- 1 HB240
- 2 130499-12
- 3 By Representative Love
- 4 RFD: Ways and Means Education
- 5 First Read: 09-FEB-12

1

2

3

4

5

6

7

130499-12:n:01/18/2012:LFO-KB/csh

SYNOPSIS: This bill would modify the definition of 8 9 gross income for Alabama income tax purposes so 10 that resident individuals, who are either partners 11 or members of partnerships or limited liability 12 companies, shareholders of Alabama S corporations, 13 or beneficiaries of estates or trusts, during all 14 or part of a tax year, must include their proportionate share of income from the pass-through 15 entity, regardless of whether the income is earned 16 within or outside of Alabama. This bill would 17 18 provide resident individuals who are owners or 19 beneficiaries of these pass-through entities an 20 income tax credit for the income tax or gross 21 profits tax paid by the entity to other states or 22 territories on behalf of the individual owner or 23 beneficiaries because the other state imposes a 24 withholding or composite return obligation or an 25 entity-level tax on the pass-through entity.

26This bill would also provide an income tax27credit to resident individuals who are owners or

1	beneficiaries of these pass-through entities for a
2	portion of the amount of net income-based taxes
3	paid by the pass-through entity to foreign
4	countries.
5	
6	A BILL
7	TO BE ENTITLED
8	AN ACT
9	
10	To amend Sections 40-18-14 and 40-18-21, Code of
11	Alabama 1975, relating to the manner in which resident
12	individual owners of Subchapter K entities and Alabama S
13	corporations are taxed on the entity's income earned from
14	sources outside of Alabama, to provide those owners, as well
15	as resident beneficiaries of an estate or trust, with a credit
16	equal to their proportionate share of certain income or gross
17	profits taxes paid or accrued to other states or territories
18	on behalf of the owners and a credit for a portion of income
19	taxes paid or accrued to a foreign country with respect to the
20	trade or business or investment income of such entity; and to
21	require the Department of Revenue to report annually to the
22	Legislative Council.
23	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
24	Section 1. Sections 40-18-14 and 40-18-21, Code of
25	Alabama 1975, are amended to read as follows:
26	"§40-18-14.
27	"The term "gross income" as used herein:

Page 2

1 "(1) Includes gains, profits and income derived from 2 salaries, wages, or compensation for personal services of whatever kind, or in whatever form paid, including the 3 4 salaries, income, fees, and other compensation of state, county, and municipal officers and employees, or from 5 6 professions, vocations, trades, business, commerce or sales, 7 or dealings in property whether real or personal, growing out of ownership or use of or interest in such property; also from 8 9 interest, royalties, rents, dividends, securities, or 10 transactions of any business carried on for gain or profit and 11 the income derived from any source whatever, including any 12 income not exempted under this chapter and against which 13 income there is no provision for a tax. The term "gross 14 income" as used herein also includes alimony and separate 15 maintenance payments to the extent they are includable in 16 gross income for federal income tax purposes under 26 U.S.C. § 17 71 (relating to alimony and separate maintenance payments). The term "gross income" as used herein also includes any 18 amount included in gross income under 26 U.S.C. § 83 at the 19 time it is so included under 26 U.S.C. § 83. 20

"(2) For purposes of this chapter, the reductions in tax attributes required by 26 U.S.C. § 108 shall be applied only to the net operating losses determined under this chapter and the basis of depreciable property. The basis reductions of depreciable property shall not exceed the basis reductions for federal income tax purposes. All other tax attribute 1 reductions required by 26 U.S.C. § 108 shall not be 2 recognized.

3 "(3) Gross income does not include the following 4 items which shall be exempt from income tax under this 5 chapter:

6 "a. Amounts received under life insurance policies 7 and contracts paid by reason of the death of the insured in 8 accordance with 26 U.S.C. § 101;

9 "b. Amounts received, other than amounts paid by 10 reason of the death of the insured, under life insurance, 11 endowment or annuity contracts, determined in accordance with 12 26 U.S.C. § 72;

13 "c. The value of property acquired by gift, bequest, 14 devise, or descent, but the income from such property shall be 15 included in the gross income, in accordance with 26 U.S.C. § 16 102;

17 "d. Interest upon obligations of the United States 18 or its possessions; or securities issued under provisions of 19 the Federal Farm Loan Act of July 18, 1916;

