JAN 2 2 2010

A BILL FOR AN ACT

RELATING TO DIGITAL MEDIA.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1	PART I
2	SECTION 1. Chapter 209E, Hawaii Revised Statutes, is
3	amended by adding a new part to be appropriately designated and
4	to read as follows:
5	"PART . DIGITAL MEDIA ENTERPRISE SUBZONES
6	§209E-A Definitions. As used in this part:
7	"Base investment" means the cost, including fabrication and
8	installation, paid or accrued in the taxable year of tangible
9	assets of a type that are, or under the Internal Revenue Code
10	will become, eligible for depreciation, amortization, or
11	accelerated capital cost recovery for federal income tax
12	purposes; provided that the assets are physically located in
13	this State for use in a business activity in this State and are
14	not mobile tangible assets expended by a person in the
15	development of a qualified digital media infrastructure project.
16	Base investment does not include a direct production expenditure
17	or qualified personnel expenditure eligible for a tax credit
18	under section 235-17.
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"Department" means the department of business, economic
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    development, and tourism.
3
         "Digital media" shall have the same meaning as in section
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    235-17.
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         "Digital media enterprise subzone" means the geographic
                                mile radius of a University of
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    area located within a
    Hawaii campus, on or off campus, which is within an enterprise
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    zone established pursuant to part I of this chapter or other
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    delineated geographic area designated by the legislature
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    pursuant to this part; provided that effective July 1, 2010, and
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    for the first two years thereafter, establishment of a subzone
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    shall be limited to an area within a mile radius, on or
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    off campus, of the University of Hawaii-West Oahu.
13
         "Director" means the director of business, economic
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    development, and tourism.
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         "Oualified digital media infrastructure project" means the
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    development, construction, renovation, or operation of a digital
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    media production facility, a postproduction facility, or both,
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    that is located in this State within a digital media enterprise
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    subzone; provided that the facility may include a movie theater
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    or other commercial exhibition facility to assist in offsetting
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operating costs of the production or postproduction facility,

- 1 but shall not include a facility used to produce pornographic
- 2 matter or a pornographic performance.
- 3 §209E-B Digital media infrastructure tax credit. (a)
- 4 There shall be allowed to a taxpayer qualifying for a tax credit
- 5 under this part and subject to the taxes imposed under chapter
- 6 235, a tax credit that shall be deductible from the taxpayer's
- 7 net state income tax liability for investment expenditures made
- 8 by the taxpayer for all qualified digital media infrastructure
- 9 projects within a digital media enterprise subzone. The tax
- 10 credit shall be equal to twenty-five per cent of the taxpayer's
- 11 base investment. The tax credit under this section shall be
- 12 reduced by any credit claimed by the taxpayer under chapter 235
- 13 for the same base investment.
- 14 (b) No more than \$20,000,000 in total tax credits under
- 15 this section shall be authorized in any one taxable year.
- 16 (c) If all or a portion of a qualified digital media
- 17 infrastructure project is a facility that may be used for
- 18 purposes unrelated to production or postproduction activities,
- 19 then the project shall be eligible for the tax credit provided
- 20 under this section only if the department determines that the
- 21 facility will support and be necessary to secure production or

- 1 postproduction activity for the production and postproduction
- 2 facility and the taxpayer agrees to both of the following:
- 3 (1) The facility will be used as a state of the art
- 4 production or postproduction facility or as support
- 5 and component of the facility for the useful life of
- 6 the facility; and
- 7 (2) The tax credit will not be claimed under this section
- 8 until the facility is complete.
- 9 (d) To claim a tax credit under this section, a taxpayer
- 10 shall submit an investment expenditure certificate issued under
- 11 section 209E-C to the department. If the tax credit allowed
- 12 under this section exceeds the amount of taxes owed by the
- 13 taxpayer under chapter 235 for a tax year, that portion of the
- 14 tax credit that exceeds the tax liability of the taxpayer for
- 15 the tax year shall not be refunded but may be carried forward to
- 16 offset net income tax liability under chapter 235 in subsequent
- 17 tax years for a period not to exceed ten tax years or until
- 18 exhausted, whichever occurs first.
- (e) The tax credit under this section shall be claimed
- 20 after all other tax credits available to the taxpayer have been
- 21 claimed. A taxpayer eliqible to claim a tax credit under this
- 22 section may assign all or a portion of a tax credit under this



