10083--B

IN ASSEMBLY

May 10, 2016

- Introduced by M. of A. LENTOL -- read once and referred to the Committee on Ways and Means -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee -- reported and referred to the Committee on Rules -- Rules Committee discharged, bill amended, ordered reprinted as amended and recommitted to the Committee on Rules
- AN ACT to amend the tax law and the economic development law, in relation to the creation of the empire state music production credit and the empire state digital gaming media production credit; to repeal subdivision 11 of section 352 of the economic development law relating thereto; and providing for the repeal of certain provisions upon expiration thereof

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 Section 1. The tax law is amended by adding a new section 43 to read 2 as follows:

3 S 43. EMPIRE STATE MUSIC PRODUCTION CREDIT. (A) ALLOWANCE OF CREDIT. A TAXPAYER WHICH IS A MUSIC PRODUCTION ENTITY ENGAGED IN QUALIFIED 4 (1)5 MUSIC PRODUCTION, OR WHO IS A SOLE PROPRIETOR OF OR A MEMBER OF A PARTб NERSHIP, WHICH IS A MUSIC PRODUCTION ENTITY ENGAGED IN QUALIFIED MUSIC 7 PRODUCTION, AND IS SUBJECT TO TAX UNDER ARTICLE NINE-A OR TWENTY-TWO OF CHAPTER, SHALL BE ALLOWED A CREDIT AGAINST SUCH TAX TO BE COMPUTED 8 THIS 9 AS PROVIDED HEREIN.

10 (2) THE AMOUNT OF THE CREDIT SHALL BE THE PRODUCT (OR PRO RATA SHARE 11 OF THE PRODUCT, IN THE CASE OF A MEMBER OF A PARTNERSHIP OR LIMITED 12 LIABILITY COMPANY) OF TWENTY-FIVE PERCENT AND THE ELIGIBLE PRODUCTION 13 COSTS OF ONE OR MORE QUALIFIED MUSIC PRODUCTIONS.

PRODUCTION 14 ELIGIBLE COSTS FOR A OUALIFIED MUSIC PRODUCTION (3) INCURRED AND PAID IN THIS STATE BUT OUTSIDE SUCH METROPOLITAN 15 COMMUTER TRANSPORTATION DISTRICT SHALL BE ELIGIBLE FOR A CREDIT OF TEN PERCENT OF 16 17 SUCH ELIGIBLE PRODUCTION COSTS IN ADDITION TO THE CREDIT SPECIFIED IN 18 PARAGRAPH TWO OF THIS SUBDIVISION.

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

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1 (4) ELIGIBLE PRODUCTION COSTS SHALL NOT INCLUDE THOSE COSTS USED BY 2 THE TAXPAYER OR ANOTHER TAXPAYER AS THE BASIS CALCULATION OF ANY OTHER 3 TAX CREDIT ALLOWED UNDER THIS CHAPTER OR ALLOWED IN ANY OTHER STATE.

4 (B) ALLOCATION OF CREDIT. THE AGGREGATE AMOUNT OF TAX CREDITS ALLOWED 5 UNDER THIS SECTION, SUBDIVISION FIFTY-TWO OF SECTION TWO HUNDRED TEN-B SUBSECTION (HHH) OF SECTION SIX HUNDRED SIX OF THIS CHAPTER IN ANY 6 AND 7 TAXABLE YEAR SHALL BE TWENTY-FIVE MILLION DOLLARS. THE AGGREGATE AMOUNT 8 OF CREDITS FOR ANY TAXABLE YEAR SHALL BE DISTRIBUTED ON A REGIONAL BASIS AS FOLLOWS: FIFTY PERCENT OF THE AGGREGATE AMOUNT OF CREDITS SHALL BE 9 10 AVAILABLE FOR QUALIFIED MUSIC PRODUCTIONS THAT INCUR AT LEAST SIXTY 11 PERCENT OF ELIGIBLE PRODUCTION COSTS FOR A QUALIFIED MUSIC PRODUCTION IN REGION ONE; TWENTY PERCENT OF THE AGGREGATE AMOUNT OF CREDITS 12 SHALL BE AVAILABLE FOR QUALIFIED MUSIC PRODUCTIONS THAT INCUR AT LEAST SIXTY 13 14 PERCENT OF ELIGIBLE PRODUCTION COSTS FOR A QUALIFIED MUSIC PRODUCTION IN 15 REGION TWO; AND THIRTY PERCENT OF THE AGGREGATE AMOUNT OF CREDITS SHALL 16 AVAILABLE FOR QUALIFIED MUSIC PRODUCTIONS THAT INCUR AT LEAST SIXTY ΒE 17 PERCENT OF ELIGIBLE PRODUCTION COSTS FOR A QUALIFIED MUSIC PRODUCTION IN 18 REGION THREE. IF SUCH REGIONAL DISTRIBUTION IS NOT FULLY ALLOCATED IN 19 ANY TAXABLE YEAR, THE REMAINDER OF SUCH CREDITS SHALL BE AVAILABLE FOR 20 ALLOCATION TO ANY REGION IN THE SUBSEQUENT TAX YEAR. FOR THE PURPOSES 21 THIS SECTION REGION ONE SHALL CONTAIN THE CITY OF NEW YORK; REGION OF 22 TWO SHALL CONTAIN THE COUNTIES OF WESTCHESTER, ROCKLAND, NASSAU AND SUFFOLK; AND REGION THREE SHALL CONTAIN ANY COUNTY NOT CONTAINED IN 23 24 REGIONS ONE AND TWO. SUCH CREDIT SHALL BE ALLOCATED BY THE EMPIRE STATE 25 DEVELOPMENT CORPORATION AMONG TAXPAYERS IN ORDER OF PRIORITY BASED UPON OF FILING AN APPLICATION FOR ALLOCATION OF MUSIC PRODUCTION 26 THE DATE CREDITS WITH SUCH OFFICE. IF THE TOTAL AMOUNT OF ALLOCATED CREDITS 27 28 APPLIED FOR IN ANY PARTICULAR YEAR EXCEEDS THE AGGREGATE AMOUNT OF TAX 29 CREDITS ALLOWED FOR SUCH YEAR UNDER THIS SECTION, SUCH EXCESS SHALL BE TREATED AS HAVING BEEN APPLIED FOR ON THE FIRST DAY OF THE SUBSEQUENT 30 TAXABLE YEAR. 31

