SB177 ENROLLED



- 1 SB177
- 2 ZQ2MMKR-2
- 3 By Senators Bell, Gudger, Smitherman, Waggoner, Kelley,
- 4 Stewart, Figures, Livingston, Price, Singleton, Chambliss,
- 5 Barfoot, Allen, Chesteen, Sessions, Butler, Carnley, Williams,
- 6 Stutts, Roberts
- 7 RFD: Fiscal Responsibility and Economic Development
- 8 First Read: 18-Feb-25



1 Enrolled, An Act,

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4 Relating to the Entertainment Industry Incentive Act of

5 2009; to amend Sections 41-7A-1, 41-7A-42, 41-7A-43, as last

amended by Act 2024-406 of the 2024 Regular Session, and

7 Section 41-7A-48, Code of Alabama 1975, to rename the Alabama

8 Film Office the Alabama Entertainment Office; to include music

9 albums as a qualified production; to set minimum expenditure

10 limits for music albums to qualify for incentives; to increase

11 the annual cap on incentives; to set aside a portion of the

incentives annually for music albums; and to allow a portion

on unspent incentives to be carried forward.

14 BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

15 Section 1. Sections 41-7A-1, 41-7A-42, 41-7A-43, as

last amended by Act 2024-406 of the 2024 Regular Session, and

Section 41-7A-48, Code of Alabama 1975, are amended as

18 follows:

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19 "\$41-7A-1

On September 1, 1995, the management of the Alabama

21 FilmEntertainment Office shall be vested in a director who

shall be appointed by the secretary of the department and

23 shall serve at his or her pleasure. The salary shall be

24 established by the secretary of the department and approved by

25 the Governor. The director shall have the same rights,

26 privileges, benefits, and membership status in the Employees'

27 Retirement System as other unclassified employees in the state

28 service."



- 29 "\$41-7A-42
- For purposes of this article, the following terms have the following meanings:
- 32 (1) COMPANY. A corporation, partnership, limited
- 33 liability company, or any other business entity.
- 34 (2) DEPARTMENT. The Alabama Department of Commerce.
- 35 (3) ENTERTAINMENT INDUSTRY. Those persons or entities
- 36 engaged in the production of entertainment content as defined
- under paragraph (8)a.
- 38 (4) EXPENDED IN ALABAMA. In the case of tangible
- 39 property, property which is acquired or leased from a source
- 40 within the State of Alabama; in the case of services, services
- 41 performed for a qualified production project in the State of
- 42 Alabama.
- 43 (5) OFFICE. The Alabama FilmEntertainment Office.
- 44 (6) PAYROLL. All salary, wages, and other compensation,
- 45 including related benefits, including specifically, but not
- limited to, compensation and benefits provided to resident and
- 47 nonresident producers, directors, writers, actors, and other
- 48 personnel involved in qualified production projects in
- 49 Alabama.
- 50 (7) PRODUCTION EXPENDITURES.
- a. The term includes preproduction, production, and
- 52 postproduction expenditures incurred in the State of Alabama
- 53 that are directly used in a state-certified production,
- 54 including, but not limited to, the following: Set construction
- and operation, wardrobe, makeup, set accessories, and related
- services; costs associated with photography and sound



57 synchronization, lighting, and related services and materials;

58 editing and related services; rental of facilities and

equipment; leasing of vehicles; costs of food and lodging;

60 costs of catering; digital or tape editing, film processing,

transfer of film to tape or digital format; transfer direct to

62 DVD, cable, or satellite for distribution; sound mixing,

63 special and visual effects including duplication, film

64 processing digital, DVD, music composition, and satellite

distribution; total aggregate payroll; music; airfare;

insurance costs of bonding; or other similar production

expenditures as determined by rule or regulation.

the local entertainment media industries.

- b. The term includes financial contributions or
 educational or workforce development in partnership with
 related educational institutions, or local industry
 organizations, or both, contributed toward the furtherance of
- 73 c. The term does not include postproduction
 74 expenditures for marketing or any amounts that are paid to
 75 persons or entities as a result of their participation in
 76 profits from the exploitation of a motion picture production.
- 77 (8) OUALIFIED PRODUCTION.

