## Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

House Bill No. 1880

**BY: Committee** 

Amend by striking all after the enacting clause and inserting in lieu thereof the following:

- 14 **SECTION 1.** (1) As used in this section, the following terms
- 15 shall have the meanings ascribed in this subsection unless the
- 16 context clearly indicates otherwise:
- 17 (a) "Employee" means an individual directly involved in
- 18 the physical production and/or post-production of a television
- 19 production produced in the state and who is employed by a:
- 20 (i) Production company that is directly involved
- 21 in the physical production and/or post-production of a television
- 22 production in the state;



- 23 (ii) Personal service corporation retained by a
- 24 production company to provide persons used directly in the
- 25 physical production and/or post-production of a television
- 26 production in the state; and/or
- 27 (iii) Payroll service or loan-out company that is
- 28 retained by a production company to provide employees who work
- 29 directly in the physical production and/or post-production of a
- 30 television production in the state.
- 31 (b) "Fringes" means costs paid by a production company
- 32 for employee benefits that are subject to state income tax.
- 33 (c) "Payroll" means salary, wages or other
- 34 compensation, including related benefits paid to employees upon
- 35 which Mississippi income tax is due and has been withheld.
- 36 (d) "Production company" means a company engaged in the
- 37 business of producing television productions. The term
- 38 "production company" shall not mean or include any company owned,
- 39 affiliated or controlled, in whole or in part, by any company or
- 40 person which is in default on a loan made by the state or a loan
- 41 guaranteed by the state, or any company or person who has ever
- 42 declared bankruptcy under which an obligation of the company or
- 43 person to pay or repay public funds or monies was discharged as a
- 44 part of such bankruptcy.
- (e) "Qualified expenditures" means the actual expenses
- 46 incurred and paid in Mississippi by a production company in
- 47 connection with the production of a state-certified production in

- 48 the state and which are subject to payroll taxes or any taxes
- 49 under Chapter 65, Title 27, Mississippi Code of 1972.
- 50 (f) "Resident" or "resident of Mississippi" means a
- 51 natural person and, for the purpose of determining eligibility for
- 52 the tax credit provided by this section, any person domiciled in
- 53 the State of Mississippi and any other person who maintains a
- 54 permanent place of abode within the state and spends in the
- 55 aggregate more than six (6) months of each year within the state.
- 56 (g) "State" means the State of Mississippi.
- 57 (h) "State-certified production" means a television
- 58 production approved by the Mississippi Development Authority
- 59 produced by a production company in the state. An application for
- 60 approval as a state-certified production must be submitted to the
- 61 Mississippi Development Authority before production of the project
- 62 begins.
- (i) "Television production" means any scripted or
- 64 unscripted series, content or pilot episodes intended for
- 65 broadcast or streaming. The term "television production" shall
- 66 not include any production or work described in this paragraph (d)
- 67 that contains any material or performance defined in Section
- 68 97-29-103.
- 69 (2) (a) A production company that expends at least Four
- 70 Million Dollars (\$4,000,000.00) in qualified expenditures in the
- 71 state for the production of a state-certified production in which
- 72 at least sixty-five percent (65%) of the running time occurs from

- 73 activities in Mississippi shall be entitled to a credit against
- 74 the taxes imposed by Section 27-7-5. The amount of the credit
- 75 shall not exceed twenty-five percent (25%) of the qualified
- 76 expenditures made by the production company and shall consist of:
- 77 (i) A credit against the taxes imposed by Section
- 78 27-7-5 in an amount equal to twenty percent (20%) of payroll and
- 79 fringes paid for any employee who is not a resident and whose
- 80 wages are subject to the Mississippi Income Tax Withholding Law of
- 81 1968; however, if the payroll and fringes paid for an employee
- 82 exceeds Three Million Dollars (\$3,000,000.00), then the credit is
- 83 authorized only for the first Three Million Dollars
- 84 (\$3,000,000.00) of such payroll and fringes;
- 85 (ii) A credit against the taxes imposed by Section
- 86 27-7-5 in an amount equal to thirty percent (30%) of payroll and
- 87 fringes paid for any employee who is a resident and whose wages
- 88 are subject to the Mississippi Income Tax Withholding Law of 1968;
- 89 however, if the payroll and fringes paid for an employee exceeds
- 90 Three Million Dollars (\$3,000,000.00), then the credit is
- 91 authorized only for the first Three Million Dollars
- 92 (\$3,000,000.00) of such payroll and fringes; and
- 93 (iii) A credit against the taxes imposed by
- 94 Section 27-7-5 in an amount equal to twenty-five percent (25%) of
- 95 qualified expenditures subject to tax under Chapter 65, Title 27,
- 96 Mississippi Code of 1972; however, if such expenditures exceed
- 97 Three Million Dollars (\$3,000,000.00), then the credit is

