Q3 5lr1338 CF 5lr1562

By: Delegate Barve ntroduced and read first time: February 7, 2005 Assigned to: Ways and Means						
Hou	nmittee Report: Favorable use action: Adopted d second time: March 25, 2005					
	CHAPTER					
1	AN ACT concerning					
2	Income Tax - Corporations - Payments to Related Entities - Foreign Taxes					
4 5 6 7 8 9 10 11	FOR the purpose of altering certain exceptions to a requirement that certain interest expenses and certain intangible expenses be added to the federal taxable income of a corporation to determine Maryland modified income under certain circumstances; providing for the application of this Act; and generally relating to a requirement that certain interest expenses and certain intangible expenses be added to the federal taxable income of a corporation to determine Maryland modified income under certain circumstances. BY repealing and reenacting, with amendments, Article - Tax - General					
12 13 14	Section 10-306.1 Annotated Code of Maryland (2004 Replacement Volume)					
15 16	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:					
17	Article - Tax - General					
18	10-306.1.					
19	(a) (1) In this section the following words have the meanings indicated.					
	(2) "Aggregate effective tax rate" means the sum of the effective rates of tax imposed by [all states, including] this State [and], other states or possessions of the United States, AND FOREIGN NATIONS THAT HAVE ENTERED INTO					

2	1 COMPREHENSIVE TAX TREATIES WITH THE UNITED STATES GOVERNMENT, where a 2 related member receiving a payment of interest expense or intangible expense is 3 subject to tax and where the measure of the tax imposed included the payment.							
4	(3)	"Bank"	means:					
7		n incorpora	a bank holding company as defined in the federal Bank Holding ended, or a bank, trust company, savings bank, or savings ated or chartered under the laws of this State, another					
9 10	paragraph.	(ii)	a subsidiary or affiliate of an entity described in item (i) of this					
13	1 (4) "Effective rate of tax imposed" means, as to any state [or], possession 2 of the United States, OR FOREIGN NATION, the maximum statutory tax rate imposed 3 by the state [or], possession, OR FOREIGN NATION multiplied by the applicable 4 apportionment rate.							
15	(5)	"Intang	ible expense" means:					
18 19	(i) an expense, loss, or cost for, related to, or in connection directly or indirectly with the direct or indirect acquisition, use, maintenance, management, ownership, sale, exchange, or any other disposition of intangible property, to the extent the expense, loss, or cost is allowed as a deduction or cost in determining taxable income for the taxable year under the Internal Revenue Code;							
21 22	with factoring trans	(ii) sactions or	a loss related to or incurred in connection directly or indirectly discounting transactions;					
23		(iii)	a royalty, patent, technical, or copyright fee;					
24		(iv)	a licensing fee; or					
25		(v)	any other similar expense or cost.					
26 27	(6) "Intangible property" means patents, patent applications, trade names, trademarks, service marks, copyrights, and similar types of intangible assets.							
	8 (7) "Interest expense" means an amount directly or indirectly allowed as a deduction under § 163 of the Internal Revenue Code for purposes of determining taxable income under the Internal Revenue Code.							
31 32	(8) 318 of the Internal		d entity" means a person that, under the attribution rules of § Code, is:					
			a stockholder who is an individual or a member of the ted in § 318 of the Internal Revenue Code, if the of the stockholder's family own directly, indirectly,					

	beneficially, or constructively, in the aggregate, at least 50% of the value of the taxpayer's outstanding stock;				
5 6	partnership, limited li	ability co	a stockholder or a stockholder's partnership, limited liability oration, if the stockholder and the stockholder's empany, estate, trust, or corporation own directly, structively, in the aggregate, at least 50% of the value of k; or		
10 11	the party to the corpo Revenue Code, if the	ration un taxpayer	a corporation or a party related to the corporation in a manner on of stock from the corporation to the party or from oder the attribution rules of § 318 of the Internal cowns directly, indirectly, beneficially, or constructively, e corporation's outstanding stock.		
13 14	(9) during all or any port		d member" means a person that, with respect to the taxpayer e taxable year, is:		
15		(i)	a related entity;		
16 17	Revenue Code; or	(ii)	a component member, as defined in § 1563(b) of the Internal		
18 19	ownership in accorda	(iii) ance with	a person to or from whom there is attribution of stock § 1563(e) of the Internal Revenue Code.		
22	0 (b) (1) Except as otherwise provided in this section, in addition to the 1 modifications under §§ 10-305 and 10-306 of this subtitle, the amounts under 2 paragraph (2) of this subsection are added to the federal taxable income of a 3 corporation to determine Maryland modified income.				
26 27	The addition under this subsection includes any otherwise deductible interest expense or intangible expense if the interest expense or intangible expense is directly or indirectly paid, accrued, or incurred to, or in connection directly or indirectly with one or more direct or indirect transactions with, one or more related members.				
	9 (c) The addition required under subsection (b) of this section does not apply to any portion of the interest expense or intangible expense to the extent that the 1 corporation establishes, as determined by the Comptroller, that:				
		etween th	saction giving rise to the payment of the interest expense or e corporation and the related member did not have as a ce of any portion of the tax due under this title;		
35 36	(2) arm's-length contract		rest expense or intangible expense was paid pursuant to m's-length rate of interest or price; and		

