interest paid by such corporation, company, or association within the INCOME_TAX AMENDyear on any such indebtedness may be deducted as a part of its expenses of doing business, but interest on such indebtedness shall only be deductible on an amount of such indebtedness not in excess of the be deductible on an amount of such indebtedness not in excess of the No allowance for actual value of such property collateral: Provided further, That in bonds guaranteed free the east of bonds or other indebtedness, which have been issued with from tax. the case of bonds or other indebtedness, which have been issued with a guaranty that the interest payable thereon shall be free from taxation, no deduction for the payment of the tax herein imposed, or any other tax paid pursuant to such guaranty, shall be allowed; and in posits allowed. the case of a bank, banking association, loan or trust company, interest paid within the year on deposits or on moneys received for investment and secured by interest-bearing certificates of indebtedness issued by such bank, banking association, loan or trust company shall be deducted:

"Fourth. Taxes paid within the year imposed by the authority of the United States (except income and excess profits taxes), or of profits excepted. its Territories, or possessions, or any foreign country, or by the authority of any State, county, school district, or municipality, or other taxing subdivision of any State, not including those assessed against local benefits."

against local benefits.

(2) Paragraphs third and fourth of subdivision (b) of section Foreign corporations, vol. 39, p. 769 twelve of such Act of September eighth, nineteen hundred and six
Deductions from in-

teen, are hereby amended to read as follows:

"Third. The amount of interest paid within the year on its indebt-debtedness." edness (except on indebtedness incurred for the purchase of obliga-tations, tions or securities the interest upon which is exempt from taxation as income under this title) to an amount of such indebtedness not in excess of the proportion of the sum of (a) the entire amount of the paid-up capital stock outstanding at the close of the year, or, if no capital stock, the entire amount of the capital employed in the business at the close of the year, and (b) one-half of its interest-bearing indebtedness then outstanding, which the gross amount of its income for the year from business transacted and capital invested within the United States bears to the gross amount of its income derived from all sources within and without the United States: Provided, No allowance for That in the case of bonds or other indebtedness which have been from tax. issued with a guaranty that the interest payable thereon shall be free from taxation, no deduction for the payment of the tax herein imposed or any other tax paid pursuant to such guaranty shall be allowed; and in case of a bank, banking association, loan or trust posits allowed. company, or branch thereof, interest paid within the year on deposits by or on moneys received for investment from either citizens or residents of the United States and secured by interest-bearing certificates of indebtedness issued by such bank, banking association, loan or trust company, or branch thereof;

or trust company, or branch thereof;
"Fourth. Taxes paid within the year imposed by the authority of United States.

the United States (except income and excess profits taxes), or of its profits excepted. Territories, or possessions, or by the authority of any State, county, school district, or municipality, or other taxing subdivision of any State, paid within the United States, not including those assessed

against local benefits."

Sec. 1208. That subdivision (e) of section thirteen of such Act of September eighth, nineteen hundred and sixteen, is hereby amended amended.

to read as follows:

"(e) All the provisions of this title relating to the tax authorized revisions for non-and required to be deducted and withheld and paid to the officer of cable to tax-paid divithe United States Government authorized to receive the same from dends. the income of nonresident alien individuals from sources within the United States shall be made applicable to the tax imposed by subdivision (a) of section ten upon incomes derived from interest upon

Limitation.

Interest on bank de-

General taxes. Income and excess

come in United State Exceptions and limi-

Proviso No al