A bill to be entitled 1 2 An act relating to entertainment industry economic 3 development; providing a short title; amending s. 288.1254, F.S.; revising the entertainment industry 4 financial incentive program to provide corporate income 5 6 tax and sales and use tax credits to qualified 7 entertainment entities rather than reimbursements from 8 appropriations; revising provisions relating to 9 definitions, creation and scope, application procedures, approval process, eligibility, required documents, 10 qualified and certified productions, and annual reports; 11 providing duties and responsibilities of the Office of 12 Film and Entertainment, the Office of Tourism, Trade, and 13 Economic Development, and the Department of Revenue 14 relating to the tax credits; providing criteria and 15 16 limitations for awards of tax credits; providing a total 17 amount available for tax credits; providing for uses, allocations, election, distributions, and carryforward of 18 19 the tax credits; providing for use of consolidated 20 returns; providing for partnership and noncorporate distributions of tax credits; providing for succession of 21 tax credits; providing requirements for transfer of tax 22 credits; requiring a purchaser of transferred tax credits 23 24 to pay a percentage of the amount paid to fund specified 25 film education grants; providing priority allocation of 26 tax credits; providing for withdrawal of tax credit eligibility; establishing queues; authorizing the Office 27 of Tourism, Trade, and Economic Development to adopt 28

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rules, policies, and procedures; authorizing the Department of Revenue to adopt rules and conduct audits; providing for revocation and forfeiture of tax credits; providing liability for reimbursement of certain costs and fees associated with a fraudulent claim; requiring an annual report to the Governor and the Legislature; providing for future repeal; creating s. 288.1256, F.S.; establishing the Florida Graduate Film Investment Fund; requiring administration by the Office of Film and Entertainment; providing for deposit of funds; requiring that funds be used for certain family-friendly films; amending s. 288.1252, F.S.; requiring the Florida Film and Entertainment Advisory Council to advise on films produced under the Florida Graduate Film Investment Fund; amending s. 220.02, F.S.; including tax credits enumerated in s. 288.1254, F.S., in the order of application of credits against certain taxes; amending s. 213.053, F.S.; authorizing the Department of Revenue to provide tax credit information to the Office of Film and Entertainment and the Office of Tourism, Trade, and Economic Development; amending s. 212.08, F.S.; requiring electronic funds transfer for the entertainment industry tax credit; providing procedures; repealing s. 288.1255, F.S., to remove the requirement that annual funding for the entertainment industry financial incentive program be subject to legislative appropriation; providing an effective date.

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Be It Enacted by the Legislature of the State of Florida:

- Section 1. This act may be cited as the "Don Davis Entertainment Industry Economic Development Act."
- Section 2. Section 288.1254, Florida Statutes, is amended to read:

(Substantial rewording of section. See s. 288.1254, F.S., for present text.)

288.1254 Entertainment industry financial incentive program.--

- (1) CREATION AND PURPOSE OF PROGRAM. -- There is created within the Office of Film and Entertainment an entertainment industry financial incentive program. The purpose of this program is to encourage the use of this state as a site for filming and to develop and sustain the workforce and infrastructure for film and entertainment production.
 - (2) DEFINITIONS.--As used in this section, the term:
- (a) "Certified production" means a qualified production that has tax credits allocated to it based on its estimated qualified expenditures, up to its maximum certified amount of tax credits, by the Office of Tourism, Trade, and Economic Development. A qualified production is not a certified production if its first day of principal photography in the state occurs before it is certified by the Office of Tourism, Trade, and Economic Development, unless it is a previously certified production spanning fiscal years and required to make an application for continuing the same production in the subsequent year.

(b) "Digital media project" means a production of interactive entertainment, including a video game, simulation, or animation, including a production intended for Internet or wireless distribution, that is produced for commercial or educational distribution. The term "digital media project" does not include a production deemed by the Office of Film and Entertainment to contain obscene content as defined in s. 847.001(10).

