# Second Regular Session Seventy-fourth General Assembly STATE OF COLORADO

# **INTRODUCED**

LLS NO. 24-1039.01 Jed Franklin x5484

HOUSE BILL 24-1358

**HOUSE SPONSORSHIP** 

Herod and Snyder,

(None),

### SENATE SPONSORSHIP

**House Committees** 

Finance

**Senate Committees** 

## A BILL FOR AN ACT

#### 101 **CONCERNING THE FILM INCENTIVE INCOME TAX CREDIT.**

#### **Bill Summary**

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at <u>http://leg.colorado.gov</u>.)

The bill adds established payments to loan-out companies as a qualified local expenditure for the purpose of qualifying for the film incentive income tax credit, removes a condition that the credit is available only in years that the amount of state revenues are in excess of the limitation of state fiscal year spending by at least \$50 million, and extends the deadline from February 4, 2025, to July 1, 2028, for a tax credit effectiveness study to be submitted to the finance committees of the house of representatives and the senate.

1 Be it enacted by the General Assembly of the State of Colorado:

2 SECTION 1. In Colorado Revised Statutes, 39-22-559, amend
3 (2)(i)(VIII), (2)(i)(IX), (3) introductory portion, (5)(a), and (8); add
4 (2)(i)(X); and repeal (5)(b) as follows:

39-22-559. Film incentive tax credit - tax preference
performance statement - review - legislative declaration - definitions
repeal. (2) As used in this section, unless the context otherwise
requires:

9 (i) "Qualified local expenditure" means a payment made by a 10 production company operating in Colorado to a person or business in 11 Colorado in connection with production activities in Colorado. "Qualified 12 local expenditure" includes, but need not be limited to:

(VIII) Payments for other direct costs incurred by the film
production company that are deemed appropriate by the office; and

(IX) Payments of up to one million dollars per employee or contractor, made by a production company to pay the wages or salaries of employees or contractors who participate in the production activities. In order for any wage or salary to be considered a qualified local expenditure, all Colorado income taxes shall be withheld and paid either by the production company or the individual. Any payments in excess of one million dollars per employee or contractor shall be excluded; AND

(X) PAYMENTS OF UP TO ONE MILLION DOLLARS PER CALENDAR
YEAR PER PERSONAL SERVICE CORPORATION, AS DEFINED IN SECTION
24-48.5-114 (4.5)(a), MADE BY A PRODUCTION COMPANY TO A PERSONAL
SERVICE CORPORATION TO PAY THE WAGES OR SALARIES OF AN
EMPLOYEE-OWNER OF THE PERSONAL SERVICE CORPORATION, AS DEFINED

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IN SECTION 24-48.5-114 (4.5)(b), WHO PARTICIPATES IN THE PRODUCTION
 ACTIVITIES. IN ORDER FOR ANY WAGE OR SALARY TO BE CONSIDERED A
 QUALIFIED LOCAL EXPENDITURE, THE PRODUCTION COMPANY MUST FILE
 AN INFORMATION RETURN PURSUANT TO SECTION 39-22-604 (21)
 REGARDING THE PAYMENTS MADE TO THE PERSONAL SERVICE
 CORPORATION. ANY PAYMENTS IN EXCESS OF ONE MILLION DOLLARS PER
 PERSONAL SERVICE CORPORATION ARE EXCLUDED.

8 (3) Subject to the limitations set forth in subsection (5) of this 9 section, for income tax years commencing on or after January 1, 2024, but 10 before January 1, 2025, there shall be allowed a film incentive tax credit 11 with respect to income taxes imposed pursuant to this article 22 to any 12 production company employing a workforce for any in-state production 13 activity made up of at least fifty percent Colorado residents in the amount 14 equal to:

15 (5) (a) For the income tax year that commences during the 2024 16 calendar year, AND FOR EACH INCOME TAX YEAR THEREAFTER, the 17 maximum aggregate amount of all tax credits allowed pursuant to 18 subsection (3) of this section is five million dollars. if, based on the 19 financial report prepared by the controller in accordance with section 20 24-77-106.5, the controller certifies that, for the state fiscal year that 21 includes the first day of the calendar year the amount of state revenues in 22 excess of the limitation of state fiscal year spending imposed by section 23 20 (7)(a) of article X of the state constitution for the state fiscal year that 24 the voters of the state have not authorized the state to retain and spend 25 and that are not required to be refunded pursuant to a refund mechanism 26 set forth in sections 39-3-209, 39-3-210, or any other section other than 27 the refund mechanisms described in part 20 of article 22 of this title 39

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1 is at least fifty million dollars.

2 (b) For all income tax years that commence in a single calendar 3 year, if, based on the financial report prepared by the controller in accordance with section 24-77-106.5, the controller certifies that, for the 4 5 state fiscal year that includes the first day of the calendar year, the amount 6 of state revenues in excess of the limitation of state fiscal year spending 7 imposed by section 20 (7)(a) of article X of the state constitution for the 8 state fiscal year that the voters of the state have not authorized the state 9 to retain and spend and that are not required to be refunded pursuant to 10 a refund mechanism set forth in sections 39-3-209, 39-3-210, or any other 11 section other than the refund mechanisms described in part 20 of article 12 22 of this title 39 is less than fifty million dollars, then the tax credit 13 otherwise allowed under subsection (3) of this section is not allowed for 14 those income tax years unless the general assembly, acting by bill, 15 specifies a maximum aggregate amount of such tax credits that is allowed 16 for that income tax year.

17 (8) The office of economic development and the office shall
18 jointly review the effectiveness of the credit and report the results of the
19 review to the house of representatives finance committee and the senate
20 finance committee, or their successor committees, no later than February
21 4, 2025, JULY 1, 2028.

SECTION 2. Act subject to petition - effective date. This act takes effect at 12:01 a.m. on the day following the expiration of the ninety-day period after final adjournment of the general assembly; except that, if a referendum petition is filed pursuant to section 1 (3) of article V of the state constitution against this act or an item, section, or part of this act within such period, then the act, item, section, or part will not take

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- 1 effect unless approved by the people at the general election to be held in
- 2 November 2024 and, in such case, will take effect on the date of the
- 3 official declaration of the vote thereon by the governor.