## SSTGB Form F0006

## CERTIFICATE OF COMPLIANCE -- STATE OF GEORGIA Effective Date: 10/31/14

	Section 302						Section 301	SECTION
	State and local tax base						State level administration	TOPIC DOCUMENT COMMENTS/ REFERENCE TO CRIC INTERPRETATIONS
Is the tax base for local jurisdictions identical to the state tax base, excluding federal prohibitions, motor vehicles, aircraft, watercraft, modular homes, manufactured homes, mobile homes, fuels used to power motor vehicles, aircraft, locomotives, or watercraft, or electricity, piped natural or artificial gas or other fuels delivered by the state of the seller?		Are local jurisdictions prohibited from conducting independent sales or use tax audits of sellers and purchasers except where authorized by state law to conduct an audit for the state and all local jurisdictions, subject to the same confidentiality and other protections and the same administrative and appeal procedures granted audits conducted by the state?	Are audits conducted only by the state or by others authorized by the state to conduct an audit that includes both state and local taxes?	ny oriate	Are sellers and purchasers only required to register with, file returns and remit funds to a state-level authority?	Does the state provide state level administration of state and local sales and use taxes?		DESCRIPTION
Yes		Yes	Yes	Yes	Yes	Yes		Is this requirement met by law, regulation or administrative practice (Yes or No). Enter N/A when not applicable.
48-8-82; 48-8-102; 48-8-110.1; 48-8- 201; 48-8-241; Metropolitan Atlanta Rapid Transit Authority Act of 1965; Ga. Const. Art. VIII, Sec. VI, Par. IV; 48-8-3.2			48-8-52(a)(2)	اج. ہو. ہ	48-8-59; 48-8-49	48-8-87; 48-8-104; 48-8-59(a)(1); 48- 8-113; 48-8-141; 48-8-204; 48-8- 246		If so, provide the citation for legal authority (statute, case, regulation, etc.)
		ve 1/1/2011 ady in	Effective 1/1/2011 or already in effect.	Effective 1/1/2011 or already in effect.	Effective 1/1/2011 or already in effect.	Effective 1/1/2011 or already in effect.		For SST conforming changes, provide effective dates.
The Educational LOST generally applies to energy used in manufacturing; the Transportation SPLOST does not apply to energy used in manufacturing; and the other local taxes are being phased out over a 4-year period (beginning 1/1/13) with respect to energy used in manufacturing. (See House Bill 386 - 2012 Legislative Session)	and the second s	Local jurisdictions have no authority to conduct sales or use tax audits						For SST conforming changes, provide Notes (e.g., administrative practices, effective dates.   noncompliance explanations, etc.)

Does t jurisdic artificia seller?	Does t jurisdic	Does jurisdi waterd
he tax the tax for	the tax l	Does the tax base jurisdictions for m watercraft, modul: or mobile homes?
base difference of the control of th	oase dii or fuels aft, locc	base dir or moto odular h
Does the tax base differ for state and local jurisdictions for electricity, piped natural or artificial gas or other fuels delivered by the seller?	Does the tax base differ for state and local jurisdictions for fuels used to power motor vehicles, aircraft, locomotives or watercraft?	Does the tax base differ for state and local jurisdictions for motor vehicles, aircraft, watercraft, modular homes, manufactured homes or mobile homes?
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d local ural or by the	id local motor tercraft	nd local raft, ctured l
8	N <sub>O</sub>	No No
48-8-4 48-8-2 201; N Atlant Trans Act of Const Sec. \	48-8-48-8-201; I Atlant Trans Act of Const	48-8- 48-8- 201; I Atlant Trans Act of Cons Sec.
48-8-82; 48-8-102; 48-8-110.1; 48-8- 201; Metropolitan Atlanta Rapid Transit Authority Act of 1965; Ga. Const. Art. VIII, Sec. VI, Par. IV	48-8-82; 48-8-102; 48-8-110.1; 48-8- 201; Metropolitan Atlanta Rapid Transit Authority Act of 1965; Ga. Const. Art. VIII, Sec. VI, Par. IV	48-8-82; 48-8-102; 48-8-110.1; 48-8- 201; Metropolitan Atlanta Rapid Transit Authority Act of 1965; Ga. Const. Art. VIII, Sec. VI, Par. IV
3-102; 18-8- Illin, IV	3-102; 18-8- solitan ority ority Ga.	8-102; 48-8- slitan ority ority Ga.

			Section 305					Section 304				
			Local rate and boundary change				Failure to meet these does not take a state out of compliance.	Notice for state tax changes				
B. Does the state limit the effective date of local rate changes from catalog sales wherein the purchaser computed the tax based on local tax rates published in the catalog only on the first day of a calendar quarter after a minimum of 120 days notice?	Does the state limit the effective date of local rate changes to the first day of a calendar quarter a minimum of 60 days notice?	Does the state have local jurisdictions that levy a sales or use tax? If yes, answer the following questions.		C. Does the state limit the relief of the sellers obligation to collect sales or use taxes for that member state if the seller failed to receive notice or the state failed to provide notice or limit the effective date of a rate change.	A3. Does the state notify sellers of legislative changes in the tax base and amendments to sales and use tax rules and regulations?	A2. Does the state limit the effective date of a rate change to the first day of a calendar quarter?	A1. Does the state provide sellers with as much advance notice as practicable of a rate change?		4	the state allow a seller to register on the al registration system without a signature?		Is the state capable of pulling registration information from the central registration system?
		Yes		Yes	Yes	Yes	Yes		Yes	Yes	N/A	Yes
48-8-69(a)	48-8-69; 48-8-203; 48-8-86; 48-8-96; 48-8-103; 48-8- 112; 48-8-245			48-8-68		Informational Bulletin SUT- 2010-10-13	48-8-68; 48-8-74		Informational Bulletin SUT- 2010-10-13	48-8-59(b)		
Effective 1/1/2011 or already in effect.	Effective 1/1/2011 or already in effect.			Effective 1/1/2011 or already in effect.			Effective 1/1/2011 or already in effect.			Effective 1/1/2011 or already in effect.		
	The educational local option sales tax statute does not provide guidance related to any effective date - (48-8-141). However, rate changes for educational sales tax would follow similar notification and effective dates as other local taxes; the current state constitution provides that this tax is 1%.			1	Administrative Practice - All tax base changes and proposed regulations are communicated to sellers on the Department of Revenue website, electronically via our ListServe e-mail service, and by United States mail when applicable.	Administrative Practice	Administrative Practice - All tax rate changes are communicated to sellers via rates charts posted to the Department of Revenue website, electronically via our ListServe e-mail service, and by United States mail when applicable.		A corporation may specifically authorize someone to sign the application. (48-8-59(b)(3)). In addition it is administrative practice to allow a valid Power of Attorney to register a seller.		Georgia does not have registration fees.	