- 98 authorized only for the first Three Million Dollars
- 99 (\$3,000,000.00) of such expenditures.
- 100 (b) Qualified expenditures for which a tax credit may
- 101 be claimed under this section: (i) may not be used or included
- 102 for the purpose of satisfying any minimum investment required in
- 103 order to be eligible for a rebate under the Mississippi Motion
- 104 Picture Incentive Act or under Section 57-89-51, and (ii) may not
- 105 be used for and shall not be eligible for any rebate authorized
- 106 under the Mississippi Motion Picture Incentive Act or under
- 107 Section 57-89-51.
- 108 (c) If a television production has physical production
- 109 activities and/or post-production activities both inside and
- 110 outside the state, then the production company shall be required
- 111 to provide an itemized accounting for each employee regarding such
- 112 activities inside and outside the state for the purposes of
- 113 proration of eligible payroll based on the percentage of
- 114 activities performed in the state.
- (d) (i) If the amount of the tax credit authorized by
- 116 this section exceeds the total state income tax liability of the
- 117 production company for the credit year, the amount that exceeds
- 118 the total state income tax liability may be carried forward for
- 119 the ten (10) succeeding tax years.
- 120 (ii) In lieu of claiming a tax credit, the
- 121 production company may elect to claim a rebate in the amount of
- 122 seventy-five percent (75%) of the amount that would be eliqible to

- claim as a credit. The election may be made at any time after the certification of the rebate. If the production company has utilized a credit on an income tax return before making an election to claim a rebate, then the available rebate will be reduced by the amount of credit utilized. If claiming a credit instead of a rebate, the production company shall claim the credit on the income tax return for the tax year for which the credit is certified.
  - earned by a partnership, limited liability company, S corporation or other similar pass-through entity shall be allocated among all partners, members or shareholders, respectively, either in proportion to their ownership interest in such entity or as the partners, members or shareholders mutually agree as provided in an executed document. Partners, members or other owners of a pass-through entity are not eligible to elect a refund of excess credit in lieu of a carryforward of the credit. However, a partnership or limited liability company taxed as a partnership may elect to claim a rebate at the entity level on a form prescribed by the Department of Revenue.
- (iv) Rebate requests must be submitted to the
  Department of Revenue on forms prescribed by the department. The
  Department of Revenue then will provide the production company
  with a voucher for the approved amount. Within twelve (12) months
  of the issuance of the voucher by the Department of Revenue, the

- 148 production company may submit the voucher to the department to
- 149 receive payment. Rebates shall be made from current tax
- 150 collections.
- 151 (e) The total amount of credits and rebates authorized
- 152 in any fiscal year shall not exceed Forty-two Million Dollars
- (\$42,000,000.00) in the aggregate.
- 154 (3) A production company desiring a credit under this
- 155 section must submit a request to the Department of Revenue upon
- 156 completion of the project. The request must include a detailed
- 157 accounting of the qualified expenditures made by the production
- 158 company, the amount of payroll and fringes paid by the production
- 159 company and any other information required by the Department of
- 160 Revenue.
- 161 (4) The Department of Revenue shall have all powers
- 162 necessary to implement and administer the provisions of this
- 163 section, and the Department of Revenue shall promulgate rules and
- 164 regulations, in accordance with the Mississippi Administrative
- 165 Procedures Law, necessary for the implementation of this section.
- SECTION 2. Section 57-89-7, Mississippi Code of 1972, is
- 167 amended as follows:
- 168 57-89-7. (1) (a) A motion picture production company that
- 169 expends at least Fifty Thousand Dollars (\$50,000.00) in base
- investment, payroll and/or fringes, in the state shall be entitled
- 171 to a rebate of a portion of the base investment made by the motion
- 172 picture production company. Subject to the provisions of this

