This space for use by IRRC Regulatory Analysis Form 2000 APR 12 PH 2: 07 (1) Agency Revenue REVIEW COMMISSION Ø (2) I.D. Number (Governor's Office Use) 15-400 IRRC Number: (3) Short Title Commercial Motion Pictures (4) PA Code Cite (5) Agency Contacts & Telephone Numbers **Primary Contact:** 61 Pa. Code §§ 32.38 and 60.22 Anita M. Doucette (717) 787-1382 Secondary Contact: Douglas A. Berguson (717) 787-1382 (7) Is a 120-Day Emergency Certification Attached? (6) Type of Rulemaking (check one) Proposed Rulemaking No No Final Order Adopting Regulation Yes: By the Attorney General Final Order, Proposed Rulemaking Omitted Yes: By the Governor (8) Briefly explain the regulation in clear and nontechnical language. Subsection (a) sets forth the definition of various terms for use in § 32.38. Subsection (b) details the scope of the exemption To effect legislative intent, the Department has added language at § 32.38(b)(1)(ii). If this subparagraph were not added, the purchase of the tangible personal property would be exempt but the repair or alteration would be subject to tax. For example, the purchase of film would be exempt but the development charges would be subject to tax which clearly is not the legislative intent. Subsection (c) describes the treatment of property and services purchased for resale. Subsection (d) provides that charges to install, repair, maintain or service equipment, parts, tools and supplies directly used in the production of a commercial motion picture are exempt from tax. Subsection (e) explains that utilities used directly and exclusively in the production of a commercial motion picture are exempt from tax. Examples of taxable and exempt electricity usage are provided. An explanation regarding the use of exemption certificates is set forth in subsection (f). With the adoption of § 32.38, the pronouncement set forth at § 60.22 is no longer necessary and is therefore being deleted. (9) State the statutory authority for the regulation and any relevant state or federal court decisions. Statutory authority for the regulation is contained in section 270 of the TRC (72 P.S. § 7270).

Regulatory Analysis Form
(10) Is the regulation mandated by any federal or state law or court order, or federal regulation? If yes, cite the specific law, case or regulation, and any deadlines for action.
The regulation is not mandated by federal or state law, court order, or federal regulation.
(11) Explain the compelling public interest that justifies the regulation. What is the problem it addresses?
The regulation is necessary to set forth the Department's interpretation of section 2 of Act 7-1997, section 204(54) (72 P.S. § 7204(54)).
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(12) State the public health, safety, environmental or general welfare risks associated with nonregulation.
(12) State the public health, safety, environmental of general wentare risks associated with homegulation.
There are no public health, safety, environmental or general welfare risks associated with nonregulation.
(13) Describe who will benefit from the regulation. (Quantify the benefits as completely as possible and approximate the number of people who will benefit.)
Taxpayers and tax practitioners will benefit from the Department setting forth its interpretation of 72 P.S. § 7204(54) in a regulation.

I	Regulatory Analysis Form
	(14) Describe who will be adversely affected by the regulation. (Quantify the adverse effects as completely as possible and approximate the number of people who will be adversely affected.)
	No parties should be adversely affected by the regulation.
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	(15) List the persons, groups or entities that will be required to comply with the regulation.
	(Approximate the number of people who will be required to comply.)
I	Persons involved in the sale at retail to or use by a producer of commercial motion pictures of any
	tangible personal property will be required to comply with the regulation. The number of taxpayers who
1	will be required to comply is indeterminable.
	(16) Describe the communications with and input from the public in the development and drafting of the regulation. List the persons and/or groups who were involved, if applicable.
	The regulation was published in the <u>Pennsylvania Bulletin</u> and the public was invited to comment. The Department received two public comments and comments from the Independent Regulatory Review
	Commission. The Department considered the comments in preparing the final form regulation. In
-	addition, a copy of the regulation was forwarded to the Pennsylvania Bar Association; the Pennsylvania
	Institute of Certified Public Accountants, the Pennsylvania Chamber of Business and Industry and the Department of Community and Economic Development. The regulation was listed in the Department's
	Agenda of Regulations published at 28 Pa.B. 3127 (July 4, 1998) and was forwarded to interested parties
	upon request.
	(17) Provide a specific estimate of the costs and/or savings to the regulated community associated with compliance, including any legal, accounting or consulting procedures which may be required.
	Compliance with the regulation could result in a savings to the regulated community by reducing the
	possibility of assessment of penalty and interest. No legal, accounting or consulting procedures are required by the regulation.

