GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2007

H HOUSE BILL 268

Short Title: V	Tideo Game Producer Tax Credit. (Pub.	lic)
Sponsors: R	epresentative Gibson.	
Referred to: F	inance.	
February 20, 2007		
	A BILL TO BE ENTITLED	
AN ACT TO A	LLOW A TAX CREDIT FOR VIDEO GAME PRODUCERS.	
The General As	ssembly of North Carolina enacts:	
SEC'	TION 1. Part 1 of Article 4 of Chapter 105 of the General Statutes	is
amended by add	ding a new section to read:	
	Credit for producers of digital interactive media.	
(a) Defin	nitions. – The following definitions apply in this section:	
<u>(1)</u>	Digital interactive media. – Products that are intended for commerce	
	use or distribution and that satisfy each of the conditions listed in t	
	subsection. The term does not include products that are interperson	
	communications services such as videoconferencing, wirele	<u>ess</u>
	communications, text-based channels, or chat rooms.	
	a. The product is produced for distribution on electronic med	ia,
	including file downloads over the Internet.	
	b. The product contains a computer-controlled virtual univer	<u>rse</u>
	with which users may interact in order to achieve a goal.	
	<u>c.</u> The product contains an appreciable amount of at least three	
	the five following types of data: text, sound, fixed imag	es,
	animated images, and 3D geometry.	
<u>(2)</u>	Qualifying expenses. – The sum of the total amount spent in this St	
	for the following by a producer of digital interactive media	<u>in</u>
	connection with the production of digital interactive media:	
	a. <u>Production property purchased or leased.</u>	
	b. Compensation and wages on which withholding payments a	<u>are</u>
	remitted to the Department of Revenue under Article 4A of the	<u>his</u>
	Chapter.	
<u>(3)</u>	Production property. – Tangible personal property and intangil	<u>ble</u>

property that is directly used in the production of digital interactive

media. The term includes such items as software, computer code,

image files, music files, scripts and plays, concept mock-ups, software
tools, and testing procedures.
(b) Credit. – A taxpayer that produces digital interactive media is allowed a

- (b) Credit. A taxpayer that produces digital interactive media is allowed a credit against the taxes imposed by this Part equal to fifteen percent (15%) of the taxpayer's qualifying expenses. The credit allowed by this section may not exceed the amount of tax imposed by this Part for the taxable year reduced by the sum of all credits allowable. This limitation applies to the cumulative amount of a credit allowed in any tax year, including carryforwards. Any unused portion of a credit allowed under this section may be carried forward for the next succeeding five years.
- (c) <u>Limitation. No credit is allowed under this section for qualifying expenses</u> with respect to digital interactive media that contain material that is obscene, as defined in G.S. 14-190.1.
- (d) Substantiation. A taxpayer allowed a credit under this section must maintain and make available for inspection any information or records required by the Secretary. The taxpayer has the burden of proving eligibility for a credit and the amount of the credit.
- (e) Report. The Department must publish by May 1 of each year the following information, itemized by taxpayer for the 12-month period ending the preceding December 31:
 - (1) The qualifying expenses for which a credit was claimed, classified by whether the expenses were production property or compensation or wages.
 - (2) The number of people employed in the State with respect to credits claimed.
 - (3) The total cost to the General Fund of the credits claimed.
- (f) Sunset. This section is repealed for taxable years beginning on or after January 1, 2011."

SECTION 2. Part 2 of Article 4 of Chapter 105 of the General Statutes is amended by adding a new section to read:

"§ 105-151.31. Credit for producers of digital interactive media.

- (a) <u>Definitions. The following definitions apply in this section:</u>
 - (1) <u>Digital interactive media. Products that are intended for commercial use or distribution and that satisfy each of the conditions listed in this subsection. The term does not include products that are interpersonal communications services such as videoconferencing, wireless communications, text-based channels, or chat rooms.</u>
 - <u>a.</u> The product is produced for distribution on electronic media, including file downloads over the Internet.
 - b. The product contains a computer-controlled virtual universe with which users may interact in order to achieve a goal.
 - <u>c.</u> The product contains an appreciable amount of at least three of the five following types of data: text, sound, fixed images, animated images, and 3D geometry.

Qualifying expenses. – The sum of the total amount spent in this State 1 (2) 2 for the following by a producer of digital interactive media in 3 connection with the production of digital interactive media: 4 Production property purchased or leased. <u>a.</u> 5 Compensation and wages on which withholding payments are <u>b.</u> 6 remitted to the Department of Revenue under Article 4A of this 7 Chapter. Production property. - Tangible personal property and intangible 8 (3) 9 property that is directly used in the production of digital interactive 10 media. The term includes such items as software, computer code, 11 image files, music files, scripts and plays, concept mock-ups, software 12 tools, and testing procedures. 13 Credit. – A taxpayer that produces digital interactive media is allowed a (b) 14 credit against the taxes imposed by this Part equal to fifteen percent (15%) of the 15 taxpayer's qualifying expenses. The credit allowed by this section may not exceed the amount of tax imposed by this Part for the taxable year reduced by the sum of all credits 16 17 allowable. This limitation applies to the cumulative amount of a credit allowed in any 18 tax year, including carryforwards. Any unused portion of a credit allowed under this 19 section may be carried forward for the next succeeding five years. 20 Limitation. – No credit is allowed under this section for qualifying expenses 21 with respect to digital interactive media that contain material that is obscene, as defined 22 in G.S. 14-190.1. 23 Substantiation. – A taxpayer allowed a credit under this section must maintain (d) 24 and make available for inspection any information or records required by the Secretary. 25 The taxpayer has the burden of proving eligibility for a credit and the amount of the 26 credit. 27 Report. – The Department must publish by May 1 of each year the following (e) 28 information, itemized by taxpayer for the 12-month period ending the preceding 29 December 31: 30 The qualifying expenses for which a credit was claimed, classified by (1) 31 whether the expenses were production property or compensation or 32 33 The number of people employed in the State with respect to credits (2) 34 claimed. 35 The total cost to the General Fund of the credits claimed. 36 Sunset. - This section is repealed for taxable years beginning on or after (f) 37 January 1, 2011."

SECTION 3. This act is effective for taxable years beginning on or after

January 1, 2007.

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