As Passed by the Senate

133rd General Assembly

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Senator Schuring

Cosponsors: Senators Hackett, Manning, Wilson, Antonio, Coley, Craig, Dolan, Eklund, Fedor, Gavarone, Hoagland, Kunze, Lehner, Maharath, Obhof, Peterson, Rulli, Schaffer, Sykes, Terhar, Thomas, Williams, Yuko

A BILL

To amend sections 107.036, 122.85, 5726.98,	1
5733.98, 5747.98, and 5751.98 of the Revised	2
Code to extend eligibility for and make other	3
changes to the motion picture tax credit.	4

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 107.036, 122.85, 5726.98,	5
5733.98, 5747.98, and 5751.98 of the Revised Code be amended to	6
read as follows:	7
Sec. 107.036. (A) For each business incentive tax credit,	8
the main operating appropriations act shall contain a detailed	9
estimate of the total amount of credits that may be authorized	10
in each year, an estimate of the amount of credits expected to	11
be claimed in each year, and an estimate of the amount of	12
credits expected to remain outstanding at the end of the	13
biennium. The governor shall include such estimates in the state	14
budget submitted to the general assembly pursuant to section	15
107.03 of the Revised Code.	16

(B) As used in this section, "business incentive tax credit" means all of the following:	17 18
credit means arr or the rorrowing.	10
(1) The job creation tax credit under section 122.17 of	19
the Revised Code;	20
(2) The job retention tax credit under section 122.171 of	21
the Revised Code;	22
(3) The historic preservation tax credit under section	23
149.311 of the Revised Code;	24
(4) The motion picture and broadway theatrical production	25
tax credit under section 122.85 of the Revised Code;	26
(5) The new markets tax credit under section 5725.33 of	27
the Revised Code;	28
(6) The research and development credit under section	29
166.21 of the Revised Code;	30
(7) The small business investment credit under section	31
122.86 of the Revised Code;	32
(8) The rural growth investment credit under section	33
122.152 of the Revised Code.	34
Sec. 122.85. (A) As used in this section and in sections	35
5726.55, 5733.59, 5747.66, and 5751.54 of the Revised Code:	36
(1) "Tax credit-eligible production" means a motion	37
picture or broadway theatrical production certified by the	38
director of development services under division (B) of this	39
section as qualifying the motion picture production company for	40
a tax credit under section 5726.55, 5733.59, 5747.66, or 5751.54	41
of the Revised Code.	42
(2) "Certificate owner" means a motion picture production	4.3

(2) "Certificate owner" means a motion picture production 43

company to which a tax credit certificate is issued or a person44to which the company has transferred under division (H) of this45section the authority to claim all or a part of the tax credit46authorized by that certificate.47

(3) "Motion picture Production company" means an individual, corporation, partnership, limited liability company, or other form of business association producing a motion picture <u>or broadway theatrical production</u>.

(4) "Eligible production expenditures" means expenditures
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made after June 30, 2009, for goods or services purchased and
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consumed in this state by a motion picture production company
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directly for the production of a tax credit-eligible production
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or for postproduction activities, or for advertising and
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promotion of the production.

"Eligible production expenditures" includes, but is not 58 limited to, expenditures for cast and crew wages, 59 accommodations, costs of set construction and operations, 60 editing and related services, photography, sound 61 synchronization, lighting, wardrobe, makeup and accessories, 62 film processing, transfer, sound mixing, special and visual 63 effects, music, location fees, and the purchase or rental of 64 facilities and equipment. 65

(5) "Motion picture" means entertainment content created 66 in whole or in part within this state for distribution or 67 exhibition to the general public, including, but not limited to, 68 feature-length films; documentaries; long-form, specials, 69 miniseries, series, and interstitial television programming; 70 interactive web sites; sound recordings; videos; music videos; 71 interactive television; interactive games; video games; 72 commercials; any format of digital media; and any trailer, 73

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pilot, video teaser, or demo created primarily to stimulate the 74 sale, marketing, promotion, or exploitation of future investment 75 in either a product or a motion picture by any means and media 76 in any digital media format, film, or videotape, provided the 77 motion picture qualifies as a motion picture. "Motion picture" 78 does not include any television program created primarily as 79 80 news, weather, or financial market reports, a production featuring current events or sporting events, an awards show or 81 other gala event, a production whose sole purpose is 82 fundraising, a long-form production that primarily markets a 83 product or service or in-house corporate advertising or other 84 similar productions, a production for purposes of political 85 advocacy, or any production for which records are required to be 86 maintained under 18 U.S.C. 2257 with respect to sexually 87 explicit content. 88

(6) "Broadway theatrical production" means a prebroadway production, long run production, or tour launch that is directed, managed, and performed by a professional cast and crew and that is directly associated with New York city's broadway theater district.

