

2025

D-30

**District of Columbia (DC)
Unincorporated Business Franchise
Tax Forms and Instructions**



Simpler. Faster. Safer.

- You may use [MyTax.DC.gov](https://mytax.dc.gov) to file and pay online for Form D-30 (unincorporated business franchise tax.)
- Any payment that exceeds \$5,000 per period must be paid electronically.
- Make tax payments with ACH Debit, ACH Credit and Credit Card. If electronic payments are made using ACH Credit, please refer to the [Electronic Funds Transfer \(EFT\) guide](#).
- When making a payment with your D-30 please use the voucher (D-30P) that is provided.

What's New:

- **Filing Deadline** - For Tax Year 2025, the filing deadline is April 15, 2026. The filing deadline for fiscal year filers is the 15th day of the 4th month following the close of your fiscal year. Exempt organizations must file their return by the 15th day of the 5th month after the end of their tax year.
- **New Filing Requirement - OTR Tax Notice 2025-01.** For taxable years beginning January 1, 2025, the following persons will be required to submit an electronic copy of their federal income tax return, including any schedules or other information provided to the Internal Revenue Service for the corresponding tax year or period:
 - Corporations with gross income for the taxable year exceeding \$2,500,000 worldwide, and \$50,000 apportioned to the District;
 - Corporations who are members of an affiliated group with gross income for the taxable year exceeding \$2,500,000 worldwide, and \$50,000 apportioned to the District;
 - Unincorporated businesses gross income for the taxable year exceeding \$2,500,000 worldwide, and \$50,000 apportioned to the District;
 - Partnerships with gross income for the taxable year exceeding \$2,500,000 worldwide, and \$50,000 apportioned to the District; or
 - Fiduciaries of an estate or trust with gross income for the taxable year exceeding \$1,000,000.
- **DC Income and Franchise Tax Conformity Act of 2025** - Certain tax provisions from the federal One Big Beautiful Bill Act (OBBBA) will not apply to District corporation income franchise tax such as immediate expensing of domestic research and experimental expenditures, additional depreciation of qualified production property, and changes to the limitation on business interest deduction.
- **Interest obligations** - Income from interest obligations of other states and their political subdivisions must be included in District gross income. However, interest earned on obligations of the District or a territory of the United States, as well as obligations issued by DC Water, the Washington Metropolitan Area Transit Authority (WMATA), and the District of Columbia Housing Finance Agency (DCHFA) remain exempt.
- **Capital gains on qualified small business stocks** - The capital gains from the sale or exchange of "qualified small business stock", as defined under Internal Revenue Code § 1202, will be included in District gross income. The gross income exclusion under § 1202 does not apply.
- **Calculation of limitation of business interest expenses** - When computing the limitation of business interest expenses under IRC § 163, the "adjusted taxable income" shall not include any subtractions for depreciation, amortization, or depletions of property. Additionally, the "floor plan financing interest" expense as defined under IRC § 163(j) shall not apply.
- **Small Retailer Property Tax Relief Credit** - The maximum credit increased from \$10,000 to \$10,100. The threshold limit of federal gross receipts or sales to claim this credit increased from less than \$3.0 million to \$3,041,000. See Schedule SR and instructions included in this booklet for more details.
- **Sports Facilities Fee** - Effective October 1, 2025, the "Ballpark Fee" is re-named the "Sports Facilities Fee". This is a name change only. There are no changes to the fee calculation or payment schedule.
- **FAS 109 Deduction** - This deduction is delayed until tax years starting January 1, 2030.

Reminders:

- **General Instructions** - Failure to use the business or trade name that you used when registering with the DC Office of Tax and Revenue (OTR) will cause processing delays with returns and/or payments.
- **Modernized e-File (MeF)** - Unincorporated business franchise taxpayers that have a Federal Employer Identification Number (FEIN) are encouraged to e-file the D-30 Unincorporated Business Franchise Tax Return through MeF.
- **[MyTax.DC.gov](https://mytax.dc.gov)** - Offers the ability to file online the D-30/Schedules to registered taxpayers provided they are not filing a Combined Report or short-year return.
- **Business Registration Policy** - The Office of Tax and Revenue (OTR) no longer automatically registers businesses for Corporation or Unincorporated Franchise Tax from the D-20 or D-30 tax returns. All new entities starting business operations or promoting/vending at special events in DC MUST register at [MyTax.DC.gov](https://mytax.dc.gov) using the business registration process by completing the online FR-500 for business income (Corporation or Unincorporated Franchise, Sales and Use, Personal Property Tax, Withholding Wage, Withholding Non-Wage), or FR-500B for Special Event Promoters and/or Vendors.
- **D-30N - Affidavit of Gross Income In Lieu of D-30 Unincorporated Business Franchise Tax Return** - For unincorporated businesses not required to file Form D-30 because gross income is \$12,000 or less. The D-30N can be filed online at [MyTax.DC.gov](https://mytax.dc.gov).
- ****IMPORTANT NOTE REGARDING LINE 33**** - If you are claiming the Line 33 Salary Exemption, the number of days in DC must be entered on Line 33a. Except for a combined report filed by a designated agent, failure to complete Line 33a will result in denial of the salary exemption.
- **District of Columbia Low-Income Housing Tax Credit (LIHTC) Instruction Book** - Taxpayers receiving or transferring DC LIHTC must be registered online at [MyTax.DC.gov](https://mytax.dc.gov). For more information, see the Instructions for Low-Income Housing Tax Credit Allocation and Certification on [DC Tax Forms/Instructions](#).
- **Grants that are no longer excluded from District Gross Income as of January 1, 2024**
 - Public health emergency response grants issued pursuant to § 5b of the District of Columbia Public Emergency Act of 1980. (DC Code §47-1803.02(a)(2)(KK)).
 - Public health small business grants awarded pursuant to § 2316 of the Small and Certified Business Enterprise Development and Assistance Act of 2005. (DC Code §47-1803.02(a)(2)(HH)).
 - Cash assistance grants awarded by the Washington Convention and Sports Authority to excluded workers.
- **Qualified High Technology Company (QHTC) Modification** - The 3% tax rate on capital gain from the sale or exchange of a QHTC investment is permanently repealed.

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Note: At the time this tax package went to print, line references to federal tax forms were correct.

Instructions for the D-30

Who must file Form D-30?

Generally, any person or entity that is engaged in a trade or business in the District or who receives income from sources in the District is considered to be an “unincorporated business” and is required to file a D-30. An unincorporated business can include:

- an individual (whether a DC resident or a resident of another state);
- a limited liability company;
- a partnership, limited partnership or special partnership;
- a society or association; or
- an estate, a trust or executor, administrator, receiver, trustee, liquidator, conservator, committee assignee, any other fiduciary or entity.

A “trade or business” in the District includes all commercial activity in the District including, but not limited to, the rental or leasing of real property or tangible personal property or other similar arrangement. The act of carrying or engaging in a trade or business is determined in DC by the nature of and extent of the unincorporated business’ activities in DC through its owners, members, employees, consultants, agents or other representatives.

If a business is terminated as the result of the sale of its assets, even if there is no tax due, the business is required to file a final D-30. Taxable income includes gain from the sale or other disposition of any assets, including tangible assets and intangible assets, including real property and interests in real property, in the District, *even when such sale or disposition results in the termination of an unincorporated business.*

An unincorporated business with gross income of \$12,000 or less is not subject to franchise tax or minimum tax even if it files a D-30 return for the purpose of obtaining a Certificate of Clean Hands.

You may have to file other DC returns if you have other business activities with gross income of \$12,000 or less and you operated as:

- A partnership, you must file a Form D-65;
- A DC resident sole proprietor, you must file a Form D-40; or
- A DC resident trust, you must file a Form D-41.

Multiple businesses

If an individual or group of individuals carries on two or more distinct unincorporated businesses in DC (none of which are exempt), they must be reported on one return. Include all income and expenses on that one return. You may provide separate computations to show the net income or loss of each business.

Taxicab/Limo Drivers

Any non-resident taxicab/limo driver who operates a motor vehicle for hire in the District must file a Form D-30. The filing of the D-30 is a requirement for operating or continuing to operate a motor vehicle for hire in the District by a non-resident.

Minimum Tax

The minimum tax is \$250 if DC gross receipts are \$1M or less. Minimum tax is \$1,000 if DC gross receipts are greater than \$1M. DC Gross receipts for purposes of minimum tax includes District gross receipts that are derived from any activity such as sales, rents, services, commissions, etc., from any source within the District. Gross receipts are determined without deduction of any expenses.

