Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: S3/20/03 S3/25/03 S3/27/03		
2	84th General Assembly	A Bill	Act 1286 of 2003	
3	Regular Session, 2003		SENATE BILL 334	
4				
5	By: Senators Miller, Wooldridge, Glover			
6				
7				
8	For An Act To Be Entitled			
9	AN ACT TO AMEND ARKANSAS LAW TO CLARIFY THE			
10	DEDUCTION AVAILABLE TO A CORPORATION FOR INTEREST			
11	OR INTANGIBLE EXPENSES PAID TO A RELATED PARTY;			
12	AND FO	R OTHER PURPOSES.		
13				
14	Subtitle			
15	AN ACT TO CLARIFY THE DEDUCTION OF			
16	INTEREST OR INTANGIBLE EXPENSES PAID TO			
17	A RI	ELATED PARTY.		
18				
19				
20	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:			
21	CECTION I		mine the deduction	
22	SECTION 1. Arkansas Code § 26-51-423, concerning the deduction			
23	of various expenses, is amended to add an additional subsection to read as follows:			
24 25		$t_{1}$	of this soution for	
26	(g)(l) A deduction pursuant to subsection (a)(l) of this section for interest or intangible-related expenses paid by the taxpayer to a related			
27	party shall be allowed only if:			
28	<u>(A) The interest or intangible-related income received by</u>			
29	the related party is subject to income tax imposed by the State of Arkansas,			
30	another state, or a foreign government that has entered into a comprehensive			
31	income tax treaty with the United States government;			
32	(B) The interest or intangible-related income received by			
33	the related party was received:			
34	, <u> </u>	(i) Pursuant to an arm's length contract or at an		
35	arm's length rate of interest; and			
36	(ii) Pursuant to a transaction not intended to avoid			



1	the payment of Arkansas income tax otherwise due;		
2	(C) The taxpayer and the director enter into a written		
3	agreement prior to the due date of the taxpayer's Arkansas income tax return:		
4	(i) Authorizing the taxpayer to take the deduction		
5	for the tax year at issue; or		
6	(ii) Requiring the use of an alternative method of		
7	income apportionment by the taxpayer for the tax year at issue; or		
8	(D) During the taxable year, the related party recipient		
9	of interest or intangible related income in a location not described in		
10	(g)(l)(A), "non-tax location":		
11	(i) Operates an active trade or business in the non-		
12	tax location;		
13	(ii) Has a minimum of fifty (50) full-time		
14	equivalent employees in the non-tax location;		
15	(iii) Owns real or tangible personal property with a		
16	fair market value in excess of one million dollars (\$1,000,000) located in		
17	the non-tax location; and		
18	(iv) Has revenues generated from sources within the		
19	non-tax state in excess of one million dollars (\$1,000,000).		
20	(2) "Related party" means a related party as defined by Section 267 of the federal		
21	Internal Revenue Code of 1986, as in effect on January 1, 2003.		
22			
23	SECTION 2. This act applies to tax years beginning on or after January		
24	<u>1, 2004.</u>		
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26	/s/ Miller		
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29	APPROVED: 4/14/2003		
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