(7) "Prebroadway production" means a live stage production that is scheduled for presentation in New York city's broadway theater district after the original or adaptive version is performed in a qualified production facility.

(8) "Long run production" means a live stage production98that is scheduled to be performed at a qualified production99facility for more than five weeks, with an average of at least100six performances per week.101

(9) "Tour launch" means a live stage production for which102the activities comprising the technical period are conducted at103

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a qualified production facility before a tour of the original or	104
adaptive version of the production begins.	105
(10) "Qualified production facility" means a facility_	106
located in this state that is used in the development or	107
presentation to the public of theater productions.	108
(B) For the purpose of encouraging and developing a -strong	109
film industry <u>and theater industries</u> in this state, the director	110
of development services may certify a motion picture or broadway	111
theatrical production produced by a motion picture production	112
company as a tax credit-eligible production. In the case of a	113
television series, the director may certify the production of	114
each episode of the series as a separate tax credit-eligible	115
production. A motion picture production company shall apply for	116
certification of a motion picture or broadway theatrical	117
production as a tax credit-eligible production on a form and in	118
the manner prescribed by the director. Each application shall	119
include the following information:	120
(1) The name and telephone number of the motion picture	121
production company;	122
(2) The name and telephone number of the company's contact	123
person;	124
(3) A list of the first preproduction date through the	125
last production date and postproduction dates in Ohio and, in	120
the case of a broadway theatrical production, a list of each	120
<u>scheduled performance in a qualified production facility;</u>	127
scheduled performance in a qualified production facility,	120
(4) The Ohio production office or qualified production	129
facility address and telephone number;	130
(5) The total production budget of the motion picture;	131

(6) The total budgeted eligible production expenditures	132
and the percentage that amount is of the total production budget	133
of the motion picture or broadway theatrical production;	134
(7) The <u>In the case of a motion picture</u>, the total	135
percentage of the motion picture production being shot in Ohio;	136
(8) The level of employment of cast and crew who reside in	137
Ohio;	138
(9) A synopsis of the script;	139
(10) The <u>In the case of a motion picture</u>, the shooting	140
script;	141
(11) A creative elements list that includes the names of	142
the principal cast and crew and the producer and director;	143
(12) Documentation of financial ability to undertake and	144
complete the motion picture or broadway theatrical production,	145
including documentation that shows that the company has secured	146
funding equal to at least fifty per cent of the total production	147
budget of the motion picture;	148
(13) Estimated value of the tax credit based upon total	149
budgeted eligible production expenditures;	150
(14) Estimated amount of state and local taxes to be	151
generated in this state from the production;	152
(15) Estimated economic impact of the production in this	153
<u>state;</u>	154
(16) Any other information considered necessary by the	155
director.	156
Within ninety days after certification of a motion picture	157
or broadway theatrical production as a tax credit-eligible	158

production, and any time thereafter upon the request of the	159
director of development services, the motion picture production	160
company shall present to the director sufficient evidence of	161
reviewable progress. If the motion picture production company	162
fails to present sufficient evidence, the director may rescind	163
the certification. If the production of a motion picture or	164
broadway theatrical production does not begin within ninety days	165
after the date it is certified as a tax credit-eligible	166
production, the director shall rescind the certification unless	167
the director finds that the production company shows good cause	168
for the delay, meaning that the production was delayed due to	169
unforeseeable circumstances beyond the production company's	170
control or due to action or inaction by a government agency.	171
Upon rescission, the director shall notify the applicant that	172
the certification has been rescinded. Nothing in this section	173
prohibits an applicant whose tax credit-eligible production	174
certification has been rescinded from submitting a subsequent	175
application for certification.	176
(C)(1) A motion picture production company whose motion	177
picture or broadway theatrical production has been certified as	178
a tax credit-eligible production may apply to the director of	179
development services on or after July 1, 2009, for a refundable	180
credit against the tax imposed by section 5726.02, 5733.06,	181
5747.02, or 5751.02 of the Revised Code. The director in	182
consultation with the tax commissioner shall prescribe the form	183
and manner of the application and the information or	184
documentation required to be submitted with the application.	185
The credit is determined as follows:	186
(a) If the total budgeted eligible production -expenditures	187