(C) DEFINITIONS. AS USED IN THIS SECTION:

(1) "MUSIC PRODUCTION" MEANS THE CREATION OF A SOUND RECORDING AND ANY
RELATED MUSIC VIDEO, EITHER OF WHICH IS INTENDED FOR COMMERCIAL RELEASE.
A "MUSIC PRODUCTION" DOES NOT INCLUDE RECORDINGS THAT ARE PRIMARILY
SPOKEN WORD OR WILDLIFE OR NATURE SOUNDS, OR PRODUCED FOR INSTRUCTIONAL
USE OR ADVERTISING OR PROMOTIONAL PURPOSES.

38 (2) "QUALIFIED MUSIC PRODUCTION" IS A MUSIC PRODUCTION IN WHICH ELIGI-39 BLE PRODUCTION COSTS EQUAL TO OR ARE IN EXCESS OF SEVEN THOUSAND FIVE 40 HUNDRED DOLLARS IF INCURRED AND PAID IN THIS STATE IN THE TWELVE MONTHS PRECEDING THE DATE ON WHICH THE CREDIT IS CLAIMED. PROVIDED, HOWEVER, IF 41 SUCH PRODUCTION COSTS ARE INCURRED AND PAID OUTSIDE THE METROPOLITAN 42 COMMUTER TRANSPORTATION DISTRICT IN THIS STATE, SUCH PRODUCTION COSTS 43 44 SHALL BE EQUAL TO OR IN EXCESS OF THREE THOUSAND SEVEN HUNDRED FIFTY 45 DOLLARS TO BE A QUALIFIED MUSIC PRODUCTION FOR THE PURPOSES OF THIS 46 PARAGRAPH.

47 (3) (A) "ELIGIBLE PRODUCTION COSTS FOR A QUALIFIED MUSIC PRODUCTION" 48 ARE COSTS INCURRED AND PAID IN THIS STATE FOR TANGIBLE PROPERTY AND 49 SERVICES USED IN THE PRODUCTION OF QUALIFIED MUSIC PRODUCTION, AS DETER-50 MINED BY THE DEPARTMENT OF ECONOMIC DEVELOPMENT, INCLUDING, BUT NOT 51 LIMITED TO: (I) STUDIO RENTAL FEES AND RELATED COSTS, (II) INSTRUMENT AND EQUIPMENT RENTAL FEES, (III) PRODUCTION SESSION FEES FOR MUSICIANS, 52 PROGRAMMERS, ENGINEERS, AND TECHNICIANS AND (IV) MIXING AND MASTERING 53 54 SERVICES.

55 (B) ELIGIBLE PRODUCTION COSTS SHALL NOT INCLUDE: (I) COSTS FOR TANGI-56 BLE PROPERTY OR SERVICES USED OR PERFORMED OUTSIDE OF THIS STATE, (II)

PERFORMANCE FEES FOR FEATURED ARTISTS OR FEATURED GUEST ARTISTS RECEIV-1 2 ING ROYALTIES OR ADVANCES ON ROYALTIES OR SPECIAL PERFORMANCE FEES 3 (OTHER THAN THOSE THAT WOULD NORMALLY BE COLLECTED BY A PERFORMING 4 RIGHTS ORGANIZATION) PURSUANT TO AN AGREEMENT DIRECTLY WITH THE PRODUCER 5 EMPLOYER, (III) SALARIES OR RELATED COMPENSATION FOR PRODUCERS OR OR 6 SONGWRITERS, (IV) COMPOSER, ARTIST OR PRODUCER RESIDUAL ROYALTIES OR 7 ADVANCES, (V) LICENSING FEES FOR SAMPLES, (VI) INTERPOLATIONS OR OTHER 8 MUSIC CLEARANCE COSTS, (VII) MASTERING OR POST-PRODUCTION EXPENDITURES FOR PROJECTS THAT WERE NOT PRINCIPALLY TRACKED AND RECORDED IN THIS 9 10 STATE, (VIII) ANY COSTS ASSOCIATED WITH MANUFACTURING, DUPLICATION, 11 PACKAGING, DISTRIBUTION, PROMOTION, MARKETING OR TOURING NOT SPECIF-12 ICALLY OUTLINED IN THIS SUBPARAGRAPH, OR (IX) LOCAL TRANSPORTATION EXPENDITURES DIRECTLY RELATED TO MUSIC PRODUCTION AND PROVIDED AT OR TO 13 14 THE SITE OF SUCH MUSIC PRODUCTION. WITH RESPECT TO THE PRODUCTION OF Α 15 MUSIC VIDEO, ELIGIBLE PRODUCTION COSTS ARE THOSE DEFINED IN PARAGRAPH 16 TWO OF SUBDIVISION (B) OF SECTION TWENTY-FOUR OF THIS ARTICLE. SUCH 17 TOTAL PRODUCTION COSTS INCURRED AND PAID IN THIS STATE SHALL BE EQUAL TO EXCEED SEVENTY-FIVE PERCENT OF TOTAL COST OF AN ELIGIBLE PRODUCTION 18 OR 19 INCURRED AND PAID WITHIN AND WITHOUT THIS STATE. 20 (D) CROSS-REFERENCES. FOR APPLICATIONS OF THE CREDIT PROVIDED FOR ΙN

21 THIS SECTION, SEE THE FOLLOWING PROVISIONS OF THIS CHAPTER:

22 (1) ARTICLE NINE-A: SECTION TWO HUNDRED TEN-B, SUBDIVISION FIFTY-TWO.