NOTE: Each member of a combined group must use the Minimum Tax Liability Gross Receipts (MTLGR) worksheet for the purposes of determining a minimum tax liability of a member whose computed tax is less than the minimum tax.

See Minimum Tax Liability Gross Receipts Worksheet (MTLGR) below. You must complete Schedule F even if your operation is 100% in the District.

Minimum Tax Liability Gross Receipts (MTLGR) Worksheet

DC gross receipts for minimum tax due and only for minimum tax due is computed as follows:

1	Amount from numerator of DC sales apportionment factor from Schedule F, Line 1, Column 2 of D-20 or D-30. Financial institutions must use amount on Schedule F, Line 2, Column 2 of D-20.	1 \$	
2	Add the adjusted basis of any property sold for which the gain is included in Line 1.	2 \$	
3	Add Non-Business income allocated to DC reported per D-20, Line 33 or D-30, Line 30.	3 \$	
4	Total DC Gross Receipts (Add Lines 1, 2 and 3)	4 \$	

Minimum Tax

The minimum tax is \$250.00 if the amount on Line 4 above is \$1,000,000 or less.

The minimum tax is \$1,000.00 if the amount on Line 4 above is greater than \$1,000,000.

Who is not required to file Form D-30?

- A trade or business with total gross income (Line 11) of \$12,000 or less;
- A corporation (including an S corporation) subject to the DC corporation franchise tax;
- A disregarded entity if properly disclosed on Schedule K of a D-30 or D-20 filed by another entity;
- A trade or business which cannot be incorporated under DC law;
- A trade, a business, or a profession which can be incorporated only under Chapter 5 of Title 29 of the DC Code;
- A trade or business in which (1) more than 80% of the gross income is derived from the personal services actually rendered by the individuals or members of the partnership or other entity in the conducting or the carrying on of a trade or business and (2) capital is not a material income-producing factor.
- A trade or business licensed to a blind person to operate a stand in a federal building;
- A Qualified High Technology Company; or
- A trade or business that arises solely by reason of the purchase, holding, or sale of, or entering, maintaining, or terminating of positions in stocks, securities, or commodities for the taxpayer's own account.

Note: Even if you are not required to file a Form D-30, you still may be required to file one or more of the following tax returns reporting the income of your trade or business:

- Form D-65, District of Columbia (DC) Partnership Return of Income Tax Return;
- Form D-40, District of Columbia (DC) Individual Income Tax (DC residents only);
- Form D-41, District of Columbia (DC) Fiduciary Income Tax (DC resident trust or estates only);
- Form D-30N, Affidavit of Gross Income In Lieu of D-30 Unincorporated Business Franchise Tax Return (total gross income of \$12,000 or less only); and /or
- Form D-20 District of Columbia (DC) Corporation Franchise Tax Return (corporations and tax-exempt organizations reporting UBIT).

(For more information, see the specific instructions for the above forms.)

Note: If an individual or group of individuals is engaged in two or more separate and distinct businesses during the tax year, each business is separate when determining tax-exempt status.

Which other DC forms or schedules may unincorporated businesses need to file?

To download DC tax forms, visit [DC Tax Forms/Instructions](#).

Form D-30N - Affidavit of Gross Income In Lieu of D-30 Unincorporated Business Franchise Tax Return

An unincorporated business having a gross income of \$12,000 or less is not subject to the unincorporated business franchise tax, including minimum tax, and does not have to file a D-30 Unincorporated Business Franchise Tax return. Form D-30N can be filed by such a business in order to satisfy the requirement for the Certificate of Clean Hands.

Business Nonrefundable and Refundable Credits, Schedule UB

The various nonrefundable and refundable credits available to unincorporated businesses have been consolidated on Schedule UB. The total nonrefundable credits from Schedule UB, Line 20 are reported on Line 38 of the D-30. The total refundable credits from Schedule UB, Line 22 are reported on Line 41(d).

FR-130, Extension of Time to File a DC Unincorporated Business Franchise Tax Return

You may request an extension of time to file your return by filing DC Form FR-130 (copy included in this booklet) no later than the return due date. An extension of time to file is not an extension of time to pay. You must pay any tax liability with the extension request, otherwise you may be subject to penalties and interest for failure to pay. Do not use the federal extension form for DC tax purposes. For combined report filers, the designated agent shall file.