Regulatory Analysis Form
(18) Provide a specific estimate of the costs and/or savings to local governments associated with compliance, including any legal, accounting or consulting procedures which may be required.
This regulation does not increase costs or savings to local governments. No legal, accounting or consultant procedures are required by the regulation.
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(19) Provide a specific estimate of the costs and/or savings to state government associated with the implementation of the regulation, including any legal, accounting, or consulting procedures which may be required.
This regulation does not increase costs or savings to state government. No legal, accounting or consultant procedures are required by the regulation.

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(20) In the table below, provide an estimate of the fiscal savings and costs associated with implementation and compliance for the regulated community, local government, and state government for the current year and five subsequent years.

	Current FY Year	FY +1 Year	FY +2 Year	FY +3 Year	FY +4 Year	FY +5 Year
SAVINGS:	\$	\$	\$	\$	\$	\$
Regulated Community						
Local Government						
State Government						
Total Savings	N/A					
COSTS:					i i	
Regulated Community						
Local Government						
State Government		٠,				
Total Costs	N/A					
REVENUE LOSSES:						
Regulated Community						
Local Government						
State Government						
Total Revenue Losses	N/A				Į.	

(20a) Explain how the cost estimates listed above were derived.

N/A

20b) Provide the p	ast three year expe	nditure history for pro	ograms affected by the	e regulation.
Program	FY -3	FY -2	FY -1	Current FY
N/A	N/A	N/A	N/A	N/A
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oi liscai year 1998-				
(22) Describe the n	onregulatory altern	natives considered and	the costs associated	with those alternativ
Provide the reasons  The Department exemple interpretation of 72	onregulatory altern for their dismissal. ercised its nonregul P.S. § 7204(54) in		the use of a pronoun	cement to set forth in naking. The
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Provide the neasons The Department exenterpretation of 72 pronouncement will	onregulatory alternative regulatory sometimes.	atory alternative with addition to promulga to taxpayers pending	the use of a pronoun ting a proposed rulen the final adoption of t	cement to set forth in aking. The checken the regulation.

#### Regulatory Analysis Form

(24) Are there any provisions that are more stringent than federal standards? If yes, identify the specific provisions and the compelling Pennsylvania interest that demands stronger regulation.

This regulation relates to the imposition of sales and use tax, there currently is no comparative Federal tax.

(25) How does this regulation compare with those of other states? Will the regulation put Pennsylvania at a competitive disadvantage with other states?

This regulation will not put Pennsylvania at a competitive disadvantage with other states. New York, New Jersey and West Virginia provide and exemption for property directly used in motion picture production. Ohio does not have a motion picture exemption. Pennsylvania's exclusion is equal to or more generous than the exemption in New York, New Jersey and West Virginia because Pennsylvania grants an exclusion for motor vehicles which includes not only special cars with cameras, but also rental cars and trucks used to transport cast, crew and props to shooting locations.

(26) Will the regulation affect existing or proposed regulations of the promulgating agency or other state agencies? If yes, explain and provide specific citations.

This regulation does not affect any other existing or proposed regulations of the Department or any other state agencies. Reference to the Department of Community and Economic Development's regulation, which prescribes that producers of motion pictures who are qualified to take advantage of section 204(54) of the TRC shall use a Pennsylvania Exemption Certificate (Form REV-1220), has been added to § 32.38(f).

(27) Will any public hearings or informational meetings be scheduled? Please provide the dates, times, and locations, if available.

The regulation was presented to the House and Senate Finance Committees and the Independent Regulatory Review Commission. At the same time the regulation was presented to the Committees and the Commission, the regulation was published in the <u>Pennsylvania Bulletin</u> and the public was invited to comment.

The Committees and the Commission may hold hearings or meetings to consider the final form regulation. The date, time and location of such hearings or meetings can be ascertained by contacting the Committees and Commission. Notice of the Commission's public meeting to formally consider the final form regulation will be published in the <u>Pennsylvania Bulletin</u> prior to the meeting date.