23 (2) ARTICLE TWENTY-TWO: SECTION SIX HUNDRED SIX, SUBSECTION (I), PARA-24 GRAPH ONE, SUBPARAGRAPH (B), CLAUSE (XLIII).

25 (3) ARTICLE TWENTY-TWO: SECTION SIX HUNDRED SIX, SUBSECTION (HHH).

26 S 2. Section 210-B of the tax law is amended by adding a new subdivi-27 sion 52 to read as follows:

52. EMPIRE STATE MUSIC PRODUCTION CREDIT. (A) ALLOWANCE OF CREDIT. A
TAXPAYER WHO IS ELIGIBLE PURSUANT TO SECTION FORTY-THREE OF THIS CHAPTER
SHALL BE ALLOWED A CREDIT TO BE COMPUTED AS PROVIDED IN SUCH SECTION
FORTY-THREE AGAINST THE TAX IMPOSED BY THIS ARTICLE.

32 (B) APPLICATION OF CREDIT. THE CREDIT ALLOWED UNDER THIS SUBDIVISION ANY TAXABLE YEAR SHALL NOT REDUCE THE TAX DUE FOR SUCH YEAR TO LESS 33 FOR 34 THAN THE AMOUNT PRESCRIBED IN PARAGRAPH (D) OF SUBDIVISION ONE OF SECTION TWO HUNDRED TEN OF THIS ARTICLE. PROVIDED, HOWEVER, THAT IF THE 35 AMOUNT OF THE CREDIT ALLOWABLE UNDER THIS SUBDIVISION FOR ANY TAXABLE 36 REDUCES THE TAX TO SUCH AMOUNT, THE EXCESS SHALL BE TREATED AS AN 37 YEAR 38 OVERPAYMENT OF TAX TO BE CREDITED OR REFUNDED IN ACCORDANCE WITH THE 39 PROVISIONS OF SECTION ONE THOUSAND EIGHTY-SIX OF THIS CHAPTER, PROVIDED, 40 HOWEVER, NO INTEREST SHALL BE PAID THEREON.

S 3. Subparagraph (B) of paragraph 1 of subsection (i) of section 606 42 of the tax law is amended by adding a new clause (xliii) to read as 43 follows:

44	(XLIII) EMPIRE STATE MUSIC	AMOUNT OF CREDIT
45	PRODUCTION CREDIT UNDER	UNDER SUBDIVISION
46	SUBSECTION (HHH)	FIFTY-TWO OF SECTION TWO HUNDRED
47		TEN-B

48 S 4. Section 606 of the tax law is amended by adding a new subsection 49 (hhh) to read as follows:

(HHH) EMPIRE STATE MUSIC PRODUCTION CREDIT. (1) ALLOWANCE OF CREDIT. A
TAXPAYER WHO IS ELIGIBLE PURSUANT TO SECTION FORTY-THREE OF THIS CHAPTER
SHALL BE ALLOWED A CREDIT TO BE COMPUTED AS PROVIDED IN SUCH SECTION
FORTY-THREE AGAINST THE TAX IMPOSED BY THIS ARTICLE.

1 (2) APPLICATION OF CREDIT. IF THE AMOUNT OF THE CREDIT ALLOWABLE UNDER 2 THIS SUBSECTION FOR ANY TAXABLE YEAR EXCEEDS THE TAXPAYER'S TAX FOR SUCH 3 YEAR, THE EXCESS SHALL BE TREATED AS AN OVERPAYMENT OF TAX TO BE CREDIT-4 ED OR REFUNDED AS PROVIDED IN SECTION SIX HUNDRED EIGHTY-SIX OF THIS 5 ARTICLE, PROVIDED, HOWEVER, THAT NO INTEREST SHALL BE PAID THEREON.

6 S 5. The tax law is amended by adding a new section 44 to read as 7 follows:

8 S 44. EMPIRE STATE DIGITAL GAMING MEDIA PRODUCTION CREDIT. (A) ALLOW-ANCE OF CREDIT. (1) A TAXPAYER WHICH IS A DIGITAL GAMING MEDIA 9 10 PRODUCTION ENTITY ENGAGED IN QUALIFIED DIGITAL GAMING MEDIA PRODUCTION, WHO IS A SOLE PROPRIETOR OF OR A MEMBER OF A PARTNERSHIP, WHICH IS A 11 OR DIGITAL GAMING MEDIA PRODUCTION ENTITY ENGAGED IN OUALIFIED DIGITAL 12 GAMING MEDIA PRODUCTION, AND IS SUBJECT TO TAX UNDER ARTICLE NINE-A OR 13 14 TWENTY-TWO OF THIS CHAPTER, SHALL BE ALLOWED A CREDIT AGAINST SUCH TAX 15 TO BE COMPUTED AS PROVIDED HEREIN.

