FILM, TELEVISION & INTERACTIVE ENTERTAINMENT INCENTIVES

FOR PRODUCERS OF LIVE ACTION FILMING & TELEVISION PROJECTS:
Georgia Film, Music & Digital Entertainment
404.962.4052

FOR PRODUCERS OF INTERACTIVE ENTERTAINMENT:
Innovation & Technology
404.962.4031
THANK YOU FOR CONSIDERING GEORGIA FOR YOUR FILM, TELEVISION, OR INTERACTIVE ENTERTAINMENT PROJECT!

Inside this brochure, you will find information regarding eligibility, qualification, and the application and certification process for both the 2008 Georgia Entertainment Industry Investment Act and the Sales and Use Tax exemption. The Georgia Department of Economic Development (GDEcD) certifies which types of projects meet the qualifications for the incentives; however, the Georgia Department of Revenue oversees the earning of the credits. For more information about how the credits are earned, or what types of expenditures will qualify for the credit, please contact the Georgia Department of Revenue:

Georgia Department of Revenue
Tax Law and Policy
1800 Century Blvd., N.E.
Suite 15311
Atlanta, GA 30345
Phone: (404) 417.6656
Fax: (404) 417.2293
www.dor.ga.gov
FOR PRODUCERS OF LIVE ACTION FILM & TELEVISION PROJECTS:

Georgia is a production-friendly state. You’ll find small towns with a welcoming Southern feel and world-class cities with all the resources and amenities you’ll need. You can shoot, develop, edit and even score your production with highly trained professional crews in state-of-the-art facilities, and the state’s diverse geography offers countless location choices. Georgia also offers production companies strong financial tools that make working in our state the smart choice.

Georgia offers two ways to save. The Georgia Entertainment Industry Investment Act grants an income tax credit of 20 percent to qualified productions which include not only traditional motion picture projects such as feature films, television series, commercials and music videos, but also innovative new industries such as video game development and animated projects. Feature films, television projects, music videos and video games are also eligible to receive an additional 10 percent tax credit for including an imbedded Georgia Entertainment Promotion in a prominent position within the titles or prior to the credit roll of the finished product.

Film, video, broadcast and music production companies working in Georgia can also realize significant savings through the Georgia Sales & Use Tax exemption. Qualified companies can receive an immediate point-of-purchase sales tax exemption that will save up to 8 percent on most below-the-line materials and service purchases, leases, or rentals.

Combine these powerful financial tools with the Georgia Film, Music & Digital Entertainment Office’s (GFMDE) knowledgeable, hands-on staff, the state’s diverse locations, the convenience of Hartsfield-Jackson Atlanta International Airport and a welcoming, pro-business climate, and you have the perfect backdrop for any production.

For more information about the incentives for live action film & television projects, please contact:

Alison Fibben
Georgia Film, Music & Digital Entertainment
Georgia Department of Economic Development
75 Fifth St., NW
Suite 1200
Atlanta, GA 30308
Phone: (404) 962.4052
Fax: (404) 962.4053
afibben@georgia.org

FOR PRODUCERS OF INTERACTIVE ENTERTAINMENT PROJECTS:

The Georgia Entertainment Industry Investment Act also grants an income tax credit of up to 20 percent for qualified Interactive Entertainment Projects including video game development and animated film and television projects. An additional 10 percent uplift is also available for projects which opt to include a 15 second Georgia logo in a prominent position within the game or credit roll of the project.

For additional information regarding interactive entertainment projects, please contact:

Carol Henderson
Director of Innovation & Technology
Georgia Department of Economic Development
75 Fifth St., NW
Suite 1200
Atlanta, GA 30308
Phone: (404) 962.4031
Fax: (404) 962.4021
chenderson@georgia.org
HIGHLIGHTS OF THE 2008 GEORGIA ENTERTAINMENT INDUSTRY INVESTMENT ACT

The Georgia Entertainment Industry Investment Act offers an across the board flat tax credit of 20 percent, based on a minimum investment of $500,000 per fiscal year on qualified productions in Georgia.

An additional 10 percent uplift can be earned by including an imbedded animated Georgia logo within approved projects.

Qualified expenditures include materials, services and labor. The credit applies equally for Georgia residents and non-residents. There is a salary cap of $500,000 per person, per production, when the employee is paid by “salary,” which is defined as being paid by W2. If the production company pays an individual via 1099, as a personal services contract, or as a loanout, the salary cap does not apply.

