GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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HOUSE DRH80606-MC-308 (05/13)

| Short Title: | Interactive Digital Media Credits. | (Public) |
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| Sponsors: | Representatives Gibson, Owens, Heagarty, and Martin (Primary Sponsors). | |
| Referred to: | | |

| 1 | | A BILL TO BE ENTITLED | | | |
|----|--|---|--|--|--|
| 2 | AN ACT TO ENACT TAX INCENTIVES FOR GAMING COMPANIES. | | | | |
| 3 | The General Assembly of North Carolina enacts: | | | | |
| 4 | SECTION 1. Chapter 105 of the General Statutes is amended by adding a new | | | | |
| 5 | Article to read: | | | | |
| 6 | | " <u>Article 3L.</u> | | | |
| 7 | | "Interactive Digital Media. | | | |
| 8 | " <u>§ 105-129.105.</u> | Definitions. | | | |
| 9 | | | | | |
| 10 | <u>(1)</u> | Company headquarters. – Defined in G.S. 105-129.81. | | | |
| 11 | <u>(2)</u> | Full-time job. – A position that requires at least 1,600 hours of work per year | | | |
| 12 | | and is intended to be held by one employee during the entire year. A | | | |
| 13 | | full-time employee is an employee who holds a full-time job. | | | |
| 14 | <u>(3)</u> | Gold master The version of interactive digital media released to a | | | |
| 15 | | manufacturer. | | | |
| 16 | <u>(4)</u> | Interactive digital media Electronic communication technologies that | | | |
| 17 | | enable or facilitate user-to-user or user and information interactivity, | | | |
| 18 | | designed to be sold through regular marketing channels or to be used | | | |
| 19 | | through virtual worlds and online games with long-term producer | | | |
| 20 | | involvement, which provide content consisting of electronic text, graphics, | | | |
| 21 | | animation, video, and audio integrated into a structured digital, computerized | | | |
| 22 | | environment that responds to user interaction with the data. This term | | | |
| 23 | | includes, without limitation, video or interactive games and game engines, | | | |
| 24 | | simulation software, interactive educational or training products, software | | | |
| 25 | | applications that provide connectivity and communications between mobile | | | |
| 26 | | devices and interactive digital media Web platforms, and immersive Internet | | | |
| 27 | | environments. | | | |
| 28 | <u>(5)</u> | Qualifying expenses The sum of the total amount spent in this State for | | | |
| 29 | | the following by a producer of interactive digital media in connection with | | | |
| 30 | | the production of interactive digital media: | | | |
| 31 | | <u>a.</u> <u>Production property purchased or leased.</u> | | | |
| 32 | | b. <u>Compensation and wages on which withholding payments are</u> | | | |
| 33 | | remitted to the Department of Revenue under Article 4A of this | | | |
| 34 | | Chapter. | | | |
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| 1 | <u>(6)</u> | Production. – A project to create interactive digital m | edia from the time of |
| 2 | | preproduction to the creation of a gold master or the | |
| 3 | | interactive digital media. | |
| 4 | <u>(7)</u> | Production property. – Tangible personal property an | nd intangible property |
| 5 | | that is directly used in the production of interactive di | gital media. The term |
| 6 | | includes such items as software, computer code, ima | age files, music files, |
| 7 | | scripts and plays, concept mock-ups, software tools, and | d testing procedures. |
| 8 | " <u>§ 105-129.106.</u> | Administration; notification; sunset. | |
| 9 | <u>(a)</u> <u>Minir</u> | num Standards. – A taxpayer is eligible for the credit all | owed in this Article if |
| 10 | it satisfies the | requirements of G.S. 105-129.83(c), (d), (e), (f), and | (g) relating to wage |
| 11 | standard, health | insurance, environmental impact, safety and health progra | ams, and overdue tax |
| 12 | debts, respective | | |
| 13 | | ication. – To claim a credit under this Article, a taxp | |
| 14 | - | ommerce of the taxpayer's intent to claim the credit and p | |
| 15 | | fee of five hundred dollars (\$500.00), which shall | |
| 16 | · · · · · | Commerce as a departmental receipt to cover the | |
| 17 | | The notification must include a reasonable description an | |
| 18 | | ancial contact for the production company, the estimated | |
| 19 | | production, and any other information required by | |
| 20 | * | which a credit is taken under this Article, the taxpayer cla | - |
| 21 | - | the production credits the Department of Commerce | |
| 22 | | is Article for a taxable year until all outstanding fees have | |
| 23 | | et. – This Article is repealed for taxable years beginning | on or after January 1, |
| 24 | <u>2014.</u> "\$ 105 120 107 | Allegations con | |
| 25 | | <u>Allocation; cap.</u> | a against the franchise |
| 26 27 | | <u>ation. – A credit allowed under this Article may be taken</u> icle 3 of this Chapter and the income taxes levied in Art | |
| 28 | | er claims a credit under this Article, the taxpayer must e | |
| 28 29 | | applied against the taxes levied under Article 3 of the | ÷ • |
| 2) 30 | | tage to be applied against the taxes levied under Article 4 | |
| 31 | | nding for the year in which it is made or for any carryfory | |
| 32 | | ect a different allocation for each year in which the tax | |
| 33 | credit. | bet a afferent affectation for each year in which the as | apuyer quannes for a |
| 34 | | - A credit allowed under this Article may not exceed fifty | v percent (50%) of the |
| 35 | · · · | ainst which it is claimed for the taxable year, reduced b | - |
| 36 | | gainst that tax, except tax payments made by or on behalt | |
| 37 | | s to the cumulative amount of credit, including carryfory | |
| 38 | | his Article against each tax for the taxable year. Any unu | |
| 39 | | rticle may be carried forward for the succeeding eight yes | ■ |
| 40 | | Substantiation. | |
| 41 | | credit allowed by this Article, the taxpayer must pro- | vide any information |
| 42 | | Secretary. Every taxpayer claiming a credit under this A | |
| 43 | and make avail | able for inspection by the Secretary any records the | e Secretary considers |
| 44 | necessary to det | ermine and verify the amount of the credit to which the | e taxpayer is entitled. |
| 45 | The burden of p | proving eligibility for a credit and the amount of the | credit rests upon the |
| 46 | taxpayer, and no | credit may be allowed to a taxpayer that fails to maintai | in adequate records or |
| 47 | to make them available | ailable for inspection. | |
| 48 | " <u>§ 105-129.109.</u> | | |
| 49 | - | ent must publish by May 1 of each year the following | information, itemized |
| 50 | by taxpayer for t | the 12-month period ending the preceding December 31. | |

