

Georgia Form IT CR (Georgia Nonresident Composite Tax Return Partners and Shareholders 2024 Page 1	Rev. 07/23/24)						
Tax Year Beginning							
Tax Year Ending							
Amended	Partnership Return Filed		Address C	Change	□ Name Change		
S Corp Return Filed	UET Penalty Exception		Extension	Attached			
A. Federal Employer ID No.	Legal Name (please include fo	ormer legal name i	f applicable)			Type of Business	
B. GA Nonresident WH number (if applicable)	Business Address (Number a	nd Street)	City or Town		State	Zip Code	
C. NAICS Code	Location of Records for Audit	(City)	State Country			Telephone Number	
Total Number of Nonresidents	Number of Nonreside	nts included in this	return	Repre	esentativ	e's Telephone Number	
		1					
Representative's Name		Representative's	Email Address				
COMPUTATION OF TAX ON G 1. Tax from your schedule	EORGIA TAXABLE INCOME e (Attached)		(ROUND TO NEA		<u>0LLAR)</u> 1.	SCHEDULE 1	
	. ,						
2. Credits used (See School	edule 2, Page 3)				2.		
3. Balance (Line 1 less Li	ne 2. If Line 2 is greater than	Line 1, enter 0)			3.		
4. Interest due (See instru	uctions)				4.		
5. Penalties due (See instructions)							
a. UET Penalty							
b. Penalties for late	e file			5b.			
c. Penalties for late	e pay		🗋	5c.			
d.Total of Lines 5a	. thru 5c		.	5d.			
6. Add Lines 3, 4, and 5d					6.		

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FEIN

COMPUTATION OF TAX ON GEORGIA TAXABLE INCOME (ROUND TO NEAREST DOLLAR) SCHEDULE 1

7.	Less: Payments and Withholding Credits and Refundable Credits		
	a. Estimated payments from Form CR-ES and returns	7a.	
	b. Payments made with extension	7b.	
	c. Previous year carry forward	7c.	
	d. Withholding Credits (G2-A, G2-RP, and/or G2-LP)	7d.	
	e. Schedule 2B Refundable tax credits	7e.	
	f. Total of Lines 7a. thru 7e	7f.	
8.	If Line 6 is greater than Line 7f. subtract Line 7f. from Line 6. (Balance due)	8.	
9.	If Line 7f. is greater than Line 6, subtract Line 6 from Line 7f. (Overpayment)	9.	
10.	Amount of Line 9 to be credited to estimated tax	10.	
11.	Amount of Line 9 to be refunded	11.	

Mailing Address: Georgia Department of Revenue, Processing Center, P.O. Box 740320, Atlanta, GA. 30374-0320

DECLARATION: I/We declare under the penalties of perjury that I/we have examined this return (including accompanying schedules and statements) and to the best of my/our knowledge and belief, it is true, correct, and complete. If prepared by a person other than the taxpayer, this declaration is based on all information of which the preparer has knowledge.

By providing my e-mail address I am authorizing the Georgia Department of Revenue to electronically notify me at the below e-mail address regarding any updates to my account(s).

Taxpayer's E-mail Address

Check the box to authorize the Georgia Department of Revenue to discuss the contents of this tax return with the preparer of this tax return.

Signature of Officer

Signature of Individual or Firm Preparing the Return

Firm Preparing the Return

Date

Title

Preparer's Phone Number

Preparer's FEIN/SSN/PTIN

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(Entity) Name_



2502404032

FEIN.

CREDIT USAGE AND CARRYOVER

(ROUND TO NEAREST DOLLAR)

SCHEDULE 2

1. Complete a separate schedule for each Credit Code.

2. Total the amounts on Line 12 of each schedule and enter the total on the credit line of the return.

3. If there is a credit eligible for carryover, please complete a schedule even if the credit is not used for this tax year.