Eligible productions include: feature films; television movies, pilots or series; commercials; music videos; and interactive entertainment projects including the development of video games and animated film and television projects. Sound recordings used in feature films, television specials, television series or video game development (including motion picture soundtracks) produced in Georgia are also qualified productions.

The $500,000 minimum annual expenditure threshold can be met with one project or the total of multiple projects aggregated.

The income tax credit may be used against Georgia income tax liability or the company’s Georgia withholding. If the production company chooses, they may make a one-time sale or transfer of the tax credit to one or more Georgia taxpayers.

CERTIFICATION PROCESS FOR THE 20 PERCENT GEORGIA FILM TAX CREDIT

To be eligible for the 20 percent transferable tax credit, the Georgia Department of Economic Development must certify the production. For film & television projects, certification will be through the Georgia Film, Music & Digital Entertainment Office. For interactive entertainment projects, certification will be through the Interactive Entertainment and Digital Media Office. Applications should be submitted with a current shooting script, music video lyrics sheet and story demo or video game synopsis (if applicable) for each project. Certification may be applied for within 90 days of the start of production. In most instances, projects will be reviewed and certified within 72 hours, although some applications may require additional information.

An additional 10 percent uplift can be earned by including an imbedded animated Georgia logo within approved projects.
CERTIFICATION PROCESS FOR THE 10 PERCENT GEORGIA ENTERTAINMENT PROMOTION (GEP) UPLIFT

A separate application must also be completed to be considered for the Georgia Entertainment Promotion (GEP) uplift, which is an additional 10 percent uplift earned for approved projects that include an imbedded Georgia logo within the completed product. This GEP uplift is available for feature films, television series, pilots, television movies, music videos and video games.

Feature films, television pilots, & television series must:

a) complete the project certification application

b) attach a final shooting script
c) complete the “Georgia Entertainment Promotion” application

For music videos and video games to be considered for the 10 percent GEP uplift, a finished project must be submitted to the Georgia Film, Music & Digital Entertainment Office for consideration. Commercials are not eligible for the 10 percent GEP uplift.

The GEP tax credit uplift will be allowed for projects which the Georgia Department of Economic Development (GDEcD) has determined will create valuable promotions that will enhance the State’s brand. GDEcD will review applications and will notify the applicant of the decision. If the GEP application is approved, the Georgia Department of Economic Development will provide all necessary copies of the conformed logo for inclusion in the project at no cost to the applicant. In the case of a disapproval of a certification application, an appeal may be made to the Manager of Community and Government Relations, Georgia Department of Economic Development, 75 Fifth Street NW, Atlanta, GA 30308 within thirty (30) days from the issuance of the denial letter by GDEcD. Failure to request an appeal within thirty (30) days will finalize the denial decision and/or the percentage of the tax credit.

Completed certification applications for live action film, television, and music video projects may be mailed, faxed or emailed to:

Alison Fibben
Georgia Film, Music & Digital Entertainment
Georgia Department of Economic Development
75 Fifth St., NW
Suite 1200
Atlanta, GA 30308
Phone: (404) 962-4052
Fax: (404) 962-4053
afibben@georgia.org

Completed certification applications for interactive entertainment projects, including video game and animated projects may be mailed, faxed or emailed to:

Carol Henderson
Director of Innovation & Technology
Georgia Department of Economic Development
75 Fifth St., NW
Suite 1200
Atlanta, GA 30308
Phone: (404) 962-4031
Fax: (404) 962-4021
chenderson@georgia.org

QUALIFIED COMPANIES AND PROJECTS

Pre-production, production and/or post-production of film, video, or digital media projects that are recorded in Georgia and intended for multiformat commercial distribution outside of the state are eligible for the Georgia Entertainment Industry Investment tax credit. Only fully funded or “green lighted” productions will be considered.

QUALIFIED PROJECTS INCLUDE:

• Feature films
• Television series, pilots or movies
• Commercials
• Documentaries
• Animated films and television programs
• Video games
• Music videos
• Sound recordings used in feature films, television series, pilots, movies, and video games, including motion picture soundtracks for projects produced entirely in Georgia

Production companies do not have to be incorporated or headquartered in Georgia or hold a Georgia bank account to qualify for the tax credit. Companies or corporations formed for a specific project are eligible to apply. To claim the credit, production companies must not be in default on any tax obligation to the state or in default on any loan guaranteed by the state.