- 173 section, the amount of the rebate shall be equal to twenty-five
- 174 percent (25%) of the base investment made by the motion picture
- 175 production company.
- 176 (b) In addition to the rebates authorized under
- 177 paragraphs (a), (c) and (d) of this subsection, a motion picture
- 178 production company may receive a rebate equal to twenty-five
- 179 percent (25%) of payroll and fringes paid for any employee who is
- 180 not a resident and whose wages are subject to the Mississippi
- 181 Income Tax Withholding Law of 1968. However, if the payroll and
- 182 fringes paid for an employee exceeds Five Million Dollars
- 183 (\$5,000,000.00), then the rebate is authorized only for the first
- 184 Five Million Dollars (\$5,000,000.00) of such payroll and fringes.
- 185 (c) In addition to the rebates authorized under
- 186 paragraphs (a), (b) and (d) of this subsection, a motion picture
- 187 production company may receive a rebate equal to thirty percent
- 188 (30%) of payroll and fringes paid for any employee who is a
- 189 resident and whose wages are subject to the Mississippi Income Tax
- 190 Withholding Law of 1968. However, if the payroll and fringes paid
- 191 for an employee exceeds Five Million Dollars (\$5,000,000.00), then
- 192 the rebate is authorized only for the first Five Million Dollars
- 193 (\$5,000,000.00) of such payroll and fringes.
- 194 (d) In addition to the rebates authorized in paragraphs
- 195 (a), (b) and (c) of this subsection, a motion picture production
- 196 company may receive an additional rebate equal to five percent
- 197 (5%) of the payroll and fringes paid for any employee who is an

- 198 honorably discharged veteran of the United States Armed Forces and
- 199 whose wages are subject to the Mississippi Income Tax Withholding
- 200 Law of 1968.
- 201 (e) Base investment, payroll and/or fringes for which a
- 202 rebate may be requested under this section: (i) may not be used
- 203 or included for the purpose of satisfying any minimum investment
- 204 required in order to be eligible for a rebate under Section
- 205 57-89-51 or under Section 1 of this act and (ii) may not be used
- 206 for and shall not be eligible for any rebate authorized under
- 207 Section 57-89-51 or under Section 1 of this act.
- 208 (f) If a motion picture has physical production
- 209 activities and/or post-production activities both inside and
- 210 outside the state, then the motion picture production company
- 211 shall be required to provide an itemized accounting for each
- 212 employee regarding such activities inside and outside the state
- 213 for the purposes of proration of eligible payroll based on the
- 214 percentage of activities performed in the state.
- (q) The total amount of rebates authorized for a motion
- 216 picture project shall not exceed Ten Million Dollars
- (\$10,000,000.00) in the aggregate.
- 218 (h) The total amount of rebates authorized in any
- 219 fiscal year shall not exceed Twenty Million Dollars
- 220 (\$20,000,000.00) in the aggregate.
- 221 (2) A motion picture production company desiring a rebate
- 222 under this section must submit a rebate request to the Department

- 223 of Revenue upon completion of the project. The request must
- 224 include a detailed accounting of the base investment made by the
- 225 motion picture production company and any other information
- 226 required by the Department of Revenue. Rebates made by the
- 227 Department of Revenue under this section shall be made from
- 228 current income tax collections. The Department of Revenue shall
- 229 not approve any application for a rebate under subsection (1)(b)
- 230 of this section after July 1, 2017.
- 231 (3) The Department of Revenue shall have all powers
- 232 necessary to implement and administer the provisions of this
- 233 section, and the Department of Revenue shall promulgate rules and
- 234 regulations, in accordance with the Mississippi Administrative
- 235 Procedures Law, necessary for the implementation of this section.
- 236 (4) The State Auditor may conduct performance and compliance
- 237 audits under this article according to Section 7-7-211(o) and may
- 238 bill the oversight agency.
- 239 **SECTION 3.** Section 57-89-51, Mississippi Code of 1972, is
- 240 amended as follows:
- 57-89-51. (1) As used in this section, the following terms
- 242 shall have the meanings ascribed in this subsection unless the
- 243 context clearly indicates otherwise:
- 244 (a) "Base investment" means the actual investment made
- 245 and expended in Mississippi by a production company in connection
- 246 with the production of a state-certified production in the state.
- 247 The term "base investment" includes amounts expended in