<ol><li>Do those databases meet the requirements of the Federal Mobil Telecommunications Sourcing Act (4 U.S.C.A. Sec. 119 (a))?</li></ol>	<ol> <li>Are those databases in the same format as the database records approved pursuant to (G) of this section?</li> </ol>	H. If the state has met the requirements of subsection (F) and elected to certify vendor provided address-based databases for assigning tax rates and jurisdiction:	Do the records meet the requirements of the Federal Mobile Telecommunications Sourcing Act?	Are the records in the same format as database records in F?	G. Does the state provide address-based boundary database records for assigning taxing jurisdictions and their associated rates? If yes, answer the following questions.	F2. Does the state apply the lowest combined tax rate imposed in a zip code if the area in that zip code includes more than one tax rate?	F1. Does the state provide and maintain a database that assigns each five digit and nine digit zip code within the member state to the proper tax rate and jurisdiction?	database with boundary changes?  E. Does the state provide and maintain a database identifying all jurisdictional rate information using the FIPS codes?	C. Does the state limit local boundary changes for the purposes of sales and use taxes to the first day of calendar quarter after a minimum of 60 days notice?  D. Does the state provide and maintain a
N/A	N/A	N/A	N/A	N/A	No	Yes	Yes	Yes Yes	Yes
						Informational Bulletin SUT 2010- 10-13			48-8-69(b)
						I			Effective 1/1/2011 or already in effect.
					Georgia utilizes Zip+4				

		Section 310					Section 308			Section 307		Section 306
CRIC INTERPRETATION ADOPTED SEPTEMBER 20, 2007		General sourcing rules					State and local tax rates			Database requirements and exceptions		Relief from certain liability
If received at business location of seller, then sourced to that location?	Does the state source a retail sale, excluding lease or rental, of a product as follows:		B2. If the state has local jurisdictions with a sales and use tax are the local sales and use tax rates identical?		nal tax ugs as sement?	A1. Does the state have more than one state sales and use tax rate on items of personal property or services except for fuel used to power motor vehicles, aircraft, locomotives, or watercraft, or to electricity, piped natural or artificial gas, or other fuels delivered by the seller, or the retail sale or transfer of motor vehicles, aircraft, watercraft, modular homes, manufactured homes, or mobile homes?		or to provide the le vendor's mts of Sections 305, at no cost to the	A. Does the state provide a database per Section 305, in downloadable format?		Does the state relieve sellers and CSPs from liability to the state and its local jurisdictions for collecting the incorrect amount of tax because of reliance on state provided data on rates, boundaries, and jurisdiction assignments?	
Yes			Yes	Yes	Yes	Ύes		Yes	Yes		Yes	
48-8-77(b)(1)(A)			48-8-30	48-8-82; 48-8-102; 48-8-110.1; 48-8- 201; 48-8-241; Metropolitan Atlanta Rapid Transit Authority Act of 1965; Ga. Const. Art. VIII, Sec. VI, Par. IV; 48-8-3.2	48-8-3(57)	48-8-82; 48-8-102; 48-8-110.1; 48-8- 201; 48-8-241; Metropolitan Atlanta Rapid Transit Authority Act of 1965; Ga. Const. Art. VIII, Sec. VI, Par. IV; 48-8-3.2					48-8-71 and 48-8-77.1	
Effective 1/1/2011 or already in effect.											Effective 1/1/2011 or already in effect.	
			The local sales tax rate is the same as the local use tax rate.	The Educational LOST generally applies to energy used in manufacturing; the Transportation SPLOST does not apply to energy used in manufacturing; and the other local taxes will be phased out over a 4-year period (beginning 1/1/13) with respect to energy used in manufacturing. (See House Bill 386 - 2012 Legislative Session)	Food and food ingredients with the exception of prepared food, alcoholic beverages, and tobacco are exempt from state sales and use tax, but are subject to local sales and use tax when sold to an individual for off-premises human consumption.	The Educational LOST generally applies to energy used in manufacturing; the Transportation SPLOST does not apply to energy used in manufacturing; and the other local taxes will be phased out over a 4-year period (beginning 1/1/13) with respect to energy used in manufacturing. (See House Bill 386 - 2012 Legislative Session)						

Section 310.1						Ť						
sourcing	Election for Origin-Based				CRIC INTERPRETATION ADOPTED APRIL 18, 2006							
Effective January 1, 2010	equipment pursuant to in Section 310, subsection D?	, including nent in	If no recurring periodic payments, then sourced in accordance with rules of retail sale?	If recurring periodic payments, then sourced to primary property location?	C. Does the state source a lease or rental of motor vehicles, trailers, semi-trailers, or aircraft that do not qualify as transportation equipment as follows:	e?	periodic payments, the first periodic payment is sourced the same as a retail sale. Subsequent payments are sourced to the primary property location for each period covered by the payment?	B. Does the state source a lease or rental of tangible personal property as follows:	o. It subsections 1, 2, 3 & 4 do not apply, including the circumstance in which the seller is without sufficient information to apply the previous rules, then sourced to location from which tangible personal property was shipped, from which digital good or computer software delivered electronically was first available for transmission by seller, or from which service was provided.	sourced to address of purchaser obtained during consummation of sale, including address of purchaser's payment instrument, if no other address is available?	sourced to address of purchaser in business records of seller that are maintained in ordinary course of seller's business?	If not received at business location of seller, then sourced to location of receipt?      If subsections of a 2-d section of seller, the sections of a 2-d section of the self-section of the section of the self-section of the section of
	Yes	Yes	Yes	Yes		Yes	Yes		Yes	Yes	Yes	Yes
	48-8-77(b)(4)	48-8-77(b)(4)	48-8-77(b)(3)(B)	48-8-77(b)(3)(A)		48-8-77(b)(2)(B)	48-8-77(b)(2)(A)	\ -\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	48-8-77(b)(1)(E)	48-8-77(b)(1)(D)	48-8-77(b)(1)(C)	48-8-77(b)(1)(B)
	Effective 1/1/2011 or already in effect.	Effective 1/1/2011 or already in effect.	Effective 1/1/2011 or already in effect.	Effective 1/1/2011 or already in effect.		Effective 1/1/2011 or already in effect.	Effective 1/1/2011 or already in effect.		Effective 1/1/2011 or already in effect	Effective 1/1/2011 or already in effect.	Effective 1/1/2011 or already in effect.	Effective 1/1/2011 or already in effect.
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Section 314	Section 313.1						Section 313		Section 311		
Telecom sourcing rule	sourcing sourcing						Direct mail sourcing		General sourcing definitions		CRIC INTERPRETATION ADOPTED APRIL 30, 2010
mail sourcing?	A. Has the state adopted the origin-based direct	B 3.For other Direct mail does the state provide that upon receipt of a direct pay permit, Exemption Certificate claiming direct mail, or other written statement approved by the state, the seller, in the absence of bad faith, is relieved of all obligations to collect, pay or remit the tax?	B 1. For other Direct Mail, does the state require the seller to collect tax pursuant to Section 310 (A)(3) if the purchaser does not provide a direct pay permit or an Exemption Certificate claiming direct mail?		A 3. Does the state provide that upon receipt of jurisdictional information, the seller shall collect tax according to purchaser's submitted information and in the absence of bad faith, seller is relieved of further liability?	A 2. For advertising and promotional Direct Mail, does the state provide that upon receipt of a direct mail form or Exemption Certificate claiming direct mail, or other written statement approved by the state, the seller, in the absence of bad faith, is relieved of all obligations to collect, pay or remit the tax to which the permit pertains?		For the purposes of Section 310, subsection (A), does the state define the terms "receive" and "receipt" to mean: taking possession of tangible personal property, making first use of services, or taking possession or making first use of digital goods, whichever comes first? Note: The terms "receive" and "receipt" do not include possession by a shipping company on behalf of the purchaser.		Does the state comply with all the provisions of 310.1 B and C?	Has the state elected to source the retail sale, excluding lease or rental, of tangible personal property and digital goods on where the order is received?
No		Yes	Yes	Yes	Yes	Yes		Yes		N/A	Z o
		48-8-77(d)(2)(C)	48-8-77(b)(1)(C) 48-8-77(d)(2)(A)	48-8-77(d)(1)(D)	48-8-77(d)(1)(C)	48-8-77(d)(1)(B)		48-8-77(c)			48-8-77(b)
		Effective 1/1/2011 or already in effect.	Effective 1/1/2011 or already in effect.	Effective 1/1/2011 or already in effect.	Effective 1/1/2011 or already in effect.	Effective 1/1/2011 or already in effect.		Effective 1/1/2011 or already in effect.			

