Amendment - 2nd Reading/2nd House-tan - Requested by: Jodee Etchart - (H) Committee of the Whole

68th Legislature Drafter: Jaret Coles, 406-444-4022 SB0014.004.002

1	SENATE BILL NO. 14			
2	INTRODUCED BY G. HERTZ			
3	BY REQUEST OF THE REVENUE INTERIM COMMITTEE			
4				
5	A BILL FOR AN ACT ENTITLED: "AN ACT <u>REVISING THE MONTANA ECONOMIC DEVELOPMENT</u>			
6	INDUSTRY ADVANCEMENT ACT; INCREASING THE LIMIT ON MONTANA ECONOMIC DEVELOPMENT			
7	INDUSTRY ADVANCEMENT ACT FILM TAX CREDITS; PROVIDING AN INCREASED CREDIT FOR HIRING			
8	VETERANS AND ENROLLED TRIBAL MEMBERS; EXTENDING THE CREDIT THROUGH 2033 2031;			
9	ALLOCATING THE CREDIT TO CERTAIN ENTITIES; PROVIDING A DEFINITION; AMENDING SECTION			
10	<u>SECTIONS 15-31-1003, 15-31-1004, 15-31-1007, 15-31-1009, AND</u> 15-31-1010, MCA; REPEALING			
11	SECTIONS 1 THROUGH 9, CHAPTER 509, LAWS OF 2021; AND PROVIDING AN IMMEDIATE EFFECTIVE			
12	DATE AND A RETROACTIVE APPLICABILITY DATE."			
13				
14	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:			
15				
16	SECTION 1. SECTION 15-31-1003, MCA, IS AMENDED TO READ:			
17	"15-31-1003. Definitions. As used in this part, unless the context requires otherwise, the following			
18	definitions apply:			
19	(1) "Affiliate" means a subsidiary of which more than 50% of the voting stock is owned directly by the			
20	parent corporation or another member of the Montana combined group.			
21	(2) "Base investment" means the amount expended by a production company as production			
22	expenditures and compensation incurred in this state that are directly used in a state-certified production.			
23	(3) (a) "Compensation" means Montana wages, salaries, commissions, payments to a loan-out			
24	company subject to the provisions of subsection (3)(c), union benefits, fringe benefits, and any other form of			
25	remuneration paid to employees for personal services performed in this state.			
26	(b) The term does not include compensation paid that is less than the minimum wage described in 39			
27	3-409.			



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1	(b)	the amount of the tax credit previously claimed;			
2	(c)	the amount of the tax credit carried over from a previous tax year; and			
3	(d)	the amount of the tax credit to be carried over to a subsequent tax year.			
4	(6)	(a) A taxpayer claiming the credit provided for in this section must claim the credit as provided			
5	in subsection (6)(b).				
6	(b)	(i) An entity taxed as a corporation for Montana income tax purposes shall claim the credit on			
7	its corporate income tax return.				
8	(ii)	Individuals, estates, and trusts shall claim a credit allowed under this section on their individual			
9	income tax return.				
10	(iii)	An entity not taxed as a corporation shall claim the credit allowed under this section on member			
11	or partner returns as follows:				
12	(A)	corporate partners or members shall claim their share of the credit on their corporate income			
13	tax returns;				
14	(B)	individual partners or members shall claim their share of the credit on their individual income			
15	tax returns; an	d			
16	(C)	partners or members that are estates or trusts shall claim their share of the credit on their			
17	fiduciary incom	ne tax returns.			
18	(c)	In order to prevent disguised sales of the credit provided for in this section, allocations of			
19	credits through	partnership and membership agreements may not be recognized unless they have a substantial			
20	economic effec	ct as that term is defined in 26 U.S.C. 704 and applicable federal regulations.			
21	(7)	A postproduction company may not claim a credit under this section for production			
22	expenditures for	or which the media production credit provided for in 15-31-1007 is claimed."			
23					
24	Section	n 5. Section 15-31-1010, MCA, is amended to read:			
25	" 15-3	I-1010. (Temporary) Limitation of tax credits. (1) (a) The department of commerce may			
26	grant to applica	ants pursuant to 15-31-1004 the authority to apply for the tax credits provided for in 15-31-1007			

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and 15-31-1009.