COMMERCIALS AND MUSIC VIDEOS

Commercial and music video productions qualify for the 20 percent income tax credit if qualified expenditures by a single production company on one or more projects reach at least $500,000. Music videos are also eligible to be considered for the 10 percent GEP uplift.

INTERACTIVE AND VIDEO GAME DEVELOPMENT

Interactive video game development studios can claim the tax advantage if they meet the $500,000 threshold for expenditures on one or more projects. Projects eligible for certification include: game types traditionally found in videogame or retail stores or Internet-based social, casual, serious, and social networking games on mobile, console, computer, smart device and television platforms. Interactive games are also eligible to receive the GEP uplift if they are approved and imbed a Georgia animated logo in the finished project.

Most qualified expenses for interactive and video game studios are covered by the transferable tax credit. To qualify, computer hardware, including servers, must be used directly for production of the game and not for distribution purposes. These expenses may only be claimed once and must be depreciated. Custom game platforms developed by studios for sale to other game developers are not eligible for the tax credit; however, the studio that buys these platforms may claim them as an expense toward the development of a game.

The development of not for hire, original video game content in Georgia will qualify for the incentives. Salaries paid to permanent, part-time, or freelance employees of the studio are eligible for the tax credit as long as the employees are directly attached to a specific, certified project over a specified time period. If a game development studio is producing a game over several years, it should apply for project certification on an annual basis.

COMMERCIAlS AND PROJECTS THAT DO NOT QUALIFY

Live coverage of events, including news and sports; industrial and corporate marketing or training videos; TV programs or feature films consisting primarily of stock footage not originally recorded in Georgia; website development; and anything that is not original film, television, or video game entertainment content recorded in Georgia do not qualify for the tax credit. Pornographic content, including sexually explicit content and content designated with an X rating, or in some cases unrated, do not qualify. Online gambling video games that promote gambling or that feature gambling as an integral part of the game or structure and interactivity of the game does not qualify.

Service companies, including post-production houses, catering companies, rental houses, and game development studios designing platforms for outside game developers do not qualify to apply for the tax credit, only media projects can apply for certification. Qualified production activities include the production of new film, television, video and digital projects produced and recorded in the state. Postproduction of projects shot in Georgia is a qualified expenditure; however, most postproduction on projects shot outside of Georgia is not qualified.
QUALIFIED PRODUCTION EXPENDITURES
Items that may be included in the company’s total Georgia expenditure include, but are not limited to:

• Camera equipment, supplies and accessories
• Motion picture film and videotape stock
• Digital discs, masters & hard drives
• Lighting equipment, including gels, bulbs and lamps
• Stage & studio equipment rentals
• Cranes, boomers, dollies and jibs, camera cars, picture cars
• Electric stands, cables and wires
• Generators fuel & cables
• Location fees & location supplies
• Sound recording equipment
• Script revisions and supplies
• Purchase or rental of motor vehicles
• Insurance and bonding if purchased through a Georgia-headquartered insurance agency
• Airfare if purchased through a Georgia-headquartered travel agency
• Hotel rooms and lodging
• Airfare if purchased through a Georgia-headquartered travel agency
• Insurance and bonding if purchased through a Georgia-headquartered insurance agency
• Purchase or rental of motor vehicles
• Script revisions and supplies
• Payroll up to $500,000 per person, per production if paid by W-2; no cap if workers are paid by 1099 or by personal services contract or are working as a loanout
• Sound recordings used in feature films, television specials, television series or game development (including motion picture soundtracks) for projects produced entirely in the State of Georgia

CALCULATING YOUR SAVINGS
Determine your base investment or the total amount of all qualified production expenditures in Georgia. This includes expenditures made in Georgia that are directly used in a qualified production.

To calculate your tax credit, simply multiply your qualified Georgia expenditures by .30. For example, for a base investment in Georgia of $20,000,000, your savings would be $4,000,000. If you include the Georgia Entertainment Promotion (GEP) in the finished project, your credit would be at the 30% level, or $20,000,000 x .30= $6,000,000 in Georgia tax credit!

Keep in mind that you may use this credit against your Georgia income tax liability, or you may transfer (sell) it only once to any Georgia taxpayer.

Filing for the 2008 Georgia Entertainment Industry Tax Credit.