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1 (3) (i) during the same taxable year, the related member directly or 2 indirectly paid, accrued, or incurred the interest expense or intangible expense to a 3 person who is not a related member;			
4 (ii) 1. the related member was subject to a tax measured by its 5 net income or receipts in this State [or], another state or possession of the United 6 States, OR A FOREIGN NATION THAT HAS ENTERED INTO A COMPREHENSIVE TAX 7 TREATY WITH THE UNITED STATES GOVERNMENT;			
8 2. a measure of the tax imposed by this State [or], another 9 state or possession of the United States, OR A FOREIGN NATION THAT HAS ENTERED 10 INTO A COMPREHENSIVE TAX TREATY WITH THE UNITED STATES GOVERNMENT 11 included the interest expense or intangible expense received by the related member 12 from the corporation; and			
13 3. the aggregate effective tax rate imposed on the amounts 14 received by the related member is equal to or greater than 4%; or			
in the case of an interest expense, the corporation and the related member are banks.			
17 (d) (1) Subject to regulations adopted by the Comptroller, the addition 18 required under subsection (b) of this section does not apply if, in lieu of the 4% 19 effective tax rate requirement under subsection (c)(3)(ii)3 of this section, the 20 aggregate effective tax rate imposed on the amounts received by the recipient is 21 greater than or equal to the aggregate effective tax rate that would have been 22 imposed on the additional income of the payor corporation if the interest expense or 23 intangible expense had not been deducted.			
24 (2) For purposes of subsection (c)(3)(ii) of this section, the Comptroller 25 may provide by regulation for an alternative to the effective tax rate requirement of 26 subsection (c)(3)(ii)3 of this section if:			
27 (i) the related member:			
28 1. is subject in another state OR IN A FOREIGN NATION THAT 29 HAS ENTERED INTO A COMPREHENSIVE TAX TREATY WITH THE UNITED STATES 30 GOVERNMENT to a tax that is measured by gross receipts or is measured by net 31 capital or net worth; and			
32 2. is not subject in that state OR IN THAT FOREIGN NATION 33 to a tax measured by net income or receipts; or			
34 (ii) under other circumstances demonstrating to the satisfaction of 35 the Comptroller that avoidance of any portion of the tax due under this title is not a 36 principal purpose of the transaction giving rise to the payment of the interest expense 37 or intangible expense between the corporation and the related member, the 38 Comptroller determines that it is impractical for a related member that is subject to 39 tax in this State [or], another state, OR A FOREIGN NATION THAT HAS ENTERED INTO 40 A COMPREHENSIVE TAX TREATY WITH THE UNITED STATES GOVERNMENT, where			

	the measure of the tax includes the payment to satisfy the requirements of subsection (c)(3)(ii) of this section.					
3	(e) If the payor and the recipient are both included in a combined or consolidated report filed in a jurisdiction:					
	(1) for purposes of subsection (c)(3)(ii)2 of this section, the measure of the tax imposed by that jurisdiction shall be deemed to include the interest expense or intangible expense; and					
8 9	(2) for purposes of determining the effective rate of tax imposed by the jurisdiction, the applicable apportionment rate is the lesser of:					
	(i) the apportionment rate of the recipient corporation, determined by using only that corporation's factors in the numerators and denominators of the apportionment formula; or					
	(ii) the apportionment rate of the combined or consolidated group, determined by combining the recipient corporation's factors with the factors of other members of the group included in the combined or consolidated report.					
18 19 20 21 22 23	(f) (1) In addition to the modifications under §§ 10-305 and 10-306 of this subtitle, subject to paragraph (2) of this subsection, to determine Maryland taxable income, an amount is subtracted from the federal taxable income of a corporation equal to the amount received as royalties, interest, or similar income from intangibles from a related member to the extent the related member, with respect to the payment, is subject to the addition modification under subsection (b) of this section or a similar addition modification of another state OR OF A FOREIGN NATION THAT HAS ENTERED INTO A COMPREHENSIVE TAX TREATY WITH THE UNITED STATES GOVERNMENT for intangible expenses or interest expenses paid to related members.					
25 26	(2) The subtraction modification under this subsection is not allowed to the extent that:					
	(i) the transaction giving rise to the payment of the interest expense or intangible expense had as a principal purpose the avoidance of State income taxes;					
30 31	(ii) the interest expense or intangible expense was not paid pursuant to arm's-length contracts at an arm's-length rate of interest or price; or					
	(iii) the aggregate effective tax rate imposed on the amounts received by the recipient exceeds the aggregate effective tax rate imposed on the income of the payor corporation.					
35	(g) This section may not be construed:					
	(1) to require a corporation to include in or add to its net income more than once any amount of interest expense or intangible expense that the corporation pays, accrues, or incurs to a related member; or					

- 1 (2) to limit or negate any other authority provided to the Comptroller 2 under this article, including:

 3 (i) the authority to make adjustments under § 10-109 or § 4 10-402(d) of this title; or

 5 (ii) the authority to enter into agreements and compromises 6 otherwise allowed by law.
- 7 (h) The Comptroller shall adopt any regulations that are necessary or 8 appropriate to implement this section.
- 9 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 10 July 1, 2005, and shall be applicable to all taxable years beginning after December 31, 11 2004.