

City Council Chief Clerk's Office 402 City Hall Philadelphia, PA 19107

	BILL NO. 250647
l	Introduced June 12, 2025
	Councilmember Thomas
	Referred to the Committee on Finance

Amending Chapter 19-2600 of The Philadelphia Code, entitled "Business Income and Receipts Taxes," by creating a tax credit to encourage certain merchants to utilize the services of Philadelphia-based performing artists, all under certain terms and conditions.

AN ORDINANCE

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THE COUNCIL OF THE CITY OF PHILADELPHIA HEREBY ORDAINS:

SECTION 1. Chapter 19-2600 of The Philadelphia Code is hereby amended to read as follows:

CHAPTER 19-2600. BUSINESS INCOME AND RECEIPTS TAXES.

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§ 19-2604. Tax Rates, Credits, and Alternative Tax Computation.

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- (17) Philadelphia Performing Artist Tax Credit.
 - (a) Definitions.
- (i) Qualifying Merchant. A Qualifying Merchant shall meet the following requirements for classification under the North American Industry Classification System ("NAICS") Codes Sections: Hotels (except Casino Hotels) and Motels (NAICS 721110); Casino Hotels (NAICS 721120); Full-Service Restaurants (NAICS 722511); and Limited-Service Restaurants (NAICS 7225130).

BILL NO. 250647 continued

- (ii) Performing Artist. A practitioner that derives at least \$5,000 in gross income or 15% of their total gross income during the previous tax year from the creation, performance, or teaching of work in the performing arts, including but not limited to: music, dance, or theater.
- (iii) Performing Arts Organization. A Performing Arts Organization shall meet the following requirements for classification under the North American Industry Classification System ("NAICS") Codes Sections: Musical Groups and Artists (NAICS 711130); and Independent Artists, Writers, and Performers (NAICS 711510).
- (iv) Philadelphia-based Performing Artist. A Performing Artist who maintains a primary residence within the City of Philadelphia for at least 183 days in the tax year for which the credit is claimed.
- (v) Philadelphia-based Performing Arts Organization. A Performing Arts Organization registered as a business with the City of Philadelphia.
- (vi) Contracted Performing Artist. A Performing Artist or Performing Arts Organization contracted by a qualifying merchant for a single engagement or event for a performance that takes place on the merchant's premises or at a location booked by the merchant in the ordinary course of its business.
- (vii) Retained Performing Artist. A Performing Artist or Performing Arts Organization who enters into a formal agreement or contract with a Qualifying Merchant to provide recurring performances or artistic services over a defined period of time, which may include a series of scheduled engagements, residencies, or other ongoing arrangements exceeding a single performance.
- (b) Application. A business seeking a Philadelphia Performing Artist Tax Credit must file a Philadelphia Performing Artists Tax Credit Application, in the form and manner prescribed by the Revenue Department, that includes the following:
- (i) Documentation verifying the Contracted Performing Artist or Retained Performing Artist as a Philadelphia-based Performing Artist, including but not limited to:
- (.1) A valid Pennsylvania driver's license or state ID with an address within the borders of the City of Philadelphia;
- (ii) Documentation verifying the status of a Contracted Performing Artists or Retained Performing Artist as a Performing Artist,

BILL NO. 250647 continued

including but not limited to:

(.1) Tax documentation or financial records demonstrating that the Performing Artist derived at least \$5,000 or 15% of their total gross income from the performing arts in the prior tax year, including at least one of the following:

(.a) Schedule C of IRS Form 1040;

- (.b) IRS Form 1099-NEC: Nonemployee Compensation
- (.c) IRS Form W-2: Wage and Tax Statement
- (c) Tax Credit.
- (i) Starting in tax year 2026, for any tax year in which a Qualifying Merchant utilizes the services of a Philadelphia-based Performing Artist or Philadelphia-based Performing Arts Organization as a Contracted Performing Artist or a Retained Performing Artist, the Qualifying Merchant shall be eligible for a credit against its business income and receipts tax liability, in the amount equal to:
- (.1) the greater of four hundred dollars (\$400) or fifteen percent (15%) of the cost which the Qualifying Merchant compensates a Philadelphia-based Performing Artist or Philadelphia-based Performing Arts Organization to be a Contracted Performing Artist
- (.2) the greater of four hundred dollars (\$400) or fifteen percent (15%) of the cost which the Qualifying Merchant compensates a Philadelphia-based Performing Artist or Philadelphia-based Performing Arts Organization to be a Retained Performing Artist
- (ii) The Revenue Department shall provide application forms for businesses that wish to apply for tax credits under this Section, and it shall accept such applications on a "first come-first served" basis until the total amount of credits for a particular year reaches one million dollars (\$1,000,000). The Revenue Department shall when necessary randomly choose among applicants that apply on the same date.
- (iii) The maximum amount of tax credits a Qualifying Merchant may receive for any single tax year is seventy-five thousand dollars (\$75,000).
- (iv) Unused Philadelphia Performing Artist tax credits may not be carried forward.
- (d) Regulations. The Department may issue regulations governing the implementation of this subsection (17), including the manner in which eligibility for this

BILL NO. 250647 continued

tax credit is determined.

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SECTION 2. This Ordinance shall become effective on July 1, 2026.