(a) If the total budgeted eligible production expenditures187stated in the application submitted under division (B) of this188

section or the actual eligible production expenditures as 189 finally determined under division (D) of this section, whichever 190 is least, is less than or equal to three hundred thousand 191 dollars, no credit is allowed; 192

(b) If the total budgeted eligible production expenditures
stated in the application submitted under division (B) of this
section or the actual eligible production expenditures as
finally determined under division (D) of this section, whichever
is least, is greater than three hundred thousand dollars, the
credit equals thirty per cent of the least of such budgeted or
actual eligible expenditure amounts.

(2) Except as provided in division (C)(4) of this section, 200 if the director of development services approves a motion-201 picture production company's application for a credit, the 202 director shall issue a tax credit certificate to the company. 203 The director in consultation with the tax commissioner shall 204 prescribe the form and manner of issuing certificates. The 205 director shall assign a unique identifying number to each tax 206 credit certificate and shall record the certificate in a 207 register devised and maintained by the director for that 208 purpose. The certificate shall state the amount of the eligible 209 production expenditures on which the credit is based and the 210 amount of the credit. Upon the issuance of a certificate, the 211 director shall certify to the tax commissioner the name of the 212 applicant, the amount of eligible production expenditures shown 213 on the certificate, the amount of the credit, and any other 214 information required by the rules adopted to administer this 215 section. 216

(3) The amount of eligible production expenditures for 217which a tax credit may be claimed is subject to inspection and 218

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examination by the tax commissioner or employees of the 219 commissioner under section 5703.19 of the Revised Code and any 220 other applicable law. Once the eligible production expenditures 221 are finally determined under section 5703.19 of the Revised Code 222 and division (D) of this section, the credit amount is not 223 subject to adjustment unless the director determines an error 224 was committed in the computation of the credit amount. 225

(4) No tax credit certificate may be issued before the 226 completion of the tax credit-eligible production. Not more than 227 forty million dollars of tax credit may be allowed per fiscal 228 year beginning July 1, 2016, provided that, for any fiscal year 229 in which the amount of tax credits allowed under this section is 230 less than that maximum annual amount, the amount not allowed for 231 that fiscal year shall be added to the maximum annual amount 232 that may be allowed for the following fiscal year. 233

(5) In approving The director shall review and approve 234 applications for tax credits under this section in two rounds 235 each fiscal year. The first round of credits shall be awarded 236 not later than the last day of July of the fiscal year, and the 237 second round of credits shall be awarded not later than the last 238 day of the ensuing January. The amount of credits awarded in the 239 first round of applications each fiscal year shall not exceed 240 twenty million dollars plus any credit allotment that was not 241 awarded in the preceding fiscal year and carried over under 242 division (C)(4) of this section. For each round, the director 243 shall rank applications on the basis of the extent of positive 244 economic impact each tax credit-eligible production is likely to 245 have in this state and the effect on developing a permanent 246 workforce in motion picture or theatrical production industries 247 in the state. For the purpose of such ranking, the director 248 shall give priority to tax-credit eligible productions that are 249

television series or miniseries due to the long-term commitment	250
typically associated with such productions. The economic impact	251
ranking shall be based on the production company's total	252
expenditures in this state directly associated with the tax	253
credit-eligible production. The effect on developing a permanent	254
workforce in the motion picture or theatrical production	255
industries shall be evaluated first by the number of new jobs	256
created and second by amount of payroll added with respect to	257
employees in this state.	258
The director shall approve productions in the order of	259
their ranking, from those with the greatest positive economic	260
impact and workforce development effect to those with the least	261
positive economic impact and workforce development effect.	262
(D) A motion picture production company whose motion	263
picture or broadway theatrical production has been certified as	264
a tax credit-eligible production shall engage, at the company's	265
expense, an independent certified public accountant to examine	266
the company's production, postproduction, and advertising and	267
promotion expenditures to identify the expenditures that qualify	268
as eligible production expenditures. The certified public	269
accountant shall issue a report to the company and to the	270
director of development services certifying the company's	271
eligible production expenditures and any other information	272
required by the director. Upon receiving and examining the	273
report, the director may disallow any expenditure the director	274
determines is not an eligible production -expenditure. If the	275
director disallows an expenditure, the director shall issue a	276
written notice to the motion picture production company stating	277
that the expenditure is disallowed and the reason for the	278
disallowance. Upon examination of the report and disallowance of	279
any expenditures, the director shall determine finally the	280

lesser of the total budgeted eligible production expenditures281stated in the application submitted under division (B) of this282section or the actual eligible production expenditures for the283purpose of computing the amount of the credit.284