- (c) "High-impact television series" means a production created to run multiple production seasons with an estimated order of at least seven episodes per season and qualified expenditures of at least \$625,000 per episode.
- (d) "Off-season certified production" means a certified production, other than a digital media project or an animated production, that films 75 percent or more of its principal photography days from June 1 through November 30.
- (e) "Production" means a theatrical or direct-to-video motion picture, a made-for-television motion picture, a commercial, a music video, an industrial or educational film, an infomercial, a documentary film, a television pilot, a presentation for a television pilot, a television series, including, but not limited to, a drama, a reality, a comedy, a soap opera, a telenovela, a game show, miniseries production, or a digital media project by the entertainment industry. One season of a television series is considered one production. The term "production" does not include a weather or market program, a sporting event, a sports show, a gala, a production that solicits funds, a home shopping program, a political program, a

political documentary, political advertising, a gambling-related project or production, a concert production, or a local, regional, or Internet-only news show, current events show, or current affairs show. A production may be produced on or by film, tape, or otherwise and produced by means of a motion picture camera, electronic camera or device, tape device, computer, any combination of the foregoing, or any other means, method, or device now used or that may hereafter be adopted.

- (f) "Production expenditures" means the costs of tangible and intangible property used and services performed primarily and customarily in the production, including pre-production and post-production, excluding development, marketing, and distribution costs. Production expenditures generally include, but are not limited to:
- 1. Wages, salaries, or other compensation, including amounts paid through payroll service companies, for technical and production crews, directors, producers, and performers.
- 2. Expenditures for sound stages, backlots, production editing, digital effects, sound recordings, sets, and set construction.
- 3. Expenditures for rental equipment, including, but not limited to, cameras and grip or electrical equipment.
 - 4. Expenditures for meals, travel, and accommodations.
- (g) "Qualified expenditures" means production expenditures incurred in this state by a qualified production for the following:
- 139 <u>1. Goods purchased or leased from, or services provided</u>
 140 <u>by</u>, a Florida vendor or supplier who is registered with the

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Department of State or the Department of Revenue and doing business in this state.

2. Payments to residents of this state in the form of salary, wages, or other compensation up to a maximum of \$400,000 per resident for the general production queue and the independent Florida filmmaker queue and up to a maximum of \$200,000 for the digital media queue.

For a qualified production involving an event, such as an awards show, qualified expenditures exclude expenditures solely associated with the event itself and not directly required by the production. A qualified production's expenditures made prior to certification shall not be considered qualified expenditures, with the exception of those incurred by a commercial, a music video, or the pickup of additional episodes of a television series within a single season.

(h) "Qualified production" means a production in this state that meets the requirements of this section and the minimum qualified expenditures and requirements of its appropriate queue. A qualified production's combined production cast and below-the-line production crew positions must be filled by at least 50 percent Florida residents or students enrolled full-time in a film and entertainment-related course of study at a Florida institution of higher education, or a combination thereof. For purposes of this section, proof of Florida residency is a valid Florida driver's license or other state-issued Florida identification confirming residency in the state. Productions that are deemed by the Office of Film and

Entertainment to contain obscene content as defined in s. 847.001(10) are not qualified productions.

- (i) "Qualified production company" means a corporation, limited liability company, partnership, or other legal entity engaged in producing a qualified production.
 - (3) APPLICATION PROCEDURE; APPROVAL PROCESS.--
- (a) Program application.--A qualified production company in this state producing a qualified production may submit a program application to the Office of Film and Entertainment for the purpose of determining qualification for an award of tax credits authorized by this section no earlier than 1 year before the anticipated production start date. The office must be provided information required to determine whether the production is a qualified production and to determine the qualified expenditures and other information necessary for the office to determine eligibility for the tax credits.
- (b) Required documentation.--The Office of Film and Entertainment shall develop a program application form for use in qualifying an applicant as a qualified production. The program application form for qualifying an applicant as a qualified production must include, but need not be limited to, production-related information on Florida resident employment, a detailed budget of planned qualified expenditures, and a signed affirmation from the applicant that the information on the program application form has been verified and is correct. The program application form shall be distributed to applicants by the Office of Film and Entertainment or by local film commissions.

(c) Application process.--The Office of Film and
Entertainment shall establish a process by which a program
application is accepted and reviewed and by which tax credit
eligibility and amount are determined. The Office of Film and
Entertainment may request assistance from a duly appointed local
film commission in determining qualification for the tax credit
and compliance with the provisions of this section.