- 4. See the instructions for a list of credit codes.
- 5. See the relevant forms, statutes, and regulations to determine how the credit is allocated to the owners, to determine when carryovers expire, and to see if the credit is limited to a certain percentage of tax.
- 6. If the credit for a particular credit code originated with more than one person or company, enter separate information on Lines 3 through 9 below.
- 7. The credit certificate number is issued by the Department of Revenue for credits that are preapproved. If applicable, please enter the Department of Revenue credit certificate number where indicated.
- 8. Before the Line 13 carryover is applied to the next year, the amount must be reduced by any carryovers that have expired.

For the credit generated this tax year, list the Company Name, ID Number, and Credit Certificate number if applicable. Purchased credits should also be included. If the credit originated with this taxpayer, enter this taxpayer's name and ID# below.

1. Credit Code	
2. Credit remaining from previous years	
3. Company Name	ID Number
Credit Certificate #	Credit Generated this Tax Year
4. Company Name	ID Number
Credit Certificate #	Credit Generated this Tax Year
5. Company Name	ID Number
Credit Certificate #	Credit Generated this Tax Year
6. Company Name	ID Number
Credit Certificate #	Credit Generated this Tax Year
7. Company Name	ID Number
Credit Certificate #	Credit Generated this Tax Year
8. Company Name	ID Number
Credit Certificate #	Credit Generated this Tax Year
9. Company Name	ID Number
Credit Certificate #	Credit Generated this Tax Year
10. Total available credit for this tax year (sum of Lines 2 through 9)	10.
11. Enter the amount of the credit sold (only certain credits can be sold, see instructions)	
12. Credit used for this tax year (enter here and on Line 2, Schedule 1)	12.
13. Potential carryover to next tax year (Line 10 less Lines 11 and 12)	13.

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(Entity) Name



2502404042

(ROUND TO NEAREST DOLLAR)

FEIN.

CREDIT USAGE AND CARRYOVER

SCHEDULE 2

1. Complete a separate schedule for each Credit Code.

2. Total the amounts on Line 12 of each schedule and enter the total on the credit line of the return.

3. If there is a credit eligible for carryover, please complete a schedule even if the credit is not used for this tax year.

4. See the instructions for a list of credit codes.

5. See the relevant forms, statutes, and regulations to determine how the credit is allocated to the owners, to determine when carryovers expire, and to see if the credit is limited to a certain percentage of tax.

6. If the credit for a particular credit code originated with more than one person or company, enter separate information on Lines 3 through 9 below.

7. The credit certificate number is issued by the Department of Revenue for credits that are preapproved. If applicable, please enter the Department of Revenue credit certificate number where indicated.

8. Before the Line 13 carryover is applied to the next year, the amount must be reduced by any carryovers that have expired.

For the credit generated this tax year, list the Company Name, ID Number, and Credit Certificate number if applicable. Purchased credits should also be included. If the credit originated with this taxpayer, enter this taxpayer's name and ID# below.

1. Credit Code	
2. Credit remaining from previous years	
3. Company Name	ID Number
Credit Certificate #	Credit Generated this Tax Year
4. Company Name	ID Number
Credit Certificate #	Credit Generated this Tax Year
5. Company Name	ID Number
Credit Certificate #	Credit Generated this Tax Year
6. Company Name	ID Number
Credit Certificate #	Credit Generated this Tax Year
7. Company Name	ID Number
Credit Certificate #	Credit Generated this Tax Year
8. Company Name	ID Number
Credit Certificate #	Credit Generated this Tax Year
9. Company Name	ID Number
Credit Certificate #	Credit Generated this Tax Year
10. Total available credit for this tax year (sum of Lines 2 through 9)	10.
11. Enter the amount of the credit sold (only certain credits can be sold, see instructions)	11.
12. Credit used for this tax year (enter here and on Line 2, Schedule 1)	12.
13. Potential carryover to next tax year (Line 10 less Lines 11 and 12)	13.