16 (2) THE AMOUNT OF THE CREDIT SHALL BE THE PRODUCT (OR PRO RATA SHARE 17 OF THE PRODUCT, IN THE CASE OF A MEMBER OF A PARTNERSHIP OR LIMITED 18 LIABILITY COMPANY) OF TWENTY-FIVE PERCENT AND THE ELIGIBLE PRODUCTION 19 COSTS OF ONE OR MORE QUALIFIED DIGITAL GAMING MEDIA PRODUCTIONS.

(3) ELIGIBLE DIGITAL GAMING MEDIA PRODUCTION COSTS FOR A QUALIFIED
DIGITAL GAMING MEDIA PRODUCTION INCURRED AND PAID IN THIS STATE BUT
OUTSIDE SUCH METROPOLITAN COMMUTER TRANSPORTATION DISTRICT SHALL BE
ELIGIBLE FOR A CREDIT OF TEN PERCENT OF SUCH ELIGIBLE PRODUCTION COSTS
IN ADDITION TO THE CREDIT SPECIFIED IN PARAGRAPH TWO OF THIS SUBDIVISION.

26 (4) ELIGIBLE PRODUCTION COSTS SHALL NOT INCLUDE THOSE COSTS USED BY
27 THE TAXPAYER OR ANOTHER TAXPAYER AS THE BASIS CALCULATION OF ANY OTHER
28 TAX CREDIT ALLOWED UNDER THIS CHAPTER OR ALLOWED IN ANY OTHER STATE.

(B) ALLOCATION OF CREDIT. THE AGGREGATE AMOUNT OF TAX CREDITS ALLOWED 29 30 UNDER THIS SECTION, SUBDIVISION FIFTY-THREE OF SECTION TWO HUNDRED TEN-B AND SUBSECTION (III) OF SECTION SIX HUNDRED SIX OF THIS CHAPTER IN ANY 31 32 TAXABLE YEAR SHALL BE TWENTY-FIVE MILLION DOLLARS. THE AGGREGATE AMOUNT CREDITS FOR ANY TAXABLE YEAR MUST BE DISTRIBUTED ON A REGIONAL BASIS 33 OF AS FOLLOWS: FIFTY PERCENT OF THE AGGREGATE AMOUNT OF CREDITS SHALL BE 34 35 AVAILABLE FOR OUALIFIED DIGITAL GAMING MEDIA PRODUCTIONS THAT INCUR AT LEAST SIXTY PERCENT OF ELIGIBLE PRODUCTION COSTS FOR A QUALIFIED DIGITAL 36 37 GAMING MEDIA PRODUCTION IN REGION ONE; TWENTY PERCENT OF THE AGGREGATE 38 AMOUNT OF CREDITS SHALL BE AVAILABLE FOR QUALIFIED DIGITAL GAMING MEDIA 39 PRODUCTIONS THAT INCUR AT LEAST SIXTY PERCENT OF ELIGIBLE PRODUCTION 40 COSTS FOR A OUALIFIED DIGITAL GAMING MEDIA PRODUCTION IN REGION TWO; AND THIRTY PERCENT OF THE AGGREGATE AMOUNT OF CREDITS SHALL BE AVAILABLE FOR 41 QUALIFIED DIGITAL GAMING MEDIA PRODUCTIONS THAT INCUR AT LEAST SIXTY 42 43 PERCENT OF ELIGIBLE PRODUCTION COSTS FOR A QUALIFIED DIGITAL GAMING 44 MEDIA PRODUCTION IN REGION THREE. IF SUCH REGIONAL DISTRIBUTION IS NOT 45 FULLY ALLOCATED IN ANY TAXABLE YEAR, THE REMAINDER OF SUCH CREDITS SHALL BE AVAILABLE FOR ALLOCATION TO ANY REGION IN THE SUBSEQUENT TAX YEAR. 46 47 FOR THE PURPOSES OF THIS SECTION REGION ONE SHALL CONTAIN THE CITY OF 48 NEW YORK; REGION TWO SHALL CONTAIN THE COUNTIES OF WESTCHESTER, ROCK-49 LAND, NASSAU AND SUFFOLK; AND REGION THREE SHALL CONTAIN ANY COUNTY NOT 50 CONTAINED IN REGIONS ONE AND TWO. SUCH CREDIT SHALL BE ALLOCATED BY THE 51 EMPIRE STATE DEVELOPMENT CORPORATION AMONG TAXPAYERS IN ORDER OF PRIORI-TY BASED UPON THE DATE OF FILING AN APPLICATION FOR ALLOCATION OF 52 DIGITAL GAMING MEDIA PRODUCTION CREDIT WITH SUCH OFFICE. IF THE TOTAL 53 54 AMOUNT OF ALLOCATED CREDITS APPLIED FOR IN ANY PARTICULAR YEAR EXCEEDS 55 THE AGGREGATE AMOUNT OF TAX CREDITS ALLOWED FOR SUCH YEAR UNDER THIS 3

1 SECTION, SUCH EXCESS SHALL BE TREATED AS HAVING BEEN APPLIED FOR ON THE 2 FIRST DAY OF THE SUBSEQUENT TAXABLE YEAR.

(C) DEFINITIONS. AS USED IN THIS SECTION:

4 (1)"QUALIFIED DIGITAL GAMING MEDIA PRODUCTION" MEANS: (I) A WEBSITE, 5 THE DIGITAL MEDIA PRODUCTION COSTS OF WHICH ARE PAID OR INCURRED PREDO-6 MINATELY IN CONNECTION WITH (A) VIDEO SIMULATION, ANIMATION, TEXT, 7 AUDIO, GRAPHICS OR SIMILAR GAMING RELATED PROPERTY EMBODIED IN DIGITAL 8 FORMAT, AND (B) INTERACTIVE FEATURES OF DIGITAL GAMING (E.G., LINKS, MESSAGE BOARDS, COMMUNITIES OR CONTENT MANIPULATION); (II) VIDEO OR 9 10 INTERACTIVE GAMES PRODUCED PRIMARILY FOR DISTRIBUTION OVER THE INTERNET, WIRELESS NETWORK OR SUCCESSORS THERETO; (III) ANIMATION, SIMULATION OR 11 EMBEDDED GRAPHICS DIGITAL GAMING RELATED SOFTWARE INTENDED FOR COMMER-12 CIAL DISTRIBUTION REGARDLESS OF MEDIUM; AND (IV) A DIGITAL GAMING MEDIA 13 14 PRODUCTION IN WHICH QUALIFIED DIGITAL GAMING MEDIA PRODUCTION COSTS 15 EQUAL TO OR ARE IN EXCESS OF SEVEN THOUSAND FIVE HUNDRED DOLLARS IF 16 INCURRED AND PAID IN THIS STATE IN TWELVE MONTHS PRECEDING THE DATE ON WHICH THE CREDIT IS CLAIMED. PROVIDED, HOWEVER, IF SUCH A PRODUCTION 17 18 COSTS ARE INCURRED AND PAID OUTSIDE THE METROPOLITAN COMMUTER TRANSPOR-19 TATION DISTRICT IN THIS STATE, SUCH PRODUCTION COSTS SHALL BE EQUAL TO 20 OR IN EXCESS OF THREE THOUSAND SEVEN HUNDRED FIFTY DOLLARS TO BE A QUAL-21 IFIED DIGITAL GAMING MEDIA PRODUCTION FOR PURPOSES OF THIS PARAGRAPH. A QUALIFIED DIGITAL GAMING MEDIA PRODUCTION DOES NOT INCLUDE A WEBSITE, 22 23 VIDEO, INTERACTIVE GAME OR SOFTWARE THAT IS USED PREDOMINATELY FOR: 24 ELECTRONIC COMMERCE (RETAIL OR WHOLESALE PURPOSES OTHER THAN THE SALE OF 25 VIDEO OR INTERACTIVE GAMES), GAMBLING (INCLUDING ACTIVITIES REGULATED BY 26 A NEW YORK GAMING AGENCY), EXCLUSIVE LOCAL CONSUMPTION FOR ENTITIES NOT 27 ACCESSIBLE BY THE GENERAL PUBLIC INCLUDING INDUSTRIAL OR OTHER PRIVATE PURPOSES, AND POLITICAL ADVOCACY PURPOSES. 28

29 (2)"DIGITAL GAMING MEDIA PRODUCTION COSTS" MEANS ANY COSTS FOR PROP-30 ERTY USED AND WAGES OR SALARIES PAID TO INDIVIDUALS DIRECTLY EMPLOYED FOR SERVICES PERFORMED BY THOSE INDIVIDUALS DIRECTLY AND PREDOMINATELY 31 32 IN THE CREATION OF A DIGITAL GAMING MEDIA PRODUCTION OR PRODUCTIONS. DIGITAL GAMING MEDIA PRODUCTION COSTS INCLUDE BUT SHALL NOT BE LIMITED 33 34 TO TO PAYMENTS FOR PROPERTY USED AND SERVICES PERFORMED DIRECTLY AND 35 PREDOMINATELY IN THE DEVELOPMENT (INCLUDING CONCEPT CREATION), DESIGN, PRODUCTION (INCLUDING CONCEPT CREATION), DESIGN, PRODUCTION (INCLUDING 36 37 TESTING), EDITING (INCLUDING ENCODING) AND COMPOSITING (INCLUDING THE 38 INTEGRATION OF DIGITAL FILES FOR INTERACTION BY END USERS) OF DIGITAL 39 GAMING MEDIA. DIGITAL GAMING MEDIA PRODUCTION COSTS SHALL NOT INCLUDE 40 EXPENSES INCURRED FOR THE DISTRIBUTION, MARKETING, PROMOTION, OR ADVER-TISING CONTENT GENERATED BY END-USERS OR OTHER COSTS NOT DIRECTLY AND 41 PREDOMINATELY RELATED TO THE CREATION, PRODUCTION OR MODIFICATION OF 42 43 DIGITAL GAMING MEDIA. IN ADDITION, SALARIES OR OTHER INCOME DISTRIBUTION 44 RELATED TO THE CREATION OF DIGITAL GAMING MEDIA FOR ANY PERSON WHO 45 SERVES IN THE ROLE OF CHIEF EXECUTIVE OFFICER, CHIEF FINANCIAL OFFICER, PRESIDENT, TREASURER OR SIMILAR POSITION SHALL NOT BE INCLUDED AS 46 47 DIGITAL GAMING MEDIA PRODUCTION COSTS. FURTHERMORE, ANY INCOME OR OTHER 48 DISTRIBUTION TO ANY INDIVIDUAL WHO HOLDS AN OWNERSHIP INTEREST IN A 49 DIGITAL GAMING MEDIA PRODUCTION ENTITY SHALL NOT BE INCLUDED AS DIGITAL 50 GAMING MEDIA PRODUCTION COSTS.