(E) No credit shall be allowed under section 5726.55,
5733.59, 5747.66, or 5751.54 of the Revised Code unless the
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director has reviewed the report and made the determination
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prescribed by division (D) of this section.
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(F) This state reserves the right to refuse the use of 289
this state's name in the credits of any tax credit-eligible 290
motion picture production or program of any broadway theatrical 291
production. 292

293 (G)(1) The director of development services in consultation with the tax commissioner shall adopt rules for the 294 administration of this section, including rules setting forth 295 and governing the criteria for determining whether a motion 296 picture or broadway theatrical production is a tax credit-297 eligible production; activities that constitute the production 298 or postproduction of a motion picture or broadway theatrical 299 300 production; reporting sufficient evidence of reviewable progress; expenditures that qualify as eligible production 301 expenditures; a schedule and deadlines for applications to be 302 submitted and reviewed; a competitive process for approving 303 credits based on likely economic impact in this state and 304 development of a permanent workforce in motion picture or 305 theatrical production industries in this state; consideration of 306 geographic distribution of credits; and implementation of the 307 program described in division (I) of this section. The rules 308 shall be adopted under Chapter 119. of the Revised Code. 309

(2) To cover the administrative costs of the program, the 310

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director shall require each applicant to pay an application fee 311 equal to the lesser of ten thousand dollars or one per cent of 312 the estimated value of the tax credit as stated in the 313 application. The fees collected shall be credited to the tax 314 incentives operating fund created in section 122.174 of the 315 Revised Code. All grants, gifts, fees, and contributions made to 316 the director for marketing and promotion of the motion picture 317 industry within this state shall also be credited to the fund. 318

(H) (1) After the director of development services makes 319 the determination required under division (D) of this section, a 320 321 motion picture production company to which a tax credit certificate is issued may transfer the authority to claim all or 322 323 a portion of the amount of the tax credit the motion picture company is authorized to claim pursuant to that certificate 324 under section 5726.55, 5733.59, 5747.66, or 5751.54 of the 325 Revised Code to one or more other persons. Within thirty days 326 after a transfer under this division, the motion picture-327 production company shall submit the following information to the 328 director, on a form prescribed by the director: 329

(a) Information necessary for the director to identify the330certificate that is the basis for the transfer;331

(b) The portion or amount of the tax credit transferred to each transferee;

(c) The portion or amount of the tax credit that the334motion picture production company retains the authority to335claim;336

(d) The tax identification number of each transferee; 337

(e) The date of the transfer;

(f) Any other information required by the director; 339

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commissioner.

(g) Any information required by the tax commissioner.
The director shall deliver a copy of any submission
received under division (H)(1) of this section to the tax
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344 (2) A transferee may not claim a credit under section 5726.55, 5733.59, 5747.66, or 5751.54 of the Revised Code unless 345 and until the transferring motion picture production company 346 complies with division (H)(1) of this section. A transferee may 347 claim the transferred amount of any credit or portion of a 348 credit for the same taxable year or tax period for which the 349 transferring motion picture production company was authorized to 350 claim the credit or portion of a credit pursuant to the 351 certificate. A motion picture production company shall make no 352 transfer under division (H)(1) of this section after the last 353 day of the tax period or taxable year for which the motion-354 picture production company is required to claim the credit 355 pursuant to the certificate. 356

A motion picture production company may make not more than one transfer under division (H)(1) of this section for each tax credit certificate, but pursuant to that transaction, may allocate the authority to claim a portion of the credit to more than one transferee. A motion picture production company may not authorize more than one transferee to claim the same portion of a credit.

(I) The director of development services shall establish a
 program for the training of Ohio residents who are or wish to be
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 employed in the film or multimedia industry. Under the program,
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 the director shall:

(1) Certify individuals as film and multimedia trainees.

