Georgia Department of Revenue

Instructions for Form 4562

Georgia Depreciation and Amortization (Including Information on Listed Property)

Assets Placed in Service during Tax Years Beginning on or after January 1, 2008 (including 2009, 2010, 2011, 2012, 2013, 2014, 2015, 2016, 2017, and 2018). Georgia's I.R.C. Section 179 deduction is \$250,000 for 2008 through 2013, \$500,000 for 2014, \$500,000 for 2015, \$500,000 for 2016, \$510,000 for 2017, and \$1,000,000 for 2018. The related phase out is \$800,000 for 2008 through 2013, \$2,000,000 for 2014, \$2,000,000 for 2015, \$2,010,000 for 2016, \$2,030,000 for 2017, and \$2,500,000 for 2018. Georgia has not adopted the Section 179 deduction for certain real property.

Georgia has not adopted the following depreciation provisions:

- The 30%, 50% and 100% bonus depreciation rules of I.R.C. Section 168(k).
- New York Liberty Zone Benefits, I.R.C. Section 1400L.
- 50% first year depreciation for post 8/28/2006 Gulf Opportunity Zone property, I.R.C. Section 1400N(d)(1)
- 50% bonus depreciation for most tangible property and computer software bought after May 4, 2007 and placed in service in the Kansas Disaster Area, I.R.C. Section 1400N(d)(1).
- 50% bonus depreciation for "qualified reuse and recycling property", I.R.C. Section 168(m).
- 50% bonus depreciation in connection with disasters federally declared after 2007, I.R.C. Section 168(n).
- Increased (\$8,000) first-year depreciation limit for passenger automobiles if the passenger automobile is "qualified property", I.R.C. Section 168(k).
- For assets placed in service on or before December 31, 2017, 15 year straight-line cost recovery period for certain improvements to retail space, I.R.C. Sections 168(e)(3) (E)(ix), 168(e)(8), and 168(b)(3)(I).
- For assets placed in service on or before December 31, 2017, modified rules relating to the 15 year straight-line cost recovery for qualified restaurant property (allowing buildings to now be included) I.R.C. Section 168(e)(7).
- 5 year depreciation life for most new farming machinery and equipment, I.R.C. Section 168(e)(3)(B)(vii).
- Temporary tax relief provisions relating to the Midwestern disaster area, I.R.C. Sections 1400N(f).

The Part I, Line 11 Business Income Limitation should be recomputed for Georgia purposes by adjusting the amount for Federal tax changes Georgia has not adopted. Please see the Federal tax changes section of the Georgia income tax booklets for more information.

Assets Placed in Service during Tax Years Beginning on or after January 1, 2005 and before January 1, 2008. For tax years beginning on or after January 1, 2005 and before January 1, 2008, Georgia did adopt the increased I.R.C. Section 179 deduction amounts and the related phase outs that were enacted as part of Federal Acts passed on or before January 1, 2008. As such, for assets placed in service during 2005 through 2007, the only Georgia depreciation differences are due to I.R.C. Section 168(k) (30% and 50% bonus depreciation), I.R.C. Section 1400L (tax benefits for the New York Liberty Zone), and I.R.C. Section 1400(d)(1) (post 8/28/2006 Gulf Opportunity (GOZ) property).

Assets Placed in Service during Tax Years Beginning before January 1, 2005. For tax years beginning before January 1, 2005, Georgia did not adopt I.R.C. Section 168(k) (30% and 50% bonus depreciation), Section 1400L (tax benefits for the New York Liberty Zone), and I.R.C. 1400N(d)(1) (post 8/28/2006 Gulf Opportunity Zone (GOZ) property). Further, Georgia treated I.R.C. Section 179(b) as it was in effect before enactment of the Jobs and Growth Tax Relief Reconciliation Act of 2003. As such, Georgia continued to use a \$25,000 limit for the Section 179 deduction and a \$200,000 limit for the phase out of the Section 179 deduction. Assets placed in service during tax years beginning before January 1, 2005, should continue to be depreciated using the assumption that the bonus depreciation was not allowed and a lower Section 179 amount was used.



Form **4562**(Rev. 09/28/18)

GEORGIA

Georgia Depreciation and Amortization

(Including Information on Listed Property)

Note: Georgia does not allow any additional depreciation benefits provided by I.R.C. Section 168(k), 1400L, 1400N(d)(1), and certain other provisions.