To claim this credit on your tax return, you must substantiate production expenditures made in Georgia. The Georgia Department of Revenue requires the following:

A description of qualified production activities and expenditures, including a detailed breakdown of expenditures to prove that the base investment of $500,000 has been met.

A list of employees including names, Social Security numbers and Georgia wages, when payroll is included in the base investment.

The amount of credit being claimed for the tax year; any credit previously claimed against withholding; any credit carried forward from previous years; the amount of credit previously claimed against withholding; any credit carried forward from previous years; the amount of credit to be carried forward (See DOR’s Form IT-F.C.)

TRANSFERABILITY
Tax credits will be available for use against Georgia income tax liability or the company’s Georgia withholding. The production company can make a one-time sale or transfer of the film credit to another Georgia taxpayer(s). (See Department of Revenue’s IT-TRANS form).

Tax credits can be carried forward for five years. Any transfers must take place within a time frame that will allow the transferee sufficient time to claim the credit. For additional details, please see the Georgia Department of Revenue’s Film Tax Credit Rules & Regulations (560-7-8-.45).

The expiration of the carry-forward period is based on the end of the tax year in which the production company could claim the tax credit and not the date of transfer. Therefore, if a production company claimed a credit on a year-end tax return (Dec. 31, 2005), that credit will expire at year-end five years later (Dec. 31, 2010), even if the production company does not transfer that credit until March 15, 2006.

Tax credits may only be sold or transferred once; however, the sale or transfer may involve multiple Georgia transferees or buyers.

The credit must be sold for a minimum of 60% of the credit amount and Form IT-TRANS (Notice of Credit Transfer) must be filed with both the Department of Economic Development and Department of Revenue within 30 days of transfer or sale of the film tax credit. Once a company claims the income tax credit, the materials will be reviewed by the Department of Revenue. Should the production company wish to apply the excess credit against withholding, Form IT-WH (Notice of Intent) must be filed with DOR at least 30 days prior to the earlier of the due date of the return or the date the return is filed. DOR will then notify the production company specifying the amounts available to utilize against withholding.

FOR MORE INFORMATION VISIT georgia.org/fmde
FREQUENTLY ASKED QUESTIONS - 2008 GEORGIA ENTERTAINMENT INDUSTRY INVESTMENT ACT

HOW DOES THE PRODUCTION COMPANY OR INTERACTIVE ENTERTAINMENT STUDIO APPLY FOR THE 20 PERCENT INCOME TAX CREDIT? The company will submit an application to the Georgia Department of Economic Development (GDECD) for certification of the production. The certified production letter and DOR’s Form IT-FC should be attached to the production company’s tax return when claiming the tax credit.

HOW DOES THE COMPANY APPLY FOR THE ADDITIONAL 10 PERCENT GEORGIA ENTERTAINMENT PROMOTION UPLIFT? Feature films and television projects must submit final shooting scripts along with a completed Georgia Entertainment Promotion (GEP) application. Music videos and video games must submit the completed project for review, along with a complete GEP application. TV commercials do not qualify for the GEP uplift.

DO COMMERCIALS AND MUSIC VIDEO COMPANIES QUALIFY? IF SO, HOW? Yes, if the qualified in-state production expenditures on a project or series of projects is at least $500,000. Music video producers may also submit their finished product along with a GEP application for consideration of the 10 percent uplift. Commercial producers do not qualify for the GEP uplift.

ARE INTERACTIVE GAMING PROJECTS OR ANIMATION FEATURES THAT TAKE SEVERAL YEARS TO COMPLETE ELIGIBLE? Yes. The company should apply for the film tax credit when the project meets the expenditure threshold of $500,000, and should be recertified for each year that tax credits are claimed.

ARE PERMANENT EMPLOYEES OF A GAME DEVELOPMENT STUDIO INCLUDED? Yes, as long as they are directly attached to a single specific and certified project or production only.

IF AN INDIVIDUAL WANTS TO INVEST IN A FILM, HOW IS THIS HANDLED? DOES HE OR SHE QUALIFY? The credit is intended to create new business through specific projects undertaken by production companies. There is no investor credit in Georgia for in-state film, video or interactive projects. In order for the investor to be able to claim any of the tax credits generated by the projects, the investor would have to be the owner (or part owner) of the production company and the production company would be a flow-through entity (i.e., S-Corp). The LLC investor would have to buy the credits in order to be eligible to claim them on his/her tax return.