D-30ES Declaration of Estimated Franchise Tax for Unincorporated Business

An unincorporated business must file a declaration of estimated franchise tax if it expects its DC unincorporated business franchise tax liability to exceed \$1000 for the taxable year. See Form D-30ES and the Declaration of Estimated Franchise Tax for Unincorporated Businesses booklet for payment vouchers and details. You will automatically be assessed a penalty for any underpayment of DC estimated tax.

Note: Electronic payment required. If the amount of the payment due for a period exceeds \$5,000, you must pay electronically via [MyTax.DC.gov](#), or through Modernized e-File (MeF).

D-2220, Underpayment of Estimated Tax Installments

You will be charged interest of 10% per year, compounded daily, on underpayments of estimated franchise tax installment payments. The charge is computed from the installment payment due date to the date the tax is paid. It is in addition to the penalty imposed for false statements. Interest will be assessed automatically by OTR's integrated tax system. For additional information, see Form D-2220, Underpayment of Estimated Franchise Tax by Businesses. Attach a completed Form D-2220 with your D-30.

FR-1500 Sports Facilities Fee

If you have \$5 million or more in annual DC Gross Receipts, you must file and pay the Sports facilities fee, with Form FR-1500, electronically. For details, visit [MyTax.DC.gov](#). Note: Each member of a combined group is responsible for filing and paying its own Sports facilities fee.

Combined Reporting

The District of Columbia no longer permits consolidated filing for tax years beginning after December 31, 2010. For tax years beginning after December 31, 2010, a corporation or unincorporated business entity subject to tax in the District of Columbia, engaged in a unitary business with one or more corporations or unincorporated business entities, is required to file a combined report pursuant to DC Official Code §47-1805.02a.

Combined reporting is a tax reporting method where all of the members of unitary group are required to determine their net income based on the activities of the unitary group as a whole. Unitary group members will calculate their taxable net income derived from the unitary business as its apportioned share of the income or loss of the combined group engaged in the unitary business.

A "Unitary business" means a single economic enterprise that is made up either of separate parts of a single business entity or of a commonly owned or controlled group of business entities that are sufficiently interdependent, integrated, and interrelated through their activities so as to provide synergy and mutual benefit that produces

a sharing or exchange of value among them and significant flow of value to the separate parts.

If you are filing a combined report, enter the designated agent information and shade the “fill in if Combined Report” oval on page 1 of the return. Complete and submit Combined Reporting Schedules 1A, 1B, 2A, and 2B, along with the Combined Group Members’ Schedule, and the Worldwide Combined Reporting Election Form, if applicable. In addition, attach Federal Schedules J, M, M-3, Federal UTP, if applicable, and Federal Forms 851, 5471, 5472, 8833, 8868, 8886, and 8975 (including Schedule A), 8992, 8993, Schedule K-2 and K-3, if applicable.

The combined reporting regulations are contained in DC Municipal Regulations (DCMR) Title 9, Taxation and Assessments, §§156 through 176. Instructions and Schedules for combined reporting are located on our website at [DC Tax Forms/Instructions](#).

When are your taxes due?

Non-exempt organizations must file their return and pay any tax due by:

- Calendar year filer – April 15, 2026; or
- Fiscal year filer – the 15th day of the 4th month after the tax year closes.

Exempt organizations must file their return by the 15th day of the 5th month after the end of their tax year. An organization recognized as a tax-exempt entity by the Internal Revenue Service is not automatically recognized as a tax-exempt entity under the laws of the District of Columbia. You must file an Application for Exemption (FR-164) with OTR and be approved.

If the due date falls on a Saturday, Sunday or legal holiday, the return is due the next business day.

Taxable year

Enter your tax period ending date on page 1 of the D-30. It may be either a calendar year or fiscal year. You must receive OTR approval to change your taxable year. Combined report filers shall use the designated agent’s tax year.

NOTE: The District has decoupled from the section of the American Recovery and Reinvestment Act of 2009 which allows an exclusion and deferral from gross income of a discharge of indebtedness. For District tax purposes, a discharge of indebtedness results in income that is includible in gross income. However, small business loans awarded due to section 1106 of the Coronavirus Aid, Relief, and Economic Security Act are excluded from gross income.