- 1 section to any assignee. An assignee may subsequently assign a
- 2 tax credit or any portion of a tax credit assigned under this
- 3 subsection to one or more assignees. A taxpayer may claim a
- 4 portion of a tax credit and assign the remaining tax credit
- 5 amount. A tax credit assignment under this subsection shall be
- 6 irrevocable. The tax credit assignment under this subsection
- 7 shall be made on a form prescribed by the department. A
- 8 taxpayer claiming a tax credit under this section shall send a
- 9 copy of the completed assignment form to the department in the
- 10 tax year in which the assignment is made and shall attach a copy
- 11 of the form to the tax return on which the tax credit is
- 12 claimed.
- 13 (f) In addition to the \$100 application fee established
- 14 under section 209E-C(b), the department may establish, assess,
- 15 and collect a tax credit application and redemption fee to cover
- 16 the costs of administering the tax credit certification program
- 17 established under this part. The fee shall not exceed one-half
- 18 of one per cent of the tax credit claimed, and shall paid to the
- 19 department by the taxpayer prior to filing for the tax credit.
- 20 The department shall deposit any proceeds derived from the fee
- 21 in the Hawaii film office special fund established under section
- 201-113.

1	(9)	A caxpayer that willully submits information under
2	this sect	ion that the taxpayer knows to be fraudulent or false
3	shall be,	in addition to any other penalties provided by law,
4	liable fo	r a civil penalty equal to the amount of the taxpayer's
5	credit un	der this section. A penalty collected under this
6	section s	hall be deposited in the Hawaii film office special
7	fund esta	blished under section 201-113.
8	§209	E-C Eligibility and procedures to claim a digital
9	media inf	rastructure tax credit. (a) In addition to any tax
10	credits o	r exemptions provided under this chapter, any taxpayer
11	that deve	lops, constructs, renovates, or operates a digital
12	media inf	rastructure project in this State within a digital
13	media ent	erprise subzone shall be eligible for certification by
14	the depar	tment to qualify for a tax credit as provided in this
15	part; pro	vided that the taxpayer:
16	(1)	Receives from the department a written certification
17		that the taxpayer has undertaken, or will undertake
18		within one hundred eighty days of the issuance of the
19		certification, the development, construction,
20		renovation, or operation of a qualified digital media
21		infrastructure project within a digital media
22		enterprise subzone; provided that, upon request

1	•	submitted by the taxpayer based on good cause, the
2		department may extend the period for commencement of
3		work for up to an additional ninety days;
4	(2)	Before July 1, 2011, shall expend not less than
5		\$100,000 on the base investment for a qualified
6		digital media infrastructure project within a digital
7		media enterprise subzone, and the taxpayer, after
8		July 1, 2011, shall expend not less than \$250,000 on
9		the base investment for a qualified digital media
10		infrastructure project in a digital media enterprise
11		subzone;
12	(3)	Enters into an agreement as provided in this section;
13	(4)	Receives an investment expenditure certificate from
14		the department under subsection (e);
15	(5)	Submits the investment expenditure certificate issued
16		by the department under subsection (e) to the
17		department of taxation; and
18	(6)	Shall not be delinquent in a tax or other obligation
19		owed to the State or be owned or under common control
20		of an entity that is delinquent in a tax or other
21		obligation owed to the State.