WHO BECOMES CERTIFIED OR APPLIES FOR THE CREDIT, THE LLC OR THE COMPANY? The entity generating the tax credit (the production company) must have the project(s) certified - this should be the LLC. If the LLC chooses to be taxed as a corporation, the credits can be claimed by the parent entity, but not by the LLC. If the LLC has its own withholding account for LLC expenditures, the credits must be utilized by the parent company. (The credit can be assigned to a qualified affiliate on an original return.) In an S-Corp or partnerships, the credits may flow through to the shareholders or partners.

CAN THE TAX CREDIT BE ASSIGNED TO SUBSIDIARIES? The film credit may be assigned to affiliated entities under Rev. Reg. 1.665-4(b)(3). If the production company assigns the credit to an affiliate entity, the affiliated entity can only utilize the credit against their income tax liability; the affiliated entity cannot use the credit against withholding. An assignment must be done on the original tax return.

WHAT HAPPENS IF THE PARENT COMPANY HAS EXPENDITURES THAT PRE-DATE THE CREATION OF THE LLC? WILL THEY QUALIFY? As long as the parent company charges the expenditures back to the LLC after it is formed, the expenditures will generally qualify. The expenditures must be charged as incurred by the parent; no mark up of expenses will be allowed.

WHAT IF A COMPANY RENTS OR BUYS EQUIPMENT OUTSIDE OF GEORGIA? Expenditures made outside of the State of Georgia do not qualify for the tax credit.

CAN A COMPANY USE BOTH THE SALES TAX EXEMPTION AND THE INCOME TAX CREDIT? Yes, if the company qualifies.

DO WAGES THAT ARE PAID ON BEHALF OF THE PRODUCTION COMPANY BY AN OUT-OF-STATE PAYROLL COMPANY TO AN INDIVIDUAL WORKING IN GEORGIA QUALIFY? The wages qualify if paid to an individual working in Georgia.

IF A DIRECTOR, ACTOR, OR OTHER PRODUCTION PERSONNEL ARE EMPLOYED ON A PRODUCTION AS “LOAN OUT” FROM LOS ANGELES, WILL THEY QUALIFY AS ELIGIBLE FOR THE TAX CREDIT WHILE THEY ARE WORKING IN GEORGIA? Yes.

WOULD PAYMENTS TO A LOAN OUT COMPANY BE SUBJECT TO GEORGIA WITHHOLDING? No. The parent company is responsible for withholding in California since the credit is being claimed in Georgia.

ARE FRINGES CONSIDERED QUALIFIED EXPENDITURES? All Standard fringes qualify for the tax credit in Georgia. FICA, SUI, FUTA, are qualified expenditures but must be attributed to Georgia as provided in Revenue Regulation 560-7-8-45. Health insurance premiums are qualified expenditures if these amounts are paid to the union as part of pension, health, and welfare (these would not be required to be paid to a vendor with a Georgia location since they are part of compensation), but they must be attributed to Georgia as provided in Revenue Regulation 560-7-8-45. Service fees paid to a payroll company (this includes workers compensation) qualify as qualified expenditures, but only if the payroll company has a location in Georgia and they must be attributed to Georgia as provided in Revenue Regulation 560-7-8-45.

WOULD THE PAYROLL PROCESSING FEES BE A QUALIFIED EXPENDITURE? The fees would qualify if the payroll company is located in Georgia.

IF I SET UP A POST OFFICE BOX IN GEORGIA, WOULD THAT QUALIFY ME AS A GEORGIA VENDOR? To qualify as a Georgia vendor, a company must have a physical address in Georgia, employees in Georgia, and be “a demonstrable going concern.”

IF ONE PERSON SERVES SEVERAL ROLES IN A PROJECT, I.E., WRITER, DIRECTOR, ACTOR, ETC., WILL THE CREDIT BE ELIGIBLE FOR AS MANY SEPARATE SALARY CAPS? No. No matter how many roles an individual has in the production of the project, the salary cap of $500,000 per person per project will apply if the person is paid by W2.

DOES AN INSURANCE COMPANY OR TRAVEL AGENCY HAVE A BASE IN GEORGIA OR SIMPLY HAVE A GEORGIA PRESENCE TO QUALIFY FOR THE TAX CREDIT? The travel agency or insurance company must be headquartered in Georgia, rather than simply having a branch office in the state.