(3) "QUALIFIED DIGITAL GAMING MEDIA PRODUCTION COSTS" MEANS DIGITAL
GAMING MEDIA PRODUCTION COSTS ONLY TO THE EXTENT SUCH COSTS ARE ATTRIBUTABLE TO THE USE OF PROPERTY OR THE PERFORMANCE OF SERVICES BY ANY
PERSONS WITHIN THE STATE DIRECTLY AND PREDOMINANTLY IN THE CREATION,
PRODUCTION OR MODIFICATION OF DIGITAL GAMING RELATED MEDIA. SUCH TOTAL
PRODUCTION COSTS INCURRED AND PAID IN THIS STATE SHALL BE EQUAL TO OR

EXCEED SEVENTY-FIVE PERCENT OF TOTAL COST OF AN ELIGIBLE PRODUCTION 1 INCURRED AND PAID WITHIN AND WITHOUT THIS STATE. 2 3 CROSS-REFERENCES. FOR APPLICATION OF THE CREDIT PROVIDED FOR IN (D) 4 THIS SECTION, SEE THE FOLLOWING PROVISIONS OF THIS CHAPTER: 5 (1) ARTICLE NINE-A: SECTION TWO HUNDRED TEN-B, SUBDIVISION 6 FIFTY-THREE. 7 (2) ARTICLE TWENTY-TWO: SECTION SIX HUNDRED SIX, SUBSECTION (I), PARA-8 GRAPH ONE, SUBPARAGRAPH (B), CLAUSE (XLIV). (3) ARTICLE TWENTY-TWO: SECTION SIX HUNDRED SIX, SUBSECTION (III). 9 10 S 6. Section 210-B of the tax law is amended by adding a new subdivision 53 to read as follows: 11 53. EMPIRE STATE DIGITAL GAMING MEDIA PRODUCTION CREDIT. (A) ALLOWANCE 12 13 OF CREDIT. A TAXPAYER WHO IS ELIGIBLE PURSUANT TO SECTION FORTY-FOUR OF 14 THIS CHAPTER SHALL BE ALLOWED A CREDIT TO BE COMPUTED AS PROVIDED IN 15 SUCH SECTION FORTY-FOUR AGAINST THE TAX IMPOSED BY THIS ARTICLE. (B) APPLICATION OF CREDIT. THE CREDIT ALLOWED UNDER THIS SUBDIVISION 16 FOR ANY TAXABLE YEAR SHALL NOT REDUCE THE TAX DUE FOR SUCH YEAR TO LESS 17 THAN THE AMOUNT PRESCRIBED IN PARAGRAPH (D) OF SUBDIVISION ONE OF 18 19 SECTION TWO HUNDRED TEN OF THIS ARTICLE. PROVIDED, HOWEVER, THAT IF THE 20 AMOUNT OF THE CREDIT ALLOWABLE UNDER THIS SUBDIVISION FOR ANY TAXABLE 21 YEAR REDUCES THE TAX TO SUCH AMOUNT, THE EXCESS SHALL BE TREATED AS AN OVERPAYMENT OF TAX TO BE CREDITED OR REFUNDED IN ACCORDANCE 22 WITH THE PROVISIONS OF SECTION ONE THOUSAND EIGHTY-SIX OF THIS CHAPTER, PROVIDED, 23 24 HOWEVER, NO INTEREST SHALL BE PAID THEREON. 25 S 7. Subparagraph (B) of paragraph 1 of subsection (i) of section 606 26 of the tax law is amended by adding a new clause (xliv) to read as 27 follows: 28 (XLIV) EMPIRE STATE DIGITAL AMOUNT OF CREDIT 29 GAMING MEDIA PRODUCTION UNDER SUBDIVISION CREDIT UNDER SUBSECTION (III) 30 FIFTY-THREE OF SECTION 31 TWO HUNDRED TEN-B S 8. Section 606 of the tax law is amended by adding a new subsection 32 33 (iii) to read as follows: (III) EMPIRE STATE DIGITAL GAMING MEDIA PRODUCTION CREDIT. (1) ALLOW-34 35 CREDIT. A TAXPAYER WHO IS ELIGIBLE PURSUANT TO SECTION ANCE OF 36 FORTY-FOUR OF THIS CHAPTER SHALL BE ALLOWED A CREDIT TO BE COMPUTED AS 37 PROVIDED IN SUCH SECTION FORTY-FOUR AGAINST THE TAX IMPOSED BY THIS 38 ARTICLE. 39 (2) APPLICATION OF CREDIT. IF THE AMOUNT OF THE CREDIT ALLOWABLE UNDER THIS SUBSECTION FOR ANY TAXABLE YEAR EXCEEDS THE TAXPAYER'S TAX FOR SUCH 40 YEAR, THE EXCESS SHALL BE TREATED AS AN OVERPAYMENT OF TAX TO BE CREDIT-41 42 ED OR REFUNDED AS PROVIDED IN SECTION SIX HUNDRED EIGHTY-SIX OF THIS ARTICLE, PROVIDED, HOWEVER, THAT NO INTEREST SHALL BE PAID THEREON. 43 S 9. The state commissioner of economic development, after consulting with the state commissioner of taxation and finance, shall promulgate 44 45 regulations by December 31, 2016 to establish procedures for the allo-46 cation of tax credits as required by subdivision (a) of section 43 and 47 subdivision (a) of section 44 of the tax law. Such rules and regulations 48 49 shall include provisions describing the application process, the due dates for such applications, the standards which shall be used to evalu-50 ate the applications, the documentation that will be provided to taxpay-51 ers substantiate to the New York state department of taxation and 52 53 finance the amount of tax credits allocated to such taxpayers, under 54 what conditions all or a portion of this tax credit may be revoked, and such other provisions as deemed necessary and appropriate. Notwithstand-55

