hawaii tourism authority to restructure the debt service for state obligations related to the convention center. Appropriates funds from the savings from any such restructuring to be deposited into the film, television, digital, and new media development special fund for fiscal year 2012-2013 and fiscal year 2013-2014. Appropriates funds to the Hawaii tourism authority for implementation of the film, television, digital, and new media development activities. Effective 7/1/2050. (SD2)

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