MY STUDIO PURCHASES COMPUTER HARDWARE AND SOFTWARE TO DEVELOP GAMES. ARE THESE QUALIFIED EXPENDITURES? Yes, but they can only be claimed once towards the production of a specific project and must be depreciated. However, if the studio purchases updated hardware or software intended for use in the same project, they may claim these expenses.

14 | 15

FOR MORE INFORMATION VISIT georgia.org/fmde
IF WE PAY FOR OUR PRODUCTION CREW TO FLY OUT OF STATE, AND USE A GEORGIA HEADQUARTERED COMPANY TO PURCHASE THE AIRLINE TICKETS, WILL THE TICKETS QUALIFY FOR THE FILM TAX CREDIT?

Airfare directly associated with a qualified production activity in Georgia, purchased through a Georgia based travel agency or travel company, will qualify as a production expenditure for the film tax credit. To be directly associated a flight must transport someone to the qualified production activity in Georgia, and could include returning them to their point of origin. If a crew member was flown out of Georgia to another location to work, and flown back to Georgia, neither flight would qualify for the film tax credit.

DOES THE COMPANY TAKE THE CREDITS AT THE COMPLETION OF THE PROJECT?

The credit may not be claimed until the tax return is filed for the tax year in which the expenditures are incurred.

DOES GEORGIA REQUIRE AN INDEPENDENT AUDIT OF EACH PRODUCTION PRIOR TO SUBMITTING ITS TAX RETURN?

An audit is not required but is strongly encouraged. An independent audit could help you sell your tax credits more quickly and at a higher price.

TO WHOM CAN THE CREDITS BE TRANSFERRED?

Any Georgia taxpayer.

WHO HANDLES THE BROKERAGE OF THESE CREDITS?

Private companies only, not state agencies.

HOW LONG DO THEY HAVE TO CARRY FORWARD THE CREDITS?

Tax credits may be carried forward for five years from the end of the tax year in which the qualifying expenditures were incurred.

HOW WOULD A COMPANY UTILIZE THEIR CREDITS AGAINST THEIR EMPLOYEES’ WITHHOLDING TAX?

Once a company files for the income tax credit, the materials will be reviewed by the Department of Revenue. Should the production company wish to apply the excess credit against withholding, Form IT-WH (Notice of Intent) must be filed with DOR at least 30 days prior to the earlier of the due date of the return or the date the return is filed. DOR will then notify the production company specifying the amounts available to utilize against withholding.

WHAT DEPARTMENT OR OFFICE WOULD BE THE MAIN POINT OF CONTACT TO ANSWER QUESTIONS OR RESOLVE DISPUTES?

The Georgia Department of Economic Development (GDEcD) handles the certification of the production project. The Georgia Department of Revenue manages the calculation, utilization of, and compliance with the tax credit.
HIGHLIGHTS OF THE GEORGIA SALES & USE TAX EXEMPTION

The Georgia Sales & Use Tax Exemption provides film, video, broadcast and music production companies working in Georgia immediate point-of-purchase savings on most below-the-line materials and service purchases, leases or rentals. This easy-to-use financial tool applies to both state and local sales taxes, adding up to 8 percent in cost savings per purchase.

QUALIFIED PRODUCTION MATERIALS AND SERVICES

Items eligible for sales tax exemption include, but are not limited to:
- Camera equipment, supplies and accessories
- Motion picture film and videotape stock
- Digital discs and masters
- Lighting equipment, including gels, bulbs and lamps
- Stage equipment
- Cranes, booms, dollies and jibs
- Electric stands, cables and wires
- Generators used to operate tax-exempt lighting and stage equipment
- Time code equipment
- Video tape recorders and video digital editing equipment
- Switchers
- Character generators
- Sound recording equipment
- Costumes, props, scenery and materials to construct them
- Design equipment
- Heating and air conditioning equipment that is not part of the realty and is used on set
- Drafting equipment
- Special effects supplies and equipment
- Photographic film
- Animation equipment
- Computer graphic and image equipment
- Motor vehicle rentals and leases that are exclusively used on production sets
- Equipment and supplies for dubbing, mixing, editing and cutting
- Film processing
- Computer graphics services
- Photography on the set used in the film
- Fabrication, printing or production of scripts, storyboards, costumes, wardrobes, props, scenery or special effects