Regulatory Analysis Form
(28) Will the regulation change existing reporting, record keeping, or other paperwork requirements? Describe the changes and attach copies of forms or reports which will be required as a result of implementation, if available.
This regulation does not change existing reporting, record keeping, or other paperwork requirements.
(29) Please list any special provisions which have been developed to meet the particular needs of affected groups or persons including, but not limited to, minorities, elderly, small businesses, and farmers.
No special groups are affected by the regulation.
(30) What is the anticipated effective date of the regulation; the date by which compliance with the regulation will be required; and the date by which any required permits, licenses or other approvals must be obtained?
This regulation will be effective upon final publication in the <u>Pennsylvania Bulletin</u> . Compliance with the regulation is required upon publication. There are no permits, licenses or other approvals required by this regulation.
(31) Provide the schedule for continual review of the regulation.
This regulation is scheduled for review within five years of final publication. No sunset date has been assigned.

## FACE SHEET FOR FILING DOCUMENTS WITH THE LEGISLATIVE REFERENCE BUREAU

(Pursuant to Commonwealth Documents Law)

RECEIVED

2000 APR 12 PH 2: 07

REVIEW COMMISSION

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4/15/99	¥ 1930		DO NOT WRITE IN THIS SPACE
Copy below is hereby approved as to form and legality. Attorney General	Copy below is hereby certified to be true and co of a document issued, prescribed or promulgated PA Department of Revenue		Copy below is hereby approved as to form and legality. Executive or Independent Agencies.
By: (DEPUTY ATTORNEY GENERAL)  DATE OF APPROVAL	Document/Fiscal Note No. 15-400		R. E. Grundlele  5/20/99  Date of Approval
•	By:  Robert A. Judge St. Secretary of Revenue  Title:  (Executive Officer, Chairman or Sec	retary)	(Deputy General Counsel) (Chief Counsel, Independent Agency) (Strike inapplicable title)
Check if applicable Copy not approved. Objections	(		Check if applicable. No Attorney     General approval or objection
attached.	·		within 30 days after submission

NOTICE OF FINAL RULEMAKING

DEPARTMENT OF REVENUE

61 Pa. Code §§ 32.38 and 60.22

Sales and Use Tax

Commercial Motion Pictures

#### PREAMBLE

The Department of Revenue (Department), under authority contained in section 270 of the Tax Reform Code of 1971 (TRC) (72 P.S. § 7270), by this order amends 61 Pa. Code, Chapter 32. Exemptions, by adding section 32.38, (relating to commercial motion pictures) and amends Chapter 60. Sales and Use Tax Pronouncements - Statements of Policy, by deleting section 60.22 (relating to commercial motion pictures) as set forth in Annex A.

#### Purpose of Regulation

The Department is setting forth its interpretation of section 2 of Act 7-1997, section 204(54) (72 P.S. § 7204(54)) regarding the sales and use tax exemption for the sale at retail to or use by a producer of commercial motion pictures of any tangible personal property directly used in the production of a feature-length commercial motion picture distributed to a national audience.

#### Explanation of Regulatory Requirements

Subsection (a) sets forth the definition of various terms for use in § 32.38. Subsection (b) details the scope of the To effect legislative intent, the Department has exemption. added language at § 32.38(b)(1)(ii). If this subparagraph were not added, the purchase of the tangible personal property would be exempt but the repair or alteration would be subject to tax. For example, the purchase of film would be exempt but the development charges would be subject to tax which clearly is not the legislative intent. Subsection (c) describes the treatment of property and services purchased for resale. Subsection (d) provides that charges to install, repair, maintain or service equipment, parts, tools and supplies directly used in the production of a commercial motion picture are exempt from tax. Subsection (e) explains that utilities used directly exclusively in the production of a commercial motion picture are Examples of taxable and exempt electricity exempt from tax. An explanation regarding the use of usage are provided. exemption certificates is set forth in subsection (f).

With the adoption of § 32.38, the pronouncement set forth at § 60.22 is no longer necessary and is therefore being deleted.

72 P.S. § 7204(54) requires that the purchaser furnish to the vendor a certificate substantially in the form as the Department of Community and Economic Development may prescribe by regulation. In compliance with this provision, the Department of PRE(B)32.38

Community and Economic Development proposed a rulemaking relating to the exemption certificate form at 28 Pa.B. 1530 (March 28, 1998). 12 Pa. Code § 33.1 (relating to form required) provides that producers of motion pictures, who are qualified to take advantage of section 204(54) of the TRC, shall use a Pennsylvania Exemption Certificate (Form REV-1220).

