

Instructions For The Preparation of Alabama Department of Revenue

Add-Back Form

Schedule AB (Form 20C)

2007

Establishment of Qualification for §40-18-35(b) Exceptions.

Pursuant to §40-18-35(b) and Regulation 810-3-35-.02, related member interest and/or intangible expenses must be added back to the taxpayer's apportionable income, unless the taxpayer "shows" or "establishes" that it satisfies an exception described in §40-18-35-(b) and Reg. 810-3-35-.02. If the taxpayer incurred related member intangible and/or interest expenses that were not added back to apportionable income on its Alabama Corporate Income Tax Return, it must establish that it satisfies an exception. The possible exceptions are listed below:

Section 5 – The recipient related member's corresponding item of income was, post-allocation and apportionment subject to a tax on net income in Alabama or another state or a foreign nation (of which, the recipient related member is a resident) which has in force an income tax treaty with the United States. §40-18-35(b)(1).

Section 6 – The taxpayer establishes that the add-back of interest and/or intangible expenses is unreasonable or the Commissioner of Revenue and the taxpayer have agreed, in writing, to an Alternative Adjustment Agreement. §40-18-35(b)(2).

Section 7 – The recipient related member is a) not primarily engaged in the acquisition, use, licensing, etc. of intangible property or the financing of related entities and b) the underlying transaction(s) giving rise to the related member intangible/interest expenses did not have as a principal business purpose the avoidance of Alabama tax. §40-18-35(b)(3).

General Instructions

- Schedule AB must be completed for all recipient related members receiving interest and/or intangible payments. Columns are provided on Schedule AB to report each recipient separately. For more detailed help on how to complete this form, see the example following these instructions.
- If a partnership makes interest/intangible payments to a related member, Form AB must be attached to each partner's Form 20C.
- For partnership purposes, to determine Lines 2 and 3, multiply the total interest/intangible payment by the partner's ownership percentage of the partnership.

Section 5 - Exemption related to §40-18-35(b)(1)

To verify that the related member intangible/interest expense qualifies for the exception in §40-18-35(b)(1), please provide the following:

- A. The jurisdiction(s) where the recipient related member is "subject to tax." The recipient related member interest/intangible income must be "subject to tax" on a post-allocation and apportionment basis in these jurisdictions. A document listing the applicable jurisdictions may be attached if the space provided is not sufficient. Do not include consolidated/combined return jurisdictions where intercompany expenses are eliminated or are offset.
- B. The amount of expense the taxpayer paid to the recipient related member, but is not required to add back pursuant to §40-18-35(b)(1).
- C. If the recipient related member files in a jurisdiction where intangible and/or interest income is allocated rather than apportioned, enter the amount of intangible and/or interest income allocated to this jurisdiction.
- D. Subtract the intangible/interest income allocated by the recipient related member on Line 5c from the total amount of interest and/or intangible expense paid by the tax-payer on Line 5b.
- E. Enter the sum of all recipient related member apportionment factors for the jurisdictions listed on Line 5a.
- F. Multiply the sum of all apportionment factors on Line 5e by the adjusted intangible/ interest amount on Line 5d.
- G. Add the amount allocated to jurisdiction(s) on Line 5c and the amount apportioned to jurisdiction(s) on Line 5f.

Section 6 - Application for Exception Pursuant to Section 40-18-35(2)

Application for the exception provided in Section 40-18-35(2) must be made in the following prescribed manner. Applicants must follow the statutory steps provided in Section 40-18-35(2) and provide: (1) Detailed financial data and corresponding work papers produced in the analysis of the circumstances particular to the taxpayer that make the adjustment unreasonable pursuant to Rule 810-3-35-.02(3)(h), and/or (2) A signed Alternative Adjustment Agreement between the taxpayer and the Commissioner of Revenue. Please note that the presence of a non-tax business purpose, arm's length pricing, and economic substance of these transactions alone do not qualify for an exception pursuant to Section 40-18-35(b)(2) and will not be accepted. See Section 40-18-35(b)(3).

Section 7, 8, 9, 10, and 11 - Exemption related to §40-18-35(b)(3)

To establish that the related member intangible/interest expenses qualify for the exception in §40-18-35(b)(3), provide the following:

- 7. The amount of expense the taxpayer paid to the recipient related member, but is not required to add back pursuant to §40-18-35(b)(3).
- 8. and 9. The recipient related member's receipts by category.

Example:

Intangible Receipts – (Royalties, Factoring Expenses, etc.)