ing any other provisions to the contrary in the state administrative 1 2 procedure act, such rules and regulations may be adopted on an emergency 3 basis if necessary to meet such December 31, 2016 deadline. 4 S 10. Subdivision 11 of section 352 of the economic development law is 5 REPEALED. 6 11. Subdivisions 1, 3 and 5 of section 353 of the economic develop-S ment law, as amended by section 2 of part K of chapter 59 of the laws of 7 8 2015, are amended to read as follows: 1. To be a participant in the excelsior jobs program, a business enti-9 10 ty shall operate in New York state predominantly: (a) as a financial services data center or a financial services back 11 12 office operation; 13 (b) in manufacturing; 14 (c) in software development and new media; 15 (d) in scientific research and development; 16 (e) in agriculture; 17 (f) in the creation or expansion of back office operations in the 18 state; 19 (g) in a distribution center; 20 (h) in an industry with significant potential for private-sector 21 economic growth and development in this state as established by the 22 commissioner in regulations promulgated pursuant to this article. In promulgating such regulations the commissioner shall include job and 23 24 investment criteria; OR 25 (i) as an entertainment company[; or 26 (j) in music production]. 3. For the purposes of this article, in order to participate in the celsior jobs program, a business entity operating predominantly in 27 28 excelsior manufacturing must create at least ten net new jobs; a business entity 29 operating predominately in agriculture must create at least five net new 30 jobs; a business entity operating predominantly as a financial service 31 32 data center or financial services customer back office operation must 33 create at least fifty net new jobs; a business entity operating predominantly in scientific research and development must create at least five 34 net new jobs; a business entity operating predominantly in software 35 development must create at least five net new jobs; a business entity 36 37 creating or expanding back office operations must create at least fifty new jobs; [a business entity operating predominately in music 38 net 39 production must create at least five net new jobs;] a business entity 40 operating predominantly as an entertainment company must create or obtain at least one hundred net new jobs; or a business entity operating 41 predominantly as a distribution center in the state must create at least 42 seventy-five net new jobs, notwithstanding subdivision five of this 43 44 section; or a business entity must be a regionally significant project 45 as defined in this article; or 5. A not-for-profit business entity, a business entity whose primary 46 47 function is the provision of services including personal services, busi-48 ness services, or the provision of utilities, and a business entity engaged predominantly in the retail or entertainment 49 industry, other 50 than a business operating as an entertainment company as defined in this 51 article [and other than a business entity engaged in music production], and a company engaged in the generation or distribution of electricity, 52 the distribution of natural gas, or the production of steam associated 53 54 with the generation of electricity are not eligible to receive the tax credit described in this article. 55