20 "e. Any amounts received by an individual which are 21 excludable from gross income under 26 U.S.C. § 104 (relating 22 to compensation for injuries or sickness) or 26 U.S.C. § 105 23 (relating to amounts received under accident or health plans); 24 "f. Interest on obligations of the State of Alabama 25 and any county, municipality, or other political subdivision 26 thereof;

Page 4

1 "g. The rental value of a parsonage provided to a
2 minister of the gospel to the extent excludable under 26
3 U.S.C. § 107;

4 "h. Income from discharge of indebtedness to the
5 extent allowed by 26 U.S.C. § 108;

6 "i. For each individual resident taxpayer, or each 7 husband and wife filing a joint income tax return, as the case 8 may be, any gain realized from the sale of a personal 9 residence of the taxpayer shall be excluded to the extent 10 excludable for federal income tax purposes under 26 U.S.C. § 11 121;

12 "i. Contributions made by an employer on behalf of 13 an employee to a trust which is part of a qualified cash or 14 deferred arrangement (as defined in 26 U.S.C. § 401(k)(2), or 5 U.S.C. § 8437) under which the employee has an election 15 whether the contribution will be made to the trust or received 16 17 by the employee in cash and contributions made by an employer for an employee for an annuity contract, which contributions 18 would be excludable from the gross income (for federal income 19 20 tax purposes) of the employee in accordance with the 21 provisions of 26 U.S.C. § 403(b). The limitations imposed by 26 U.S.C. § 402(q) shall apply for purposes of this paragraph; 22

"k. Amounts that an employee is allowed to exclude from gross income for federal income tax purposes pursuant to 26 U.S.C. § 125 (relating to cafeteria plans) and 26 U.S.C. § 132 (relating to certain fringe benefits); and "1. Amounts paid or incurred by an employer on behalf of an employee if the amounts may be excluded from gross income for federal income tax purposes by an employee pursuant to 26 U.S.C. § 129 (relating to dependent care expenses).

"(4) The term "gross income," in the case of a 6 7 resident individual, includes income from sources within and outside Alabama, and including without limitation, the 8 resident's proportionate share of any income arising from a 9 10 Subchapter K entity, Alabama S corporation, or estate or trust, regardless of the geographic source of the income. The 11 12 term gross income, in the case of a nonresident individual, 13 includes only income from property owned or business 14 transacted in Alabama. For purposes of this article, proportionate share shall be defined by reference to (i) the 15 16 status of the individual owner as a partner or member of a Subchapter K entity, shareholder of an Alabama S corporation, 17 or beneficiary of an estate or trust, and (ii) the allocable 18 interest in that entity owned by the individual. 19

20

"§40-18-21.

"(a) (1) For the purpose of ascertaining the income tax due under the provisions of this chapter by individual residents of Alabama whose gross income, as defined herein, is derived from sources both within and without <u>outside</u> the State of Alabama, there shall be allowed a credit against the amount of tax found to be due by such resident, on account of income derived from without <u>outside</u> the State of Alabama, the amount

1 of income tax actually paid by such resident to any state or 2 territory on account of business transacted or property held without, directly or indirectly, outside the State of Alabama. 3 4 Resident individual owners of Subchapter K entities, Alabama S corporations, and beneficiaries of estates or trusts who 5 6 include their proportionate share of the income arising from 7 one or more of these entities in their Alabama gross income shall be allowed a credit for their proportionate share of the 8 income tax actually paid by the entity to any state or 9 territory on account of business transacted or property held 10 outside the State of Alabama, whether the payment was made on 11 12 behalf of the resident individual owner or because the entity 13 was not recognized by such state or territory as a non-taxable pass-through entity. For purposes of this subsection, income 14 15 tax shall be defined to include, but not be limited to, any tax based in whole or in part on the entity's net income, net 16 17 profits, or gross profits; provided, however, that the term income tax shall not include any tax based on the entity's net 18 worth, capital, or asset values, and shall not include any tax 19 for which an exclusion or deduction is claimed in the 20 21 calculation of taxable income reported on the Alabama income 22 tax return.