#### Affected Parties

Producers of motion pictures who qualify to take advantage of section  $204\,(54)$  of the TRC  $(72\ P.S.\ \S\ 7204\,(54))$  may be affected by the regulation.

#### Comment and Response Summary

Notice of proposed rulemaking was published at 28 Pa.B. 1320 (March 14, 1998). This proposal is being adopted with changes as set forth in Annex A.

The Department received two comments from the public during the public comment period. The Department also received comments from the Independent Regulatory Review Commission (IRRC). No comments were received from the House Finance Committee or the Senate Finance Committee.

The amendments to the proposed rulemaking in response to comments are as follows:

- IRRC's first comment relates to the inconsistent use of the terms "exemption" and "exclusion" in § 32.38. The problem relating to the use of these two terms originates with the The title of section 204 of the TRC is statutory provision. exclusions from tax; however, within paragraph (54) the term "exempt" is used. In its comments, IRRC concluded that because paragraph (54) references the term exempt, that references to "exclusion" in the regulation should be amended to "exemption." The Department also received a public comment with regard to the use of the two terms in the proposal. Contrary to IRRC, the public comment suggests that the Department use the term "exclusion" throughout the regulation instead of "exemption." The Department agrees with IRRC and the public comment that for consistency, the regulation should use only one term. The Department agrees with the revision suggested by IRRC, and has amended § 32.38(b)(2) and (b) (3) as well as the title of subsection (b) to reference the term exemption.
- (2) IRRC's second area of concern relates to subsection (b) which details the scope of the exemption. IRRC suggests that the subsection does not describe the extent of the scope of the regulation and that the text should be amended and reorganized. In  $_{\text{PRE}(B)32.38}$   $_{-2}$

response to the concerns raised by IRRC, the Department has amended §  $32.38\,(b)$  by removing proposed paragraph (2) from §  $32.38\,(b)$  and creating a definition for the term "production of a commercial motion picture." With the deletion of paragraph (2), the remaining paragraphs were renumbered accordingly. In addition, the name of subsection (b) has been changed from scope to scope of the exemption. Section  $32.38\,(b)\,(1)$  has been amended to more clearly set forth the general scope of the regulation. Finally, in accordance with IRRC's suggestion, the Department has added the phrase "of a commercial motion picture" to §  $32.38\,(b)\,(2)$  (proposed §  $32.38\,(b)\,(3)$ ).

(3) Because section 204(54) of the TRC specifically provides that the purchaser shall furnish to the vendor a certificate substantially in the form as the Department of Community and Economic Development (DCED) may prescribe by regulation, IRRC and a public comment both suggested that the Department make specific reference to the DCED regulation that prescribes the form. The Department agrees with the comment and has amended § 32.38(f)(1) accordingly.

For clarity, the Department edited and reorganized the provisions of subsection (f) relating to exemption certificates.

The Department has also amended a style change to the term "national" which was made by the <u>Pennsylvania Bulletin</u> when it published the proposed rulemaking. The <u>Bulletin</u> changed the term from all lower case letters, to an initial capital "National." The Department has amended all references to the term to all lower case letters for two reasons. First, the enabling statute uses all lower case letters. Second, by using an initial capital, the term would be restricting the phrase "National audience" to just the United States and it is the Department's opinion that the term should apply to audiences both within and outside the United States.

Comments that did not result in amendments to the regulation are as follows:

- (1) Subsection (e) under § 32.38 relates to utilities used in production. The subsection provides examples of taxable and exempt electricity usage. IRRC suggests that the Department group examples of usage exempt from tax in one subsection and usage subject to tax in a second subsection. Since there are only three examples involved, the Department does not believe separate subsections are necessary.
- (2) As one of its comments to § 32.38(b), IRRC suggested that the subsection be entitled "application" instead of "scope." Scope is a customary word utilized in many of the Department's  $^{\text{PRE}(B)32.38}$

regulations, whereas application is not used. The Department does not see the merit in introducing a new term in this regulation; however, as mentioned above, the title of the subsection has been expanded to state "scope of the exemption."

#### Fiscal Impact

The Department has determined that the amendments will have no significant impact on the Commonwealth. The Department has determined that the expenditure for the exclusion provided by Act 7-1997 is estimated to be \$0.8 million for fiscal year 1997-98.

#### Paperwork

The amendments will require no additional paperwork for the public or the Commonwealth.