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     Mississippi by a production company as per diem and housing
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     allowances in connection with the production of a state-certified
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     production in the state. The term "base investment" shall not
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     include payroll. However, in the case of a production company, or
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     its owner, principal, member, production partner, independent
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     contractor director or producer, or subsidiary company that (i) is
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     designated and pre-qualified by the Mississippi Development
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     Authority as Mississippi-based or a Mississippi resident; (ii) has
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     filed income taxes in the State of Mississippi during each of the
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     previous three (3) years; and (iii) has engaged in activities
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     related to the production of at least two (2) series in
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     Mississippi during the past ten (10) years, base investment may
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     include payroll and fringes paid for any employee who is not a
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     resident and whose wages are subject to the Mississippi Income Tax
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     Withholding Law of 1968, if so requested by the production
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     company. A production company must submit such a request to the
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     Mississippi Development Authority at the time the company submits
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     an application for approval as a state-certified production.
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     addition, if base investment includes payroll and fringes, and the
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     payroll and fringes paid for an employee exceeds Three Million
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     Dollars ($3,000,000.00), then only the first Three Million Dollars
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     ($3,000,000.00) of such payroll and fringes may be included in
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     base investment.
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- 271 (b) "Employee" means an individual directly involved in
- 272 the physical production and/or post-production of a series
- 273 produced in the state and who is employed by a:
- (i) Production company that is directly involved
- 275 in the physical production and/or post-production of a series in
- 276 the state;
- 277 (ii) Personal service corporation retained by a
- 278 production company to provide persons used directly in the
- 279 physical production and/or post-production of a series in the
- 280 state; or
- 281 (iii) Payroll service or loan-out company that is
- 282 retained by a production company to provide employees who work
- 283 directly in the physical production and/or post-production of a
- 284 series in the state.
- 285 (c) "Fringes" means costs paid by a production company
- 286 for employee benefits that are not subject to state income tax.
- 287 Fringes may include, but are not limited to, payments by an
- 288 employer for unemployment insurance, Federal Insurance
- 289 Contribution Act (FICA), workers' compensation insurance, pension
- 290 and welfare benefits and health insurance premiums.
- 291 (d) "Series" means a nationally distributed connected
- 292 set of television program episodes, consisting of not less than
- 293 two (2) episodes made in Mississippi, in whole or in part, for
- 294 viewing through: traditional television that is broadcast via
- 295 cable, satellite or over-the-air aerial antenna systems; the



- digital distribution of television content as streaming media over
  the Internet through streaming platforms, which may be viewed on
  digital devices, such as a personal computer or handheld device;
  or through DVD release. The term "series" shall not include any
  production or work described in this paragraph (d) that contains
  any material or performance defined in Section 97-29-103.
- 302 "Production company" means a company engaged in the 303 business of producing series. The term "production company" shall 304 not mean or include any company owned, affiliated, or controlled, 305 in whole or in part, by any company or person which is in default 306 on a loan made by the state or a loan quaranteed by the state, or 307 any company or person who has ever declared bankruptcy under which 308 an obligation of the company or person to pay or repay public 309 funds or monies was discharged as a part of such bankruptcy.
- 310 (f) "Payroll" means salary, wages or other compensation 311 including related benefits paid to employees upon which 312 Mississippi income tax is due and has been withheld.
- 313 (g) "Resident" or "resident of Mississippi" means a
  314 natural person, and for the purpose of determining eligibility for
  315 the rebate provided by this section, any person domiciled in the
  316 State of Mississippi and any other person who maintains a
  317 permanent place of abode within the state and spends in the
  318 aggregate more than six (6) months of each year within the state.
- 319 (h) "State" means the State of Mississippi.



- 320 (i) "State-certified production" means a series
  321 approved by the Mississippi Development Authority produced by a
  322 production company in the state. An application for approval as a
  323 state-certified production must be submitted to the Mississippi
  324 Development Authority before production of the project begins.
- 325 (2) (a) A production company that expends at least Fifty 326 Thousand Dollars (\$50,000.00) in base investment, payroll and/or 327 fringes, in the state shall be entitled to a rebate of a portion 328 of the base investment made by the production company. Subject to 329 the provisions of this section, the amount of the rebate shall be 330 equal to twenty-five percent (25%) of the base investment made by 331 the production company.
  - (b) In addition to the rebates authorized under paragraphs (a), (c) and (d) of this subsection, a production company may receive a rebate equal to twenty percent (20%) of payroll and fringes paid for any employee who is not a resident and whose wages are subject to the Mississippi Income Tax Withholding Law of 1968. However, if the payroll and fringes paid for an employee exceeds Three Million Dollars (\$3,000,000.00), then the rebate is authorized only for the first Three Million Dollars (\$3,000,000.00) of such payroll and fringes.
- 341 (c) In addition to the rebates authorized under 342 paragraphs (a), (b) and (d) of this subsection, a production 343 company may receive a rebate equal to thirty-five percent (35%) of 344 payroll and fringes paid for any employee who is a resident and