2502404052

FEIN .

(Entity) Name

(ROUND TO NEAREST DOLLAR)

SCHEDULE 2B

1. Complete a separate schedule for each Credit Code.

2. Total the amounts on Line 12 of each schedule and enter the total on the credit line of the return.

3. If there is a credit eligible for carryover, please complete a schedule even if the credit is not used for this tax year.

4. See the instructions for a list of credit codes.

REFUNDABLE TAX CREDITS

5. See the relevant forms, statutes, and regulations to determine how the credit is allocated to the owners and to determine when carryovers expire.

6. If the credit for a particular credit code originated with more than one person or company, enter separate information on Lines 3 through 9 below.

7. The credit certificate number is issued by the Department of Revenue for credits that are preapproved. If applicable, please enter the Department of Revenue credit certificate number where indicated.

8. Before the Line 13 carryover is applied to the next year, the amount must be reduced by any carryovers that have expired.

For the credit generated this tax year, list the Company Name, ID Number, and Credit Certificate number if applicable. Purchased credits should also be included. If the credit originated with this taxpayer, enter this taxpayer's name and ID# below.

Note: A purchased Timber Tax Credit is not a refundable tax credit. Use Schedule 2 if the Timber Tax Credit was purchased.

1. Credit Code	
2. Credit remaining from previous years	
3. Company Name	ID Number
Credit Certificate #	Credit Generated this Tax Year
4. Company Name	ID Number
Credit Certificate #	Credit Generated this Tax Year
5. Company Name	ID Number
Credit Certificate #	Credit Generated this Tax Year
6. Company Name	ID Number
Credit Certificate #	Credit Generated this Tax Year
7. Company Name	ID Number
Credit Certificate #	Credit Generated this Tax Year
8. Company Name	ID Number
Credit Certificate #	Credit Generated this Tax Year
9. Company Name	ID Number
Credit Certificate #	Credit Generated this Tax Year
10. Total available credit for this tax year (sum of Lines 2 through 9)	10.
11. Enter the amount of the credit sold (only certain credits can be sold, see instructions)	11.
12. Credit used for this tax year (enter here and on Line 7e, Schedule 1)	12.
13. Potential carryover to next tax year (Line 10 less Lines 11 and 12)	13.

Georgia Public Revenue Code Section 48-2-31 stipulates that taxes shall be paid in lawful money of the United States, free of any expense to the State of Georgia.

CR PV (Rev. 08/14/24) Composite Return Payment				MAIL TO: Processing Center Georgia Department of Reven
2024	250	07104015		PO Box 740240 Atlanta, GA 30374-0240
Name Change Address Char	nge			
FEI Number	Tax Period Ending	Vendor Code	NAME AND ADD	DRESS
		040		
Under penalty of perjury, I declare that this retu knowledge and belief it is true, correct and com stipulates that taxes shall be paid in lawful mon Georgia.	plete. Georgia Public Revenue Code	Section 48-2-31		
Signature	Title			
Telephone	Date		-1	

PLEASE DO NOT STAPLE. REMOVE ALL CHECK STUBS.

Amount Paid \$

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GENERAL INSTRUCTIONS

As an alternative to withholding on nonresident partners, shareholders or members, the Partnership, S Corporation or Limited Liability Company may file a composite return. Permission is not required. Only nonresidents who are not otherwise required to file a return may be included in the computation. However, an individual (a natural person) shall be allowed to be included on a composite return even if he/she is otherwise required to file a return provided he/she uses option 1. You must create your own schedule for the computation of the tax using the options described later in these instructions. Your schedule must also list any nonresident partner(s) or shareholder(s) not included in the computation along with their identification number(s). See Regulation 560-7-8-.34 for more information.