1	(b) In order to qualify for the tax credit established
2	under section 209E-B, the taxpayer shall submit an application
3	to enter into an agreement under this section to the department
4	The application shall be submitted in a form prescribed by the
5	department and shall be accompanied by a \$100 application fee
6	and all of the information and records requested by the
7	department. The application fee received by the department
8	under this subsection shall be deposited in the Hawaii film
9	office special fund established pursuant to section 201-113.
10	The department shall not process an application until it is
11	complete. If the department enters into an agreement under this
12	section, the agreement shall provide for all of the following:
13	(1) A unique number assigned to the qualified digital
14	media infrastructure project;
15	(2) A detailed description of the qualified digital media
16	infrastructure project;
17	(3) A detailed business plan and market analysis for the
18	qualified digital media infrastructure project;
19	(4) A projected budget for the qualified digital media
20	infrastructure project;
21	(5) An estimated start date and completion date for the
22	qualified digital media infrastructure project:

1	(6)	A requirement that the taxpayer not file a claim for
2		the credit under section 209E-B until at least twenty-
3		five per cent of the base investment in the qualified
4		digital media infrastructure project identified in the
5		agreement has been expended; and
6	(7)	A requirement that the taxpayer provide the department
7		with the information and independent certification the
8		department deems necessary to verify investment
9		expenditures and eligibility for the credit under
10		section 209E-B.
11	(c)	If at the close of any taxable year:
12	(1)	The digital media infrastructure project no longer
13		qualifies for the tax credit established under this
14	,	section;
15	(2)	The digital media infrastructure project or an
16		interest in the digital media infrastructure project
17		has been sold by the taxpayer making a base investment
18		in the qualified digital media infrastructure project;
19		or
20	(3)	The taxpayer has withdrawn the taxpayer's base
21		investment wholly or partially from the qualified
22		divital madia infragtrusquas project

- 1 the tax credit claimed under section 209E-B shall be recaptured.
- 2 The recapture shall be equal to twenty-five per cent of the
- 3 amount of the total tax credit claimed under this section in the
- 4 preceding two taxable years. The amount of the tax credit
- 5 recaptured shall apply only to the investment in the particular
- 6 digital media infrastructure project that meets the requirements
- 7 of paragraph (1), (2), or (3). The amount of the recaptured tax
- 8 credit determined under this subsection shall be added to the
- 9 taxpayer's tax liability for the taxable year in which the
- 10 recapture occurs under this subsection.
- 11 (d) In determining whether to enter into an agreement
- 12 under this section, the department shall consider all of the
- 13 following:
- 14 (1) The potential that in the absence of the tax credit
- allowed under section 209E-B, the qualified digital
- 16 media infrastructure project will be constructed in a
- 17 location other than this State;
- 18 (2) The extent to which the qualified digital media
- infrastructure project may have the effect of
- 20 promoting economic development or job creation in this
- 21 State;

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1	(3)	The extent to which the tax credit will attract
2		private investment for the production of motion
3		pictures, videos, television programs, and digital
4		media in this State; and
5	(4)	The extent to which the tax credit will encourage the
6		development of film, video, television, and digital
7		media production and postproduction facilities in this
8		State.
9	(e)	The taxpayer shall submit a request to the department
10	for an in	vestment expenditure certificate on a form prescribed
11	by the of	fice, along with any information or independent
12	certifica	tion the office or the department deems necessary. The
13	departmen	t shall process each request within sixty days after
14	the reque	st is complete. However, the department may request

