

## 1 VIRGINIA ACTS OF ASSEMBLY — CHAPTER

2 *An Act to amend and reenact §§ 58.1-439.12:03 and 58.1-609.6 of the Code of Virginia, relating to*  
 3 *motion picture production tax credit; media-related exemptions.*

4 [H 1318]

5 Approved

6 **Be it enacted by the General Assembly of Virginia:**7 **1. That §§ 58.1-439.12:03 and 58.1-609.6 of the Code of Virginia are amended and reenacted as**  
8 **follows:**9 **§ 58.1-439.12:03. Motion picture production tax credit.**

10 A. For taxable years beginning on and after January 1, 2011, but prior to January 1, 2022 2027, any  
 11 motion picture production company with qualifying expenses of at least \$250,000 with respect to a  
 12 motion picture production filmed in Virginia shall be allowed a refundable credit against the taxes  
 13 imposed by § 58.1-320 or 58.1-400 in an amount equal to 15 percent of the production company's  
 14 qualifying expenses or 20 percent of such expenses if the production is filmed in an economically  
 15 distressed area of the Commonwealth. The Virginia Economic Development Partnership Authority shall  
 16 designate which areas of the Commonwealth are deemed to be economically distressed areas. The credit  
 17 shall be computed based on all of the taxpayer's qualifying expenses incurred with respect to the  
 18 production, not just the qualifying expenses incurred during the taxable year. The refundable tax credits  
 19 allowed under this section are for one tax year only. Where a motion picture production continues for  
 20 more than one year, a separate application for each tax year the production continues must be made. The  
 21 grant of a refundable tax credit for a motion picture film production does not create a presumption that  
 22 the production will receive a refundable tax credit for subsequent tax years. Effective on January 1,  
 23 2013, for purposes of eligibility for refundable tax credits, a motion picture film production shall include  
 24 digital interactive media production.

25 "Qualifying expenses" means the sum of the following amounts spent in the Commonwealth by a  
 26 production company in connection with the production of a motion picture filmed in the  
 27 Commonwealth:

28 1. Goods and services leased or purchased. For goods with a purchase price of \$25,000 or more, the  
 29 amount included in qualifying expenses is the purchase price less the fair market value of the good at  
 30 the time the production is completed.

31 2. Compensation and wages, except in the case of each individual who directly or indirectly receives  
 32 compensation in excess of \$1 million for personal services with respect to a single production. In such a  
 33 case, only the first \$1 million of salary shall be considered a qualifying expense. An individual is  
 34 deemed to receive compensation indirectly when a production company pays a personal service company  
 35 or an employee leasing company that pays the individual.

36 B. 1. In addition to the refundable credit authorized under subsection A, such production company  
 37 shall be allowed an additional refundable credit equal to 10 percent of the total aggregate payroll for  
 38 Virginia residents employed in connection with the production of a film in the Commonwealth when  
 39 total production costs in the Commonwealth are at least \$250,000 but not more than \$1 million. This  
 40 additional credit shall be equal to 20 percent of the total aggregate payroll for Virginia residents  
 41 employed in connection with such production when total production costs in the Commonwealth exceed  
 42 \$1 million.

43 2. In addition to the credits authorized under subsection A and subdivision B 1, such production  
 44 company shall be allowed an additional refundable credit equal to 10 percent of the total aggregate  
 45 payroll for Virginia residents employed for the first time as actors or members of a production crew in  
 46 connection with the production of a film in the Commonwealth.

47 C. 1. For purposes of this section, in the case of an episodic television series, an entire season of  
 48 episodes shall be deemed to be one production.

49 2. No credit shall be allowed under this section for any production that (i) is political advertising, (ii)  
 50 is a television production of a news program or live sporting event, (iii) contains obscene material, or  
 51 (iv) is a reality television production.