Interest Receipts

Gross receipts from the sale of tangible property

Rental Income

10. If interest or intangible receipts are greater than any other category of receipts, the recipient related member is deemed to be "primarily engaged" in the specified activities and is not eligible for the exception in §40-18-35(b)(3). If another category of receipts is greater than interest/intangible receipts, the recipient related member is deemed to be primarily engaged in an activity other than the financing of related members or the management of intangibles and satisfies part of the exception listed in §40-18-35(b)(3).

NOTE: If the taxpayer is not primarily engaged in the financing of related members and the management of intangibles, it qualifies for only part of the exception listed in §40-18-35(b)(3). In order to qualify for the exception in full, the taxpayer must also sign Schedule AB.

NOTE: To be eligible for the exception listed in §40-18-35(b)(3), an informed corporate officer must affirm that the transaction(s) giving rise to the interest/intangible expenses does not have as a principal purpose tax avoidance (which includes the avoidance of a meaningful amount of Alabama tax).

Section 11 - Determining Your Exempt Amount

To determine the taxpayer's deductible amount of interest/intangible expenses, enter the greater of Line 5g, Line 6A or 10a/10b.

Sections 12 and 13 should be completed by entering the total for all intangible/interest payments made to related members on Line 12 (sum of Line 4 for each related member recipient) and the total exempt amount on Line 13 (sum of Line 11 for each related member recipient). The totals from Lines 12 and 13 should be carried forward to Lines 6a and 6b, Schedule A, Form 20C.





ALABAMA DEPARTMENT OF REVENUE Add-Back Form



Taxpayer FEIN: 99-999999 For the tax period 01 - 01 Taxpayer Name: Taxpayer Name

, 20 07 through 12-31

Related member is defined to include a corporation, association, disregarded entity, or subchapter K entity (Alabama Code section 40-18-1(13) and (15)), Disregarded entities and subchapter K entities are

Recipient related member who received interest/intangible income from the taxpayer:		Related Member 1		Related Member 2	Related Member 3	Related Member 4
1 a. Recipient related member FEIN	1a	11-1111111		22-222222	33-3333333	44-444444
b. Recipient related member name	1b	BCA Corp		CAB Corp	DEF Corp	EFG Corp
2 List the intangible expense amounts paid to the recipient related member.	2	10,000	00	0 00	1,000,000 00	100,000,000
3 List the interest expense amounts paid to the recipient related member.	3	0	00	50,000,000 00	25,000,000 00	125,000,000
4 Total intangible/interest expenses paid (total lines 2 and 3)	4	10,000	00	50,000,000 00	26,000,000 00	225,000,000
o determine the exempt amount of intangible/interest expense, complete the applicable section(s) below.		l				<u> </u>
5 Exemption related to §40-18-35(b)(1):						
a. Jurisdiction(s) where recipient related member income is "subject to tax":	5a				GA, PA, TX, FL, LA	
b. Amount of Line 4 expense not added back	5b	0	00	0 00	26,000,000 00	0
c. Recipient related member's corresponding intangible/interest income allocated to jurisdiction	5c	0	00	0 00	0 00	0
d. Adjusted intangible/interest amount (Line 5b minus Line 5c)	5d	0	00	0 00	26,000,000 00	0
e. Recipient related member's total apportionment percentage in the above jurisdiction(s)	5e	0	%	0 %	97 %	0
f. Adjusted interest/intangible amount (multiply Line 5d by Line 5e).	5f	0	00	0 00	25,220,000 00	0
g. Add Line 5c and Line 5f.	5g	0	00	0 00	25,220,000 00	0
a. Exemption related to §40-18-35(b)(2) – Amount of Line 4 expense not added back	6a	0	00	0 00	0 00	125,000,000
b. Attach a statement describing taxpayer circumstances that make the adjustments unreasonable or attach the sign	ed Alter	rnative Adjustment Agreem	ent pr	ovided for in §40-18-35(b)(2).		
OTE: For Section 7, 8, 9, and 10 the receipts of a disregarded entity/subchapter K entity, which may be a related entity	in and	unto itself, may not be com	bined	with receipts of its owner for pur	poses of this schedule.	
7 Exemption related to §40-18-35(b)(3) – Amount of Line 4 expense not added back	7	10,000	00	50,000,000 00	0 00	0
Recipient related member receipts by category:						
a. Intangible receipts	8a	10,000	00	0 00	0 00	0
b. Interest receipts	8b	0	00	50,000,000 00	0 00	0
Э а.	9a	0	00	0 00	0 00	0
b	9b	0	00	60,000,000 00	0 00	0
C	9с	0	00	250,000,000 00	0 00	0
d.	9d	0	00	1,000,000 00	0 00	0
e	9e	0	00	0 00	0 00	0
a. If either Lines 8a or 8b are greater than Lines 9a, 9b, 9c, 9d or 9e, enter zero.	10a	0	00	0 00	0 00	0
b. If Lines 9a, 9b, 9c or 9d or 9e are greater than Lines 8a or 8b, enter amount from Line 7	10b	10,000	00	50,000,000 00	0 00	0
Exempt Amount. Enter the greater of Lines 5g, 6a, 10a or 10b.	11	10,000	00	50,000,000 00	25,220,000 00	125,000,000
Total Intangible/Interest expenses paid to all related members. (Sum all Line 4 for all related members				<u> </u>		
from all pages, enter here and on Form 20C, Schedule A, Line 6a).	12	301,010,000	00	Attach additional pages as	needed and enter the totals of	Lines 4 and Lines 11 for a
Total Exempt Amount. (Sum line 11 for all related members from all pages and enter this amount on				related memb	ers from all pages on Page 1, Li	ne 12 and 13.
Form 20C, Schedule A, Line 6b).	13	200,230,000	00			