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In order to receive such a certification, an individual must be 369 an Ohio resident, have participated in relevant on-the-job 370 training or have completed a relevant training course approved 371 by the director, and have met any other requirements established 372 by the director. 373

(2) Accept applications from motion picture production 374
 companies that intend to hire and provide on-the-job training to 375
 one or more certified film and multimedia trainees who will be 376
 employed in the company's tax credit-eligible production. 377

(3) Upon completion of a tax-credit eligible production,
and upon the receipt of any salary information and other
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documentation required by the director, authorize a
reimbursement payment to each motion picture production company
whose application was approved under division (I) (2) of this
section. The payment shall equal fifty per cent of the salaries
and to film and multimedia trainees employed in the production.

Sec. 5726.98. (A) To provide a uniform procedure for385calculating the amount of tax due under section 5726.02 of the386Revised Code, a taxpayer shall claim any credits to which the387taxpayer is entitled under this chapter in the following order:388

(1) The nonrefundable job retention credit under division 389(B) of section 5726.50 of the Revised Code; 390

(2) The nonrefundable credit for purchases of qualified
low-income community investments under section 5726.54 of the
Revised Code;

(3) The nonrefundable credit for qualified research(3) and a section 5726.56 of the Revised Code;(3) 394

(4) The nonrefundable credit for qualifying dealer in396intangibles taxes under section 5726.57 of the Revised Code;397

Code;

(5) The refundable credit for rehabilitating an historic building under section 5726.52 of the Revised Code; 399 (6) The refundable job retention or job creation credit 400 under division (A) of section 5726.50 of the Revised Code; 401 (7) The refundable credit under section 5726.53 of the 402 Revised Code for losses on loans made under the Ohio venture 403 capital program under sections 150.01 to 150.10 of the Revised 404

(8) The refundable motion picture and broadway theatrical 406 production credit under section 5726.55 of the Revised Code. 407

(B) For any credit except the refundable credits 408 enumerated in this section, the amount of the credit for a 409 taxable year shall not exceed the tax due after allowing for any 410 other credit that precedes it in the order required under this 411 section. Any excess amount of a particular credit may be carried 412 forward if authorized under the section creating that credit. 413 Nothing in this chapter shall be construed to allow a taxpayer 414 to claim, directly or indirectly, a credit more than once for a 415 416 taxable year.

Sec. 5733.98. (A) To provide a uniform procedure for 417 calculating the amount of tax imposed by section 5733.06 of the 418 Revised Code that is due under this chapter, a taxpayer shall 419 claim any credits to which it is entitled in the following 420 order, except as otherwise provided in section 5733.058 of the 421 Revised Code: 422

(1) For tax year 2005, the credit for taxes paid by a 423 qualifying pass-through entity allowed under section 5733.0611 424 of the Revised Code; 425

(2) The credit allowed for financial institutions under

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section 5733.45 of the Revised Code; 427 (3) The credit for qualifying affiliated groups under 428 section 5733.068 of the Revised Code; 429 (4) The subsidiary corporation credit under section 430 5733.067 of the Revised Code; 4.31 (5) The credit for recycling and litter prevention 432 donations under section 5733.064 of the Revised Code; 433 434 (6) The credit for employers that enter into agreements with child day-care centers under section 5733.36 of the Revised 435 436 Code; (7) The credit for employers that reimburse employee child 437 care expenses under section 5733.38 of the Revised Code; 438 (8) The credit for purchases of lights and reflectors 439 under section 5733.44 of the Revised Code; 440 (9) The nonrefundable job retention credit under division 441 (B) of section 5733.0610 of the Revised Code; 442 (10) The second credit for purchases of new manufacturing 443 machinery and equipment under section 5733.33 of the Revised 444 Code; 445 (11) The job training credit under section 5733.42 of the 446 Revised Code; 447 (12) The credit for qualified research expenses under 448 section 5733.351 of the Revised Code; 449 (13) The enterprise zone credit under section 5709.66 of 450 the Revised Code: 451 (14) The credit for the eligible costs associated with a 452

voluntary action under section 5733.34 of the Revised Code;