UET Penalty Exception: Estimates are required if the composite tax exceeds \$500 for the year. If the entity qualifies for an underestimated tax penalty exception, please check the UET Penalty Exception box and put the adjusted penalty on line 5a. Please use Form IT-CR UET to compute the penalty. In accordance with O.C.G.A. § 48-2-32(f)(2), composite estimate taxpayers with quarterly payments of \$10,000 or more must pay electronically using the Georgia Tax Center (GTC). A penalty of 10% will be added if the payment is not submitted electronically on GTC.

Due Dates: All due dates for composite returns, estimated tax and extensions are the same as those for individual filers unless the entity is a fiscal year filer. A fiscal year entity should file its return within 3 ½ months of the fiscal year end.

Amended Returns: Amended composite returns must be filed during the same period as individual returns. Use Form IT-CR and check the "Amended Return" box at the top.

Electing option 1 or 2: Individuals may elect one of the two options on a member-by-member basis. These options are described in the instructions. Once the return is filed the election cannot be changed. The election of option 1 or 2 is made each year. Options 1 does not allow for any adjustments to income such as self-employed health insurance, Keogh, SEP or any other adjustments normally allowed in computing adjusted gross income.

Extensions: Georgia honors a Federal extension when the Georgia return is filed along with the Federal approval form on or before the extended Federal due date. If it is not necessary to request a Federal extension, use Form IT-303 to request an extension to file the Georgia return. Any tax due should be paid on Form IT-560C by the statutory due date; not the extended due date for filing the related return.

Business Credits: Information about business tax credits is available on page 9. Enter the information as specified on each line of Schedule 2 and/or 2B. With respect to Line 11, the "Tax Credit Summaries" on the Department's website dor.georgia.gov includes information regarding which credits can be sold.

Carryback of NOL: Losses on a composite return are not allowed to be carried back. Georgia did not adopt the revised net operating loss provisions in the 2020 CARES Act and the modification to the Code Section 461(1) limitation in the 2020 CARES Act (the I.R.C. Section 461(1) adjustment (limitation on losses for noncorporate taxpayers) is required in the same manner as was required before the CARES Act).

Net operating losses (NOLs) for tax years 2018 and later that are applied to Georgia income cannot exceed 80% of Georgia income before NOLs. Use the schedule below to compute the net operating losses that can be used in the current year. The following must be applied on a member by member basis. See Regulation 560-7-8-.34 for more information regarding composite return NOLs.

1.	NOL carry forward available for current year from years before 2018	
2.	NOL carry forward available for current year from years 2018 and later	
3.	Income before GA NOL	
4.	NOL from line 1 applied to current year	
5.	NOL from line 2 applied to current year (cannot exceed 80% of Line 3)	
6.	Total NOL applied - add Lines 4 and 5	

PENALTIES AND INTEREST

- A. Late filing of return-5% of the tax not paid by the original due date for each month or fractional part thereof-up to 25%.
- B. Failure to pay tax shown on a return by due date-1/2 of 1% of the tax due for each month or fractional part thereof-up to 25%. Note: The combined total of the penalty for late filing of return and penalty for failure to pay tax shown on a return cannot exceed 25% of the tax not paid by the original due date.
- C. Negligent underpayment of tax-5% of the underpayment.
- D. Fraudulent underpayment-50 percent of the underpaid amount.
- E. Failure to file estimated tax-9% per annum for the period of underpayment. The UET form is available upon request for computation of underestimated installments.
- F. Interest accruing for months beginning before July 1, 2016 accrues at the rate of 12 percent annually. Interest that accrues for months beginning on or after July 1, 2016 accrues as provided by Georgia Code Section 48-7-81.

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Using option 1 or 2, attach a schedule reflecting the computation of the total tax due on a member-by-member basis. **Note:** Check the box on the Partnership or S Corporation return when filed that indicates a nonresident composite return is being filed for the nonresident partners/shareholders.

