



TAXPAYER NAME: Taxpayer Name TAXPAYER FEIN: 99-9999999 FOR THE TAX PERIOD 01-01, 20 15 through 12-31, 20 15

Related member is defined to include a corporation, association, disregarded entity, or subchapter K entity (Alabama Code section 40-18-1(28) and (29)). Disregarded entities and subchapter K entities are related members separate and apart from their owner. A column must be completed for each recipient related member.

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	22-2222222	33-3333333	44-4444444
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	0	1,000,000	100,000,000
3 List the interest expense amounts paid to the recipient related member.	3 ● 0	50,000,000	25,000,000	125,000,000
4 Total intangible/interest expenses paid (total lines 2 and 3).	4 ● 10,000	50,000,000	26,000,000	225,000,000

To determine the exempt amount of intangible/interest expense, complete the applicable section(s) below.

5 Exemption related to §40-18-35(b)(1) and §40-18-24(b):				
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	26,000,000	0
c. Recipient related member's corresponding intangible/interest income allocated to jurisdiction.	5c ●	0	0	0
d. Adjusted intangible/interest amount (Line 5b minus Line 5c).	5d ●	0	26,000,000	0
e. Recipient related member's total apportionment percentage in the above jurisdiction(s).	5e ●	0 %	97 %	0 %
f. Adjusted interest/intangible amount (multiply Line 5d by Line 5e).	5f ●	0	25,220,000	0
g. Add Line 5c and Line 5f.	5g ●	0	25,220,000	0
6 Exemption related to §40-18-35(b)(2), §40-18-35(b)(4), §40-18-24(d) and §40-18-24(f)				
- Amount of Line 4 expense not added back.	6 ●	0	0	125,000,000

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 with receipts of its owner for purposes of this schedule.

7 Exemption related to §40-18-35(b)(3) and §40-18-24(e) - Amount of Line 4 expense not added back.	7 ●	10,000	50,000,000	0	0
8 Recipient related member receipts by category:	a. Intangible receipts.	8a ●	10,000	0	0
	b. Interest receipts.	8b ●	0	50,000,000	0
9 a. ● Sales	9a ●	15,000	0	0	0
b. ● Net gain Income	9b ●	0	60,000,000	0	0
c. ● Other Income	9c ●	0	250,000,000	0	0
d. ●	9d ●	0	1,000,000	0	0
e. ●	9e ●	0	0	0	0
10 a. If either Lines 8a or 8b are greater than Lines 9a, 9b, 9c, 9d or 9e, enter zero.	10a ●	0	0	0	0
b. If Lines 9a, 9b, 9c, 9d or 9e are greater than Lines 8a or 8b, enter amount from Line 7.	10b ●	10,000	50,000,000	0	0
11 Exempt Amount. Enter the greater of Lines 5g, 6, 10a or 10b.	11 ●	10,000	50,000,000	25,220,000	125,000,000
12 Total Intangible/Interest expenses paid to all related members. (Sum Line 4 for all related members from all pages.)	12	301,010,000			
13 Total Exempt Amount. (Sum Line 11 for all related members from all pages. Subtract Line 13 from Line 12 and enter the difference on Form 65, Schedule A, Line 8 or Form 20S, Schedule A, Line 9).	13	200,230,000			

Attach additional pages as needed and enter the totals of Lines 4 and Lines 11 for all related members from all pages on Page 1, Line 12 and 13.

In order to qualify for the exemption presented in §40-18-35(b)(3) and §40-18-24(e), Line 10b must be greater than zero and an informed corporate officer must sign the statement below, executed under penalty of perjury. With respect to the transaction(s) giving rise to the related 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
Title CEO Date 3/15/16