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(15) The credit for employers that establish on-site child	454
day-care centers under section 5733.37 of the Revised Code;	455
(16) The ethanol plant investment credit under section	456
5733.46 of the Revised Code;	457
(17) The credit for purchases of qualifying grape	458
production property under section 5733.32 of the Revised Code;	459
(18) The export sales credit under section 5733.069 of the	460
Revised Code;	461
(19) The enterprise zone credits under section 5709.65 of	462
the Revised Code;	463
(20) The credit for using Ohio coal under section 5733.39	464
of the Revised Code;	465
(21) The credit for purchases of qualified low-income	466
community investments under section 5733.58 of the Revised Code;	467
(22) The credit for small telephone companies under	468
section 5733.57 of the Revised Code;	469
(23) The credit for eligible nonrecurring 9-1-1 charges	470
under section 5733.55 of the Revised Code;	471
(24) For tax year 2005, the credit for providing programs	472
to aid the communicatively impaired under division (A) of	473
section 5733.56 of the Revised Code;	474
(25) The research and development credit under section	475
5733.352 of the Revised Code;	476
(26) For tax years 2006 and subsequent tax years, the	477
credit for taxes paid by a qualifying pass-through entity	478
allowed under section 5733.0611 of the Revised Code;	479
(27) The refundable credit for rehabilitating a historic	480

building under section 5733.47 of the Revised Code; 481 (28) The refundable jobs creation credit or job retention 482 credit under division (A) of section 5733.0610 of the Revised 483 Code: 484 (29) The refundable credit for tax withheld under division 485 (B)(2) of section 5747.062 of the Revised Code; 486 (30) The refundable credit under section 5733.49 of the 487 Revised Code for losses on loans made to the Ohio venture 488 capital program under sections 150.01 to 150.10 of the Revised 489 Code; 490 (31) For tax years 2006, 2007, and 2008, the refundable 491 credit allowable under division (B) of section 5733.56 of the 492 Revised Code: 493 (32) The refundable motion picture <u>and broadway theatrical</u> 494 production credit under section 5733.59 of the Revised Code. 495 (B) For any credit except the refundable credits 496 enumerated in this section, the amount of the credit for a tax 497 year shall not exceed the tax due after allowing for any other 498 credit that precedes it in the order required under this 499 500 section. Any excess amount of a particular credit may be carried forward if authorized under the section creating that credit. 501 Sec. 5747.98. (A) To provide a uniform procedure for 502 calculating a taxpayer's aggregate tax liability under section 503 5747.02 of the Revised Code, a taxpayer shall claim any credits 504 to which the taxpayer is entitled in the following order: 505

(1) Either the retirement income credit under division (B)
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of section 5747.055 of the Revised Code or the lump sum
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retirement income credits under divisions (C), (D), and (E) of
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that section;	509
(2) Either the senior citizen credit under division (F) of	510
section 5747.055 of the Revised Code or the lump sum distribution credit under division (G) of that section;	511 512
distribution credit under division (G) of that section,	512
(3) The dependent care credit under section 5747.054 of	513
the Revised Code;	514
(4) The credit for displaced workers who pay for job	515
training under section 5747.27 of the Revised Code;	516
(5) The campaign contribution credit under section 5747.29	517
of the Revised Code;	518
(6) The twenty-dollar personal exemption credit under	519
section 5747.022 of the Revised Code;	520
(7) The joint filing credit under division (G) of section	521
5747.05 of the Revised Code;	522
(8) The earned income credit under section 5747.71 of the	523
Revised Code;	524
(9) The credit for adoption of a minor child under section	525
5747.37 of the Revised Code;	526
(10) The nonrefundable job retention credit under division	527
(B) of section 5747.058 of the Revised Code;	528
(11) The enterprise zone credit under section 5709.66 of	529
the Revised Code;	530
(12) The ethanol plant investment credit under section	531
5747.75 of the Revised Code;	532
(13) The credit for purchases of qualifying grape	533
production property under section 5747.28 of the Revised Code;	534

(14) The small business investment credit under section 5747.81 of the Revised Code;	535 536
(15) The enterprise zone credits under section 5709.65 of the Revised Code;	537 538
(16) The research and development credit under section 5747.331 of the Revised Code;	539 540
(17) The credit for rehabilitating a historic building under section 5747.76 of the Revised Code;	541 542
(18) The nonresident credit under division (A) of section 5747.05 of the Revised Code;	543 544
(19) The credit for a resident's out-of-state income under division (B) of section 5747.05 of the Revised Code;	545 546
(20) The refundable motion picture <u>and broadway theatrical</u> production credit under section 5747.66 of the Revised Code;	547 548
(21) The refundable jobs creation credit or job retention credit under division (A) of section 5747.058 of the Revised Code;	549 550 551
(22) The refundable credit for taxes paid by a qualifying entity granted under section 5747.059 of the Revised Code;	552 553
(23) The refundable credits for taxes paid by a qualifying pass-through entity granted under division (I) of section 5747.08 of the Revised Code;	554 555 556
(24) The refundable credit under section 5747.80 of the Revised Code for losses on loans made to the Ohio venture capital program under sections 150.01 to 150.10 of the Revised Code;	557 558 559 560
(25) The refundable credit for rehabilitating a historic	561

building under section 5747.76 of the Revised Code;