INSTRUCTIONS

For individuals, there are two options in which a composite return may be filed. No other options or alternatives are allowed. A review of the options will show that option 1 is very simple but more tax is paid. A 5.39% tax rate is applied to the Georgia income. Option 2 lets you prorate the deductions using the entity's income. The exemption for dependents is \$4,000. These options may be applied on a member-by-member basis. Trusts, Estates, Corporations, and Partnerships should list their Georgia income and multiply it by the 5.39% Georgia income tax rate.

Information required: Nonresident partner's or shareholder's name, identification number, Georgia income, marital status and tax due.

OPTION 1 (Flat 5.39% tax on Entity's income)

NAME	ID#	G.I.P.	TAX RATE	TAX DUE
JOHN DOE JOHN JONES ED SMITH ANN MOORE	011-00-1001 022-00-2002 033-00-3003 044-00-4004	15,000 60,000 25,000 55,000	5.39% 5.39% 5.39% 5.39%	809.00 3,234.00 1,348.00 <u>2,965.00</u> 8,356.00

OPTION 2

Allows the nonresidents to deduct: (a) standard deduction and (b) credit for dependents. Both (a) and (b) to be apportioned on the ratio of the individual partner's or shareholder's Georgia income to the individual partner's or shareholder's share of the total partnership or S Corporation income. Amount to which the ratio is applied under (a) shall not exceed \$12,000 Single/Head of household, and Married filing separately or \$24,000 Married filing jointly.

NAME	ID#	G.I.P.	T.I.P.	GA%	S.D.	D.E.	TOTAL	GA. D.	N.T.I.	MARITAL STATUS	TAX DUE
JOHN DOE	011-00-1001	15,000	40,000	37.50	12,000	0	12,000	4,500	10,500	S	566
JOHN JONES	022-00-2002	60,000	85,000	70.59	24,000	8,000	32,000	22,589	37,411	М	2,016
ED SMITH	033-00-3003	25,000	55,000	45.45	12,000	12,000	24,000	10,909	14,091	HH	760
ANN MOORE	044-00-4004	55,000	75,000	73.33	12,000	4,000	16,000	11,733	43,267	MS	2,332

SYMBOLS:

5,674

G.I.P.	NONRESIDENT'S SHARE OF PARTNERSHIP OR S CORPORATION GEORGIA INCOME	
T.I.P.	NONRESIDENT'S SHARE OF TOTAL PARTNERSHIP OR S CORPORATION INCOME	
GA.%	RATIO OF GEORGIA INCOME TO TOTAL PARTNERSHIP OR S CORPORATION INCOME	
S.D.	STANDARD DEDUCTION	
D.E.	DEPENDENTS EXEMPTION	
TOTAL	STANDARD DEDUCTION PLUS DEPENDENTS (100%)	
GA. D.	TOTAL X GA.%= DEDUCTION AND EXEMPTION APPORTIONED TO GEORGIA	
N.T.I.	NET TAXABLE INCOME (G.I.P. $-$ GA. D. $=$ N.T.I.)	
MARITAL STATUS	S-SINGLE, M-MARRIED, HH-HEAD/HOUSEHOLD, MS-MARRIED FILING SEPARATE	

GEORGIA PUBLIC REVENUE CODE SECTION 48-2-31 STIPULATES THAT TAXES SHALL BE PAID IN LAWFUL MONEY OF THE UNITED STATES, FREE OF ANY EXPENSE TO THE STATE OF GEORGIA.

Mail Return To: Georgia Department of Revenue PO Box 740320 Atlanta GA 30374-0320

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TAX CREDITS

The following Credits from the Entity or from the ownership of an S Corp, LLC, LLP or Partnership Interest which will be reflected on the Entity's K-1 must be listed on Form IT-CR, Schedule 2. The entity information and credit code must be included. Additional documentation for claiming a credit is required where indicated.

NOTE: Credit code numbers are subject to change annually. Current code numbers are listed below.