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- 345 whose wages are subject to the Mississippi Income Tax Withholding
- 346 Law of 1968. However, if the payroll and fringes paid for an
- 347 employee exceeds Three Million Dollars (\$3,000,000.00), then the
- 348 rebate is authorized only for the first Three Million Dollars
- 349 (\$3,000,000.00) of such payroll and fringes.
- 350 (d) In addition to the rebates authorized in paragraphs
- 351 (a), (b) and (c) of this subsection, a production company may
- 352 receive an additional rebate equal to five percent (5%) of the
- 353 payroll and fringes paid for any employee who is an honorably
- 354 discharged veteran of the United States Armed Forces and whose
- 355 wages are subject to the Mississippi Income Tax Withholding Law of
- 356 1968.
- 357 (e) Base investment, payroll and/or fringes for which a
- 358 rebate may be requested under this section: (i) may not be used
- 359 or included for the purpose of satisfying any minimum investment
- 360 required in order to be eligible for a rebate under the
- 361 Mississippi Motion Picture Incentive Act or under Section 1 of
- 362 this act and (ii) may not be used for and shall not be eligible
- 363 for any rebate authorized under the Mississippi Motion Picture
- 364 Incentive Act or under Section 1 of this act.
- 365 (f) If a series has physical production activities
- 366 and/or post-production activities both inside and outside the
- 367 state, then the production company shall be required to provide an
- 368 itemized accounting for each employee regarding such activities
- 369 inside and outside the state for the purposes of proration of

| 370 | eligible  | payroll | based | on | the | percentage | of | activities | performed |
|-----|-----------|---------|-------|----|-----|------------|----|------------|-----------|
| 371 | in the st | tate.   |       |    |     |            |    |            |           |

- 372 (g) The total amount of rebates authorized in any
  373 fiscal year shall not exceed Ten Million Dollars (\$10,000,000.00)
  374 in the aggregate.
- 375 (\*\*\*3) A production company desiring a rebate under this
  376 section must submit a rebate request to the Department of Revenue
  377 upon completion of the project. The request must include a
  378 detailed accounting of the base investment made by the production
  379 company and any other information required by the Department of
  380 Revenue. Rebates made by the Department of Revenue under this
  381 section shall be made from current income tax collections.
- (\* \* \* 4] The Department of Revenue shall have all powers
  necessary to implement and administer the provisions of this
  section, and the Department of Revenue shall promulgate rules and
  regulations, in accordance with the Mississippi Administrative

  Procedures Law, necessary for the implementation of this section.
- SECTION 4. This act shall take effect and be in force from and after January 1, 2025, and shall stand repealed on December 31, 2024.

## Further, amend by striking the title in its entirety and inserting in lieu thereof the following:

AN ACT TO PROVIDE AN INCOME TAX CREDIT FOR A PORTION OF CERTAIN EXPENDITURES MADE BY COMPANIES ENGAGED IN CERTAIN

3 TELEVISION PRODUCTIONS IN MISSISSIPPI; TO DEFINE CERTAIN TERMS; TO

ESTABLISH THE AMOUNT OF THE CREDIT; TO PROVIDE THAT, IF THE AMOUNT



- 5 OF THE CREDIT CLAIMED BY A PRODUCTION COMPANY EXCEEDS THE AMOUNT
- 6 OF INCOME TAX LIABILITY OF THE PRODUCTION COMPANY FOR A TAXABLE
- 7 YEAR, THE PRODUCTION COMPANY MAY CARRY THE EXCESS CREDIT FORWARD
- 8 FOR 10 YEARS; TO PROVIDE THAT, IN LIEU OF CLAIMING A TAX CREDIT,
- 9 THE PRODUCTION COMPANY MAY ELECT TO CLAIM A REBATE IN THE AMOUNT
- 10 OF 75% OF THE AMOUNT IT WOULD BE ELIGIBLE TO CLAIM AS A CREDIT; TO
- AMEND SECTIONS 57-89-7 AND 57-89-51, MISSISSIPPI CODE OF 1972, TO
- 12 CONFORM TO THE PROVISIONS OF THIS ACT; AND FOR RELATED PURPOSES.