## STATE OF NEW YORK

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2017-2018 Regular Sessions

## IN SENATE

March 3, 2017

Introduced by Sen. ALCANTARA -- read twice and ordered printed, and when printed to be committed to the Committee on Investigations and Govern-Operations -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the tax law, in relation to eligibility for the empire state film production credit

## The People of the State of New York, represented in Senate and Assembly, do enact as follows:

- Section 1. Legislative intent. The Legislature hereby recognizes that providing tax incentives to enhance diversity in the ranks of television writers and directors will also enhance the diversity of stories and casts.
- 2. Paragraph 1 of subdivision (a) of section 24 of the tax law, as amended by section 3 of part Q of chapter 57 of the laws of 2010, is amended to read as follows:
- (1) Allowance of credit. A taxpayer which is a qualified film production company, or a qualified independent film production company, 10 or which is a sole proprietor of or a member of a partnership which is a qualified film production company or a qualified independent film production company, and which is subject to tax under articles nine-A or 13 twenty-two of this chapter, shall be allowed a credit against such tax, pursuant to the provisions referenced in subdivision [(e) of this 14 section, to be computed as [hereinafter] provided in this section.
- § 3. Paragraph 2 of subdivision (b) of section 24 of the tax law, as 16 17 added by section 1 of part P of chapter 60 of the laws of 2004, is 18 amended and four new paragraphs 9, 10, 11 and 12 are added to read as 19 follows:
- 20 "Production costs" means any costs for tangible property used and 2.1 services performed directly and predominantly in the production (includ-

EXPLANATION--Matter in italics (underscored) is new; matter in brackets [-] is old law to be omitted.

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ing pre-production and post production) of a qualified film. "Production costs" shall not include [(i) costs for a story, script or scenario to be used for a qualified film and (ii) wages or salaries or 3 other compensation for writers, directors, including music directors, producers and performers (other than background actors with no scripted lines). Television writers' and directors' fees and salaries shall be 7 eligible production costs subject to the provisions of subdivision (c) 8 of this section; provided, however, that fees that are based on deferred, leveraged or profit participation costs, or are in excess of 9 those otherwise permitted by subdivision (c) of this section shall not 10 be eliqible production costs. "Production costs" generally include tech-11 nical and crew production costs, such as expenditures for 12 production facilities, or any part thereof, props, makeup, wardrobe, 13 14 film processing, camera, sound recording, set construction, lighting, 15 shooting, editing and meals. 16

- (9) "Writer" means a writer who is employed or retained to write or revise scripts, screenplays, teleplays, dialogue, sketches, routines or narrations and who reports to work regularly in a writers room located in the state.
- 20 (10) "Director" means the individual employed or retained to direct 21 the production, as the word "direct" is commonly used in the motion 22 picture industry.
  - (11) "Writers room" means a room or physical location where television stories are conceived by writers.
  - (12) "Profit participant" is an individual who has negotiated for a percentage of profits generated by their television show. Profit participation does not include monies contractually required by collectively bargained agreements for reuse of the program on different platforms over time.
  - § 4. Subdivisions (c), (d) and (e) of section 24 of the tax law are relettered subdivisions (e), (f) and (g), respectively and two new subdivisions (c) and (d) are added to read as follows:
  - (c) For a television production, writers' and directors' fees and salaries shall be eligible costs; provided, however, such costs shall not exceed: (i) for each writer or director who receives an on-air credit, fifty thousand dollars in fees or salary per episode; (ii) for each non-credited writer, seventy-five thousand dollars per series of episodes; and (iii) for each eligible writer or director, an overall total of one hundred fifty thousand dollars per series per season. Provided that in each case, such writer or director is a minority group member, as defined by subdivision eight of section three hundred ten of the executive law, or a woman, and provided, further, that any writer or director who is a profit participant in the qualified production shall not be eligible.
  - (d) For each tax year, not more than five million dollars in tax credits for writers' and directors' fees and salaries shall be granted pursuant to this section. Such credits shall only be available from credits allowed for production costs pursuant to this section.
  - § 5. Paragraph 5 of subdivision (a) of section 24 of the tax law, as amended by section 1 of part M of chapter 59 of the laws of 2017, is amended to read as follows:
- (5) For the period two thousand fifteen through two thousand twentytwo, in addition to the amount of credit established in paragraph two of 54 this subdivision, a taxpayer shall be allowed a credit equal to the product (or pro rata share of the product, in the case of a member of a 55 partnership) of ten percent and the amount of wages or salaries paid to

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individuals directly employed (excluding those employed as writers, directors, music directors, producers and performers, including background actors with no scripted lines) by a qualified film production 3 company or a qualified independent film production company for services performed by those individuals in one of the counties specified in this paragraph in connection with a qualified film with a minimum budget of five hundred thousand dollars. For purposes of this additional credit, the services must be performed in one or more of the following counties: 9 Albany, Allegany, Broome, Cattaraugus, Cayuga, Chautauqua, Chemung, 10 Chenango, Clinton, Columbia, Cortland, Delaware, Dutchess, Erie, Essex, 11 Franklin, Fulton, Genesee, Greene, Hamilton, Herkimer, Jefferson, Lewis, Livingston, Madison, Monroe, Montgomery, Niagara, Oneida, Onondaga, 12 13 Ontario, Orange, Orleans, Oswego, Otsego, Putnam, Rensselaer, Saratoga, 14 Schenectady, Schoharie, Schuyler, Seneca, St. Lawrence, Steuben, Sulli-15 van, Tioga, Tompkins, Ulster, Warren, Washington, Wayne, Wyoming, or 16 Yates. The aggregate amount of tax credits allowed pursuant to the 17 authority of this paragraph shall be five million dollars each year during the period two thousand fifteen through two thousand twenty-two 18 of the annual allocation made available to the program pursuant to para-19 20 graph four of subdivision [(e) (g) of this section. Such aggregate 21 amount of credits shall be allocated by the governor's office for motion picture and television development among taxpayers in order of priority 22 based upon the date of filing an application for allocation of film 23 production credit with such office. If the total amount of allocated 25 credits applied for under this paragraph in any year exceeds the aggre-26 gate amount of tax credits allowed for such year under this paragraph, 27 such excess shall be treated as having been applied for on the first day of the next year. If the total amount of allocated tax credits applied 28 29 for under this paragraph at the conclusion of any year is less than five 30 million dollars, the remainder shall be treated as part of the annual 31 allocation made available to the program pursuant to paragraph four of 32 subdivision [(e)] (g) of this section. However, in no event may the total of the credits allocated under this paragraph and the credits 33 allocated under paragraph five of subdivision (a) of section thirty-one 34 35 of this article exceed five million dollars in any year during the peri-36 od two thousand fifteen through two thousand twenty-two.

§ 6. This act shall take effect on the one hundred twentieth day after it shall have become a law and shall apply to the tax year in which it takes effect and all subsequent tax years.