16 issuing an investment expenditure certificate and need not issue

additional information or independent certification before

17 the investment expenditure certificate until satisfied that

18 investment expenditures and eligibility are adequately

19 established. The additional information requested may include a

20 report of expenditures audited and certified by an independent

21 certified public accountant. If the department determines that

a taxpayer has complied with the terms of an agreement entered



1	into	under	this	section,	the	department	shall	issue	an
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- 2 investment expenditure certificate to the taxpayer. Each
- 3 investment expenditure certificate shall be signed by the
- 4 director and shall include the following information:
- 5 (1) The name of the taxpayer;
- (2) A description of the qualified digital media
 infrastructure project;
- 8 (3) The taxpayer's eligible base investment for the qualified digital media infrastructure project;
- 10 (4) The unique number assigned to the qualified digital
 11 media infrastructure project by the department under
 12 subsection (b);
- 13 (5) The taxpayer's federal employer identification number
 14 or state taxpayer identification number; and
- (6) Any independent certification required by thedepartment.
- 17 (f) Information, records, or other data received,
- 18 prepared, used, or retained by the department under this section
- 19 that are submitted by an eligible taxpayer and considered by the
- 20 taxpayer and acknowledged by the department as confidential
- 21 shall not be subject to public disclosure. Information,
- records, or other data shall only be considered confidential to



- 1 the extent that the information or records describe the
- 2 commercial and financial operations or intellectual property of
- 3 the taxpayer, the information or records have not been publicly
- 4 disseminated at any time, and disclosure of the information or
- 5 records may put the taxpayer at a competitive disadvantage."
- 6 SECTION 2. Chapter 209E, Hawaii Revised Statutes, is
- 7 amended by designating sections 209E-1 through 209E-14 as
- 8 follows:

9 "PART I. ENTERPRISE ZONES"

- 10 SECTION 3. Chapter 235, Hawaii Revised Statutes, is
- 11 amended by adding a new section to be appropriately designated
- 12 and to read as follows:
- 13 "§235-Digital media enterprise subzone workforce
- 14 development tax credit. (a) Any law to the contrary
- 15 notwithstanding, there shall be allowed to each taxpayer that
- 16 operates a business that is deemed a qualified animation or
- 17 visual effects business and located within a digital media
- 18 enterprise subzone as defined in section 209E-A and subject to
- 19 the taxes imposed by this chapter, an income tax credit that
- 20 shall be deductible from the taxpayer's net income tax
- 21 liability, if any, imposed by this chapter for the taxable year
- 22 in which the tax credit is properly claimed. The amount of the





- 1 tax credit shall be per cent of the wages paid to
- 2 animation or visual effects hires who are Hawaii residents.
- In the case of a partnership, S corporation, estate, or
- 4 trust, the tax credit allowable is for qualified labor costs
- 5 incurred by the entity for the taxable year. The cost upon
- 6 which the tax credit is computed shall be determined at the
- 7 entity level. Distribution and share of credit shall be
- 8 determined under section 235-110.
- 9 (b) The tax credit allowed under this section shall be
- 10 claimed against the net income tax liability for the taxable
- 11 year. For the purposes of this section, "net income tax
- 12 liability" means net income tax liability reduced by all other
- 13 credits allowed under this chapter and chapter 209E.
- 14 (c) If the tax credit under this section exceeds the
- 15 taxpayer's income tax liability, the excess of credits over
- 16 liability shall be refunded to the taxpayer; provided that no
- 17 refunds or payment on account of the tax credits allowed by this
- 18 section shall be made for amounts less than \$1. All claims,
- 19 including any amended claims, for tax credits under this section
- 20 shall be filed on or before the end of the twelfth month
- 21 following the close of the taxable year for which the credit may

1	be claime	d. Failure to comply with the foregoing provision
2	shall con	stitute a waiver of the right to claim the credit.
3	(d)	To qualify for this tax credit, a business shall:
4	(1)	Meet the definition of a qualified animation or visual
5		effects business specified in subsection (j);
6	(2)	Have qualified animation or visual effects labor costs
7		totaling at least \$200,000;
8	(3)	Provide evidence of reasonable efforts to hire Hawaii
9		residents as animation or visual effects personnel;
. 10	(4)	Keep accurate records of all animation or visual
11		effects hires who are Hawaii residents whose wages may
12		qualify for the tax credit; and
13	(5)	Require any wages attributable to minimum cost
14		thresholds for which the wage reimbursement tax credit
15		does not apply to have Hawaii income tax withheld;
16		provided that the wage and tax information is subject
17		to verification by the department of taxation.
18	(e)	The director of taxation shall prepare forms as may be
19	necessary	to claim a tax credit under this section. The
20	director	may also require the taxpayer to furnish information to
21	ascertain	the validity of the claim for credit made under this