C4c. For the sale of private communication service, does the state source fifty percent in each level of jurisdiction in which the customer channel termination points are located when service for segments of a channel between two customer channel termination points located in different jurisdictions and which segment of channel are separately charged?	service, does the state source to the jurisdiction service, does the state source to the jurisdiction in which the customer channel termination points are located when all customer termination points are located entirely within one jurisdiction or levels of jurisdictions?	C4a. For the sale of private communication service, does the state source a separate charge related to a customer channel termination point to each level of jurisdiction in which such customer channel termination point is located?	wireless calling service and prepaid calling services in accordance with Section 310 of the Agreement, including the option of the location associated with the mobile telephone number for prepaid wireless calling service?	calling service to the origination point of the telecommunication signal as first identified by either the seller's telecommunication system or information received by the seller from its service provider, where system used to transport signals is not that of the seller?	telecommunication service, other than air-to- ground radiotelephone service and prepaid calling service, to customer's place of primary use as required under Mobile Telecommunications Sourcing Act?	B. Except as required in subsection C below, does the state source telecommunication service to the customer's place of primary use if sold on a basis other than call-by-call basis?  C1 Does the state source the call of	A. Except as required in subsection C below, does the state source telecommunication services sold on a call-by-call basis to each level of taxing jurisdiction where the call originates and terminates in that jurisdiction or each level of taxing jurisdiction where the call either originates or terminates and in which service address is located?
N/A		e N/A	Yes	is ce	Yes	0	es Yes
			48-8-77(e)(3)		48-8-6(d)	48-8-77(e)(2)	48-8-77(e)(1)
			Effective 1/1/2011 or already in effect.		Effective 1/1/2011 or already in effect.	Effective 1/1/2011 or already in effect.	Effective 1/1/2011 or already in
services.  Seorgia does not tax private communication services.	Georgia does not tax private communication	Georgia does not tax private communication services.		Georgia does not impose tax on post-paid calling services.			

													Section 315 d			
													definitions	•		
L. Prepaid calling service?	K. Post-paid calling service?	J. Place of primary use?	1. Mobile telecommunications service?	H. Home service provider?	G. End user?	F. Customer channel termination point?	E. Customer?	D. Communications channel?	C. Call-by-call basis?	B. Ancillary services?	A. Air-to-ground radiotelephone service?	Does the state define the following terms in sourcing telecommunications:		E. Does the state source the sale of an ancillary service to the customer's place of primary use?	D. Does the state source the sale of Internet access service to the customer's place of primary use?	C4d. For the sale of private communication service, does the state source to each jurisdiction based on the percentage determined by dividing the number of customer channel termination points in such jurisdiction by the total number of customer channel termination points when service for segments of a channel located in more than one jurisdiction or levels of jurisdiction and which segments are not separately billed?
Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes			Yes	N/A	N/A
48-8-2(22)	nal JT 20	48-8-2(21)	48-8-6(d)	Informational Bulletin SUT 2010- 10-13	20	Informational Bulletin SUT 2010- 10-13	Informational Bulletin SUT 2010- 10-13	Informational Bulletin SUT 2010- 10-13	Informational Bulletin SUT 2010- 10-13	48-8-2(2)	Informational Bulletin SUT 2010- 10-13			48-8-77(e)(4)		
Effective 1/1/2011 or already in effect.	Effective 1/1/2011 10- or already in effect.	Effective 1/1/2011 or already in effect.		Effective 1/1/2011 or already in effect.	Effective 1/1/2011 10- or already in effect.	Effective 1/1/2011 10- or already in effect.	Effective 1/1/2011 10- or already in effect.	Effective 1/1/2011 10- or already in effect.	Effective 1/1/2011 10- or already in effect.	Effective 1/1/2011 or already in effect.	Effective 1/1/2011 10- or already in effect.			Effective 1/1/2011 or already in effect.		
															Georgia does not tax internet access service.	Georgia does not tax private communication services.

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O. Service address?			N. Private communication service?			M. Prepaid wireless calling service?		
Yes			Yes			Yes		
10-13	Bulletin SUT 2010- or already in	Informational		Bulletin SUT 2010- or already in	Informational	48-8-2(25)		
effect	or already in	Effective 1/1/2011	effect.	or already in	Effective 1/1/2011	effect.	or already in	Effective 1/1/2011

							Section 317					Section 316
							Administration of exemptions					Enactment of Exemptions
Seller shall maintain records of exempt transaction and provide to state when requested? Yes	5. Does the state issue identification numbers to exempt purchasers that must be presented to sellers?	Seller shall obtain same information for proof regardless of medium?	claiming	,e	Seller shall obtain identifying information from purchaser and reason for claiming exemption?	Does the state provide for the following in regard to purchasers claiming exemption:		confirm m does n for a cludes	Entity and Use-based exemptions. If the state has enacted an entity or use-based exemption for a product that is defined in Part II of the Library of Definitions does the state do so consistent with Part II and Section 327?	Product-based exemptions. Can the state confirm that where the Agreement has a definition for a product that the state exempts, the state does not exempt specific items included within that product definition unless the definition sets out an exclusion for such item.	Product-based exemptions. If the state exempts a product that is defined in Part II of the Library of Definitions does the state do so consistent with Part II and Section 327?	
Yes	Yes	Yes	Yes	Yes	Yes			Yes	Yes	Yes	Yes	
48-8-52; 48-8-10; 48-8-85; 560-12-1- .23	Informational Bulletin SUT-2010-	48-8-38; Informational Bulletin SUT 2010 10-13	48-8-38; Informational Bulletin SUT 2010 10-13	48-8-38; Informational Bulletin SUT 2010- 10-13	48-8-38; Informational Bulletin SUT 2010- 10-13			Various	Various	Various	Various	
Effective 1/1/2011 or already in effect.	•	Effective 1/1/2011 10- or already in effect.	Effective 1/1/2011 10- or already in effect.	Effective 1/1/2011 IO- or already in effect.	Effective 1/1/2011 10- or already in effect.			Effective 1/1/2011 or already in effect.	Effective 1/1/2011 or already in effect.	Effective 1/1/2011 or already in effect.	Effective 1/1/2011 or already in effect.	
	Sometimes a state tax identification number is issued (e.g., when the company registers); at other times a letter of authorization is issued and an identification number is not required; claimants of agricultural exemptions must obtain an exemption card from the GA Dept. of Agriculture.											