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1	(b) The authorization by the department of commerce to apply for a credit does not guarantee the
2	credit. A taxpayer authorized to apply for a credit pursuant to 15-31-1004 and this section must meet the
3	requirements of 15-31-1005 through 15-31-1009 and subsection (2) of this section.
4	(c) The department of commerce shall make reasonable efforts to post on its website the amount of
5	tax credits available and not yet allocated.
6	(2) (a) Total claims for the tax credits provided for in 15-31-1007 and 15-31-1009 may not exceed
7	[\$12 million] per calendar year.
8	(b) Claims must be allowed on a first-come, first-served basis. A taxpayer whose claim for a credit is
9	disallowed because the calendar year limit has been reached may use the credit in the next calendar year but
10	the transfer of the credit to the next calendar year does not extend the carry forward periods provided for in 15
11	31-1007 (5) or 15-31-1009 (4).
12	(c) If a claim is disallowed because the calendar year limit has been reached, the department of
13	revenue may waive penalties and interest pursuant to 15-1-216.
14	(d) The department of revenue shall make reasonable efforts to post on its website the amount of
15	credits available and not yet claimed. (Bracketed language is temporarily amended to "\$10 million" on
16	occurrence of contingency for income tax years 2022, 2023, 2024, and 2025 until July 1, 2025-secs. 7(6), 9,
17	Ch. 509, L. 2021see compiler's comment.)
18	15-31-1010. (Effective July 1, 2025) Limitation of tax credits. (1) (a) The department of commerce
19	may grant to applicants pursuant to 15-31-1004 the authority to apply for the tax credits provided for in 15-31-
20	1007 and 15-31-1009.
21	(b) The authorization by the department of commerce to apply for a credit does not guarantee the
22	credit. A taxpayer authorized to apply for a credit pursuant to 15-31-1004 and this section must meet the
23	requirements of 15-31-1005 through 15-31-1009 and subsection (2) of this section.
24	(c) The department of commerce shall make reasonable efforts to post on its website the amount
25	of tax credits available and not yet allocated.
26	(2) (a) Total claims for the tax credits provided for in 15-31-1007 and 15-31-1009 may not exceed
27	\$12 \$30 \$20 \$24 \$20 \$14 million per calendar year, 25% of WHICH MUST BE GRANTED TO A DOMICILED COMPANY



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FOR MEDIA PRODUCTION CREDITS DERIVED FROM ANY PORTION OF BASE INVESTMENT RELATED TO THE RENTAL COST OF

2	QUALIFIED MONTANA FACILITIES.			
3	(b) Claims must be allowed on a first-come, first-served basis. A taxpayer whose claim for a	a credit		
4	is disallowed because the calendar year limit has been reached may use the credit in the next calendar	year		
5	but the transfer of the credit to the next calendar year does not extend the carry forward periods provide	d for in		
6	15-31-1007(5) or 15-31-1009(4).			
7	(c) If a claim is disallowed because the calendar year limit has been reached, the department	nt of		
8	revenue may waive penalties and interest pursuant to 15-1-216.			
9	(d) The department of revenue shall make reasonable efforts to post on its website the amount	ount of		
10	credits available and not yet claimed.			
11	(3) (1) BEGINNING IN 2023, BY DECEMBER 31 OF EACH YEAR, THE DEPARTMENT OF REVENUE S	HALL		
12	DETERMINE IF 90% OF THE LIMIT PROVIDED FOR IN SUBSECTION (2)(A) IN TAX CREDITS WAS CLAIMED. IF THIS CO	AOITION		
13	IS SATISFIED, THE LIMIT MUST BE INCREASED BY 10% FOR THE SUCCEEDING TAX YEARS.			
14	(II) IF THE LIMIT IS INCREASED IN ANY TAX YEAR, THE DEPARTMENT OF REVENUE SHALL USE THE NE	W LIMIT		
15	AS THE BASE LIMIT FOR SUCCEEDING TAX YEARS UNTIL A NEW LIMIT IS ESTABLISHED UNDER THE PROVISIONS OF			
16	SUBSECTION (3)(A).			
17	(B) THE LIMIT UNDER THIS SUBSECTION (3) APPLIES TO THE YEAR IN WHICH THE CREDIT IS AUTHOR	IZED		
18	REGARDLESS OF WHETHER THE FULL CREDIT IS CLAIMED IN THAT TAX YEAR OR CARRIED FORWARD."			
19				
20	NEW SECTION. Section 6. Repealer. Sections 1 through 9, Chapter 509, Laws of 2021, are			
21	repealed.			
22				
23	NEW SECTION. SECTION 7. SEVERABILITY. IF A PART OF [THIS ACT] IS INVALID, ALL VALID PARTS THE	IAT ARE		
24	SEVERABLE FROM THE INVALID PART REMAIN IN EFFECT. IF A PART OF [THIS ACT] IS INVALID IN ONE OR MORE OF	<u>TS</u>		
25	APPLICATIONS, THE PART REMAINS IN EFFECT IN ALL VALID APPLICATIONS THAT ARE SEVERABLE FROM THE INVAL	<u>ID</u>		
26	APPLICATIONS.			
27				



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