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a. The term means entertainment content created in whole or in part within the state, including motion pictures; soundtracks for motion pictures; documentaries; long-form, specials, miniseries, series, sound recordings, music albums, videos and music videos, and interstitials television programming; interactive television; interactive games; video games; commercials; infomercials; any format of digital media,



including an interactive website that is intended for national or international distribution or exhibition to the general public; and any trailer, pilot, video teaser, or demo created primarily to stimulate the sale, marketing, promotion, or exploitation of future investment in either a product or a qualified production via any means and media in any digital media format, film, or videotape, provided such program meets all the underlying criteria of a qualified production.

- b. The term does not include any ongoing television program created primarily as news, weather, or financial market reports, a production featuring current events, sporting events, an awards show or other gala event, a production whose sole purpose is fundraising, a long-form production that primarily markets a product or service, a production used for corporate training or in-house corporate advertising or other similar productions; nor does the term include any production for which records are required to be maintained under 18 U.S.C. § 2257 with respect to sexually explicit content; nor does the term mean or include any form of gambling, gaming, wagering, or pari-mutuel wagering activity or enterprise.
 - (9) QUALIFIED PRODUCTION COMPANY.

- a. The term means a company engaged in the business of producing a qualified production, as that term is defined.
- b. The term does not mean or include any company owned,
 affiliated, or controlled, in whole or in part, by any company
 or person that is in default on a loan.
 - (10) RESIDENT OF ALABAMA. A natural person and, for the



- purpose of determining eligibility for the incentives provided by this article, any person domiciled in the State of Alabama and any other person who maintains a permanent place of abode within the state and spends in the aggregate more than six months of each year within the State of Alabama.
- 118 (11) STATE-CERTIFIED PRODUCTION. A qualified production
 119 approved by the office, produced by a qualified production
 120 company."
- 121 "\$41-7A-43
- (a) Beginning January 1, 2009, a qualified production 122 123 company shall be entitled to a rebate for production expenditures, as defined in Section 41-7A-42(7), related to a 124 125 state-certified production. The rebate shall be equal to 25 126 percent of the state-certified production's production 127 expenditures excluding payroll paid to residents of Alabama plus 35 percent of all payroll paid to residents of Alabama 128 129 for the state-certified production, provided the total 130 production expenditures for a project must equal or exceed at 131 least five hundred thousand dollars (\$500,000), but no rebate 132 shall be available for production expenditures incurred after 133 the first twenty million dollars (\$20,000,000) of production 134 expenditures expended in Alabama on a state-certified 135 production.
- 136 (b) A single episode in a television series or

 137 miniseries may be considered a single production project for

 138 purposes of this section. However, in determining the total

 139 production expenditures incurred by a qualified production

 140 company on a qualified production, the total production





expenditures of a television series or miniseries, whether a single season or multiple seasons thereof, to be filmed within a period of 12 consecutive months, each individual episode of which separately and independently meets the definition of a qualified production, may be aggregated to meet the monetary requirements set forth in subsection (a) as long as each individual episode within the series pertains to the same subject as the other episodes in the series.

- (c) A single commercial may be considered a single production project for purposes of this section. However, in determining the total production expenditures incurred by a qualified production company on a qualified production, the total production expenditures of a series of commercials to be filmed within a period of 12 consecutive months, each of which separately and independently meets the definition of a qualified production, may be aggregated to meet the monetary requirements set forth in subsection (a) as long as each individual commercial within the series pertains to the same subject as the other commercials in the series and was planned as part of a series of commercials to be filmed within a period of 12 consecutive months at the time the qualified production company applied for the incentives.
- (d) A qualified production company shall be entitled to the rebate for production expenditures as provided in subsection (a) for a qualified project that is limited only to the production of a soundtrack used in a motion picture or documentary, provided that the production expenditures for the soundtrack project must equal or exceed at least fifty



thousand dollars (\$50,000), but no rebate shall be available for production expenditures incurred after the first three hundred thousand dollars (\$300,000) of production expenditures expended in Alabama.