					Uniform tax returns	Section 318
		Bulletin SUT-2010- 10-13	Yes	a purchaser with which the seller has a recurring business relationship?		
				3. Does the state relieve a seller of tax if the		
Some exemptions require a special application process and/or reapplication process			Yes	2. Does the state require purchasers to update exemption certificate information or to reapply with the state to claim certain exemption?	The answer to this question does not impact certification, but it would provide information to taxpayers.	
			Yes	G. Does the state post the Streamlined Exemption Certificate on its website?		
	Effective 1/1/2011 or already in effect.	48-8-38(a)	Yes	D.2. subsequent to the 90-day period provided in B., does the state relieve a seller of the tax for B., does the state relieve a seller of the tax for exemption certificates taken in good faith or other information establishing the transaction was not subject to tax that are obtained by the seller as provided in D.1.?		
		48-8-38	Z	D.1. Does the state provide the seller with 120 days subsequent to a request for substantiation by a state, if the seller has not obtained an exemption certificate as provided in B, to obtain an exemption certificate or other information establishing the transaction was not subject to tax?	CRIC INTERPRETATION ADOPTED DECEMBER 19, 2011	
Effective 3/5/13, sellers must exercise good faith when accepting exemption documents.		48-8-38(a)	N <sub>O</sub>	Otherwise applicable if the seller of the tax otherwise applicable if the seller obtains a fully completed exemption certificate or captures the relevant data elements required under the Agreement within 90 days subsequent to the date of sale?		
Effective 3/5/13, sellers must exercise good faith when accepting exemption documents.		48-8-38		B. Does the state relieve the seller from any tax if it is determined that the purchaser improperly claimed an exemption and hold the purchaser liable for the tax, assuming the exceptions in the section?		
	Effective 1/1/2011 or already in effect.	Policy Statement	Yes	8. In the case of drop shipment sales, does the state allow a third party vendor to claim a resale exemption based on an exemption certificate provided by its customer/re-seller or any other acceptable information available to the third party vendor evidencing qualification for a resale exemption, regardless of whether the customer/re-seller is registered to collect and remit sales and use tax in the state where the sale is sourced?		
Direct pay permits, letters of authorization, and exemption certificates are used.	Effective 1/1/2011 or already in effect.	48-8-38; 560-12-1-	Yes	<ol> <li>Does the state administer use-based and entity-based exemptions when practicable through a direct pay permit, an exemption certificate, or another means that does not burden sellers.</li> </ol>	The Governing Board has not defined "does not burden sellers". The burden is on each state to prove that something other than a direct-pay permit or exemption certificate meets this provision.	

		Section 319										
		Uniform rules for remittance of funds			Effective 1-1-2013							
re than one loes it do so only if: \$30,000 in sales and acceding year, (2) any determined through a the seller is not turn?	ne		F. Does the state give notice to a seller registered under the Agreement, that has no legal requirement to register in a state, who failed to file a return, a minimum 30 days notice prior to establishing a liability amount for taxes based solely on the seller's failure to timely file?	D. Does the state require the filing of a return from a seller who registers under the Agreement and indicates that it anticipates making no sales that would be sourced to that state?	C.3.d. Does the state allow sellers not registered under the Agreement to file an SER?	C 3.c. Does the state allow a model 4 seller to	te allow Model 1, Model 2, and submit its sales and use tax fied format that does not fields than permitted by the	C 2. Does the state require the submission of exemption information on part 2 of the SER, excluding Model 4 sellers without a legal requirement to register?	d by	B.2. Does the state provide when the due date for a return falls on a Saturday or Sunday or legal holiday, the return shall be due the next succeeding business day.	rns be filed the month nsaction	A. Does the state require the filing of only one tax return for each taxing period for each seller for the state and all local jurisdictions?
Yes	Yes		Yes	No	₹ 8	No res	<b>S</b>	N <sub>O</sub>	Yes	Yes	Yes	Yes
48-8-49	48-8-49		Informational Bulletin SUT-2010-	Informational Bulletin SUT-2010- 10-13				Informational Bulletin SUT-2010- 10-13		48-2-39	48-8-49(a)	48-8-49(a)
			•				:			Already in effect.	Effective 1/1/2011 or already in effect.	Effective 1/1/2011 or already in effect.
			Administrative practice - A seller would be notified of failure to timely file, and given at least 30 days to file.	Administrative Policy		Administrative Policy		Administrative Policy	Administrative Policy - Master filers with multiple locations and motor fuel dealers should not submit an SER if they would like for their vendor's compensation to calculate correctly, as the SER cannot accommodate a difference in vendor's compensation amounts due.			

					Section 320				
# 7.0 % # 1					Uniform rules for recovery of bad debts				
taken for a bad debt and the debt is subsequently collected in whole or in part, the tax on the amount so collected must be paid and reported on the return files for the period in which the collection is made?	0 = 3 G ts	C1. Does the state allow bad debts to be deducted on the return for the period during which the bad debt is written off as uncollectible on and is eligible be deducted for federal income tax purposes?	nd debt ng: e taxes session surred in		accompanies a remittance to be formatted using uniform tax type and payment type codes?	E 2. Does the state provide that if a due date falls on a day the Federal Reserve Bank is closed, the taxes are due on the next day the Federal Reserve Bank is open?	E 1. Does the state provide that if a due date falls on a Saturday, Sunday or a legal holiday in the state, the taxes are due on the next succeeding business day?	D. Does the state provide an alternative method for "same day" payment if electronic fund transfer fails (electronic check or Fed Wire)?	C. Does the state allow payment to be made by both ACH Credit & ACH Debit?
Yes	Yes	≺ Po	Yes	Yes	Yes	Ύes	Yes		Yes
48-8-45(e); 560- 12-106(5)	48-8-45(d)	A8-8-A5(4)	48-8-45(g)	48-8-45(c)		48-2-39	48-2-39	560-3-226(5)	560-3-226
Effective 1/1/2011 or already in effect.			Effective 1/1/2011 or already in effect.	Effective 1/1/2011 or already in effect.		Already in effect.	Already in effect.	Effective 1/1/2011 or already in effect.	Effective 1/1/2011 or already in effect.
		Popular i Springrioria.	Georgia's statutory language is based on the relevant federal regulations		Georgia is currently developing administrative policy related to data that accompanies a remittance.	Georgia law refers to "legal holiday" rather than "a day the Federal Reserve Bank is closed." However, by policy, when emergencies impact tax filing in Georgia, the Department provides deadline relief.			,