NON-QUALIFIED PRODUCTION MATERIALS AND SERVICES

- Hotel rooms and lodging
- Catered food and beverage
- Make-up
- Cleaning
- Office supplies, furniture and janitorial supplies
- Bottled water
- Crew uniforms
- Flowers and plants used off set
- Personal gifts
- Utilities
- Cell phones, pagers and battery chargers
- Reusable shipping cases and packaging materials
- Motor fuel
- Repairs to equipment
- Transportation services
- Purchases of motor vehicles or motor vehicle leases or rentals used to transport items or individuals and any other tangible personal property
- Taxable services not specifically exempt under this regulation

If certain purchased equipment will be added into the company’s inventory for possible use on future projects, it will not be eligible for exemption.

QUALIFIED PRODUCTIONS

The production project must be intended for commercial distribution beyond the state of Georgia. This does not include live coverage of news, sports, concerts or distribution primarily via the Internet. The production company must be primarily engaged (more than 50 percent) in the production of feature films, training films, series, pilots, movies for television, commercials, music videos or sound recordings captured on film, video or digital format. Production must take place in Georgia. Applications must be submitted on a per project basis. Only those qualified materials or services purchased, rented or leased in Georgia will be considered. If not based in Georgia, applicants must supply a local address.

Companies may apply for the exemption as a refund if established turnaround times for the application approval cannot be met. Only fully funded, “green lighted” projects will be considered. Activities may include the production or post-production of film or video projects that include: feature films; television pilots, series, specials or movies; television commercials; music videos; sound recordings; and documentaries.

To review the Rules and Regulations that apply to the Georgia Sales & Use Tax Exemption or to download an application, please visit: http://www.georgia.org/EntertainmentIndustry/AboutTheIndustry/Incentives.htm or at www.dor.ga.gov

THE APPLICATION PROCESS

A Georgia based or non Georgia based production company conducting motion picture, television or sound recording business in the state of Georgia may be designated a qualified production company and receive a certificate of exemption from the Georgia Department of Revenue.

Those seeking an exemption must submit an application to the Georgia Film, Music & Digital Entertainment Office for each specific project. Applications must include the dates of production, federal ID number, business address, local address and the project’s intended geographic distribution. Qualified projects are fully funded, have commercial geographic distribution outside Georgia and be shot in Georgia. Production companies must complete all information required on the application form. Applications will be reviewed in a timely manner and the Georgia Department of Revenue will provide an exemption certificate that includes the production start date and an expiration date on a per project basis. This certificate may be photocopied and distributed to suppliers and/or vendors.

Once certified, the production company will receive an exemption certificate letter that can be presented at the time of purchase.

A copy of the application form is located at: http://www.georgia.org/EntertainmentIndustry/AboutTheIndustry/Incentives.htm

Official Rules and Regulations regarding the Georgia Sales and Use Tax Exemption can be found at: http://www.georgia.org/EntertainmentIndustry/AboutTheIndustry/Incentives.htm

OR at www.dor.ga.gov
APPLYING FOR THE GEORGIA SALES & USE TAX EXEMPTION REFUND

Three forms may be required for the refund process: an application for Certificate of Exemption (ST-PE1), a Claim for Refund (ST-12) and a Waiver of Vendor’s Rights for Refund (ST-12A). These forms can be found at: http://www.georgia.org/EntertainmentIndustry/AboutTheIndustry/incentives.htm OR at www.dor.ga.gov

Complete an application for Certificate of Exemption form and submit to the Georgia Film, Music & Digital Entertainment Office, which will certify the production and forward the application to the Georgia Department of Revenue for processing. Applications should be sent to:

Georgia Film, Music & Digital Entertainment
Georgia Department of Economic Development
75 Fifth St., NW
Suite 1200
Atlanta, GA 30308
Phone: (404) 962-4052
Fax: (404) 962-4053

If the tax has been paid by a certified production company on the purchase or rental of exempt items, the production company should upload a copy of a Waiver of Vendor’s Rights for Refund form (ST-12A) either of the two websites.

The production company should provide each vendor or supplier of qualified equipment or services for which sales tax has been paid with a copy of the Waiver of Vendor’s Rights for Refund form. The vendor or supplier must then return the completed form to the production company.