- (d) Certification.--Within 10 business days after receipt of a program application, the Office of Film and Entertainment shall review the application and upon its determination that the program application contains all the information required by this subsection and meets the criteria set out in this section, the Office of Film and Entertainment shall qualify the applicant and recommend to the Office of Tourism, Trade, and Economic Development that the applicant be certified for the tax credit and suggest a maximum tax credit award amount. Within 5 business days after its receipt of the recommendation, the Office of Tourism, Trade, and Economic Development shall reject or shall certify the maximum recommended tax credit award, if any, to the applicant and to the executive director of the Department of Revenue.
- (e) Grounds for denial.--The Office of Film and
 Entertainment shall deny an application if it determines that:
- 1. The application is not complete or does not meet the requirements of this section; or
- 2. The tax credit sought does not meet the requirements of this section.
 - (f) Verification of actual qualified expenditures. -- The

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Office of Film and Entertainment shall develop a process by which a certified production shall submit, in a timely manner after production ends and after making all of its qualified expenditures, data substantiating each qualified expenditure to an independent Florida-licensed certified public accountant. The accountant shall conduct an audit, at the certified production's expense, to substantiate each qualified expenditure and shall submit the results and all substantiating data to the Office of Film and Entertainment, which shall review and report to the Office of Tourism, Trade, and Economic Development the final verified amount of actual qualified expenditures made by the certified production. The Office of Tourism, Trade, and Economic Development shall then notify the executive director of the Department of Revenue that the certified production has met the requirements of the incentive program and shall approve the final amount of the tax credit award. The Office of Tourism, Trade, and Economic Development shall award all tax credits for the previous fiscal year by September 30.

Entertainment shall ensure that, as a condition of receiving a tax credit under this section, marketing materials promoting this state as a tourist destination or film and entertainment production destination are included, when appropriate, at no cost to the state, which shall include, at a minimum, placement in the end credits of a Filmed in Florida logo, the look and content of which shall be developed and supplied by the Office of Film and Entertainment, with size and placement commensurate to other logos included in the end credits. If no logos are

used, the end credits shall include "Filmed in Florida utilizing Florida's Entertainment Industry Financial Incentive" or a similar statement preapproved by the Office of Film and Entertainment.

- (4) TAX CREDIT ELIGIBILITY; ELECTION AND DISTRIBUTION;

 CARRYFORWARD; CONSOLIDATED RETURNS; PARTNERSHIP AND NONCORPORATE

 DISTRIBUTIONS; MERGERS OR ACQUISITIONS.--
- (a) Tax credit authorization.--For fiscal years beginning on or after July 1, 2007, and ending June 30, 2010, a qualified production is eligible for a tax credit against taxes due under chapter 220 or taxes collected or accrued under chapter 212.
- (b) Total tax credit.--The total amount of tax credits that may be awarded under this section is \$75 million, allocated \$25 million each fiscal year the incentive remains in effect. If the total amount of allocated credits applied for in any fiscal year exceeds the aggregate amount of tax credits allowed for such year under this section, such excess shall be treated as having been applied for on the first day of the next fiscal year in which credits are available. In any fiscal year, tax credits that are not awarded or that are forfeited due to withdrawal of a certified production or to a production's actual qualified expenditures being less than the certified amount shall be available for award in subsequent fiscal years.
- (c) Election and distribution of tax credits.--A certified production company receiving a tax credit award under this section shall, at the time the credit is awarded by the Office of Tourism, Trade, and Economic Development after production is completed and all requirements to receive a credit award have

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been met, make an irrevocable election to apply the credit against taxes due under chapter 220, against taxes collected or accrued under chapter 212, or against a stated combination of the two taxes. The election shall be binding upon any distributee, successor, transferee, or purchaser. The Office of Tourism, Trade, and Economic Development shall notify the Department of Revenue of any election made pursuant to this paragraph.

