### A BILL FOR AN ACT

RELATING TO HAWAII FILM STUDIOS.

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

1	SECT	ION 1. Section 235-17, Hawaii Revised Statutes, is	
2	amended by	y amending subsection (m) to read as follows:	
3	"(m)	For the purposes of this section:	
4	"Commercial":		
5	(1)	Means an advertising message that is filmed using	
6		film, videotape, or digital media, for dissemination	
7		via television broadcast or theatrical distribution;	
8	(2)	Includes a series of advertising messages if all parts	
9		are produced at the same time over the course of six	
10		consecutive weeks; and	
11	(3)	Does not include an advertising message with	
12		Internet-only distribution.	
13	"Dig	ital media" means production methods and platforms	
14	directly :	related to the creation of cinematic imagery and	
15	content,	specifically using digital means, including but not	

16 limited to digital cameras, digital sound equipment, and



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computers, to be delivered via film, videotape, interactive game
 platform, or other digital distribution media.

3 "Post-production" means production activities and services
4 conducted after principal photography is completed, including
5 but not limited to editing, film and video transfers,
6 duplication, transcoding, dubbing, subtitling, credits, closed
7 captioning, audio production, special effects (visual and
8 sound), graphics, and animation.

9 "Production" means a series of activities that are directly related to the creation of visual and cinematic imagery to be 10 11 delivered via film, videotape, or digital media and to be sold, 12 distributed, or displayed as entertainment or the advertisement 13 of products for mass public consumption, including but not 14 limited to scripting, casting, set design and construction, 15 transportation, videography, photography, sound recording, interactive game design, and post-production. 16

17 <u>"Qualified post-production facility" means a film studio</u>
18 located in the State.

19 "Qualified production":

20 (1) Means a production, with expenditures in the State,
21 for the total or partial production of a feature-



Page 2

Page 3

# H.B. NO. 645

1 length motion picture, short film, made-for-television movie, commercial, music video, interactive game, 2 television series pilot, single season (up to 3 4 twenty-two episodes) of a television series regularly filmed in the State (if the number of episodes per 5 single season exceeds twenty-two, additional episodes 6 7 for the same season shall constitute a separate 8 qualified production), television special, single 9 television episode that is not part of a television 10 series regularly filmed or based in the State, 11 national magazine show, or national talk show. For 12 the purposes of subsections (d) and (j), each of the 13 aforementioned qualified production categories shall 14 constitute separate, individual qualified productions; 15 and 16 Does not include: (2) 17 (A) News; 18 Public affairs programs; (B) 19 (C) Non-national magazine or talk shows; 20 (D) Televised sporting events or activities; 21 (E) Productions that solicit funds;



1		(F)	Productions produced primarily for industrial,			
2			corporate, institutional, or other private			
3			purposes; and			
4		(G)	Productions that include any material or			
5			performance prohibited by chapter 712.			
6	"Qualified production costs" means the costs incurred by a					
7	qualified	prod	uction within the State that are subject to the			
8	general e	xcise	tax under chapter 237 or income tax under this			
9	chapter a	nd th	at have not been financed by any investments for			
10	which a c	redit	was or will be claimed pursuant to section			
11	235-110.9. Qualified production costs include but are not					
12	limited to:					
13	(1)	Cost	s incurred during preproduction such as location			
14		scou	ting and related services;			
15	(2)	Cost	s of set construction and operations, purchases or			
16		rent	als of wardrobe, props, accessories, food, office			
17		supp	lies, transportation, equipment, and related			
18		serv	vices;			
19	(3)	Wage	es or salaries of cast, crew, and musicians;			
20	(4)	Cost	s of photography, sound synchronization, lighting,			
21		and	related services;			



1	(5)	Costs of editing, visual effects, music, other post-
2		production, and related services[+] that are performed
3		at qualified post-production facilities;
4	(6)	Rentals and fees for use of local facilities and
5		locations, including rentals and fees for use of state
6		and county facilities and locations that are not
7		subject to general excise tax under chapter 237 or
8		income tax under this chapter;
9	(7)	Rentals of vehicles and lodging for cast and crew;
10	(8)	Airfare for flights to or from Hawaii, and interisland
11		flights;
12	(9)	Insurance and bonding;
13	(10)	Shipping of equipment and supplies to or from Hawaii,
14		and interisland shipments; and
15	(11)	Other direct production costs specified by the
16		department in consultation with the department of
17		business, economic development, and tourism;
18	provided	that any government-imposed fines, penalties, or
19	interest	that are incurred by a qualified production within the
20	State sha	ll not be "qualified production costs"[ $-$ ]; and provided
21	further t	hat costs incurred for post-production activities and



Page 5

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1	services shall only be considered as "qualified production
2	costs" if at least seventy-five per cent of the post-production
3	activities and services are performed at qualified post-
4	production facilities."
5	SECTION 2. Statutory material to be repealed is bracketed
6	and stricken. New statutory material is underscored.
7	SECTION 3. This Act, upon its approval, shall apply to
8	taxable years beginning after December 31, 2019.
9	k.

INTRODUCED BY:

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JAN 1 8 2019



#### Report Title:

Motion Picture, Digital Media, and Film Production Income Tax Credit; Hawaii Film Studios; Post-production

#### Description:

Amends the motion picture, digital media, and film production income tax credit, to include, as qualified production costs, post-production activities and services performed in Hawaii film studios. Applies to taxable years beginning after 12/31/2019.

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