#### Effectiveness/Sunset Date

The amendments will become effective upon final publication in the Pennsylvania Bulletin. The regulation is scheduled for review within five years of final publication. No sunset date has been assigned.

#### Contact Person

The contact person for an explanation of the amendments is Anita M. Doucette, Office of Chief Counsel, PA Department of Revenue, Dept. 281061, Harrisburg, Pennsylvania 17128-1061.

#### Regulatory Review

Under section 5(a) of the Regulatory Review Act (71 P.S. § 745.5(a)), on March 2, 1998, the Department submitted a copy of the notice of proposed rulemaking, published at 28 Pa.B. 1320, to IRRC and the Chairpersons of the House Committee on Finance and the Senate Committee on Finance for review and comment. In compliance with section 5(c) of the Regulatory Review Act (71 § 745.5(c)), the Department also provided IRRC and the Committees copies of all comments received, as well as other documentation.

In preparing these final-form regulations, the Department has considered the comments received from IRRC, the Committees and the public.

These final-form regulations were (deemed) approved by the Committees on and were (deemed) approved by IRRC , in accordance with section 5.1(e) of the Regulatory Review Act (71 P.S. § 745a(e)). PRE(B)32.38

-4-

#### Findings

The Department finds that:

- (1) Public notice of intention to amend the regulations has been duly given under sections 201 and 202 of the act of July 31, 1968 (P.L. 769, No. 240) (45 P.S. §§ 1201 and 1202) and the regulations thereunder, 1 Pa. Code §§ 7.1 and 7.2.
- (2) The amendments are necessary and appropriate for the administration and enforcement of the authorizing statute.

#### Order

The Department, acting under the authorizing statute, orders that:

- (a) The regulations of the Department, 61 Pa. Code, are amended by adding section 32.38 and deleting section 60.22 to read as set forth in Annex A.
- (b) The Secretary of the Department shall submit this order and Annex A to the Office of General Counsel and the Office of Attorney General for approval as to form and legality as required by law.
- (c) The Secretary of the Department shall certify this order and Annex A and deposit them with the Legislative Reference Bureau as required by law.
- (d) This order shall take effect upon publication in the <u>Pennsylvania Bulletin</u>.

ROBERT A. JUDGE, SR. SECRETARY OF REVENUE

01/14/99

# CONTINUATION SHEET FOR FILING DOCUMENTS WITH THE LEGISLATIVE REFERENCE BUREAU (Pursuant to Commonwealth Documents Law)

#### ANNEX A

- Title 61. Revenue, Part I. Department of Revenue, Subpart B. General Fund Revenues, Article II. Sales and Use Tax, Chapter 32. Exemptions.
- § 32.38. Commercial motion pictures.
- (a) Definitions. The following words and terms, when used in this section, have the following meanings, unless the context clearly indicates otherwise:

Commercial motion picture - A series of related images at least 40 minutes in length either on film, tape or other similar medium, where the images shown in succession impart an impression of motion together with accompanying sound, if any, which is produced for distribution to a National NATIONAL audience. The term does not include motion pictures produced for private noncommercial use, including motion pictures of weddings or graduations to be used as family mementos, accident reconstruction videotapes to be used for legal analysis or student films to be used for class projects.

Distribution to a National NATIONAL audience - Distribution by means of theatrical release or for exhibition on National NATIONAL television by a television network or through syndication.

Producer - A purchaser who is responsible for the production of a commercial motion picture.

PRODUCTION OF A COMMERCIAL MOTION PICTURE - THE PROCESS OF RECORDING THE ACTIONS TAKING PLACE WITHIN A COMMERCIAL MOTION PICTURE AND INCLUDES THE ACTUAL SHOOTING OF THE PICTURE, EITHER ON LOCATION OR AT A MOTION PICTURE STUDIO, AS WELL AS THE EDITING, DUBBING AND MIXING OF A COMMERCIAL MOTION PICTURE.