- (d) Tax credit carryforward.--If the certified production company cannot use the entire tax credit in the taxable year or reporting period in which the credit is awarded because of insufficient tax liability on the part of the certified production, any excess amount may be carried forward to a succeeding taxable year or reporting period. A tax credit applied against taxes imposed under chapter 212 may be carried forward for a maximum of 5 years following the date of award. A tax credit applied against taxes imposed under chapter 220 may be carried forward for a maximum of 5 taxable years following the qualified production company's taxable year in which the credit was awarded, after which period the credit expires and may not be used.
- (e) Consolidated returns.--A certified production company that files a Florida consolidated return as a member of an affiliated group under s. 220.131(1) may be allowed the credit on a consolidated return basis up to the amount of the tax imposed upon the consolidated group under chapter 220.
- (f) Partnership and noncorporate distributions.--A qualified production company that is not a corporation as

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defined in s. 220.03 may elect to distribute tax credits awarded under this section to its partners or members in proportion to their respective distributive income or loss in the taxable fiscal year in which the tax credits were awarded.

- (g) Mergers or acquisitions.--Tax credits available under this section to a certified production company may succeed to a surviving or acquiring entity subject to the same conditions and limitations as described in this section; however, they may not be transferred again by the surviving or acquiring entity.
 - (5) TRANSFER OF TAX CREDITS.--

- (a) Authorization.--Upon application to the Office of Film and Entertainment and approval by the Office of Tourism, Trade, and Economic Development, a certified production company, or a partner or member that has received a distribution under paragraph (4)(f), may elect to transfer, in whole or in part, any unused credit amount granted under this section. An election to transfer any unused tax credit amount under chapter 212 or chapter 220 must be made no later than 5 years from the date the credit was awarded, after which period the credit expires and may not be used. The Office of Tourism, Trade, and Economic Development shall notify the Department of Revenue of the election and transfer.
- (b) Number of transfers permitted.--A certified production company that has elected to apply a credit amount against taxes remitted under chapter 212 is permitted a one-time transfer of unused credits to one transferee. A certified production company that has elected to apply a credit amount against taxes due under chapter 220 is permitted a one-time transfer of unused

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credits to no more than four transferees, and such transfers shall occur in the same taxable year.

- (c) Minimum consideration.--The transfer or purchase of any amount of the tax credit shall not be exchanged for less than 75 percent of the credit's value.
- (d) Transferee rights and limitations.--The transferee is subject to the same rights and limitations as the certified production company awarded the tax credit, except that the transferee may not sell or otherwise transfer the tax credit.
- (e) Written contractual notice.--No less than 3 business days prior to the certified production company's election to transfer its awarded tax credit, the Office of Film and Entertainment shall receive written contractual notice, on a form approved by the Office of Tourism, Trade, and Economic Development and signed by both the certified production and the transferee, describing the terms of the transfer and the intention of any purchaser to allocate payment for the film education program under paragraph (f) at the time the transfer is made.
 - (f) Film education fee. --

- 1. A purchaser of any transferred tax credit under this subsection shall pay an amount equal to 5 percent of the total amount paid for the tax credit into the Grants and Donations

 Trust Fund under s. 14.2015(2)(f) administered by the Office of Tourism, Trade, and Economic Development for film education programs. The fees collected under this paragraph shall be subject to specific appropriation by the Legislature.
 - a. Fifty percent of the fee collected under this paragraph

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shall be made available to the Office of Film and Entertainment for the purpose described in s. 288.1256.

- b. Fifty percent of the fee collected under this paragraph shall be transferred and provided to film and digital media programs at Florida institutions of higher education approved by the Office of Film and Entertainment to be applied as a grant toward production costs for a student-made production. To be eligible for this grant, a student-made production may not contain obscene content as defined in s. 847.001(10). The recipient of the transfer may choose the approved film or digital media program to receive these funds.
- 2. This paragraph shall not apply to the transfer of tax credits to an affiliated company of the certified production.
- (g) Rulemaking.--The Department of Revenue may adopt rules pursuant to ss. 120.536(1) and 120.54 to administer this subsection, as provided in subsection (7).
- (6) PRIORITY ALLOCATION OF TAX CREDITS; ELIGIBILITY WITHDRAWAL; QUEUES.--
- (a) Tax credit priority.--Eligibility of a qualified production for a tax credit award shall be determined on a first-come, first-served basis within its appropriate queue. A qualified production shall be placed into the appropriate queue and subject to the requirements of that queue.
- (b) Withdrawal of tax credit eligibility.--A qualified or certified production shall continue on a reasonable schedule, which means beginning principal photography in the state no sooner than 45 calendar days before and no later than 45 calendar days after the date provided in the production's

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program application. The Office of Tourism, Trade, and Economic Development shall withdraw the eligibility of a qualified or certified production that does not continue on a reasonable schedule and recertify the tax credits to the next qualified or certified production or productions in the respective queue that have not been certified for their full maximum award and have not started principal photography before the tax credits become available.