1	section an	id may adopt rules necessary to effectuate the purposes
2	of this se	ection pursuant to chapter 91.
3	(f)	Every taxpayer claiming a tax credit under this
4	section fo	or a qualified animation or visual effects business
5	shall subm	nit, no later than ninety days following the end of
6	each taxab	ole year in which qualified labor costs were expended,
7	a written,	sworn statement to the department of business,
8	economic d	development, and tourism, identifying:
9	(1)	All qualified labor costs as provided by subsection
10		(a), if any, incurred in the previous taxable year;
11	(2)	The amount of tax credits claimed pursuant to this
12		section, if any, in the previous taxable year; and
13	(3)	The number of hires working in Hawaii by category
14		(i.e., department) and by county.
15	(g)	The department of business, economic development, and
16	tourism sh	nall:
17	(1)	Maintain records of the names of the taxpayers and
18		qualified animation or visual effects businesses
19		thereof claiming the tax credits under subsection (a);
20	(2)	Obtain and total the aggregate amounts of all
21		qualified labor costs per qualified animation or
22		visual effects business per taxable year; and

1	(3)	Provide a letter to the director of taxation
2		specifying the amount of the tax credit per qualified
3		animation or visual effects business for each taxable
4		year that a tax credit is claimed and the cumulative
5		amount of the tax credit for all years claimed.
6	Upon	each determination required under this subsection, the
7	departmen	t of business, economic development, and tourism shall
8	issue a l	etter to the taxpayer, regarding the qualified
9	animation	or visual effects business, specifying the qualified
10	labor cos	ts and the tax credit amount qualified for in each
11	taxable y	ear a tax credit is claimed. The taxpayer for each
12	qualified	animation or visual effects business shall file the
13	<u>letter wi</u>	th the taxpayer's tax return for the qualified
14	animation	or visual effects business to the department of
15	taxation.	Notwithstanding the authority of the department of
16	business,	economic development, and tourism under this section,
17	the direc	tor of taxation may audit and adjust the tax credit
18	amount to	conform to the information filed by the taxpayer.
19	(h)	Total tax credits claimed per qualified production
20	shall not	exceed \$ in any given tax year.
21	<u>(i)</u>	Qualified animation or visual effects businesses shall
22	comply wi	th subsections (d), (e), (f), and (g).
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1	(3)	For the purposes of this section:
2	<u>"Ani</u>	mation or visual effects" means animation and visual
3	effects c	reated primarily with digital technologies for
4	designing	, modeling, rendering, lighting, painting, animating,
5	and compo	sing for qualified productions as that term is defined
6	under sec	tion 235-17, but does not include:
7	(1)	Audio effects;
8	(2)	<pre>In-camera effects;</pre>
9	(3)	Credit rolls;
10	(4)	Subtitles;
11	(5)	Animation or visual effects all or substantially all
12		of which are created by editing activities;
13	(6)	Animation or visual effects for use in promotional
14		material for a production eligible for the tax credit
15		established under section 235-17; or
16	(7)	Activities that are of a scientific or experimental
17		nature.
18	<u>"Dig</u>	ital media" means production methods and platforms
19	directly	related to the creation of cinematic imagery and
20	content,	specifically using digital means, including but not
21	limited t	o digital cameras, digital sound equipment, and
22	computers	, to be delivered via film, videotape, interactive game
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- 1 platform, or other digital distribution media (excluding
- 2 Internet-only distribution).
- 3 "Qualified animation or visual effects business" means a
- 4 business, with expenditures in the State, for the total or
- 5 partial production of animation or visual effects that are to be
- 6 used in a feature-length motion picture, short film, made-for-
- 7 television movie, commercial, music video, interactive game,
- 8 television series pilot, single season of a television series
- 9 regularly filmed in the State, television special, single
- 10 television episode that is not part of a television series
- 11 regularly filmed or based in the State, national magazine show,
- 12 or national talk show.
- "Qualified labor costs" means the costs incurred by a
- 14 qualified animation or visual effects business within the State
- 15 that attributable to wages or salaries paid by the qualified
- 16 animation or visual effects business to animation or visual
- 17 effects personnel who are residents of the State of Hawaii,
- 18 subject to taxation under this chapter, and for whom the
- 19 qualified animation or visual effects business otherwise incurs
- 20 tax liability under chapter 383."