Disregarded Single Member LLC Credit Instructions. If the taxpayer owns or is owned by a disregarded single member LLC, the single member LLC should be disregarded for filing purposes. All credits should be claimed on the owner's return. All tax credit forms should be filed in the name of the single member LLC, but included with the owner's return. This is necessary so that the returns can be processed and the credits flow to the proper taxpayer.

If a Partnership/S Corp has partners that will be included on the composite return and their share of taxes will be claimed on the composite return, the tax credits should not be allocated on the Partnership/S Corp return for the partners included on composite return. Doing so will cause the tax credit to be denied if claimed on the composite return.

For additional information on the below-listed credits, please visit the Georgia Department of Revenue website at <u>dor.georgia.gov</u>.

- **102** Employer's Credit for Approved Employee Retraining
- 103 Employer's Jobs Tax Credit
- 104 Employer's Credit for Purchasing Child Care Property
- **105** Employer's Credit for Providing or Sponsoring Child Care for Employees
- 106 Manufacturer's Investment Tax Credit
- 107 Optional Investment Tax Credit
- 109 Low Income Housing Credit
- 111 Business Enterprise Vehicle Credit
- 112 Research Tax Credit
- 113 Headquarters Tax Credit
- 114 Port Activity Tax Credit
- 115 Bank Tax Credit
- 118 New Facilities Job Credit
- 119 Electric Vehicle Charger Credit
- 120 New Manufacturing Facilities Property Credit
- 121 Historic Rehabilitation Credit for Historic Homes

122 - Film Tax Credit (Use code 133 if the credit is for a Qualified Interactive Entertainment Production Company)

- 124 Land Conservation Credit
- 125 Qualified Education Expense Credit
- 126 Seed-Capital Fund Credit
- 128 Wood Residual Credit
- 129 Qualified Health Insurance Expense Credit

Code Name of Credit

- 130 Quality Jobs Tax Credit
- 131 Alternate Port Activity Tax Credit
- 132 Qualified Investor Tax Credit

133 - Film Tax Credit for a Qualified Interactive Entertainment Production Company

135 - Historic Rehabilitation Tax Credit for any Other Certified Structures (not a historic home)

- 136 Qualified Rural Hospital Organization Expense Tax Credit
- 138 Postproduction Film Tax Credit
- 139 Small Postproduction Film Tax Credit
- 140 Qualified Education Donation Tax Credit
- 141 Musical Tax Credit
- 142 Rural Zone Tax Credits
- 143 Agribusiness and Rural Jobs Tax Credit
- 144 Post-Consumer Waste Materials Tax Credit
- 145 Timber Tax Credit
- 146 Railroad Track Maintenance Tax Credit
- 147 Personal Protective Equipment Manufacturer Jobs Tax Credit
- 148 Life Sciences Manufacturing Job Tax Credit

149 - Historic Rehabilitation Tax Credit for Historic Homes and Other Certified Structures Earning \$300K or less

- 150 Qualified Law Enforcement Donation Credit
- 151 Qualified Foster Child Donation Credit
- 152 Historic Rehabilitation Credit for Historic Homes
- 153 Historic Rehabilitation Credit for Other Certified Structures

Low Income Housing Credit Recapture

A partnership, S Corporation or Limited Liability Company may elect to pay the recapture of the low income housing credit for its members on Form IT-CR.

This may be done for nonresident members as well as resident members. Such recaptured credits shall be added to the composite tax on Line 1 of the Form IT-CR for the year of recapture. The year of recapture is the tax year that the credit is being recaptured for (not the year that the recapture happened).

In the event there is no composite tax due, the total recaptured credits should be put on Line 1.

A schedule should also be attached which lists the member's name, ID number, and amount of credits recaptured. The payment on the IT-CR shall relieve the member from reporting and paying the recaptured credits on the member's income tax return. The same rules regarding penalties (including the underestimated tax penalty) and interest that apply to normal composite tax shall apply to the recaptured credits.