52 D. 1. The issuance of refundable tax credits under this section shall be in accordance with  
 53 procedures, qualifying criteria, and deadlines established by the Department and the Virginia Film Office  
 54 Virginia Tourism Authority. The qualifying criteria established by the Virginia Film Office Virginia  
 55 Tourism Authority shall take into account whether the production involves physical production within the  
 56 Commonwealth of Virginia, the number of residents of Virginia that will be employed in the production

57 and the level of compensation they will be paid, the extent to which the production will contribute to  
 58 the support and expansion of existing production companies in Virginia, the extent to which the  
 59 production will impact existing local businesses and the local economy, the extent to which the  
 60 production will involve existing and new companies located in Virginia, and other relevant  
 61 considerations. The taxpayer shall apply for a credit by submitting such forms as prescribed by the  
 62 ~~Virginia Film Office~~ *Virginia Tourism Authority*, prior to the start of production in Virginia.

63 2. Any taxpayer seeking credits under this section must enter into a memorandum of understanding  
 64 with the ~~Virginia Film Office~~ *Virginia Tourism Authority* that at a minimum provides the requirements  
 65 that the taxpayer must meet in order to receive the credits, including but not limited to the estimated  
 66 amount of money to be spent in Virginia, the timeline for completing production in Virginia, and the  
 67 maximum amount of credits allocated to the taxpayer.

68 3. Once the taxpayer has satisfied all of the requirements in the memorandum of understanding to the  
 69 satisfaction of the ~~Virginia Film Office~~ *Virginia Tourism Authority* and completed production in  
 70 Virginia, the taxpayer may claim the applicable amount of credits up to the amount that has been  
 71 allocated by the ~~Virginia Film Office~~ *on a the Virginia Tourism Authority shall certify the final tax*  
 72 *credit amount to the taxpayer and to the Tax Commissioner. In addition, such certificate shall specify*  
 73 *the fiscal year in which such tax credit may be refunded by the Department of Taxation. The tax return*  
 74 *filed for the taxable year in which the Virginia production activities are completed shall contain*  
 75 *information specifying the amount of tax credit and shall specify the fiscal year in which such tax credit*  
 76 *may be refunded.* The return must state the name of the production, provide a description of the  
 77 production, and include a detailed accounting of the qualifying expenses with respect to which a credit  
 78 is claimed.

79 4. *The Virginia Tourism Authority shall report to the Tax Commissioner on an annual basis the*  
 80 *amount of tax credits that have been authorized for each fiscal year and the amount of tax credits that*  
 81 *may be claimed for the current fiscal year by each taxpayer.*

82 5. *No interest shall be paid pursuant to § 58.1-1833 on any tax credit issued by the Department*  
 83 *under this section.*

84 E. A taxpayer allowed a credit under this section must maintain and make available for inspection  
 85 any information or records required by the Tax Commissioner. The taxpayer has the burden of proving  
 86 eligibility for a credit and the amount of the credit. The Tax Commissioner shall consult with the  
 87 ~~Virginia Film Office~~ *Virginia Tourism Authority* in order to determine the amount of qualifying  
 88 expenses.

89 F. For purposes of this section, the amount of any credit attributable to a partnership, electing small  
 90 business corporation (S corporation), or limited liability company may be allocated to the individual  
 91 partners, shareholders, or members, respectively, in proportion to their ownership or interest in such  
 92 business entities.

93 G. The total amount of credits allocated to all taxpayers under this section shall not exceed \$2.5  
 94 million in the 2010-2012 biennium, \$5 million in the 2012-2014 biennium, and \$6.5 million in fiscal  
 95 year 2015 and each fiscal year thereafter.

96 H. The Department of Taxation, in consultation with the ~~Virginia Film Office~~ *Virginia Tourism*  
 97 *Authority*, must publish by November 1 of each year for the 12-month period ending the preceding  
 98 December 31 the following information:

- 99 1. Location of sites used in a production for which a credit was claimed;
- 100 2. Qualifying expenses for which a credit was claimed, classified by whether the expenses were for  
 101 goods, services, or compensation paid by the production company;
- 102 3. Number of people employed in the Commonwealth with respect to credits claimed; and
- 103 4. Total cost to the Commonwealth's general fund of the credits claimed.

104 Notwithstanding any provision of § 58.1-3 or any other law, such information shall be published by  
 105 the Department, even if such information is not classified, so as to prevent the identification of  
 106 particular taxpayers, reports, or returns and items.

107 I. The Tax Commissioner shall develop guidelines implementing the provisions of this section,  
 108 including but not limited to the definition of "qualifying expenses" and setting forth the recordkeeping  
 109 requirements applicable to production companies claiming this credit. Such guidelines shall be exempt  
 110 from the provisions of the Administrative Process Act (§ 2.2-4000 et seq.).