- SECTION 4. Chapter 431:6, part III, Hawaii RevisedStatutes, is amended by adding a new section to be appropriately
- 3 designated and to read as follows:
- 4 "§431:6- Qualified digital media infrastructure project.
- 5 If an insurer utilizes the in lieu provisions of section
- 6 431:7-204, an insurer may invest any of its funds that would
- 7 have been used to pay its tax liability as required under
- 8 section 431:7-201 to section 431:7-204 in an amount equal to all
- 9 or any portion of that tax liability in a qualified digital
- 10 media infrastructure project as defined in section 209E-A."
- 11 SECTION 5. Section 431:7-204, Hawaii Revised Statutes, is
- 12 amended to read as follows:
- 13 "§431:7-204 In lieu provision. (a) As to insurers, the
- 14 taxes and fees imposed by section 431:7-201 to section 431:7-
- 15 204, and the fees imposed by this code, when paid shall be in
- 16 settlement of and in lieu of all demands for taxes, licenses, or
- 17 fees of every character imposed by the laws of this State, the
- 18 ordinances or other laws, rules, or regulations of any county of
- 19 this State, except:
- 20 (1) As expressly otherwise provided;
- 21 (2) Taxes on real property;

1	(3) Taxes on the purchase, use, or ownership of tangible
2	personal property; and
3	(4) Taxes on gross income, gross proceeds, gross rental,
4	or gross rental proceeds under chapter 237 or 237D.
5	Nothing in this section shall be deemed to exempt insurers from
6	liability for withholding taxes payable by their employees and
7	paying the same to the proper collection officers, or from
8	keeping such records, and making such returns and reports, as
9	may be required in the case of other persons enjoying tax
10	exemption.
11	(b) Notwithstanding subsection (a), for any tax liability
12	owing under section 431:7-201 to section 431:7-204, an insurer
13	may opt to invest an amount equal to all or any portion of that
14	tax liability in a qualified digital media infrastructure
15	project as defined in section 209E-A. Any investment made
16	pursuant to this subsection shall be in lieu of and not in
17	addition to the tax liability owing under section 431:7-201 to
18	section 431:7-204 for the tax year in which the investment is
19	made."
20	PART II
21	SECTION 6. Section 201-113, Hawaii Revised Statutes, is

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amended to read as follows:

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1	"[+]\$201-113[+] Hawaii [television and film development]					
2	film office special fund. (a) There is established in the					
3	state treasury the Hawaii [television and film development] film					
4	office sp	office special fund, into which shall be deposited:				
5	(1)	Appropriations by the legislature;				
6	(2)	Donations and contributions made by private				
7		individuals or organizations for deposit into the				
8		fund;				
9	(3)	Grants provided by governmental agencies or any other				
10		source; and				
11	[-(4)-	Any profits or other amounts received from venture				
12		capital investments.]				
13	(4)	Application fees for digital media infrastructure tax				
14		credits received under section 209E-C.				
15	[-(b)	The fund shall be used by the board to assist in, and				
16	provide i	ncentives for, the production of eligible Hawaii				
17	projects that are in compliance with criteria and standards					
18	established by the board in accordance with rules adopted by the					
19	board pursuant to chapter 91. In particular, the board shall					
20	adopt rules to provide for the implementation of the following					
21	programs:					