member's interest/intangible expenses and costs, including both the direct interest/intangible expense transaction(s) between the taxpayer and the related member and any prior organizational restructuring transaction(s) that facilitated such direct interest/intangible expense transactions, tax avoidance (which included the avoidance of a meaningful amount of Alabama tax) was not a principal motivating factor.

Signature Corporate Officer

Date 3/15/08



Signature



ALABAMA DEPARTMENT OF REVENUE Add-Back Form



Taxpayer Name:	Taxpayer FEIN:		For the tax pe	eriod	, 20 through		, 20
Related member is defined to include a corporation, a related members separate and apart from their owner.			- 1	ction 40-18-1(13) and (15)). Disregarded entities	and sub	chapter K entities are
Recipient related member who received interest/intangible income from	om the taxpayer:		Related Member 1	Related Member 2	Related Member 3		Related Member 4
1 a. Recipient related member FEIN.		1a					
b. Recipient related member name		1b					
2 List the intangible expense amounts paid to the recipient related	member	2	00	00		00	00
3 List the interest expense amounts paid to the recipient related me	ember	3	00	00		00	00
4 Total intangible/interest expenses paid (total lines 2 and 3)		4	00	00		00	00
To determine the exempt amount of intangible/interest expense, com	plete the applicable section(s) below.		-				
5 Exemption related to §40-18-35(b)(1):							
a. Jurisdiction(s) where recipient related member income is "sub	ject to tax":	5a					
b. Amount of Line 4 expense not added back		5b	00	00		00	00
c. Recipient related member's corresponding intangible/interest	income allocated to jurisdiction	5c	00	00		00	00
d. Adjusted intangible/interest amount (Line 5b minus Line 5c)		5d	00	00		00	00
e. Recipient related member's total apportionment percentage in	the above jurisdiction(s)	5e	%	%		%	%
f. Adjusted interest/intangible amount (multiply Line 5d by Line 5	5e)	5f	00	00		00	00
g. Add Line 5c and Line 5f		5g	00	00		00	00
6 a. Exemption related to §40-18-35(b)(2) - Amount of Line 4 ex	pense not added back	6a	00	00		00	00
b. Attach a statement describing taxpayer circumstances that ma	ake the adjustments unreasonable or attach the signe	d Altern	ative Adjustment Agreement pro	ovided for in §40-18-35(b)(2).			
NOTE: For Section 7, 8, 9, and 10 the receipts of a disregarded enti-	ty/subchapter K entity, which may be a related entity in	in and u	nto itself, may not be combined	with receipts of its owner for pu	rposes of this schedule.		
7 Exemption related to §40-18-35(b)(3) – Amount of Line 4 exper	nse not added back	7	00	00		00	00
8 Recipient related member receipts by category:							
a. Intangible receipts		8a	00	00		00	00
b. Interest receipts		8b	00	00		00	00
9 a.		9a	00	00		00	00
b		9b	00	00		00	00
c.		9с	00	00		00	00
d.		9d	00	00		00	00
е.		9e	00	00		00	00
10 a. If either Lines 8a or 8b are greater than Lines 9a, 9b, 9c, 9d o	r 9e, enter zero	10a	00	00		00	00
b. If Lines 9a, 9b, 9c or 9d or 9e are greater than Lines 8a or 8b	•	10b	00	00		00	00
11 Exempt Amount. Enter the greater of Lines 5g, 6a, 10a or 10b		11	00	00		00	00
12 Total Intangible/Interest expenses paid to all related member	rs. (Sum all Line 4 for all related members						
from all pages, enter here and on Form 20C, Schedule A, Line 6	a)	12	00	Attach additional pages as	s needed and enter the total	ls of Lines	4 and Lines 11 for all
13 Total Exempt Amount. (Sum line 11 for all related members from	, 0			related memb	oers from all pages on Page	1, Line 12	2 and 13.
Form 20C, Schedule A, Line 6b).		13	00				
In order to qualify for the exemption presented in §40-18-35(b)(3), Lir member's interest/intangible expenses and costs, including both the d expense transactions, tax avoidance (which included the avoidance of	lirect interest/intangible expense transaction(s) betwee	n the ta	xpayer and the related member	pelow, executed under penalty o and any prior organizational rest	f perjury. With respect to the tructuring transaction(s) that fa	transaction acilitated su	(s) giving rise to the relater uch direct interest/intangible





