# As Passed by the House CORRECTED VERSION

# 128th General Assembly Regular Session 2009-2010

Sub. H. B. No. 6

## Representatives Patten, Schneider

Cosponsors: Representatives DeGeeter, Garrison, Harris, Heard, Letson, Luckie, Murray, Newcomb, Szollosi, Yuko, Winburn, Chandler, Foley, Koziura, Slesnick, Yates, Book, Boyd, Celeste, DeBose, Domenick, Dyer, Fende, Garland, Goyal, Harwood, Lundy, Mallory, Mandel, Miller, Pryor, Stewart, Sykes, Williams, B., Williams, S.

### A BILL

To amend sections 5733.98 and 5747.98 and to enact
sections 122.85, 5733.58, and 5747.66 of the
Revised Code to authorize refundable,
nontransferable credits against the corporation
franchise tax or income tax for production of
motion pictures in Ohio.
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#### BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 5733.98 and 5747.98 be amended and	8
sections 122.85, 5733.58, and 5747.66 of the Revised Code be	9
enacted to read as follows:	10
Sec. 122.85. (A) As used in this section and in sections	11
5733.58 and 5747.66 of the Revised Code:	12
(1) "Tax credit-eligible production" means a motion picture	13
production certified by the director of development under division	14
(B) of this section as qualifying the motion picture company for a	15

interactive television; interactive games; videogames;

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production date in Ohio;

commercials; any format of digital media; and any trailer, pilot,	47
video teaser, or demo created primarily to stimulate the sale,	48
marketing, promotion, or exploitation of future investment in	49
either a product or a motion picture by any means and media in any	50
digital media format, film, or videotape, provided the motion	51
picture qualifies as a motion picture. "Motion picture" does not	52
include any television program created primarily as news, weather,	53
or financial market reports, a production featuring current events	54
or sporting events, an awards show or other gala event, a	55
production whose sole purpose is fundraising, a long-form	56
production that primarily markets a product or service or in-house	57
corporate advertising or other similar productions, a production	58
for purposes of political advocacy, or any production for which	59
records are required to be maintained under 18 U.S.C. 2257 with	60
respect to sexually explicit content.	61
(B) For the purpose of encouraging and developing a strong	62
film industry in this state, the director of development may	63
certify a motion picture produced by a motion picture company as a	64
tax credit-eligible production. In the case of a television	65
series, the director may certify the production of each episode of	66
the series as a separate tax credit-eligible production. A motion	67
picture company shall apply for certification of a motion picture	68
as a tax credit-eligible production on a form and in the manner	69
prescribed by the director. Each application shall include the	70
following information:	71
(1) The name and telephone number of the motion picture	72
production company;	73
(2) The name and telephone number of the company's contact	74
person;	75
(3) A list of the first preproduction date through the last	76

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examine the company's production expenditures to identify the

expenditures that qualify as eligible production expenditures. The

certified public accountant shall issue a report to the company

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(2) The director may require a reasonable application fee to

Sec. 5733.98. (A) To provide a uniform procedure for	233
calculating the amount of tax imposed by section 5733.06 of the	234
Revised Code that is due under this chapter, a taxpayer shall	235
claim any credits to which it is entitled in the following order,	236
except as otherwise provided in section 5733.058 of the Revised	237
Code:	238
(1) For tax year 2005, the credit for taxes paid by a	239
qualifying pass-through entity allowed under section 5733.0611 of	240
the Revised Code;	241
(2) The credit allowed for financial institutions under	242
section 5733.45 of the Revised Code;	243
(3) The credit for qualifying affiliated groups under section	244
5733.068 of the Revised Code;	245
(4) The subsidiary corporation credit under section 5733.067	246
of the Revised Code;	247
(5) The savings and loan assessment credit under section	248
5733.063 of the Revised Code;	249
(6) The credit for recycling and litter prevention donations	250
under section 5733.064 of the Revised Code;	251
(7) The credit for employers that enter into agreements with	252
child day-care centers under section 5733.36 of the Revised Code;	253
(8) The credit for employers that reimburse employee child	254
care expenses under section 5733.38 of the Revised Code;	255
(9) The credit for maintaining railroad active grade crossing	256
warning devices under section 5733.43 of the Revised Code;	257
(10) The credit for purchases of lights and reflectors under	258
section 5733.44 of the Revised Code;	259
(11) The job retention credit under division (B) of section	260
5733.0610 of the Revised Code;	261

(26) The credit for eligible nonrecurring 9-1-1 charges under

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Sec. 5747.66. (A) Any term used in this section has the same	321
meaning as in section 122.85 of the Revised Code.	322
(B) There is allowed a credit against the tax imposed by	323
section 5747.02 of the Revised Code for any individual who, on the	324
last day of the individual's taxable year, is the certificate	325
owner of a tax credit certificate issued under section 122.85 of	326
the Revised Code. The credit shall be claimed for the taxable year	327
that includes the date the certificate was issued by the director	328
of development. The credit amount equals the amount stated in the	329
certificate. The credit shall be claimed in the order required	330
under section 5747.98 of the Revised Code. If the credit amount	331
exceeds the tax otherwise due under section 5747.02 of the Revised	332
Code after deducting all other credits in that order, the excess	333
shall be refunded.	334
Nothing in this section limits or disallows pass-through	335
treatment of the credit.	336
Sec. 5747.98. (A) To provide a uniform procedure for	337
calculating the amount of tax due under section 5747.02 of the	338
Revised Code, a taxpayer shall claim any credits to which the	339
taxpayer is entitled in the following order:	340
(1) The retirement income credit under division (B) of	341
section 5747.055 of the Revised Code;	342
(2) The senior citizen credit under division (C) of section	343
5747.05 of the Revised Code;	344
(3) The lump sum distribution credit under division (D) of	345
section 5747.05 of the Revised Code;	346
(4) The dependent care credit under section 5747.054 of the	347
Revised Code;	348
(5) The lump sum retirement income credit under division (C)	349