A BILL FOR AN ACT

RELATING TO WORKFORCE DEVELOPMENT.

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

1 SECTION 1. The legislature finds that the Hawaii film and

2 television industry has continued to grow over the past twenty

3 years due to state tax incentives and the resulting increase in

4 the number of feature film, television series, and commercial

5 productions filming in Hawaii, which has directly contributed to

6 the increase in the number of trained local crew members as well

7 as service and equipment vendors.

8 The legislature further finds that the existing motion

9 picture, digital media, and film production income tax credit,

10 which currently provides a twenty-two or twenty-seven per cent

11 refundable tax credit for Hawaii-based film and television

12 projects, has attracted a number of blockbuster feature films

13 and long-running television series to the State. This tax

14 incentive is ideally suited for large, studio-funded projects

15 that search locations across the globe to find ones that meet

16 both their artistic and financial requirements.

1 The legislature also finds that the tax credit claiming process is both expensive and time-consuming. Voluminous 2 3 reports are required, department of taxation rules relating to 4 the tax credit are confusing and cumbersome, and it can take 5 more than two years to receive the tax credit. While these issues do not deter large-budget projects, the burden on 6 7 smaller-budget projects is substantial. 8 The legislature additionally finds that smaller projects, 9 with total budgets in the range of \$5,000,000 and wages in the 10 range of \$2,000,000, generally rely more heavily on local crew members since the cost of hiring a nonresident crew member can 11 exceed \$2,000 per week in additional costs. Some smaller 12 projects may also attempt to pay crew members as independent 13 contractors in order to save money. That practice does not meet 14 15 federal and state labor laws, subjects local crew members to potentially uninsured injury claims, and results in a reduction 16 in state tax and unemployment insurance collections. 17 18 Accordingly, the purpose of this Act is to address these 19 issues and encourage the growth of local independent film and 20 television productions by requiring the department of business, 21 economic development, and tourism to administer a workforce

- 1 development incentive rebate program that incentivizes local
- 2 independent film and television productions.
- 3 SECTION 2. Chapter 201, Hawaii Revised Statutes, is
- 4 amended by adding a new section to be appropriately designated
- 5 and to read as follows:
- 6 "\$201- Workforce development incentive; rebate program.
- 7 (a) The department of business, economic development, and
- 8 tourism shall administer a workforce development incentive
- 9 rebate program that incentivizes local independent film and
- 10 television productions.
- 11 (b) Beginning January 1, 2024, each eligible employer
- 12 shall receive a rebate equal to fifty per cent of all Hawaii W-2
- 13 wages paid for the filming of film, television, commercial, and
- 14 print projects, which shall be capped at \$50,000 per employee,
- 15 per project; provided that no project shall receive more than
- 16 \$1,000,000 in total rebates.
- 17 (c) To receive a rebate under this section, an eligible
- 18 employer shall submit project information, a cost report, a
- 19 payroll report, and the department of taxation statement of
- 20 Hawaii income tax withheld and wages paid (form HW-2), or an

- 1 equivalent document showing all Hawaii W-2 wages paid, to the
- 2 department quarterly or after completion of the project.
- 3 (d) An eligible employer shall receive the rebate within
- 4 thirty days of submitting the documentation required under
- 5 subsection (c).
- **6** (e) An eligible employer who claims a rebate under this
- 7 section shall not be eligible for the motion picture, digital
- 8 media, and film production income tax credit under section
- 9 235-17 for the same project.
- 10 (f) Rebates issued pursuant to this section shall not be
- 11 subject to income tax or general excise tax.
- 12 (g) For the purposes of this section, "eligible employer"
- 13 means the common law employer that:
- 14 (1) Hires the employee;
- 15 (2) Is registered to do business in the State;
- 16 (3) Obtains a general excise license number; and
- 17 (4) Has production insurance."
- 18 SECTION 3. Section 235-17, Hawaii Revised Statutes, is
- 19 amended by amending subsection (a) to read as follows:
- 20 "(a) Any law to the contrary notwithstanding, there shall
- 21 be allowed to each taxpayer subject to the taxes imposed by this



- 1 chapter, an income tax credit that shall be deductible from the
- 2 taxpayer's net income tax liability, if any, imposed by this
- 3 chapter for the taxable year in which the credit is properly
- 4 claimed. The amount of the credit shall be:
- 5 (1) Twenty-two per cent of the qualified production costs
- 6 incurred by a qualified production in any county of
- 7 the State with a population of over seven hundred
- 8 thousand; or
- 9 (2) Twenty-seven per cent of the qualified production
- 10 costs incurred by a qualified production in any county
- of the State with a population of seven hundred
- 12 thousand or less.
- 13 A qualified production occurring in more than one county may
- 14 prorate its expenditures based upon the amounts spent in each
- 15 county, if the population bases differ enough to change the
- 16 percentage of tax credit.
- 17 In the case of a partnership, S corporation, estate, or
- 18 trust, the tax credit allowable is for qualified production
- 19 costs incurred by the entity for the taxable year. The cost
- 20 upon which the tax credit is computed shall be determined at the



entity level. Distribution and share of credit shall be 1 2 determined by rule. 3 If a deduction is taken under section 179 (with respect to election to expense depreciable business assets) of the Internal 4 5 Revenue Code of 1986, as amended, no tax credit shall be allowed 6 for those costs for which the deduction is taken. 7 Any taxpayer who claims a tax credit under this section 8 shall not be eligible for a workforce development incentive 9 rebate under section 201- for the same project. 10 The basis for eligible property for depreciation of accelerated cost recovery system purposes for state income taxes 11 shall be reduced by the amount of credit allowable and claimed." 12 13 SECTION 4. This Act shall take effect upon its approval; 14 provided that: 15 (1)Section 3 shall apply to taxable years beginning after 16 December 31, 2022; and The amendments made to section 235-17, Hawaii Revised 17 (2) 18 Statutes, by section 3 of this Act shall not be 19 repealed when that section is reenacted on January 1,

2033, pursuant to section 4 of Act 88, Session Laws of

Hawaii 2006, as amended by Act 89, Session Laws of

20

21

					_			V 2 5 2023			
	INTRODUCED BY:										
4							0	1104			
3	Hawaii	2022.									
2	Hawaii	2017,	as	amended	bу	Act	217,	Session	Laws	of	
1	Hawaii	2013,	as	amended	ру	Act	143,	Session	Laws _.	of	

Report Title:

Creative Industries; Workforce Development Incentive; Rebate Program; DBEDT

Description:

Beginning 1/1/2024, requires the department of business, economic development, and tourism to administer a workforce development incentive rebate program that incentivizes local independent film and television productions.

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