Filing your return

By Modernized e-File (MeF)

MeF offers most DC business taxpayers a full federal/state electronic filing program. There are three ways for taxpayers to file their federal and District returns together electronically:

1. Through an authorized software provider listed on the Internal Revenue Service (IRS) website;
2. Through a tax practitioner who is an authorized e-File provider; or
3. Through a commercial online filing service. This allows taxpayers to transmit their DC and federal returns from their PC for a fee.

Note: An unincorporated business must have an FEIN to file through MeF.

[MyTax.DC.gov](#)

You may file your DC Unincorporated Business Franchise Tax Return on [MyTax.DC.gov](#) provided you are a registered user having an existing D-30 account, and provided you are not filing a Combined Report or short-year return.

Substitute forms

You may file your DC Unincorporated Business Franchise Tax Return using a computer-generated substitute form, provided the form is approved in advance by the Office of Tax and Revenue (OTR). The fact that a software package is available for retail purchase does not mean that the substitute form has been approved for use. Call or check with the software developer to determine if its form is approved by OTR.

By mail

- If mailing a return with a payment, make the check or money order (US dollars) payable to the DC Treasurer. Write your Taxpayer Identification Number (TIN), daytime telephone number, “D-30”, and the tax year on the payment. Staple your payment to the voucher Form D-30P. Do not attach the D-30P and payment to the D-30 return. Send your return and payment to:

Office of Tax and Revenue
PO Box 96165
Washington, DC 20090-6165

- If mailing a no payment due or refund return, send the return to:

Office of Tax and Revenue
PO Box 96193
Washington, DC 20090-6193

Send in your original DC return with any schedules, not a copy. Fold your return once. Be sure to keep a copy for your records.

Requirement to Submit an Electronic Copy of Federal Tax Return

Starting January 1, 2025, the following persons are required to submit an electronic copy of their federal income tax return, including any schedules or other information provided to the IRS for the corresponding tax year or period:

- Corporations with gross income for the taxable year exceeding \$2,500,000 worldwide, and \$50,000 apportioned to the District;
- Unincorporated businesses with gross income for the taxable year exceeding \$2,500,000 worldwide, and \$50,000 apportioned to the District;
- Partnerships with gross income for the taxable year exceeding \$2,500,000 worldwide, and \$50,000 apportioned to the District;
- Fiduciaries of an estate or trust with gross income for the taxable year exceeding \$1,000,000; or
- Corporations who are members of an affiliated group with gross income for the taxable year exceeding \$2,500,000 worldwide, and \$50,000 apportioned to the District.

Note: If filing your DC return by paper, do not submit paper copies of your federal return. You will receive a letter with instructions on how to upload your federal return information electronically on [MyTax.DC.gov](#).

Payment Options

Refer to the [Electronic Funds Transfer \(EFT\) Payment Guide](#) for instructions for electronic payments.

Payment options are as follows:

- **ACH Debit.** There is no fee. Taxpayers' bank routing and account numbers are stored within their online account. This account can be used to pay any existing liability. The taxpayer gives OTR the right to debit the money from their bank account. The use of foreign bank accounts for business ACH Debit is not allowed.
- **Credit/Debit Card.** The taxpayer may pay the amount owed using Visa®, MasterCard®, Discover® or American Express®. They will be charged a fee equal to 2.25% of the tax payment. The fee is paid directly to the District's credit card service provider. Payment is effective on the day it is charged.
- **ACH Credit.** ACH credit is for business taxpayers only. There is no fee charged by OTR, but the taxpayer's bank may charge a fee. The taxpayer directly credits OTR's bank account.

Note: When making ACH Credit payments through your bank, please use the correct tax type code (00260) and tax period ending date (YYMMDD).

- **Check or money order.** Include a check or money order, (US dollars) payable to the DC Treasurer, with your completed return. Write your Federal Employer Identification Number (FEIN), daytime telephone number, "2025", and "D-30" on the check or money order. Attach your payment to the Form D-30P Payment Voucher provided in this booklet. Mail the D-30P with but not attached to the D-30 tax return to:

Office of Tax and Revenue
PO Box 96165
Washington, DC 20090-6165

Note: International ACH Transaction (IAT). The District does not support International ACH Transactions ("IATs") for payments or direct deposit refunds that are remitted to or received from a financial institution outside the territorial jurisdiction of the United States. (The territorial jurisdiction of the United States includes the District of Columbia, US territories, US military bases, and US embassies in foreign countries.) A foreign address is not an indicator of whether the payment or refund is an IAT. Please refer to the IAT section in the [District of Columbia's Electronic Funds Transfer \(EFT\) Payment Guide](#) for more information.

