STATE OF NEW YORK

8829--A

IN SENATE

April 21, 2022

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

AN ACT to amend the tax law, in relation to 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. Paragraph 3 of subdivision (b) of section 24 of the tax law, as amended by section 5 of part F of chapter 59 of the laws of 2021, is amended to read as follows:

3 4 (3) "Qualified film" means a feature-length film, television film, relocated television production, television pilot or television series, regardless of the medium by means of which the film, pilot or series is 7 created or conveyed. For the purposes of the credit provided by this section only, a "qualified film" whose majority of principal photography 9 shooting days in the production of the qualified film are shot in Westchester, Rockland, Nassau, or Suffolk county or any of the five New York 10 11 City boroughs shall have a minimum budget of one million dollars. A "qualified film", whose majority of principal photography shooting days 12 13 in the production of the qualified film are shot in any other county of 14 the state than those listed in the preceding sentence shall have a mini-15 mum budget of two hundred fifty thousand dollars. "Qualified film" shall not include: (i) a documentary film, news or current affairs program, interview or talk program, "how-to" (i.e., instructional) film or 17 program, film or program consisting primarily of stock footage, sporting 18 19 event or sporting program, game show, award ceremony, film or program 20 intended primarily for industrial, corporate or institutional end-users, fundraising film or program, daytime drama (i.e., daytime "soap opera"), 22 commercials, music videos or "reality" program; (ii) a production for which records are required under section 2257 of title 18, United States 23 24 code, to be maintained with respect to any performer in such production 25 (reporting of books, films, etc. with respect to sexually explicit 26 conduct); or (iii) other than a relocated television production, a tele-

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

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1 vision series commonly known as variety entertainment, variety sketch and variety talk, i.e., a program with components of improvisational or scripted content (monologues, sketches, interviews), either exclusively or in combination with other entertainment elements such as musical performances, dancing, cooking, crafts, pranks, stunts, and games and which may be further defined in regulations of the commissioner of 7 economic development. However, a qualified film shall include a television series as described in subparagraph (iii) of this paragraph only 9 if an application for such series has been deemed conditionally eligible 10 for the tax credit under this section prior to April first, two thousand twenty, such series remains in continuous production for each season, 12 and an annual application for each season of such series is continually submitted for such series after April first, two thousand twenty. A 13 14 series that changes the title of the series and/or the principal cast 15 prior to March thirty-first, two thousand twenty-three, shall be considered to remain in continuous production for each season, notwithstanding 16 17 a change in the title and/or principal cast of such series, provided the 18 series films at the same location as prior seasons, is produced by the same entity, and retains at least eighty percent of the staff from the 19 20 prior season.

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21 § 2. This act shall take effect immediately and shall apply to tax 22 years beginning on or after January 1, 2022.