2018

➤ See separate instructions Attach to your return. Names(s) shown on return Business or activity to which this form relates Identification number Election To Expense Certain Tangible Property Under Section 179 Part I Note: If you have any listed property, complete Part V before you complete Part I. Maximum amount. See IRS instructions for a higher limit for certain businesses 1 1,000,000 Total cost of IRC Section 179 property placed in service (see IRS instructions)..... 2 3 Threshold cost of IRC Section 179 property before reduction in limitation \$ 2,500,000 Reduction in limitation. Subtract line 3 from line 2. If zero or less, enter -0-..... 4 Dollar limitation for tax year. Subtract line 4 from line 1. If zero or less, enter -0-. If married filing separately, see IRS instructions 5 (c) Elected cost (a) Description of property (b) Cost (business use only) 6 Listed property. Enter the amount from line 29. Total elected cost of IRC Section 179 property. Add amounts in column (c), lines 6 and 7 8 9 Tentative deduction. Enter the **smaller** of line 5 or line 8 Carryover of disallowed deduction from line 13 of your 2017 Form 4562 10 10 11 Business income limitation. Enter the smaller of business income (not less than zero) or line 5....... 11 12 12 IRC Section 179 expense deduction. Add lines 9 and 10, but do not enter more than line 11 Carryover of disallowed deduction to 2019. Add lines 9 and 10, less line 12 > 13 Note: Do not use Part II or Part III below for listed property. Instead, use Part V. Special Depreciation Allowance and Other Depreciation (Do not include listed property.) Part II Special depreciation allowance for qualified property (see instructions)..... Not allowed for Georgia purposes (other than listed property) placed in service during the tax year 15 Property subject to IRC Section 168(f)(1) election 15 16 Other depreciation (including ACRS) Part III MACRS Depreciation (Do not include listed property.) 17 MACRS deductions for assets placed in service in tax years beginning before 2018 18 If you are electing under IRC Section 168(i)(4) to group any assets placed in service during the tax year into one or more general asset accounts, check here Section B--Assets Placed in Service During 2018 Tax Year Using the General Depreciation System (a) Classification of (b) Month and year (c) Basis for depreciation (d) Recovery (e) Convention (f) Method placed in service (business/investment use period property only.) See IRS instructions 19a 3-year property **b** 5-year property c 7-year property d 10-year property e 15-year property f 20-year property S/L g 25-year property 25 yrs 27.5 yrs MM S/L h Residential rental property 27.5 yrs. MM S/L i Nonresidential real 39 yrs MM S/L property MM S/L Section C--Assets Placed in Service During 2018 Tax Year Using the Alternative Depreciation System Part IV 20a Class life S/L **b** 12-year S/L 12 yrs c 30/40-year 30/40 yrs MM S/L



For	m 4562 (2018)	nom. (Soo ID)	Cinatruoti	ono\											Page 2	
21	Summary (See IRS instructions) 21 Listed property. Enter amount from line 28									04						
- 1	Listed property. Enter amount from line 20							21								
22	Total. Add amounts from line 12, lines 14 through 17, lines 19 and 20 in column (g), and line 21 Enter here and on the appropriate lines of your return								22							
23	For assets shown above and placed in service during the current year, enter the portion of the basis attributable to IRC Section 263A costs															
Listed Property (Include automobiles, certain other vehicles, certain aircraft, certain computers, and property used for entertainment, recreation, or amusement.) Note: For any vehicle for which you are using the standard mileage rate or deducting lease expense, complete only 24a, 24b, columns (a) through (c) of Section A, all of Section B, and Section C if applicable. Section ADepreciation and Other Information (Caution: See IRS instructions for limits for passenger automobiles.)																
	Do you have evide							No	24b If "Y							
	(a) (b) (c) Type of property (list vehicles first) Date placed in service investment use percentage		(d Cost or bas) other sis	Basis for (busines us	(e) deprecial s/investm e only)	tion ent	(f) Recovery period	(g) Method/		(h) Depreciat			cted 179 t		
25		cial depreciation allowance for qualified listed property placed in service during the						Not Allow eorgia Pu								
<u>26</u>	Property used r	nore than 50		alified I	ousine	ss use:										
			%													
			% %													
<u>27</u>	Property used 5	50% or less i	in a qualifie	ed bus	iness	use:				S/L- S/L- S/L-	—		\exists			
28	Add amounts in	column (h), li	ines 25 thro	ough 2	7. Ente	er here a	nd on li	<u> </u>	, page 1		28		-			
	Add amounts in												. 29			
Cor	nplete this section foologees, first answe	or vehicles use r the questions	Sed by a sole parties in Section C	ection roprieto to see i	BInf	ormation er, or other neet an ex	on on U	se of than 5	Vehicles % owner,	or relate s section	d perso	on. If you p	provided	d vehicles		
	during the year (do not include commuting miles)			,	icle 1	Vehicle 2		Ve	hicle 3	Vehicle 4		Vehicle 5		Vehicle 6		
	Total commuting miles driven during the year Total other personal (noncommuting) miles driven Total miles driven during the year. Add lines 30 through 32															
				Yes	No	Yes	No	Yes	No	Yes	No	Yes	No	Yes	No	
	Was the vehicle available for personal use during off-duty hours?															
	Was the vehicle used primarily by a more than 5% owner or related person? Is another vehicle available for personal															
	use?															



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Section C--Questions for Employers Who Provide Vehicles for Use by Their Employees

Answer these questions to determine if you meet an exception to completing Section B for vehicles used by employees who **are not** more than 5% owners or related persons.

OWI	iers or related persons.									
37	Do you maintain a written policy statement that prohibits all personal use of vehicles, including commuting, by									
	your employees?									
38	Do you maintain a written policy statement that prohibits personal use of vehicles, except commuting, by your employees?									
	See IRS instructions for vehicles used by corporate officers, directors, or 1% or more owners									
39										
40	Do you provide more than five vehicles to your employees, obtain information from your employees about the									
	use of the vehicles, and reta							+		
41	Do you meet the requirement									
	Note: If your answer to 37,	, 38, 39, 40, or 41	is "Yes," do not comp	lete Section B for	the covered ve	hicles.				
Pa	rt VI Amortization				_					
	(a)	(b)	(c)	(d)	(e)	(f) A	(f) Amortization			
	Description of costs	Date amortization	Amortizable	Code			or this year			
		begins	amount	section	period or percentage					
42	2 Amortization of costs tha	t begins during yo	our 2018 tax year (Se	e IRS instruction						
			, ,		Í					
					1					
43	43 Amortization of costs that began before your 2018 tax year									
44	44 Total. Add amounts in column (f)									
		• •								