					Sales tax holidays	Section 322
		48-2-15	Yes	government authority?		
				chilorochicht by state a AC of other appropriate		
				enforcement by state's AG or other appropriate		
				le the state's privacy policy subject to		
2-15		10-13	Yes	individual of the request?		
Georgia code also addresses confidentiality in 48-	0	Bulletin SUT-2010-		reasonable and timely effort to notify the		
		Informational		personally identifiable information, state makes		
				state law of the Agreement seeks to discover		
				state law of the Agreement scale to discount		
				than a member state or person authorized by		
				H. Does the state provide that if anyone other		
2-15		48-2-15.1	Yes	information?		
Georgia code also addresses confidentiality in 48-				such individual and a right to correct inaccurate		
				provide reasonable access to information by		
				retained by or on benait of state, the state shall		
		·		rotained by as as babalf of atota the atota about		
				identifiable information regarding an individual is		
				G. Does the state provide that when personally		
2-15		10-13	Yes	retained by state?		
Georgia code also addresses confidentiality in 48-		Bulletin SUT 2010-		(D)(4), such information shall no longer be		
		Informational	-	required for purposes in Section 321 subsection		
	-	2007-10-10;		personally identifiable information is no longer		
	la Consti	Policy Statement		r. Does me state provide mat when any		
2-10		Dalla Chalana	100	E Door the state provide that when any		
2-15		10-13	Yes	retention of personally identifiable information?		
Georgia code also addresses confidentiality in 18-		Bulletin SLIT 2010-		state's practices relating to collection use and		
		Informational		consumers, including exempt purchasers, of		
		2007-10-10;		E. Does the state provide public notification to		
		Policy Statement				
					protections under Model 1	Section 321
					Confidentiality and privacy	•
	effect.	48-8-45(j)	Yes	party support allocation among states?	_	
	or already in			among states if the books and records of a the	year-jean	
	Effective 1/1/2011			H. Does the state permit allocation of a bad debt		
	ellect.	40-0-43(e)	Tey	cialyes:		
	offect		Ype	charnes?		
	or already in			interest service charges and any other		
	Effective 1/1/2011			service and sales tax thereon, and secondly to		
				proportionately to taxable price of property or	POCONO	
				debt, any payments made are applied first		
				reporting payment on previously claimed bad		
				G. Does the state provide that, for purposes of		
	effect.	48-8-45(i)	Yes	any bad debt allowance?		
	or already in			allows the CSP to claim, on behalf of the seller,		
	Effective 1/1/2011			responsibilities are assumed by a CSP, the state		
				F. Does the state provide that if filing		
		48-8-45(h)	Yes	debt could first be claimed)?		
				(measured from due date of return on which bad		
				within the applicable statute of limitations		
				when written off, a refund claim may be filed		
				of a bad debt exceeds taxable sales for period		
				E. Does the state provide that, when the amount		no edwara

have sales tax holidays?  Noliday, does the state limit the to items that are specifically or Part III(B) of the Library of pythe exemptions uniformly yes 560-12-2110  Sales and use laxes?  Noliday, does the state provide ay at least 60 days prior to first arter in which the holiday will yes arter in which the holiday will yes to liday, does the state imit a mption to items?  Noliday, does the state imit a mption to items?  Yes  18-8-3(75) & (82);  560-12-2110  19 sed exemption to items?  Yes  19 sed exemption to items?  Yes  10 noliday, does the state imit a mption to items purchased for yes  10 noliday, does the state require ne exemption certificate or or a purchaser for items to g a sales tax holiday?  No  10 noliday, does the state require nexemption certificate or items to g a sales tax holiday?  No  10 noliday does the state reschold, no not the price threshold.  No  10 noliday for the price threshold.  No  11 nolidays?  Ga. Comp. R. & Regs. r. 560-12-2	No specific Sales Tax Holiday guidance; therefore, default Rules apply.	.110(9)(b).	Yes		
the Yes 48-8-3(75) & (82); 580-12-2-110		Ga. Comp. R. & Regs. r. 560-12-2-	Yec		
the Yes	a or norming			requirements for holidays?	
Yes 48-8-3(75) & (82); Yes 560-12-2110	All or nothing		No	does the state exempt only a portion of the price of an individual item during holiday?	
the the the y y y y 48-8-3(75) & (82); 560-12-2110   Yes	The threshold price is included: clothing \$100 o less per item; computers, computer component and prewriteen computer software \$1,000 or les per item; school supplies, school art supplies, school computer supplies, and school instruction materials \$20 or less per item.		No	B1. If a state's holiday includes a price threshold, does the state provide that the threshold includes only items priced below threshold?  B2. If a state's holiday includes a price threshold.	
Yes 48-8-3(75) & (82); Yes 560-12-2110 Yes Yes	Paraman nancanina da		No	a seller to obtain an exemption certificate or other certification from a purchaser for items to be exempted during a sales tax holiday?	
mit the cally / of	To be exempt, computers, computer component prewritten computer software, school supplies, school art supplies, school computer supplies aschool instructional materials, Energy Star qualified products, and WaterSense products must be for personal incommercial up.		Yes	3. If a state has a holiday, does the state limit a product based exemption to items purchased for personal or non-business use?  4. If a state has a holiday, does the state limit a product based or non-business use?	
sthe state have sales tax holidays?  Yes  Yes  Yes  Itate has a holiday, does the state limit the exemption to items that are specifically in Part II or Part III(B) of the Library of ons and apply the exemptions uniformly and local sales and use taxes?  Yes  48-8-3(75) & (82);  560-12-2110  Yes  Tate has a holiday, does the state provide at least 60 days prior to first calendar quarter in which the holiday will yes	To be exempt, computers, computer components, prewritten computer software, school supplies, school art supplies, school computer supplies and school instructional materials, Energy Star qualified products, and WaterSense products must be for personal, noncommercial use.		Yes	If a state has a holiday, does the state apply an entity or use based exemption to items?	
Yes 48-8-3(75) & (82); 560-12-2110	Notice provided on 4/29/14 - Informational Bulk SUT 2014-04-29		Yes	notice of the holiday at least 60 days prior to first day of calendar quarter in which the holiday will begin?	
Does the state have sales tax holidays? Yes		48-8-3(75) & (82); 560-12-2110		If a state has a holiday, does the state limit the holiday exemption to items that are specifically defined in Part II or Part III(B) of the Library of Definitions and apply the exemptions uniformly to state and local sales and use taxes?      If a state has a holiday, does the state and local sales and use taxes?	
1) From 8/1/14 through 8/2/14: clothing, computers, computers, computer components, prewritten computer software, school supplies, school art supplies, school computer supplies and school instructional materials.	<ol> <li>From 10/3/14 through 10/5/14: Energy Star qualified products and WaterSense products.</li> </ol>		Yes	A. Does the state have sales tax holidays?	
	From 8/1/14 through 8/2/14: clothing, computers, computer components, prewritten computer software, school supplies, school art supplies, school computer supplies and school instructional materials.				

that still reference the bracket system as the	or already in	,		any requirements for sellers to collect tax on	
Georgia needs to revise/repeal certain regulations	Effective 1/1/2011			B.2. Can the state confirm that it has repealed	
		.05	Yes	applied to aggregated state and local taxes?	
		10-13; 560-12-1-		invoice basis, and shall allow rounding rule to be	
		Informational		B.1. Does the state allow sellers to elect to	
	effect.	.05	Yes	place is greater than four after?	
	1- or already in	48-8-31; 560-12-1-		rounds up to next cent whenever third decimal	
	Effective 1/1/2011			<ol><li>Does the state provide that the tax must be rounded to a whole cent using a method that</li></ol>	
	effect.	.05	Yes	place?	
	or already in	8-31; 560-12-1-		computation must be carried to the third decimal	
	Effective 1/1/2011			<ol> <li>Does the state provide that the tax</li> </ol>	
					Section 324 Rounding rule
			No	value of essential clothing?	
				D Does the state have can or threshold on the	
			N <sub>o</sub>	on value of transaction or item?	
				sales or use tax nave caps or inresholds on	
				B. Do local jurisdictions within the state that levy	
sales and use tax rate on jet fuel purchases.		48-8-3(33.1)	Yes	no additional burden on retailer?	
receive a 1% tax exemption from the State's 4%				rates are administered in a manner that places	
Starting 7-1-12, airlines at qualifying airports will				on application of rates unless the application of	
				<ol><li>Does the state have any caps that are based</li></ol>	
			N <sub>o</sub>	the value of a transaction or item?	
				the application of rates or exemptions based on	
					Section 323 Caps and uneshous
		(6)(9)		-	1
		110(9)(a)	Yes	10 Different time zones?	
		Ga. Comp. R. &			
		.110(9)(d)	Yes	9. Returns?	
		Regs. r. 560-12-2-			
		Ga. Comp. R. &		- 1	
		.110	Yes	8. Order date and back orders?	
		Regs r 560-12-2-			
delault fules apply			res	/. Delivery charges:	
No specific Sales Tax Holiday guidance, therefore			20	- 1	
		.110	Yes	6. Exchanges?	
		Ga. Comp. R. & Regs r 560-12-2-		,	
			Yes	5. Rain checks?	
		Regs. r. 560-12-2-	<b>S</b>		
		Ga. Comp. R. &			
		.110	Yes	4. Splitting of items normally sold together?	
		Ga. Comp. R. & Regs. r. 560-12-2-			
default Rules apply.			Yes	3. Coupons and discounts?	
No specific Sales Tax Holiday guidance; therefore,					

