By:Dukes, Strama, Giddings, Isett,
Hilderbran, et al.H.B. No. 1634Substitute the following for H.B. No. 1634:Ey:By:HilderbranC.S.H.B. No. 1634

A BILL TO BE ENTITLED

1	AN ACT
2	relating to incentives for the film, television, and multimedia
3	production industries.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. The heading to Subchapter B, Chapter 485,
6	Government Code, is amended to read as follows:
7	SUBCHAPTER B. <u>MOVING IMAGE</u> [FILM] INDUSTRY INCENTIVE PROGRAM
8	SECTION 2. Section 485.021, Government Code, is amended to
9	read as follows:
10	Sec. 485.021. DEFINITIONS. In this subchapter:
11	(1) "In-state spending" means the amount of spending
12	in Texas generated by a moving image project, including the amount
13	spent on wages to Texas residents.
14	(2) "Moving image project" ["Filmed entertainment"]
15	means a visual and sound production, including a [+
16	[(A)] film <u>,</u> [+
17	[(B)] television program <u>,</u> [; or
18	[(C)] national or multistate commercial <u>, or</u>
19	digital interactive media production. The term does not include a
20	production required to maintain records under 18 U.S.C. Section
21	2257 with respect to any performer portrayed on that single media or
22	<u>multimedia program.</u>
23	(3) [(2)] "Production company" includes a film
24	production company, television production company, <u>digital</u>

1 interactive media production company, or film and television 2 production company. (4) [(3)] "Texas resident" means an individual who has 3 4 resided in Texas since the 120th [60th] day before the first day of: 5 (A) production in this state on a digital 6 interactive media production; or (B) principal photography on another type of 7 project [a filmed entertainment]. 8 9 (5) [(4)] "Underused area" includes any area of this 10 state other than the metropolitan areas of Austin[, Houston,] or Dallas-Fort Worth. 11 12 SECTION 3. The heading to Section 485.022, Government Code, is amended to read as follows: 13 14 Sec. 485.022. MOVING IMAGE [FILM] INDUSTRY INCENTIVE 15 PROGRAM. SECTION 4. Sections 485.022(a) and (b), Government Code, 16 17 are amended to read as follows: (a) The office shall administer a grant program for 18 19 production companies that produce moving image projects [filmed entertainments] in this state, to the extent that gifts, grants, 20 21 donations, or other money, including appropriations, are made available to the office for that purpose. 22 The office shall develop a procedure for the submission 23 (b) 24 of grant applications and the awarding of grants under this subchapter. The procedure must include provisions relating to: 25 (1) methods by which an individual's Texas residency 26 as described by Section 485.021(4) [485.021(3)] can be proved; and 27

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1	(2) requirements for the submission, before
2	production of a <u>moving image project</u> [filmed entertainment] begins,
3	of an estimate of total <u>in-state spending</u> [wages that will be paid
4	to Texas residents].
5	SECTION 5. Section 485.023, Government Code, is amended to
6	read as follows:
7	Sec. 485.023. QUALIFICATION. To qualify for a grant under
8	this subchapter <u>:</u>
9	(1) [7] a production company must generate [pay] a
10	minimum of:
11	(A) \$10 million in in-state spending
12	[(1) \$500,000 in wages to Texas residents] for a film or
13	television program; or
14	(B) \$500,000 in in-state spending [(2) \$50,000
15	in wages to Texas residents] for a commercial [[or] series of
16	commercials, or digital interactive media production;
17	(2) at least 70 percent of the production crew,
18	actors, and extras for a moving image project must be Texas
19	residents;
20	(3) at least 80 percent of the moving image project
21	must be filmed in Texas; and
22	(4) a digital interactive media production may not
23	contain intense violence, blood and gore, graphic sexual content,
24	nudity, or strong language.
25	SECTION 6. Section 485.024, Government Code, is amended by
26	amending Subsection (a) and adding Subsection (c) to read as
27	follows:

C.S.H.B. No. 1634 (a) Except as provided by Section 485.025, a grant under 1 this subchapter may not exceed the lesser of [+ 2 3 20 percent of the wages paid to Texas residents [(1)]4 for a moving image project [filmed entertainment;] or: (1) \$2 million for a film; 5 6 (2) \$2.5 million for a television program; 7 (3) \$200,000 for a commercial or series of 8 commercials; or (4) \$250,000 for a digital interactive media 9 production [(2) \$750,000]. 10 (c) In calculating the amount of wages paid to a Texas 11 resident for a moving image project under Subsection (a), the 12 office may not include amounts that exceed: 13 (1) \$50,000 for a film, commercial, or digital 14 15 interactive media production; or 16 (2) \$100,000 for a television program. SECTION 7. This Act takes effect immediately if it receives 17 a vote of two-thirds of all the members elected to each house, as 18 provided by Section 39, Article III, Texas Constitution. If this 19 20 Act does not receive the vote necessary for immediate effect, this Act takes effect September 1, 2007. 21