House Bill 475 (AS PASSED HOUSE AND SENATE)

By: Representatives Gambill of the 15th, McDonald III of the 26th, Wade of the 9th, Hong of the 103rd, Blackmon of the 146th, and others

A BILL TO BE ENTITLED AN ACT

To amend Code Section 48-7-40.26 of the Official Code of Georgia Annotated, relating to income tax credits for film, gaming, video, or digital production, so as to revise a definition; to revise rules and regulations; to authorize certain fees; to require companies to pay court costs if the denial of certification is upheld by a court on appeal; to provide for related matters; to provide for an effective date and applicability; to repeal conflicting laws; and for other purposes.

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BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

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SECTION 1.

9 Code Section 48-7-40.26 of the Official Code of Georgia Annotated, relating to income tax
10 credits for film, gaming, video, or digital production, is amended by revising paragraph (11)
11 of subsection (b) as follows:

12 "(11) 'Qualified production activities' means the production of new film, video, or digital 13 projects produced in this state and approved by the Department of Economic 14 Development as state certified productions, including only the following: feature films, 15 series, pilots, movies for television, televised commercial advertisements, music videos, 16 interactive entertainment, or prereleased interactive games. Such activities shall include 17 projects recorded in this state, in whole or in part, in either short or long form, animation 18 and music, fixed on a delivery system which includes without limitation film, videotape, 19 computer disc, laser disc, and any element of the digital domain, from which the program 20 is viewed or reproduced, and which is intended for multimarket commercial distribution 21 via theaters, video on demand, direct to DVD, digital platforms designed for the 22 distribution of interactive games, licensing for exhibition by individual television stations, 23 groups of stations, networks, advertiser supported sites, paid subscription based 24 platforms, free advertiser supported streaming television (FAST) channels, cable

television stations, or public broadcasting stations. Such term shall not include the coverage of news or athletic events, local interest programming, instructional videos, corporate videos, any project that is not intended for multimarket commercial distribution, <u>user-generated content distributed exclusively via social media platforms</u>,

29 or any project not shot, recorded, or originally created in Georgia."

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SECTION 2.

31 Said Code section is further amended by revising subsection (i) as follows:

32 "(i)(1) The Department of Economic Development shall determine through the 33 promulgation of rules and regulations what projects qualify for the tax credits authorized 34 under this Code section. Such rules and regulations shall include, but not be limited to, 35 certification application deadlines, qualified project content types and distribution 36 methods, certification application process and required supporting documentation, and 37 certification application fees. Certification shall be submitted to the state revenue 38 commissioner.

39 (2) The Department of Economic Development may charge reasonable fees associated

40 with the certification process established pursuant to this subsection and such fees shall be

41 remitted to the state general fund.

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42	(3) If the Department of Economic Development prevails in the litigation of an appeal
43	on the denial of certification, the plaintiff production company shall pay all court costs
44	associated with such litigation."

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SECTION 3.

46 This Act shall become effective on January 1, 2026, and shall be applicable to taxable years47 beginning on or after such date.

48 **SECTION 4.**

49 All laws and parts of laws in conflict with this Act are repealed.