				raxability matrix	CRIC INTERPRETATION ADOPTED AUGUST 29, 2006 Tayahility matrix			 Section 327 Library of definitions	bried pay bennits	Section 326 Direct has possite	
C.1. Does the state relieve sellers and CSPs from liability to the state and its local jurisdictions for having charged and collected incorrect tax resulting from erroneous data in the matrix?	B. Does the state provide notice of changes in the taxability matrix as required by the Governing Board?	portion of the taxability matrix in the downloadable format approved by the Governing Board?	A1. rias the state completed the Library of Definitions portion of the taxability matrix in the downloadable format approved by Governing Board?	24	and Library, can the state confirm that it imposes tax on all products and services included within each Part II or Part III(B) definition or exempt from tax all products or services within each definition?	B. Can the state confirm that it does not use a Library definition that is contrary to meaning of Library definition?	A. If term defined in Library appears in state's statutes, rules or regulations, has the state adopted the definition in substantially the same language as the Library definition?	Does the state provide for a direct pay authority that allows the holder of a direct pay permit to purchase otherwise taxable goods and services without payment of tax to the supplier at the time of purchase?		regard to presumption of a reasonable business practice when a seller: I) uses either a provider or a system, including a proprietary system, that is certified by the state; and ii) has remitted to state all taxes collected, less deductions, credits or collection allowances?	C. Does the state provide that a cause of action against seller does not accrue until the purchaser has provided written notice to the seller and the seller has had 60 days to respond? Notice must contain information necessary to determine validity of request.  Does the state provide for uniformation.
Yes	Yes	Yes	Yes		Yes	Yes	Yes	Yes		Yes	st Yes
48-8-73								560-12-116		48-8-72(b)	48-8-72(a)
Effective 1/1/2011 or already in effect								Effective 1/1/2011 or already in effect.		Effective 1/1/2011 or already in effect.	Effective 1/1/2011 or already in effect.
				(wincoo a particular sacifipitoti applies).	Beginning March 1, 2013, purchases of motor vehicles titled in Georgia are exempt from sales tax, but other vehicles are still subject to sales tax (unless a particular exemption decision)						

			Section 330	Section 329	
			Bundled Transactions	Effective date for rate changes	
to different tax rates, the total price may be treated as attributable to the products subject to tax at the highest tax rate unless the provider can identify by reasonable and verifiable standards the portion of the price attributable to the products subject to tax at the lower rate from its books and records that are kept in the regular course of business for other purposes, including, but not limited to, non-tax purposes?	rules apply:  1. For transactions that include both taxable and nontaxable items, the price attributable to nontaxable items is exempt if the provider can identify the price by reasonable and verifiable standards from its books and records.	A. Has the state adopted and does the state utilize the core definition of "bundled transaction" to determine tax treatment? C. Can the state confirm that for bundled transactions that include telecommunication service, ancillary service, internet access, or audio or video programming service the following	Does the state provide that the effective date of rate changes for services covering a period starting before or ending after the statutory effective date is as follows:  1. For a rate increase, the new rate shall apply to the first billing period starting on or after the effective date?  2. For a rate decrease, new rate shall apply to bills rendered on or after the effective date?	D. If the state taxes specified digital products, has the state noted such in the taxability matrix?  E. If the state has a sales tax holiday, has the state noted the exemption in the taxability matrix?	C.2. If the state amends an existing provision of its taxability matrix, does the state relieve sellers and CSPs from liability to the state and its local jurisdictions until the first day of the calendar month that is at least 30 days after notice of a change to the state's taxability matrix is submitted to the Governing Board for having charged and collected incorrect tax if the seller or CSP relied on the prior version of the taxability matrix?
Yes	Yes	Yes	Yes	Yes Yes	ğ
48-8-2(31)(G)	48-8-2(31)(F) and	48-8-2(3)	48-8-74(1) 48-8-74(2)		By policy.
Effective 1/1/2011 or already in effect.	Effective 1/1/2011 or already in effect.	Effective 1/1/2011 or already in effect.	Effective 1/1/2011 or already in effect. Effective 1/1/2011 or already in effect.		

	Section 32																											Section 331				
	Specified Digital Products																											for purchasers	Relief from certain liability			
A. Does the state include specified digital products, digital audio-visual works, digital audio works, or digital books in its definition of ancillary services, computer software, telecommunication services or tangible personal property?		"excluded from sales price" or "included in the definition" or "excluded from the definition".	erroneous classification in the taxability matrix of terms included in the Library of Definitions as	taxability matrix completed by the state pursuant to Section 328, such relief is limited to the state's	provided that, with respect to reliance on the	correct amount of sales or use tax in the	its local jurisdictions for having failed to pay the	from liability for tax and interest to the otto and	B. (Except where prohibited by a member state's		tax rates, boundaries, or taxing jurisdiction	relied on erroneous data provided by the state on	subsections (F), (G), and (H) of Section 305	the state pursuant to Section 328?	by the state in the taxability matrix completed by	3. A purchaser relied on erroneous data provided	by the state pursuant to Section 328?	rates, boundaries, taxing jurisdiction	on erroneous data provided by the state on tax	2. A purchaser holding a direct pay permit relied	assignments, or in the taxability matrix completed by the state pursuant to Section 3287	rates, boundaries, taxing jurisdiction	<ol> <li>A purchaser's seller or CSP relied on erroneous data provided by the state on tax</li> </ol>	circumstances:	amount of sales or use tax in the following	litrisdictions for having failed to pay the portroit	A. Does the state provide relief for purchasers		in this section?	treat software maintenance contracts as provided	software maintenance contracts, does the state	D. If the state otherwise has not specifically
No		Yes								Yes				Yes			Yes			100	Yes								Yes			
		48-8-75(b)								48-8-75(a)(4)				48-8-75(a)(3)		10010(4)(4)	48-8-75(a)(2)			10 0 7 0(a)(1)	18 8 75/0)/1)			in promision and		**************************************			560-12-2111			
		Effective 1/1/2011 or already in effect.							,	effect.	or already in	Effective 1/1/2011	2 229	effect.	or already in	Efforting 4/4/2014	or already in	Effective 1/1/2011		ellect.	or already in	Effective 1/1/2011							effect.	or already in	T#Option Alaborat	