The production company should complete a single Claim for Refund form and mail it with the returned and completed Waiver forms, a copy of the Certificate of Exemption form and any supporting documents to the Department of Revenue for processing. Incomplete forms or insufficient supporting materials may delay processing. Forms should be sent to:

Georgia Department of Revenue
Tax Law and Policy
1800 Century Blvd., N.E.
 Atlanta, GA 30345
The Department of Revenue will mail a letter of confirmation to the production company upon receipt of completed forms and documents.
Refund fulfillment may take up to two months.

Additional inquiries should be directed to the Georgia Department of Revenue at (404) 417.6601.

FREQUENTLY ASKED QUESTIONS – GEORGIA SALES & USE TAX EXEMPTION

HOW DO I QUALIFY FOR THE EXEMPTION?
Submit a completed application to the Georgia Film, Music & Digital Entertainment Office on a per project basis. Once certified, the application will be forwarded on your behalf to the Georgia Department of Revenue for review and issuance of the exemption certificate.

DO I NEED A DEFINITE START DATE TO QUALIFY FOR THE EXEMPTION? WHAT IF THE DATE CHANGES?
The certificate of exemption is issued for a specified period based on information provided in the application. If the timeframe changes, you may request a revised certificate of exemption by contacting GDECD.

WHAT IF THE PROJECT IS NOT FINISHED DUE TO A FUNDING OR CASTING PROBLEM?
If the timeframe changes, you may request a revised certificate of exemption by contacting GDECD.

ONCE I AM APPROVED, IS THERE A TIME LIMIT FOR HOW LONG I CAN USE THE EXemption?
The exemption certificate is issued for the period of time specified on the applications.

ONCE I APPLY FOR THE EXEMPTION, HOW LONG WILL IT TAKE TO BE APPROVED?
It can take up to 10 business days but usually less.

IS THERE A CERTAIN AMOUNT OF MONEY I NEED TO SPEND IN GEORGIA TO GET THE EXEMPTION?
No.

I PLAN TO SHOOT A COMMERCIAL THAT WILL BE SEEN THROUGHOUT THE STATE OF GEORGIA. WILL I QUALIFY FOR GEORGIA’S TAX EXEMPTION?
Projects must be intended for commercial distribution extending outside the state of Georgia. Projects distributed primarily via the internet or live coverage of an event, including, but not limited to news, sporting events and concerts are not exempt.

I PLAN TO SHOOT THE FIRST HALF OF MY MOVIE IN GEORGIA AND THE SECOND HALF IN CALIFORNIA. WILL I STILL QUALIFY FOR GEORGIA’S MOTION PICTURE TAX EXEMPTION?
Yes. The exemption will be limited to items exclusively purchased or leased in Georgia for production use in Georgia.

I PLAN TO PURCHASE WARDROBE IN GEORGIA FOR A PROJECT THAT I WILL SHOOT IN GEORGIA AND CALIFORNIA. I WILL NEED TO HAVE THE ACTORS IN THE SAME WARDROBE IN BOTH PLACES. WILL THE WARDROBE BE COVERED AS AN EXEMPTION?
No. The exemption is limited to items exclusively purchased or leased in Georgia for production use in Georgia.

WILL EVERYONE ON MY CREW BE ISSUED AN EXEMPTION CARD? IF NOT, WHO WILL RECEIVE EXEMPTION CARDS?
There is no exemption card or number issued. A certificate of exemption signed by the Sales Tax Division director is issued with a list of exempt items. It may be photocopied for submission to suppliers.

DO I NEED TO SAVE MY RECEIPTS TO SHOW THAT I MADE QUALIFIED PURCHASES?
Yes. At the time of audit, purchase and rental documents will be reviewed.

DOES “CERTIFIED PRODUCTION” INCLUDE ANY PRINT, STILL SHOOT WORK, TRAINING OR STUDENT FILMS?
No.

DO YOU NEED SPECIFICS REGARDING THE EXACT TYPES OF EQUIPMENT I WILL BE RENTING OR PURCHASING? HOW MUCH DETAIL WILL YOU NEED?
Yes. A brief description of the requested equipment and anticipated cost must be submitted with the application. Please see the list of qualified production materials and services in this brochure.

For more information visit georgia.org/fmde
THANK YOU FOR CONSIDERING GEORGIA FOR YOUR FILM, TELEVISION, OR INTERACTIVE ENTERTAINMENT PROJECT!