1	State of Arkansas As Eng	rossed: H3/19/97 S3/28/97		
2	81st General Assembly	A Bill		
3	Regular Session, 1997		HOUSE BILL	1400
4				
5	By: Representatives Newman and Cunningham			
6				
7				
8	For An Act To Be Entitled			
9	"AN ACT TO AMEND $^{\circ}26-51-404$ TO EXCLUDE FROM TAXABLE INCOME			
10	DIVIDENDS RECEIVED BY A PA	RENT CORPORATION FROM A		
11	SUBSIDIARY WHICH IS AT LEA	ST 80% OWNED BY THE PARENT		
12	CORPORATION; AND FOR OTHER	PURPOSES."		
13				
14		Subtitle		
15	"EXCLUDES FROM C	CORPORATE INCOME		
16	DIVIDENDS RECEIVED FROM A SUBSIDIARY			
17	CORPORATION WHICH IS AT LEAST 80% OWNED			
18	BY THE PARENT CO	RPORATION."		
19				
20	BE IT ENACTED BY THE GENERAL ASSE	MBLY OF THE STATE OF ARKANSA	s:	
21				
22	SECTION 1. Ark. Code Ann. 6 26-51-404(b)(9) concerning nontaxable			
23	income is amended to read as follows:			
24	"(9) Dividends received by	a corporation doing business	within this	
25	state from a subsidiary if at least <del>ninety-five percent (95%)</del> eighty percent			
26	(80%) of the subsidiary's capital stock is owned by a corporation doing			
27	business within this state;"			
28				
29	SECTION 2. The provisions	of this act shall be effecti	ve for all ta	X
30	years beginning on or after Janua	ry 1, 1997.		
31				
32		d by the General Assembly th	·	
33	income tax laws concerning the ta			
34	subsidiary are at variance with corresponding federal income tax laws,			
35	although the existence or non-existence of any such variance with respect to			
36	corporations filing an Arkansas consolidated tax return is subject to existing			

35

1 disputes. It is further determined that state income tax laws should have 2 been the same as federal income tax laws and this Act is adopted to clarify 3 that these dividends are to be treated for state income tax purposes in the 4 same manner they would be treated for federal income tax purposes for all 5 corporations to which the Act is applicable. It is further found that there 6 are pending cases and controversies involving the taxability of dividends from 7 subsidiaries for state income tax purposes and that this Act is not intended 8 to affect any existing cases or controversies this issue or to have any effect 9 upon the interpretation of prior law. 10 11 SECTION 4. All provisions of this act of a general and permanent nature 12 are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code 13 Revision Commission shall incorporate the same in the Code. 14 15 SECTION 5. If any provision of this act or the application thereof to 16 any person or circumstance is held invalid, such invalidity shall not affect 17 other provisions or applications of the act which can be given effect without 18 the invalid provision or application, and to this end the provisions of this 19 act are declared to be severable. 20 21 SECTION 6. All laws and parts of laws in conflict with this act are 22 hereby repealed. 23 24 /s/Rep. Newman, et al 25 26 2.7 2.8 29 30 31 32 33 34