- (b) Scope OF THE EXEMPTION.
- (1) The sale at retail to or use by a producer of tangible personal property AND SERVICES THERETO THAT ARE directly used in the production of a commercial motion picture distributed to a National NATIONAL audience is exempt from sales and use tax.
- (2) The production of a commercial motion picture involves the process of recording the actions taking place within the motion picture and includes the actual shooting of the picture, either on location or at a motion picture studio, as well as the editing, dubbing and mixing of the motion picture.
- may be directly used in the production of a commercial motion picture include film and tape products; set construction equipment and supplies; props, including livestock, motor vehicles, books, paintings and other tangible personal property when photographed as part of a scene; wardrobe; grip and lighting equipment; cameras; camera mounts including tripods; jib arms; steadicams; cranes; dollies; generators; walkie talkies; boats,

trains, helicopters, airplanes, vans, trucks or other motor vehicles specifically equipped for motion picture production or used solely for production activities, wardrobe and makeup trailers, special effects and stunt equipment, video assists, videotape recorders, cables and connectors, sound recording equipment, and editing, dubbing and mixing equipment.

(ii) Examples of services performed upon tangible personal property that may be directly used in the production of a commercial motion picture include sound or music recording; creation of special effects or animation on film, tape or other audiovisual medium, including animation drawings, inkings, paintings, tracing and celluloid "cels"; preparation either animation or storyboards for live photography; technological modification, including colorizing; graphics, including transfers of computer graphics on computergenerated media; sound dubbing or sound mixing; sound or music or effect transferring; film or tape editing or cutting; developing or processing of negative or positive prints; timing; coding or encoding; creation of opticals, titles, main or end credits; captioning; and medium transfers (for example film to tape, tape to tape).

(3) (2) The exclusion EXEMPTION from sales and use tax provided for property and services directly used in production OF A COMMERCIAL MOTION PICTURE does not apply to either:

(f)32.38

- (i) The purchase of property used for administrative purposes. Administrative purposes includes activities such as sales promotions, general office work, ordering and receiving materials, making travel arrangements, the preparation of shooting schedules, and the preparation of work and payroll records.
- (ii) The purchase of catering services, as well as secretarial services, disinfecting or pest control services, building maintenance or cleaning services, help supply services, lawn care services, self-storage services and employment agency services, as terms are defined under section 201 of the TRC (72 P.S. § 7201). However, charges for employment agency services provided by theatrical employment agencies and motion picture casting bureaus are not subject to sales or use tax (72 P.S. § 7201(bb)).
- (4) (3) Where a single unit of tangible personal property is used in two different activities, one of which is a direct use and the other of which is not, the property will not be excluded EXEMPTED from tax unless the producer makes use of the property more than 50% of the time directly in the production phase of a commercial motion picture.
  - (c) Property and services purchased for resale.
- (1) A producer may make certain purchases for resale.

  Materials and services on these materials that will become a component of the product sold may be purchased exempt from tax,

if a properly completed exemption certificate is issued to the supplier.

- (2) For example, the original negative is the medium (film, tape, and the like) first used in the camera when photographing live action, special effects, animation, computer generated images, and the like. The developing of the film is a service that is purchased for resale because the producer is selling the film on which the service is being performed.
- (d) Installation, repair, maintenance and service of tangible personal property. Charges to install, repair, maintain or service equipment, parts, tools and supplies directly used in the production of a commercial motion picture are exempt from sales and use taxes. Examples of these services include:
- (1) Installing illumination lighting and sound equipment.
  - (2) Installing special effects riggings.
- (3) Connecting wiring from electrical sources to production equipment.
- (e) Utilities used in production. Utilities used directly and exclusively in the production of a commercial motion picture are exempt from tax. Examples of taxable and exempt electricity usage:
  - (1) Electricity used for set lighting is exempt.
- (2) Electricity used in a mobile trailer maintained for actors is taxable.

- (3) Electricity used to light and heat a temporary or permanent office is taxable.
  - (f) Exemption certificates.
- (1) A producer shall furnish a properly completed exemption certificate AS REQUIRED UNDER 12 PA. CODE § 33.1 (RELATING TO FORM REQUIRED) to its vendors to WHEN CLAIMING AN EXEMPTION UPON THE SALE AT RETAIL OR USE OF THE FOLLOWING:
- (i) Exclude the producer's purchases of tangible TANGLIBLE personal property that becomes a physical component part of the commercial motion picture and is actually transferred to the customer (for example, resale).
- qualifying production PRODUCTION machinery, equipment, parts, tools or supplies for use USED OR CONSUMED directly in the production of a motion picture. This certificate shall also be furnished to those who install, repair, maintain or service the exempt machinery, equipment, parts, tools or supplies. To claim this exclusion, the producer shall state on the certificate in the space marked "Other" the following: "Property or services shall be directly used in the production of a commercial motion picture under section 204(54) of the TRC (72 P.S. § 7204(54))."
- (III) REPAIRS AND MAINTENANCE SERVICES PURCHASED BY A PRODUCER WHICH ARE PERFORMED UPON PRODUCTION MACHINERY, EQUIPMENT, PARTS, TOOLS OR SUPPLIES USED OR CONSUMED DIRECTLY IN THE PRODUCTION OF A MOTION PICTURE.