1	(1)	A gr	ant program. The board shall adopt rules pursuant
2		to c	hapter 91 to provide conditions and qualifications
3		for	grants. Applications for grants shall be made to
4		the	board and shall contain such information as the
5		boar	d shall require by rules adopted pursuant to
6		chap	ter 91. At a minimum, the applicant shall agree
7		to t	he following conditions:
8		-(A)	The grant shall be used exclusively for eligible
9			Hawaii projects;
10		(B)	The applicant shall have applied for or received
11			all applicable licenses and permits;
12		(C)	The applicant shall comply with applicable
13			federal and state laws prohibiting discrimination
14			against any person on the basis of race, color,
15			national origin, religion, creed, sex, age, or
16			physical handicap;
17		(D)	The applicant shall comply with other
18			requirements as the board may prescribe;
19		(E)	All activities undertaken with funds received
20			shall comply with all applicable federal, state,
21			and county statutes and ordinances;

1		(F)	The applicant shall indemnify and save harmless
2			the State of Hawaii and its officers, agents, and
3			employees from and against any and all claims
4			arising out of or resulting from activities
5			carried out or projects undertaken with funds
6			provided hereunder, and procure sufficient
7			insurance to provide this indemnification if
8			requested to do so by the department;
9		(C)	The applicant shall make available to the board
10			all records the applicant may have relating to
11			the project, to allow the board to monitor the
12			applicant's compliance with the purpose of this
13			chapter; and
14		(H)	The applicant, to the satisfaction of the board,
15			shall establish that sufficient funds are
16			available for the completion of the project for
17			the purpose for which the grant is awarded; and
18	(2)	A v e	enture capital program. The board shall adopt
19		rule	es pursuant to chapter 91 to provide conditions and
20		qual	ifications for venture capital investments in
21		elie	gible Hawaii projects. The program may include a
22		writ	ten-agreement between the borrower and the board,

20		PART III
19	operation	s."
18	duties an	d assigned solely to the Hawaii film office
17	shall be	limited to those employees performing specialized
16	moneys fr	om the fund for current and future personnel costs
15	positions	existing on November 1, 2009; provided that the use of
14	the Hawai	i film office, including personnel costs of staff
13	(b)	Moneys in the fund shall be used for the operations of
12	(3)	Operations of the department's film industry branch.
11.		objectives of this part.
10		appropriate, and consistent with the purposes and
9		as the board shall determine to be reasonable,
8		investments may be made on such terms and conditions
7		board by rule pursuant to chapter 91. Venture capital
6		pursuant to terms and conditions established by the
5		monetary benefits that may accrue to the borrower
4		royalties, licenses, titles, rights, or any other
3		under this part, the borrower shall share any
2		consideration for the venture capital investment made
1		as the representative of the State, that as

- 1 SECTION 7. This Act does not affect rights and duties that
- 2 matured, penalties that were incurred, and proceedings that were
- 3 begun, before its effective date.
- 4 SECTION 8. In codifying the new part added by this Act,
- 5 the revisor shall designate appropriate section numbers for the
- 6 letters used in designating the new sections in this Act.
- 7 SECTION 9. Statutory material to be repealed is bracketed
- 8 and stricken. New statutory material is underscored.
- 9 SECTION 10. This Act shall take effect on July 1, 2010;
- 10 provided that sections 1 through 5 shall be repealed on June 30,
- 11 2020, and section 431:7-204, Hawaii Revised Statutes, shall be
- 12 reenacted in the form in which it read on the day before the
- 13 effective date of this Act.

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INTRODUCED BY:

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Report Title:

Digital Media Enterprise Subzones; Digital Media; Tax Incentives; Investments

Description:

Establishes digital media enterprise subzones as unspecified geographic areas surrounding University of Hawaii campuses that are also designated as enterprise zones; establishes tax benefits for digital media infrastructure development and operation and local workforce employment; authorizes insurance companies to invest in qualified digital media infrastructure projects in lieu of pay certain state taxes; renames and amends the Hawaii television and film development special fund to the Hawaii film office special fund; sunsets on 6/30/2020.