(c) Queues.--

- 1. General production queue. --
- a. A qualified production, excluding commercials, music videos, and digital media projects, that demonstrates a minimum of \$625,000 in total qualified expenditures shall be eligible for tax credits equal to 15 percent of its actual qualified expenditures up to a maximum of \$8 million. A qualified production spanning state fiscal years may combine qualified expenditures from state fiscal years to satisfy the threshold.
- b. A qualified production company that produces national or regional commercials, music videos, or both may be eligible for a tax credit award if it demonstrates a minimum of \$100,000 in qualified expenditures per national or regional commercial or music video and exceeds a combined threshold of \$500,000 after combining actual qualified expenditures from qualified commercials, music videos, or both during a single state fiscal year. After a qualified production company that produces commercials, music videos, or both reaches the threshold of \$500,000, it shall be eligible to apply for certification for a tax credit award. The maximum tax credit award shall be equal to

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421 15 percent of its actual qualified expenditures up to a maximum of \$500,000.

- c. Eighty-five percent of all tax credits available under this section in any state fiscal year shall be dedicated to this queue.
- d. An off-season certified production in this queue shall be eligible for an additional 5-percent tax credit on actual qualified expenditures. An off-season certified production that does not complete 75 percent of principal photography as a result of a hurricane or tropical storm disruption shall not be disqualified from eligibility for the additional 5-percent credit as a result of the disruption.
- e. A certified production within this queue that spans state fiscal years shall have all qualified expenditures certified for the state fiscal year in which the last actual qualified expenditure is anticipated to be made.
- f. A qualified production in this queue shall make a good faith effort to utilize Florida's existing infrastructure of equipment providers, including camera gear, grip and lighting equipment, vehicle providers, and post-production services when available in-state.
- g. A qualified high-impact television series shall be allowed first position in this queue for tax credits not yet certified.
- 2. Independent Florida filmmaker queue.--An independent Florida film that meets the criteria of this queue and demonstrates a minimum of \$100,000, but not more than \$625,000, in total qualified expenditures shall be eliqible for tax

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credits equal to 15 percent of its actual qualified

expenditures. Five percent of all tax credits available under

this section in any state fiscal year shall be dedicated to this

queue. To qualify for this queue, a qualified production must:

- a. Be planned as a feature film or documentary of no less than 70 minutes in length.
- b. Provide evidence of 50 percent of the financing for its total budget in an escrow account or other form dedicated to the production.
 - c. Do all major post-production in this state.
- <u>d.</u> Employ Florida workers in at least six of the following eight key positions:
- (I) Writer.
- 462 (II) Director.
- 463 (III) Producer.
- (IV) Director of Photography.
- (V) Star or one of the lead actors.
- 466 (VI) Unit Production Manager.
- 467 (VII) Editor.
- 468 (VIII) Production Designer.

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For purposes of this sub-subparagraph, a "Florida worker" means a person who has been a resident of this state for at least 1 year prior to a production's application or a person who is attending a Florida film school or Florida college, university, or community college full-time or has graduated from such school, college, university, or community college within 5 years prior to the production's application. Projects that extend

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beyond a fiscal year must reapply each fiscal year in order to be eligible for a tax credit award for that year.

