FIRST REGULAR SESSION

[PERFECTED]

HOUSE BILL NO. 923

100TH GENERAL ASSEMBLY

INTRODUCED BY REPRESENTATIVE SWAN.

DANA RADEMAN MILLER, ChiefClerk

AN ACT

To repeal section 135.750, RSMo, and to enact in lieu thereof one new section relating to tax credits for qualified film projects.

Be it enacted by the General Assembly of the state of Missouri, as follows:

Section A. Section 135.750, RSMo, is repealed and one new section enacted in lieu thereof, to be known as section 135.750, to read as follows: 2

135.750. 1. This act shall be referred to as the "Show Missouri Film and Digital Media Act". 2

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2. As used in this section, the following terms mean:

4 "Highly compensated individual", any individual who receives compensation in (1)5 excess of [one million] two hundred fifty thousand dollars in connection with a single qualified 6 film production project;

7 (2)"Qualified film production project", any film, video, commercial, or television production, as approved by the department of economic development and the office of the 8 9 Missouri film commission, that features a statement and logo designated by the department 10 of economic development in the credits of the film indicating that the project was filmed 11 in Missouri and that is under thirty minutes in length with an expected in-state expenditure 12 budget in excess of fifty thousand dollars [] or [that] is over thirty minutes in length with an 13 expected in-state expenditure budget in excess of one hundred thousand dollars. Regardless of 14 the production costs, "qualified film production project" shall not include any: 15 (a) News or current events programming;

EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.

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16 (b) Talk show;

17 (c) Production produced primarily for industrial, corporate, or institutional purposes, and18 for internal use;

- 19 (d) Sports event or sports program;
- 20 (e) Gala presentation or awards show;
- 21 (f) Infomercial or any production that directly solicits funds;
- 22 (g) Political ad;
 - (h) Production that is considered obscene, as defined in section 573.010;

(3) "Qualifying in-state expenses", the sum of the total amount spent in this state for the
 following by a production company in connection with a qualified film production project:

(a) Goods and services leased or purchased by the production company. For goods with
 a purchase price of twenty-five thousand dollars or more, the amount included in qualifying in state expenses shall be the purchase price less the fair market value of the goods at the time the
 production is completed;

30 (b) Compensation and wages paid by the production company **to Missouri residents** on 31 which the production company remitted withholding payments to the department of revenue 32 under chapter 143. For purposes of this section, compensation and wages shall not include any 33 amounts paid to a highly compensated individual;

(4) "Qualifying out-of-state expenses", the sum of all compensation and wages paid
by the production company to non-Missouri residents on which the production company
remitted withholding payments to the department of revenue under chapter 143. For
purposes of this section, "compensation and wages" shall not include any amounts paid to
a highly compensated individual;

39 (5) "Tax credit", a credit against the tax otherwise due under chapter 143, excluding 40 withholding tax imposed by sections 143.191 to 143.265, or otherwise due under chapter 148; 41 [(5)] (6) "Taxpayer", any individual, partnership, or corporation as described in section 42 143.441, 143.471, or section 148.370 that is subject to the tax imposed in chapter 143, excluding 43 withholding tax imposed by sections 143.191 to 143.265, or the tax imposed in chapter 148 or 44 any charitable organization which is exempt from federal income tax and whose Missouri 45 unrelated business taxable income, if any, would be subject to the state income tax imposed 46 under chapter 143.