11 Exempt Amount. Enter the greater of Lines 5g, 6a, 10a or 10b.

ALABAMA DEPARTMENT OF REVENUE Add-Back Form



Rev. 6/07					AT SE
Taxpayer Name: Taxpayer FEIN:		For the tax pe	riod	, 20 through	, 20
A column must be completed for each recipient related member. Attach additional pages as needed and ent	er the totals	of Lines 4 and Lines 11 for all r	elated members from all page	s on Page 1, Line 12 and 13.	
Recipient related member who received interest/intangible income from the taxpayer:		Related Member 1	Related Member 2	Related Member 3	Related Member 4
1 a. Recipient related member FEIN.	1a				
b. Recipient related member name	1b				
2 List the intangible expense amounts paid to the recipient related member.	2	00	00	00	00
3 List the interest expense amounts paid to the recipient related member.	3	00	00	00	00
4 Total intangible/interest expenses paid (total lines 2 and 3).	4	00	00	00	00
To determine the exempt amount of intangible/interest expense, complete the applicable section(s) below.					
5 Exemption related to §40-18-35(b)(1):					
a. Jurisdiction(s) where recipient related member income is "subject to tax":	5a				
b. Amount of Line 4 expense not added back	5b	00	00	00	00
c. Recipient related member's corresponding intangible/interest income allocated to jurisdiction	5c	00	00	00	00
d. Adjusted intangible/interest amount (Line 5b minus Line 5c)	5d	00	00	00	00
e. Recipient related member's total apportionment percentage in the above jurisdiction(s)	5е	%	%	%	%
f. Adjusted interest/intangible amount (multiply Line 5d by Line 5e).	5f	00	00	00	00
g. Add Line 5c and Line 5f.	5g	00	00	00	00
6 a. Exemption related to §40-18-35(b)(2) – Amount of Line 4 expense not added back	6а	00	00	00	00
b. Attach a statement describing taxpayer circumstances that make the adjustments unreasonable or attach the	e signed Alte	rnative Adjustment Agreement pro	vided for in §40-18-35(b)(2).	<u>'</u>	
NOTE: For Section 7, 8, 9, and 10 the receipts of a disregarded entity/subchapter K entity, which may be a related	entity in and	unto itself, may not be combined v	with receipts of its owner for purp	ooses of this schedule.	
7 Exemption related to §40-18-35(b)(3) – Amount of Line 4 expense not added back	7	00	00	00	00
8 Recipient related member receipts by category:					
a. Intangible receipts	8a	00	00	00	00
b. Interest receipts	8b	00	00	00	00
9 a.	9a	00	00	00	00
b	9b	00	00	00	00
c	9c	00	00	00	00
d.	9d	00	00	00	00
e	9e	00	00	00	00
10 a. If either Lines 8a or 8b are greater than Lines 9a, 9b, 9c, 9d or 9e, enter zero.	10a	00	00	00	00
b. If Lines 9a. 9b. 9c or 9d or 9e are greater than Lines 8a or 8b. enter amount from Line 7	10b	00	00	00	00

FOR RECIPIENT RELATED MEMBERS WHO RECEIVED INTEREST/INTANGIBLE INCOME FROM THE TAXPAYER, PLEASE ATTACH ADDITIONAL SCHEDULES AB. (ONLY USE THIS PAGE FOR ADDITIONAL MEMBERS)

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