- 3. Digital media projects queue.--A qualified production that is a digital media project that demonstrates a minimum of \$300,000 in total qualified expenditures shall be eligible for a tax credit equal to 10 percent of its actual qualified expenditures up to a maximum of \$1 million. Ten percent of all tax credits available under this section in any state fiscal year shall be dedicated to this queue.
- a. For purposes of this subparagraph, "qualified expenditures" are the wages or salaries paid to Florida resident labor working on a single qualified digital media project.
- b. A qualified production company producing digital media projects may not qualify for more than three projects in any one fiscal year. Projects that extend beyond a fiscal year must reapply each fiscal year in order to be eligible for a tax credit award for that year.
 - (7) RULES, POLICIES, AND PROCEDURES. --
- (a) The Office of Tourism, Trade, and Economic Development may adopt rules pursuant to ss. 120.536(1) and 120.54 and develop policies and procedures to implement and administer this section, including, but not limited to, rules specifying requirements for the application and approval process, records required for substantiation for tax credits, procedures for making the election in paragraph (4)(c), and the manner and form of documentation required to claim tax credits awarded or transferred under this section, determination of, qualification for, and certification for tax credits, implementation of the

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Florida Graduate Film Investment Fund in s. 288.1256, and marketing requirements for tax credit recipients.

- (b) The Department of Revenue may adopt rules pursuant to ss. 120.536(1) and 120.54 to administer this section, including rules governing the examination and audit procedures required to administer this section and the manner and form of documentation required to claim tax credits awarded or transferred under this section.
- (8) AUDIT AUTHORITY; REVOCATION AND FORFEITURE OF TAX CREDITS; FRAUDULENT CLAIMS.--
- (a) Audit authority.--The Department of Revenue may conduct examinations and audits as provided in s. 213.34 to verify that tax credits under this section have been received, transferred, and applied according to the requirements of this section. If the Department of Revenue determines that tax credits have not been received, transferred, or applied as required by this section, it may, in addition to the remedies provided in this subsection, pursue recovery of such funds pursuant to the laws and rules governing the assessment of taxes.
- (b) Revocation of tax credits.--The Office of Tourism,

 Trade, and Economic Development may revoke or modify any written

 decision qualifying, certifying, or otherwise granting

 eligibility for tax credits under this section if it is

 discovered that the tax credit applicant submitted any false

 statement, representation, or certification in any application,

 record, report, plan, or other document filed in an attempt to

 receive tax credits under this section. The Office of Tourism,

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Trade, and Economic Development shall immediately notify the

Department of Revenue of any revoked or modified orders

affecting previously granted tax credits. Additionally, the

applicant must notify the Department of Revenue of any change in

its tax credit claimed.

- (c) Forfeiture of tax credits.--A determination by the

 Department of Revenue, as a result of an audit or examination by
 the Department of Revenue or from information received from the
 Office of Film and Entertainment, that an applicant received tax
 credits pursuant to this section to which the applicant was not
 entitled is grounds for forfeiture of previously claimed and
 received tax credits. The applicant is responsible for returning
 forfeited tax credits to the Department of Revenue, and such
 funds shall be paid into the General Revenue Fund of the state.

 Tax credits purchased in good faith are not subject to
 forfeiture unless the transferee submitted fraudulent
 information in the purchase or failed to meet the requirements
 in subsection (5).
- (d) Fraudulent claims.--Any applicant that submits information under this section that includes fraudulent information is liable for reimbursement of the reasonable costs and fees associated with the review, processing, investigation, and prosecution of the fraudulent claim. An applicant that obtains a credit payment under this section through a claim that is fraudulent is liable for reimbursement of the credit amount claimed plus a penalty in an amount double the credit amount claimed and reimbursement of reasonable costs, which penalty is in addition to any criminal penalty to which the applicant is

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liable for the same acts. The applicant is also liable for costs and fees incurred by the state in investigating and prosecuting the fraudulent claim.

- (9) ANNUAL REPORT.--The Office of Film and Entertainment shall provide an annual report for the previous fiscal year, due October 1, to the Governor, the President of the Senate, and the Speaker of the House of Representatives outlining the return on investment to the state on funds expended pursuant to this section.
- (10) REPEAL.--This section is repealed July 1, 2010, except that the tax credit carryforward provided in this section shall continue to be valid for the period specified.
- Section 3. Section 288.1256, Florida Statutes, is created to read:
 - 288.1256 Florida Graduate Film Investment Fund.--
- (1) The Office of Film and Entertainment shall create and administer a program, using moneys deposited into the Office of Tourism, Trade, and Economic Development's Grants and Donations Trust Fund pursuant to s. 288.1254(5)(f), to award either a grant or a loan guarantee for films that are:
- (a) Written, produced, and directed by Florida residents who are graduates of an Office of Film and Entertainment approved film program at a Florida institution of higher education; and
- (b) Determined by the Commissioner of Film and

 Entertainment, with the advice of the Florida Film and

 Entertainment Advisory Council, to be family friendly based on the review of the script and a personal interview with the

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director. Family-friendly productions are those that have cross-generational appeal; would be considered suitable for viewing by children age 5 and older; are appropriate in theme, content, and language for a broad family audience; embody a responsible resolution of issues; and do not exhibit any act of smoking, sex, nudity, or vulgar or profane language.