47 [2.] 3. (1) For all [taxable] tax years beginning on or after January 1, 1999, but ending 48 on or before December 31, 2007, a taxpayer shall be granted a tax credit for up to fifty percent 49 of the amount of investment in production or production-related activities in any film production 50 project with an expected in-state expenditure budget in excess of three hundred thousand 51 dollars[-];

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52 (2) For all [taxable] tax years beginning on or after January 1, 2008, but ending on or 53 before November 28, 2013, a taxpayer shall be allowed a tax credit for up to thirty-five percent 54 of the amount of qualifying expenses in a qualified film production project; and

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55 (3) For all tax years beginning on or after January 1, 2020, a taxpayer shall be 56 allowed a tax credit equal to twenty percent of qualifying in-state expenses and ten percent 57 of qualifying out-of-state expenses. An additional five percent may be earned for both 58 qualifying in-state expenses and qualifying out-of-state expenses if at least fifty percent of 59 the qualified film production project is filmed in Missouri. Each film production company 60 shall be limited to one qualified film production project per year. Activities qualifying a 61 taxpayer for the tax credit pursuant to this subsection shall be approved by the office of the 62 Missouri film commission and the department of economic development.

63 [3.] 4. Taxpayers shall apply for the film production tax credit by submitting an 64 application to the department of economic development, on a form provided by the department. 65 As part of the application, the expected in-state expenditures of the qualified film production 66 project shall be documented. In addition, the application shall include an economic impact 67 statement, showing the economic impact from the activities of the film production project. Such 68 economic impact statement shall indicate the impact on the region of the state in which the film 69 production or production-related activities are located and on the state as a whole.

70 [4.] 5. For all [taxable] tax years ending on or before December 31, 2007, tax credits 71 certified pursuant to subsection [2] 3 of this section shall not exceed one million dollars per 72 taxpayer per year, and shall not exceed a total for all tax credits certified of one million five 73 hundred thousand dollars per year. For all [taxable] tax years beginning on or after January 1, 74 2008, tax credits certified under subsection [4] 3 of this section shall not exceed a total for all 75 tax credits certified of four million five hundred thousand dollars per year. Taxpayers may carry 76 forward unused credits for up to five tax periods, provided all such credits shall be claimed 77 within ten tax periods following the tax period in which the film production or 78 production-related activities for which the credits are certified by the department occurred.

79 [5.] 6. Notwithstanding any provision of law to the contrary, any taxpayer may sell, 80 assign, exchange, convey or otherwise transfer tax credits allowed in subsection [2] 3 of this 81 section. The taxpayer acquiring the tax credits may use the acquired credits to offset the tax 82 liabilities otherwise imposed by chapter 143, excluding withholding tax imposed by sections 83 143.191 to 143.265, or chapter 148. Unused acquired credits may be carried forward for up to 84 five tax periods, provided all such credits shall be claimed within ten tax periods following the 85 tax period in which the film production or production-related activities for which the credits are 86 certified by the department occurred.

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[6.] 7. Notwithstanding any provision of law to the contrary, the value of any tax credit authorized under this section shall be ninety percent of the value determined by the department of economic development for qualified projects located in municipalities, unless the applicable municipality agrees by council vote to remit to the department of revenue one percent of the value of the tax credit for qualified projects located within their boundaries to be credited to general revenue. Thereupon, the value of the tax credit shall equal the full amount determined under this section.

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94 8. In addition to the information required by this section, an applicant for such tax credit shall also include information detailing any political contributions in excess of 95 96 twenty-five dollars made to a Missouri candidate committee, Missouri campaign 97 committee, or a Missouri state political party committee, as these entities are defined under 98 chapter 130, during the two years immediately prior to the application filing date. The 99 administrating agency shall provide the information submitted under this subsection to the 100 Missouri ethics commission. Such information shall be considered a public record under 101 chapter 610.

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9. Under section 23.253 of the Missouri sunshine act:

(1) The provisions of the new program authorized under this section shall automatically
 sunset on December thirty-first six years after [November 28, 2007,] the effective date of this
 section unless reauthorized by an act of the general assembly; and

106 (2) If such program is reauthorized, the program authorized under this section shall 107 automatically sunset **on December thirty-first** twelve years after the effective date of the 108 reauthorization of this section; and

109 (3) This section shall terminate on September first of the calendar year immediately 110 following the calendar year in which the program authorized under this section is sunset.

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