	Section 401		Section 335		Section 334		Section 333					
	Seller participation	No state shall be found not in compliance with the Agreement because the effect of the state's laws, rules, regulations, and policies do not follow each of the best practices adopted by the Governing Board.	Best Practices		Prohibited replacement taxes		Use of Specified Digital Products					
A. Does the state participate in the Governing     Board's online registration system?		Did the state complete the Best Practices portion of the taxability matrix required under Section 328 of the Agreement by the first day of the calendar month that is at least 30 days after the date the Governing Board approved a best practice and submit it to the Executive Director for posting on the Governing Board's website?		Does the state have any prohibited replacement taxes?		Excluding prewritten computer software, does the state include any product transferred electronically in its definition of tangible personal property?	Effective January 1, 2010	G. Is the state's tax treatment of the sale of a digital code the same as the tax treatment of specified digital product or product delivered electronically to which the digital code relates?	D4. Does the state's taxability matrix indicate if the state's tax is imposed on a product transferred electronically to a person other than the end user or on a sale with the right of less than permanent use granted by the seller or which is conditioned upon continued payment from the purchaser?	D3. Is the state's tax on specified digital products, digital audio-visual works, digital audio works, or digital books construed to apply only on a sale which is not conditioned upon continued payment from the purchaser unless specifically imposed on a sale which is conditioned upon continued payment from the purchaser?	D2. Is the state's tax on specified digital products, digital audio-visual works, digital audio works, or digital books construed to apply only on a sale with the right of permanent use unless specifically imposed on a sale with less than permanent use?	D1. Is the state's tax on specified digital products, digital audio-visual works, digital audio works, or digital books construed to apply only to the end user unless specifically imposed on someone other than the end user?
Yes		Yes		No		No		Yes	Z/>	N/A	N/A	N/A
						48-8-2(37)						
						"Tangible personal property" includes electricity.		Neither are subject to tax.				

			Section 403				***************************************										Section 402	
			Method of remittance		CRIC INTERPRETATIONS ADOPTED AUGUST 29, 2006 & DECEMBER 14, 2006	7 (m (g) (mm ) (1 (m (g) ) 20000	CRIC INTERPRETATION ADOPTED APRIL 18, 2006	ADOPTED APRIL 18, 2006	CRIC INTERPRETATION						2000	CRIC INTERPRETATION ADOPTED DECEMBER 14,	Amnesty for registration	
seller selects CAS which calculates	A. Model 1-seller selects CSP as agent to perform all functions except remit tax on its own purchases?	Does the state provide that the seller may select one of the technology models?		E. Does the state provide that its amnesty is applicable only to taxes due from a seller in its capacity as seller and not in its capacity as a buyer?	effective, absent fraud or misrepresentation of material fact, as long as the seller continues registration and continues payment of taxes for period of at least 36 months? Did the state toll its statute applicable to asserting a tax liability during 36 month period?	D. Does the state provide that its amnesty is fully	C. Does the state provide that its amnesty does not apply to taxes already paid to the state or to taxes already collected by a seller?	1	available to a seller with has received a notice of audit from that state and the audit is not yet resolved, including any related administrative	B. Does the state provide that its amnesty is not	above?	A.3. For states that join the Agreement after the seller has already registered under the Agreement, does the state provide amnesty to those sellers in accordance with A.1. and A.2.	Agreement?	e state provide that their amnesty assessment for tax together with interest for sales made during the iller was not registered in the state, istration occurs within 12 months of date of state's participation in the		a seller it ement, ad in state date of		B. Does the state provide that it will not use a seller's registration with the central registration system and collection of taxes in member states in determining whether seller has nexus with state for tax at any time?
Yes	Yes			Yes	Yes	- 63	Yes	Yes			Yes		Yes		l es	<b>\</b>		Ύes
48-8-161(6)	48-8-161(5)			48-8-76(f)	48-8-76(e)	100,000	48-8-76(d)	48-8-76(c)			10-13	48-8-76(a), Informational Effective 1/1, Bulletin SUT 2010- or already in	48-8-76(b)		40-0-/0(a)	A0 0 76(a)		Informational Effective 1/1/Bulletin SUT-2010-or already in effect.
Effective 1/1/2011 or already in effect.	Effective 1/1/2011 or already in effect.			Effective 1/1/2011 or already in effect.	Effective 1/1/2011 or already in effect.	chect.	Effective 1/1/2011 or already in	effect.	Effective 1/1/2011 or already in		effect.	Effective 1/1/2011 or already in	effect.	Effective 1/1/2011 or already in	ellect.	Effective 1/1/2011 or already in		Effective 1/1/2011 or already in effect.

	Part /				Section 602		o out out							Section 502		Section 501				Section 404
	Administrative definitions					Monetary allowance for	model I	Model 4						of Certified Automated System Software and Certain Liability Relief	State review and approval	Certification	but is something sellers and their agents should know.  Provider and System	This isn't a compliance issue	9	Registration by an agent
Bundled transaction		the definition provided by the Agreement. If the item is not applicable in your state, answer "N/A."	Please verify for each item the item	Model 2 sellers pursuant to the Governing Board's rules?  APPENDIX C - I IRRABY OF DEFINITIONS	Poss the state provide manufacture.	to a CSP in Model 1 in accordance with the terms of the contract between the governing board and the CSP?	A. Does the state provide a monetary allowance		10 days to correct classification of items found to be in error before holding the CSP or model 2 seller liable?	Section 317?  F Does the state allow the CSD or models.	C. Does the state provide liability relief to CSP's	and model 2 sellers for reliance on the certification?	A. Carl the state confirm that it reviews software submitted for certification as a CAS under Section 501?  R. Does the state position in the state of the state		A. Does state law provide for provider and system certification to aid in the administration of sales and use tax collection?		Does the state require that the written agent appointments be submitted to the state?	Does the state provide that the seller may be registered by an agent?		C. Model 3-seller utilizes own proprietary system that has been certified as a CAS?
Yes				Yes		Yes			Yes	Yes		Yes	Yes		Yes		No No	Yes		Yes
48-8-2(3)				48-8-50(b)		48-8-50(h)		10-0-77.1(e)	48-8-77 1/6)	48-8-77.1(d)		48-8-77 1(c)	48-8-77.1(b)		48-8-161(5) - (7)			Informational Effective 1/1 Bulletin SUT 2010- or already in 10-13 effect.		48-8-161(7)
Effective 1/1/2011 or already in effect.				Effective 1/1/2011 or already in effect.		Effective 1/1/2011 or already in effect.		ellect.	Effective 1/1/2011 or already in	or already in effect.	Effective 1/1/2011	Effective 1/1/2011 or already in	5		Effective 1/1/2011 or already in effect.			Effective 1/1/2011 D- or already in effect.		Effective 1/1/2011 or already in effect.
																o instanci ii alphicalia.	Written appointment information must be maintained for verification if applicable	A corporation may specifically authorize someone to sign the application. (48-8-59(b)(3)). In addition it is administrative practice to allow a valid Power of Attorney to register a seller.		