(26) The refundable credit for financial institution taxes
paid by a pass-through entity granted under section 5747.65 of
the Revised Code.

566 (B) For any credit, except the refundable credits enumerated in this section and the credit granted under division 567 (H) of section 5747.08 of the Revised Code, the amount of the 568 credit for a taxable year shall not exceed the taxpayer's 569 aggregate amount of tax due under section 5747.02 of the Revised 570 Code, after allowing for any other credit that precedes it in 571 the order required under this section. Any excess amount of a 572 particular credit may be carried forward if authorized under the 573 section creating that credit. Nothing in this chapter shall be 574 construed to allow a taxpayer to claim, directly or indirectly, 575 a credit more than once for a taxable year. 576

Sec. 5751.98. (A) To provide a uniform procedure for 577 calculating the amount of tax due under this chapter, a taxpayer 578 shall claim any credits to which it is entitled in the following 579 order: 580

(1) The nonrefundable jobs retention credit under division(B) of section 5751.50 of the Revised Code;

(2) The nonrefundable credit for qualified research
(3) The nonrefundable credit for qualified research
(2) The nonrefundable credit for qualified research
(2) The nonrefundable credit for qualified research
(3) The nonrefundable credit for qualified research
(4) The nonrefundable credit for qualified research
(5) The nonrefundable credit for qualified research
(6) The nonrefundable credit for qualified research
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(7) The nonrefundable credit for qualified research
(8) The nonrefundable cr

(3) The nonrefundable credit for a borrower's qualified
research and development loan payments under division (B) of
section 5751.52 of the Revised Code;
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(4) The nonrefundable credit for calendar years 2010 to2029 for unused net operating losses under division (B) of590

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section 5751.53 of the Revised Code;

(5) The refundable motion picture <u>and broadway theatrical</u>592production credit under section 5751.54 of the Revised Code;593

(6) The refundable jobs creation credit or job retention
credit under division (A) of section 5751.50 of the Revised
Code;

(7) The refundable credit for calendar year 2030 for
unused net operating losses under division (C) of section
5751.53 of the Revised Code.
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(B) For any credit except the refundable credits
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enumerated in this section, the amount of the credit for a tax
for a tax</li

 Section 2. That existing sections 107.036, 122.85,
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 5726.98, 5733.98, 5747.98, and 5751.98 of the Revised Code are
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 hereby repealed.
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Section 3. (A) The amendment of division (B) of section 609 122.85 of the Revised Code, requiring the Director of 610 Development Services to rescind certification of any tax crediteligible production that does not begin production within ninety 612 days, applies to motion picture and broadway theatrical 613 productions that are certified on or after the effective date of 614 this section. 615

(B) The amendment by this act of division (C) (5) of
section 122.85 of the Revised Code concerning the times during
which tax credits are awarded and requiring the Director to rank
applications based on the economic and workforce development
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impact of the productions applies to fiscal years beginning on 620 or after the effective date of this section. 621 (C) The Director of Development Services in consultation 622 with the Tax Commissioner shall adopt rules for the 623 administration of section 122.85 of the Revised Code, as amended 624 by this act, pursuant to division (G)(1) of that section on or 625 before the first day of the first fiscal year that begins on or 626 after the effective date of this section, or as soon thereafter 627 as otherwise permitted by law. 628 (D) All other amendments by this act of sections 107.036, 629 122.85, 5726.98, 5733.98, 5747.98, and 5751.98 of the Revised 630 Code apply on and after the effective date of this section. 631 Section 4. The Director of Development Services shall 632 rescind certification of a motion picture that was certified as 633 a tax credit-eligible production under section 122.85 of the 634 Revised Code before the effective date of this act if the 635 production of that motion picture has not begun on or before the 636 effective date of this section or within one year of the date 637 the production was certified, whichever is later. 638

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