1 12. Subdivision 21 of section 352 of the economic development law, S 2 as amended by section 1 of part K of chapter 59 of the laws of 2015, is 3 amended to read as follows: 4 21. "Software development" means the creation of coded computer instructions [or production or post-production of video games, as defined in subdivision one-a of section six hundred eleven of the gener-5 6 7 business law, other than those embedded and used exclusively in al 8 advertising, promotional websites or microsites,] and [also] includes 9 new media as defined by the commissioner in regulations. 10 13. The economic development law is amended by adding a new section S 11 243 to read as follows: 12 S 243. REPORTS ON THE MUSIC AND DIGITAL GAMING INDUSTRIES IN NEW YORK. 1. THE EMPIRE STATE DEVELOPMENT CORPORATION SHALL FILE A REPORT ON A 13 14 BIANNUAL BASIS WITH THE DIRECTOR OF THE DIVISION OF THE BUDGET AND THE CHAIRPERSONS OF THE ASSEMBLY WAYS AND MEANS COMMITTEE AND SENATE FINANCE 15 16 COMMITTEE. THE REPORT SHALL BE FILED NO LATER THAN THIRTY DAYS BEFORE MID-POINT AND THE END OF THE STATE FISCAL YEAR. THE FIRST REPORT 17 THE 18 SHALL COVER THE CALENDAR HALF YEAR THAT BEGINS ON JANUARY FIRST, TWO 19 THOUSAND EIGHTEEN. EACH REPORT MUST CONTAIN THE FOLLOWING INFORMATION 20 FOR THE COVERED CALENDAR HALF YEAR: 21 (A) THE TOTAL DOLLAR AMOUNT OF CREDITS ALLOCATED PURSUANT TO SECTIONS 22 FORTY-THREE AND FORTY-FOUR OF THE TAX LAW DURING THE HALF YEAR, BROKEN 23 DOWN BY MONTH; 24 (B) THE NUMBER OF MUSIC AND DIGITAL GAMING PROJECTS, WHICH HAVE BEEN 25 ALLOCATED TAX CREDITS OF LESS THAN ONE MILLION DOLLARS PER PROJECT, AND 26 THE TOTAL DOLLAR AMOUNT OF CREDITS ALLOCATED TO THOSE PROJECTS DISTRIB-27 UTED BY REGION PURSUANT TO SUBDIVISION (B) OF SECTIONS FORTY-THREE AND 28 FORTY-FOUR OF THE TAX LAW; 29 (C) THE NUMBER OF MUSIC AND DIGITAL GAMING PROJECTS, WHICH HAVE BEEN TAX CREDITS OF MORE THAN ONE MILLION DOLLARS, AND THE TOTAL 30 ALLOCATED DOLLAR AMOUNT OF CREDITS ALLOCATED TO THOSE PROJECTS DISTRIBUTED BY 31 32 REGION PURSUANT TO SUBDIVISION (B) OF SECTIONS FORTY-THREE AND 33 FORTY-FOUR OF THE TAX LAW; 34 (D) A LIST OF EACH ELIGIBLE MUSIC AND DIGITAL GAMING PROJECT, WHICH 35 BEEN ALLOCATED A TAX CREDIT ENUMERATED BY REGION PURSUANT TO SUBDI-HAS VISION (B) OF SECTIONS FORTY-THREE AND FORTY-FOUR OF THE TAX LAW, 36 AND 37 FOR EACH OF THOSE PROJECTS, (I) THE ESTIMATED NUMBER OF EMPLOYEES ASSO-CIATED WITH THE PROJECT, (II) THE ESTIMATED QUALIFYING COSTS FOR THE PROJECTS, (III) THE ESTIMATED TOTAL COSTS OF THE PROJECT, (IV) THE CRED-38 39 40 ELIGIBLE EMPLOYEE HOURS FOR EACH PROJECT, AND (V) TOTAL WAGES FOR IT SUCH CREDIT ELIGIBLE EMPLOYEE HOURS FOR EACH PROJECT; AND 41 42 (E) (I) THE NAME OF EACH TAXPAYER ALLOCATED A TAX CREDIT FOR EACH 43 PROJECT AND THE COUNTY OF RESIDENCE OR INCORPORATION OF SUCH TAXPAYER 44 OR, IF THE TAXPAYER DOES NOT RESIDE OR IS NOT INCORPORATED IN NEW YORK, 45 THE STATE OF RESIDENCE OR INCORPORATION; HOWEVER, IF THE TAXPAYER CLAIMS TAX CREDIT BECAUSE THE TAXPAYER IS A MEMBER OF A LIMITED LIABILITY 46 Α 47 COMPANY, A PARTNER IN A PARTNERSHIP OR A SHAREHOLDER IN A SUBCHAPTER S 48 CORPORATION, THE NAME OF EACH LIMITED LIABILITY COMPANY, PARTNERSHIP OR 49 SUBCHAPTER S CORPORATION EARNING ANY OF THOSE TAX CREDITS MUST ΒE 50 IN THE REPORT INSTEAD OF INFORMATION ABOUT THE TAXPAYER CLAIM-INCLUDED 51 ING THE TAX CREDIT, (II) THE AMOUNT OF TAX CREDIT ALLOCATED TO EACH TAXPAYER; PROVIDED HOWEVER, IF THE TAXPAYER CLAIMS A TAX CREDIT BECAUSE 52 THE TAXPAYER IS A MEMBER OF A LIMITED LIABILITY COMPANY, A PARTNER IN A 53 54 PARTNERSHIP OR A SHAREHOLDER IN A SUBCHAPTER S CORPORATION, THE AMOUNT 55 OF TAX CREDIT EARNED BY EACH ENTITY MUST BE INCLUDED IN THE REPORT 56 INFORMATION ABOUT THE TAXPAYER CLAIMING THE TAX CREDIT, AND INSTEAD OF

1 (III) INFORMATION IDENTIFYING THE PROJECT ASSOCIATED WITH EACH TAXPAYER 2 FOR WHICH A TAX CREDIT WAS CLAIMED UNDER SECTION FORTY-THREE OR 3 FORTY-FOUR OF THE TAX LAW.

THE EMPIRE STATE DEVELOPMENT CORPORATION SHALL FILE A REPORT ON A 4 2. 5 TRIENNIAL BASIS WITH THE DIRECTOR OF THE DIVISION OF THE BUDGET AND THE CHAIRPERSONS OF THE ASSEMBLY WAYS AND MEANS COMMITTEE AND SENATE FINANCE 6 7 COMMITTEE. THE FIRST REPORT SHALL BE FILED NO LATER THAN MARCH FIRST, TWO THOUSAND TWENTY. THE REPORT MUST BE PREPARED BY AN INDEPENDENT THIRD 8 PARTY AUDITOR AND INCLUDE: (A) INFORMATION REGARDING THE EMPIRE STATE 9 10 MUSIC PRODUCTION CREDIT AND THE EMPIRE STATE DIGITAL GAMING PRODUCTION CREDIT PROGRAMS INCLUDING THE EFFICIENCY OF OPERATIONS, RELIABILITY OF 11 FINANCIAL REPORTING, COMPLIANCE WITH LAWS AND REGULATIONS AND DISTRIB-12 UTION OF ASSETS AND FUNDS; (B) AND ECONOMIC IMPACT STUDY PREPARED BY AN 13 14 INDEPENDENT THIRD PARTY OF THE PROGRAM WITH SPECIAL EMPHASIS ON THE REGIONAL IMPACT BY REGION AND THE TOTAL DOLLAR AMOUNT OF CREDITS 15 ALLO-16 CATED TO THOSE PROJECTS DISTRIBUTED BY REGION PURSUANT TO SUBDIVISION (B) OF SECTIONS FORTY-THREE AND FORTY-FOUR OF THE TAX LAW; AND 17 (C) ANY OTHER INFORMATION OR STATISTICAL INFORMATION THAT THE COMMISSIONER OF 18 19 ECONOMIC DEVELOPMENT DEEMS TO BE USEFUL IN ANALYZING THE EFFECTS OF THE 20 PROGRAMS.

S 14. This act shall take effect immediately and shall apply to taxable years beginning on January 1, 2017 and before January 1, 2020; provided that sections one through eight of this act shall expire and be deemed repealed December 31, 2019.