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| 1 | (1) The qualifying expenses for which a credit was claimed | l, classified by |
| 2 | whether the expenses were production property or compensat | ion or wages. |
| 3 | (2) The number of people employed in the State with respect to c | redits claimed. |
| 4 | (3) The total cost to the General Fund of the credits claimed. | |
| 5 | " <u>§ 105-129.110. Production credit.</u> | |
| 6 | (a) <u>Credit. – A taxpayer that has qualifying expenses of at least one hu</u> | indred thousand |
| 7 | dollars (\$100,000) with respect to a interactive digital media production is a | |
| 8 | against the taxes imposed by this Part equal to fifteen percent (15%) of all qual | |
| 9 | of the taxpayer for which the taxpayer has not already claimed a credit under thi | |
| 10 | (b) <u>Limitations. – The amount of credit allowed under this section w</u> | - |
| 11 | production may not exceed seven million five hundred thousand dollars (\$7,500 | |
| 12 | is allowed under this section for any production that satisfies one of the following | ig conditions: |
| 13 | (1) It is gambling or casino games. | |
| 14 | (2) It is a project done for academic credit. | |
| 15 | (3) It is a production that is developed internally by the taxpayer | for internal use. |
| 16 | (4) It is political advertising. | 4 |
| 17 | (5) <u>It contains material that is obscene, as defined in G.S. 14-190</u> | |
| 18 | (6) It is an Internet site that is primarily static and primarily desi | |
| 19 | information about one or more persons, businesses, companie | |
| 20 | (c) <u>No Double Credit. – A taxpayer that claims a credit under this section</u> | • |
| 21 | claim a credit under Article 3J of this Chapter with respect to jobs whose c | ÷ |
| 22 | wages are included in the calculation of the credit under this section or with res | |
| 23 | property the cost of which is included in the calculation of the credit under this s | section. |
| 24 25 | " <u>§ 105-129.111. Headquarters credit.</u> | n of interactive |
| 25 26 | (a) <u>Eligibility. – A taxpayer that is primarily engaged in the productio</u> digital media is eligible for a credit under this section with respect to a company | |
| 20 27 | the taxpayer creates at least 20 new full-time jobs at the company headqu | |
| 28 | 24-month period. A taxpayer that meets this job creation requirement is elig | |
| 28 29 | under this section with respect to the company headquarters for three taxable | |
| 30 | with the year in which the job creation requirement is satisfied. A taxpayer | |
| 31 | additional 20 new full-time jobs at the company headquarters in a 24-month | |
| 32 | three-year eligibility period does not qualify for any extended eligibility peri | |
| 33 | taxpayer that creates an additional 20 new full-time jobs at the company he | |
| 34 | 24-month period after the completion of a three-year eligibility period is elig | |
| 35 | with respect to the company headquarters for an additional three taxable years h | |
| 36 | year in which the additional job creation requirement is satisfied. A job that is a | |
| 37 | as defined in G.S. 105-129.87(e), is not a new job for purposes of this Article. | <u> </u> |
| 38 | (b) Credit. – A taxpayer that satisfies the eligibility requirement of subset | ection (a) of this |
| 39 | section and that produces interactive digital media in this State during the | |
| 40 | eligible for a credit for each new full-time job created at the company headquar | • |
| 41 | is equal to five thousand dollars (\$5,000) for each new full-time job. | |
| 42 | (c) Limitation. – The maximum cumulative credit that may be claimed | d by a taxpayer |
| 43 | under this section is five hundred thousand dollars (\$500,000). | |
| 44 | (d) No Double Credit. – A taxpayer that claims a credit under this section | on may not also |
| 45 | claim a job creation credit under Article 3J of this Chapter with respect to the sa | <u>me job.</u> " |
| 46 | SECTION 2. This act is effective for taxable years beginning on or | after January 1, |
| 47 | 2011. | |