"(2) In case the amount of <u>income</u> tax actually paid
by <u>or on behalf of</u> an individual resident of Alabama, <u>or by</u>
<u>one of the entities described in subdivision (a)(1) above</u>, to
another state or territory is in excess of the amount <u>of tax</u>
that would be due on the same income computed on the <u>using the</u>

applicable Alabama income tax rate in Alabama rates, then only
such amount as would be due in this state on such taxable
income shall be allowed as a credit. <u>In no event shall the</u>
credit for income taxes paid to another state exceed the
amount of tax that would be due on the same taxable income
computed using the applicable Alabama income tax rates.

7 "(3) If the amount of income tax actually paid by or on behalf of an individual resident of this state Alabama to 8 9 any other state or territory on account of business transacted or property held is less than the amount of tax that would be 10 due, as computed on using the applicable Alabama income tax 11 12 rates, then the income tax levied herein shall be computed on 13 the entire taxable income from sources from both within and 14 without outside the state as defined herein, and the tax shall 15 be paid less the credit allowed in this section for tax paid on income derived, directly or indirectly, from without 16 17 outside the state.

18 "(4) Before a resident of Alabama may claim the 19 credit allowed under this subsection (a), he or she shall file 20 with his or her <u>Alabama income</u> tax return a certificate 21 showing <u>the</u> amount of gross and net income derived, <u>directly</u> 22 <u>or indirectly</u>, from sources <u>without outside</u> this state, 23 together with the amount of tax paid or to be paid on such 24 income.

"(b) Any taxpayer described in Section 40-18-2(1) or
Section 40-18-2(6), who, during any year, has been assessed a
job development fee as described in Section 41-10-44.8(b),

shall be allowed a credit against the amount of income tax due under the provisions of this chapter in such year in an amount equal to the job development fee withheld from the taxpayer's wages during the year.

"(c)(1) A resident individual taxpayer, who is 5 either a partner or member of a Subchapter K entity, a 6 7 shareholder of an Alabama S corporation, or a beneficiary of an estate or trust, during all or part of a year, shall be 8 allowed a credit equal to fifty percent (50%) of his or her 9 10 proportionate share of the income taxes paid or accrued, including a payment recognized by 26 U.S.C. §901, to a foreign 11 12 country with respect to the trade or business or investment 13 income of such business, including related operations and 14 affiliates, whose income in the foreign country is all 15 principally related to the following 2002 North American 16 Industry Classification System Sectors and Subsectors in all 17 of the following manners:

18 "a. The income must be related to Sector 21.
19 "b. The income must be related to at least two of
20 the following Subsectors: 324, 325, 482, 483, and 486.

21 "c. The income must be attributable to the foreign
22 country.

"(2) Notwithstanding the foregoing, the credit allowed in this subsection shall not exceed the amount of income tax that would otherwise be imposed by Alabama on the individual's income derived from the foreign country." Section 2. The Department of Revenue shall report annually to the Legislative Council the extent to which credits for taxes paid to foreign countries are claimed during the year. The report shall be due on the fifth legislative day of each regular session and shall state the number of taxpayers who claim the credits and the total amount of credits claimed during the year.

8 Section 3. The provisions of this act are severable. 9 If any part of this act is declared invalid or 10 unconstitutional, that declaration shall not affect the part 11 which remains.

Section 4. All laws or parts of laws which conflictwith this act are repealed.

14 Section 5. The amendments by this act to Section 15 40-18-14, relating to gross income, and to Section 40-18-21(a), relating to credits for taxes paid to other 16 17 states and territories, shall apply to all tax years beginning after December 31, 2010. The amendments by this act to Section 18 40-18-21(c), relating to credits for taxes paid to foreign 19 20 countries, shall apply to all tax years beginning after 21 December 31, 2011. Notwithstanding the foregoing, taxpayers 22 otherwise subject to this act may recognize gains from any 23 taxable disposition of all or any portion of assets or 24 Subchapter K interests consistent with pre-act application 25 under Sections 40-18-14 and 40-18-21 where the parties thereto 26 can document that negotiations began prior to January 1, 2011 27 and continued with regularity until the transaction was

completed in 2011. No penalty, including any payment otherwise required under Section 40-18-80, Code of Alabama 1975, shall be due or assessed for any underpayment of or failure to pay estimated income tax resulting from any retroactive application of the amendments contained herein.

6 Section 6. This act shall become effective upon its 7 passage and approval by the Governor or its otherwise becoming 8 law.