- (2) Films that are deemed by the Office of Film and Entertainment to contain obscene content as defined in s. 847.001(10) are not eligible for this program.
- Section 4. Paragraph (j) is added to subsection (5) of section 288.1252, Florida Statutes, to read:
- 288.1252 Florida Film and Entertainment Advisory Council; creation; purpose; membership; powers and duties.--
- (5) POWERS AND DUTIES.--The Florida Film and Entertainment Advisory Council shall have all the powers necessary or convenient to carry out and effectuate the purposes and provisions of this act, including, but not limited to, the power to:
- (j) Advise whether a film produced under s. 288.1256 meets the criteria delineated in that section.
- Section 5. Subsection (8) of section 220.02, Florida Statutes, is amended to read:
 - 220.02 Legislative intent.--

(8) It is the intent of the Legislature that credits against either the corporate income tax or the franchise tax be applied in the following order: those enumerated in s. 631.828, those enumerated in s. 220.191, those enumerated in s. 220.181, those enumerated in s. 220.183, those enumerated in s. 220.182,

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- those enumerated in s. 220.1895, those enumerated in s. 221.02,
- those enumerated in s. 220.184, those enumerated in s. 220.186,
- those enumerated in s. 220.1845, those enumerated in s. 220.19,
- 620 those enumerated in s. 220.185, those enumerated in s. 220.187,
- 621 those enumerated in s. 220.192, and those enumerated in s.
- 622 220.193, and those enumerated in s. 288.1254.
- Section 6. Paragraph (z) is added to subsection (8) of section 213.053, Florida Statutes, to read:
 - 213.053 Confidentiality and information sharing.--
 - (8) Notwithstanding any other provision of this section, the department may provide:
 - (z) Information relative to tax credits taken under s.

 288.1254 to the Office of Film and Entertainment and the Office of Tourism, Trade, and Economic Development.

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- Disclosure of information under this subsection shall be pursuant to a written agreement between the executive director and the agency. Such agencies, governmental or nongovernmental, shall be bound by the same requirements of confidentiality as the Department of Revenue. Breach of confidentiality is a misdemeanor of the first degree, punishable as provided by s. 775.082 or s. 775.083.
- Section 7. Paragraph (q) is added to subsection (5) of section 212.08, Florida Statutes, to read:
- 212.08 Sales, rental, use, consumption, distribution, and storage tax; specified exemptions.--The sale at retail, the rental, the use, the consumption, the distribution, and the storage to be used or consumed in this state of the following

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are hereby specifically exempt from the tax imposed by this chapter.

(5) EXEMPTIONS; ACCOUNT OF USE. --

- (q) Entertainment industry tax credit; requirement for electronic funds transfer.--
- 1. For the fiscal years beginning July 1, 2007, and ending June 30, 2010, a qualified production, as defined in s.

 288.1254(2)(h), is eligible for tax credits against its state sales and use tax liabilities as provided in s. 288.1254.
- 2. The credit shall be deducted from any sales and use tax remitted by the dealer to the department by electronic funds transfer and can only be deducted on a sales and use tax return initiated through electronic data interchange. The dealer shall separately state the credit on the electronic return. The net amount of tax due and payable must be remitted by electronic funds transfer. If the credit for the qualified expenditures is larger than the amount owed on the sales and use tax return, the amount of the credit may be carried forward to a succeeding reporting period. A dealer may only obtain a credit using the method described in this subparagraph. A dealer is not authorized to obtain a credit by applying for a refund.
- Section 8. <u>Section 288.1255</u>, Florida Statutes, is repealed.
 - Section 9. This act shall take effect July 1, 2007.