De furnished and accepted in good faith no later than 60 days after delivery of the property or service or the sale will be considered a taxable sale. THE EXEMPTION CERTIFICATE SHALL BE ANNOTATED IN THE SPACE MARKED "OTHER" AS FOLLOWS: "PROPERTY OR SERVICES WILL BE RESOLD OR SHALL BE DIRECTLY USED OR CONSUMED IN THE PRODUCTION OF A COMMERCIAL MOTION PICTURE UNDER SECTION 204(54) OF THE TRC (72 P.S. § 7204(54))."

Chapter 60. Sales and Use Tax Pronouncements - Statements of Policy.

§ 60.22. Reserved.

03/23/99

OFFICE OF CHIEF COUNSEL DEPT. 281061 HARRISBURG, PA 17128-1061

### COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF REVENUE

PHONE: 717-787-1382 FAX: 717-772-1459

March 31, 1998

Joseph C. Bright, Esq.
Wolf, Block, Schorr and
Solis-Cohen, LLP
Twelfth Floor, Packard Building
111 South 15th Street
Philadelphia, PA 19102-2678

Dear Mr. Bright:

We have received your letter dated March 25, 1998, in which you commented on proposed regulation 15-400, relating to commercial motion pictures. The Department will consider your comments when preparing the final-form regulation.

In accordance with Section 5.1(a) of Act 1997-24, requests for information concerning the final-form regulation may be submitted to me at the above address or by calling (717) 787-1382. Commentators that request information regarding the final-form regulation will receive a copy of the regulation when the Department submits the final-form regulation to the Independent Regulatory Review Commission and the House and Senate Finance Committees.

Thank you for participating in the regulatory process.

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Singerely,

Anita M. Doucette Regulatory Coordinator

AMD:tlch

OFFICE OF CHIEF COUNSEL DEPT. 281061 HARRISBURG, PA 17128-1061

### COMMONWEALTH OF PENNSYLVANIA DEPARTMENT OF REVENUE

March 31, 1998



Jill B. Busch
Deputy Chief Counsel
Office of Chief Counsel
Department of Community and
Economic Development
529 Forum Building
Harrisburg, PA 17120

Dear Ms. Busch:

We have received your memorandum dated March 25, 1998, in which you commented on proposed regulation 15-400, relating to commercial motion pictures. The Department will consider your comments when preparing the final-form regulation.

In accordance with Section 5.1(a) of Act 1997-24, requests for information concerning the final-form regulation may be submitted to me at the above address or by calling (717) 787-1382. Commentators that request information regarding the final-form regulation will receive a copy of the regulation when the Department submits the final-form regulation to the Independent Regulatory Review Commission and the House and Senate Finance Committees.

Thank you for participating in the regulatory process.

South M. Da

Singerely,

Anita M. Doucette Regulatory Coordinator

AMD: tlch

## TRANSMITTAL SHEET FOR REGULATIONS SUBJECT TO THE REGULATORY REVIEW ACT

I.D. NUMBER:	15-400		
SUBJECT:	Commercial Motion Pictu	res	D REC
AGENCY:	Department of Revenue		EN 12
	ТҮРЕ (	OF REGULATION	- C - 2
Proposed Re	egulation		Soft S
X Final Regula	ation		10 dp
Final Regula	ation with Notice of Propose	ed Rulemaking Omitted	
120-day Em	ergency Certification of the	Attorney General	
120-day Em	ergency Certification of the	Governor	
Delivery of a. b.	Tolled Regulation  With Revisions  Without Revisions		
DATE SIGN	FILING NATURE ,	OF REGULATION DESIGNATION	
4/12/00 P.	Macut	HOUSE COMMITTEE ON FINANCE	
4/12/00	Carnalhan	SENATE COMMITTEE ON FINANCE	
4/11/w D	Melnett	INDEPENDENT REGULATOR REVIEW COMMISSION	RY
	A Section 1	ATTORNEY GENERAL	
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