111 **§ 58.1-609.6. Media-related exemptions.**

112 The tax imposed by this chapter or pursuant to the authority granted in §§ 58.1-605 and 58.1-606  
 113 shall not apply to the following:

- 114 1. Leasing, renting or licensing of copyright audio or video tapes, and films for public exhibition at  
 115 motion picture theaters or by licensed radio and television stations.
- 116 2. Broadcasting equipment and parts and accessories thereto and towers used or to be used by  
 117 commercial radio and television companies, wired or land based wireless cable television systems,

118 common carriers or video programmers using an open video system or other video platform provided by  
119 telephone common carriers, or concerns which are under the regulation and supervision of the Federal  
120 Communications Commission and amplification, transmission and distribution equipment used or to be  
121 used by wired or land based wireless cable television systems, or open video systems or other video  
122 systems provided by telephone common carriers.

123 3. Any publication issued daily, or regularly at average intervals not exceeding three months, and  
124 advertising supplements and any other printed matter ultimately distributed with or as part of such  
125 publications; however, newsstand sales of the same are taxable. As used in this subdivision, the term  
126 "newsstand sales" shall not include sales of back copies of publications by the publisher or his agent.

127 4. Catalogs, letters, brochures, reports, and similar printed materials, except administrative supplies,  
128 the envelopes, containers and labels used for packaging and mailing same, and paper furnished to a  
129 printer for fabrication into such printed materials, when stored for 12 months or less in the  
130 Commonwealth and distributed for use without the Commonwealth. As used in this subdivision,  
131 "administrative supplies" includes, but is not limited to, letterhead, envelopes, and other stationery; and  
132 invoices, billing forms, payroll forms, price lists, time cards, computer cards, and similar supplies.  
133 Notwithstanding the provisions of subdivision 5 or the definition of "advertising" contained in  
134 § 58.1-602, (i) any advertising business located outside the Commonwealth which purchases printing  
135 from a printer within the Commonwealth shall not be deemed the user or consumer of the printed  
136 materials when such purchases would have been exempt under this subdivision, and (ii) from July 1,  
137 1995, through June 30, 2002, and beginning July 1, 2002, and ending July 1, 2022, any advertising  
138 business which purchases printing from a printer within the Commonwealth shall not be deemed the  
139 user or consumer of the printed materials when such purchases would have been exempt under  
140 subdivision 3 or this subdivision, provided that the advertising agency shall certify to the Tax  
141 Commissioner, upon request, that such printed material was distributed outside the Commonwealth and  
142 such certification shall be retained as a part of the transaction record and shall be subject to further  
143 review by the Tax Commissioner.

144 5. Advertising as defined in § 58.1-602.

145 6. Beginning July 1, 1995, and ending July 1, 2022 2027:

146 a. (i) The lease, rental, license, sale, other transfer, or use of any audio or video tape, film or other  
147 audiovisual work where the transferee or user acquires or has acquired the work for the purpose of  
148 licensing, distributing, broadcasting, commercially exhibiting or reproducing the work or using or  
149 incorporating the work into another such work; (ii) the provision of production services or fabrication in  
150 connection with the production of any portion of such audiovisual work, including, but not limited to,  
151 scriptwriting, photography, sound, musical composition, special effects, animation, adaptation, dubbing,  
152 mixing, editing, cutting and provision of production facilities or equipment; or (iii) the transfer or use of  
153 tangible personal property, including, but not limited to, scripts, musical scores, storyboards, artwork,  
154 film, tapes and other media, incident to the performance of such services or fabrication; however,  
155 audiovisual works and incidental tangible personal property described in clauses (i) and (iii) shall be  
156 subject to tax as otherwise provided in this chapter to the extent of the value of their tangible  
157 components prior to their use in the production of any audiovisual work and prior to their enhancement  
158 by any production service; and

159 b. Equipment and parts and accessories thereto used or to be used in the production of such  
160 audiovisual works.

161 7. Beginning July 1, 1998, and ending July 1, 2022, textbooks and other educational materials  
162 withdrawn from inventory at book-publishing distribution facilities for free distribution to professors and  
163 other individuals who have an educational focus.