- (e) A qualified production company shall be entitled to the rebate for production expenditures as provided in subsection (a) for a qualified project that is limited only to the production of a music video, provided that the production expenditures for the music video equal or exceed fifty thousand dollars (\$50,000), but no rebate shall be available for production expenditures incurred after the first two hundred thousand dollars (\$200,000) of production expenditures expended in Alabama.
- (f) A qualified production company shall be entitled to the rebate for production expenditures as provided in subsection (a) for a qualified project that is limited only to the production of a music album, provided that the production expenditures for the music album equal or exceed thirty thousand dollars (\$30,000), but no rebate shall be available for production expenditures incurred after the first two hundred thousand dollars (\$200,000) of production expenditures expended in Alabama.
 - (f)(g) The rebate described in this section may be applied to offset any income tax liability applicable to a qualified production company for the tax year in which production activity in Alabama on the state-certified production concludes.
- $\frac{(g)}{(h)}$ If the rebate available under this section



exceeds a qualified production company's Alabama income tax
liability for the tax year in which production activity in
Alabama concludes on the state-certified production, the
excess of the rebate over a qualified production company's
Alabama income tax liability shall be rebated to the qualified
production company.

(h)(i) The department and the Commissioner of the Department of Revenue shall adopt rules necessary to administer this section."

"\$41-7A-48

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(a) For the fiscal year ending September 30, 2009, the aggregate cap of incentives granted under this article shall not exceed five million dollars (\$5,000,000) for all qualified production companies. For the fiscal year ending September 30, 2010, the aggregate cap of incentives granted under this article shall not exceed seven million five hundred thousand dollars (\$7,500,000) for all qualified production companies. For fiscal years ending September 30, 2011, and September 30, 2012, the aggregate cap of incentives granted under this article shall not exceed ten million dollars (\$10,000,000) for all qualified production companies. For the fiscal year ending September 30, 2013, the aggregate cap of incentives granted under this article shall not exceed fifteen million dollars (\$15,000,000). For the fiscal year ending September 30, 2014, the aggregate cap of incentives granted under this article shall not exceed fifteen million dollars (\$15,000,000) and for all subsequent fiscal years thereafter For the fiscal year ending September 30, 2015, through the fiscal year ending



225	<u>September 30, 2025</u> , the aggregate cap of incentives granted
226	under this article shall not exceed twenty million dollars
227	(\$20,000,000) for all qualified production companies. For the
228	fiscal year ending September 30, 2026, and all subsequent
229	fiscal years, the aggregate cap of incentives granted under
230	this article shall not exceed twenty-two million dollars
231	(\$22,000,000) for all qualified production expenditures.
232	(b) For the fiscal year ending September 30, 2026, and
233	all subsequent fiscal years, two million dollars (\$2,000,000)
234	of the amounts in subsection (a) shall be reserved for music
235	albums. In the event applications are not received and
236	incentives are not allocated for music albums by July 1 of
237	each year, the funds may be used for rebates to other
238	qualified production companies.
239	(c) Any unspent incentives under this article in a
240	fiscal year shall be carried over to the following fiscal
241	year, provided that the total amount carried over in any
242	fiscal year does not exceed three million dollars
243	<u>(\$3,000,000)</u> .
244	(d) In addition to any reporting required by existing
245	law for the Entertainment Industry Incentive Act of 2009, the
246	Department of Commerce shall contract with an out-of-state
247	entity to review and evaluate this program and report the
248	findings to the Legislature by the 1st legislative day of the
249	2027 Regular Legislative Session."
250	Section 2. This act shall become effective on October
251	1. 2025.



President and Presiding Officer of the Senate Speaker of the House of Representatives SB177 Senate 18-Mar-25 I hereby certify that the within Act originated in and passed the Senate, as amended. Patrick Harris, Secretary. House of Representatives Amended and passed: 06-May-25 Senate concurred in House amendment 07-May-25 289 By: Senator Bell