I Load and leave			Electronic	Delivered electronically		ADOPTED MAY 12, 2009 Computer software	CRIC INTERPRETATION	Computer			COMPUTER RELATED	Sport or recreational equipment	Protective equipment	2006 Fur clothing	CRIC INTERPRETATION ADOPTED AUGUST 29,		Clothing accesso	Clothing	Lait ii Lioduct deilimpolis	CRIC INTERPRETATION ADOPTED MAY 12, 2009 Tangible persona		Telecommunicati	LOCAL AND TRIBAL TAXES Sales price		OCTOBER 6, 2011 OCTOBER 6, 2011 RELATING TO EXCLUSION	AMENDED DEFINITION ON	Datail sale or Sal		Purchase price	Lease or rental			2008 Direct mail	2006 AND SEPTEMBER 5,	CRIC INTERPRETATIONS	Delivery crianges
Tes	<b>\\</b>		No			are Yes		Yes			LATED	equipment		No		g No	Clothing accessories or equipment No			al property Yes		Telecommunications nonrecurring charges Yes	Yes			ic acticidii			Yes	Yes	<del>\</del>	-	Yes			Yes
40-0-2(10)	40 0 2/40)			48-8-2(9)		48-8-2(6)		.111(2)(b)	560-12-2-											48-8-2(37)		48-8-2(38)	48-8-2(34)			70-0-2(31)	18-8-2/31)		48-8-2(30)	48-8-2(17)	2000		48-8-2(12)			48-8-2(10)
ellect.	or already in	Effective 1/1/2011		or already in effect.	Effective 1/1/2011	effect.	effective 1/1/2011 or already in	effect.	or already in	Effective 1/1/2011										or already in effect.	Effective 1/1/2011	or already in effect.	effect.	or already in	Effective 1/1/2011	ellect.	or already in	Effective 1/1/2011	or already in effect.	effection 1/1/2011	or already in	Effective 1/1/2011	or already in effect.	Effective 1/1/2011		effect.
																		holidays.	"Clothing" is defined for purposes of the sales tay																	

			CRIC INTERPRETATION ADOPTED JUNE 23, 2007			CRIC INTERPRETATIONS ADOPTED SEPTEMBER 30, 2009 & OCTOBER 30, 2013	ADOPTED APRIL 18, 2006, DECEMBER 14, 2006 AND MAY 14, 2014		CRIC INTERPRETATIONS ADOPTED OCTOBER 7, 2010 & DECEMBER 19, 2011 Food and food ingredients		CRIC INTERPRETATIONS ADOPTED SEPTEMBER 20, 2007, SEPTEMBER 30, 2009, DECEMBER 17, 2009 & OCTOBER 30, 2013												CRIC INTERPRETATION ADOPTED MAY 12, 2009
Mobility enhancing equipment	Grooming and hygiene products	Durable medical equipment (effective 1/1/08)	Drug	neacin-care	I ODBACCO	Soft drinks	Prepared food	Food sold through vending machines	Food and food ingredients	Dietary supplement	Candy	Bottled water	Alcoholic beverages	FOOD AND FOOD PRODUCTS	Digital books	Digital audio works	Digital audio-visual works	Specified digital products	DIGITAL PRODUCTS	Optional computer software maintenance contract	Mandatory computer software maintenance contract	Computer software maintenance contract	Prewritten computer software
Yes	No	Yes	Yes		Yes	N <sub>O</sub>	Yes	No	Yes	Yes	No	No	Yes		N/A	N/A	N/A	N/A		No	N <sub>o</sub>	Yes	Yes
48-8-2(20)		48-8-2(15)	48-8-2(14)		48-8-2(39.1)		48-8-2(27); 48-8- 3(57)		48-8-2(16)	48-8-2(11.1)			48-8-2(1)									560-12-2- .111(2)(k)	48-8-2(26)
Effective 1/1/2011 or already in effect.		Effective 1/1/2011 or already in effect.	or already in effect.	786			Effective 1/1/2011 or already in effect.		Effective 1/1/2011 or already in effect.				Effective 1/1/2011 or already in effect.									Effective 1/1/2011 or already in effect.	Effective 1/1/2011 or already in effect.

		-																																		
							2010	ADOPTED AUGUST 17,															ette de la desta esta de la desta como de la desta como desta desta de la desta de la desta de la desta de la d								para distribution del proposition del production del production del production del production del production d		enamento de la composição de como como como como como como como com			
value-added non-voice data service	Private communications service		Prepaid wireless calling service		Prepaid calling service		Paging service		Mobile wireless service		Fixed wireless service	900 service	800 service	Telecommunications service		Voice mail service		vei lical sei vice	Vertical service		Directory assistance		Detailed telecommunications billing service		Conference bridging service		Ancillary services		The following are Tax Base/Exemption terms:	TELECOMMUNICATIONS	Prosthetic device		Prescription		Over-the-counter-drug	
14/2	N/A		Yes		Yes		N/A		Yes		NA	NA	N/A	Yes	vano Austria	Yes		- 65	Yes		Yes		Yes		Yes		Yes				Yes		Yes		Yes	
	10-13	Informational Bulletin SUT-2010	48-8-2(25)		48-8-2(22)				48-8-2(19)					48-8-2(39)		48-8-2(43)		10 0 1 (11)	48-8-2(42)		48-8-2(13)		48-8-2(11)		48-8-2(7)		48-8-2(2)				48-8-2(29)		48-8-2(28)		48-8-2(20.1)	
		Τ	effect.	Effective 1/1/2011 or already in	effect.	or already in			effect.	or already in	T# 4/4/0044			effect.	or already in	effect.	or already in	Effective 4/4/2014	or already in	Effective 1/1/2011	effect.	Effective 1/1/2011 or already in	effect.	Effective 1/1/2011 or already in	effect.	effective 1/1/2011 or already in	effect.	Effective 1/1/2011 or already in			effect.	Effective 1/1/2011 or already in	етест.	Effective 1/1/2011 or already in	effect.	Effective 1/1/2011 or already in

					Notes:
Rule 560-12-2110		Yes	Scribble Supply		
Rule 560-12-2110		Yes	School computer in internal		
Rule 560-12-2110		Yes	School instructional		
Rule 560-12-2110		Yes	School supply	2011	
				ADOPTED DECEMBER 19,	
		Yes	Kain cneck	CRIC INTERPRETATION	
		Yes	Layaway sale		
Rule 560-12-2110		Yes	Energy Star qualified product		
Rule 560-12-2- 110		Yes	Eligible property		
		N/A	Disaster Preparedness Fastening Supply		
		N/A	Disaster Preparedness Food-Related Supply		
		N/A	Disaster Preparedness Safety Supply		
		N/A	Disaster Preparedness General Supply		
		N/A	Disaster Preparedness Supply		
	Not in Index of Definitions, Appendix B (JP)	Not in Index of I	S	Sales lax Holiday Definitions	Part III
		N/A	Residential telecommunications service		
		N/A	Pay telephone service		
		N/A	Intrastate		
		N/A	Interstate		
		N/A	International		
	48-8-2(5) effect.	Yes	Coin-operated telephone service		
or already in	or already in				
was a same			Base/Exemption Terms:		
			The following are Modifiers of Sales Tax		

## Certificate of Compliance Attestation

The Certificate of Compliance was revised on May 17, 2014, to reflect amendments to the Agreement as approved by the Streamlined Sales Tax Governing Board through May 15, 2014.

As the chief executive of the state's tax agency, I declare that this Certificate of Compliance is true, correct, and complete to the best of my knowledge and belief.

Signature

Title Deputy Commissioner

Georgia State

late

Date