Dishonored Payments

Make sure your check or electronic payment will clear. You will be charged a \$65 fee if your check or electronic payment is not honored by your financial institution and returned to OTR.

Penalties and interest

OTR will charge –

- A penalty of 5% per month if you fail to file a return or pay any tax due on time. The penalty is computed on the unpaid tax for each month, or fraction of a month, that the return is not filed or the tax is not paid. It may not exceed an additional amount equal to 25% of the tax due;
- A 20% penalty on the portion of an underpayment of taxes if attributable to negligence. Negligence is a failure to make a reasonable attempt to comply with the law or to exercise ordinary and reasonable care in preparing tax returns without the intent to defraud. One indication of negligence is failure to keep adequate books and records;
- Interest of 10% per year, compounded daily, on a late payment;
- A one-time fee to cover internal collection efforts on any unpaid balance. The collection fee assessed is 10% of the tax balance due after 90 days. Payments received by OTR on accounts subject to the collection fee are first applied to the collection fee, then to penalty, interest and tax owed;

- A civil fraud penalty of 75% of the underpayment which is attributable to fraud (see DC Code §47-4212).

Special circumstances

Special rules on depreciation and §179 property

For federal tax purposes, businesses are allowed to deduct bonus depreciation and additional Internal Revenue Code (IRC) §179 expenses. However, for DC tax purposes, you may not claim the IRC § 168(k) federal bonus depreciation, the IRC § 168(n) additional depreciation for qualified production property, or additional expenses allowed under IRC § 179. Similarly, DC does not allow the acceleration of depreciation deductions currently allowed under the 2008 Economic Stimulus Act.

Office of Tax and Revenue (OTR) rulings

All rulings issued prior to December 31, 2002 were revoked. Taxpayers cannot rely on these rulings unless they were resubmitted to OTR for review, and if approved, reissued. Direct any ruling questions to OTR General Counsel at (202) 442-6500.

52-53 Week Filer

If you are recognized as a 52-53 week filer with the IRS, fill in the '52-53 week filer' oval on page 1 of the D-30. Attach the statement filed with the IRS that describes your accounting period.

Exclusion of Certain Grants From District Gross Income

Pursuant to DC Code § 47-1803.02, the following grants are excluded from District gross income:

- Small business loans awarded and subsequently forgiven under § 7A of the Small Business Act (15 U.S.C. § 636m);
- Public health emergency grants authorized pursuant to section 16(m)(1) of the Advisory Neighborhood Commissions Act of 1975, effective March 26, 1976 (D.C. Law 1-58; DC Official Code § 1-309.13(m)(1));
- Lump-sum payments received by individuals from the Early Educator Pay Parity Program pursuant to DC Code 1-325.431;
- Rebates issued by the Mayor pursuant to the Automated External Defibrillator Incentive Program;
- Grants awarded by the Mayor under the COVID-19 Hotel Recovery Grant Program of 2021;
- The following grants awarded by the Office of the Deputy Mayor for Planning and Economic Development (DMPED);
 - (i) Grants awarded to Check It Enterprises under § 1-328.4(h)(1)(A);
 - (ii) Small business grants awarded under § 1-328.04(1);
 - (iii) Grants to DC Center for the LGBT Community awarded under § 1-328.04(m);
 - (iv) Large company grants awarded under § 1-328.04(n);
 - (v) Local food access grants awarded under § 1-328.04(o);
 - (vi) Guaranteed income pilot program grants awarded under § 1-328.04(p);
 - (vii) Grants awarded to Community Development Financial Institutions or Minority Depository Institutions awarded under § 1-328.04(q);
 - (viii) Equity growth impact grants awarded under § 1-328.04(r);
 - (ix) Great Streets program grants awarded under § 1-328.04(s);
 - (x) Bridge Fund recovery and special event support grants awarded under § 1-328.04(t);
 - (xi) Small and medium business recovery and growth program grants awarded under § 1-328.04(u);

- (xii) Equity impact enterprise commercial property acquisition grants awarded under § 1-328.04(v);
- (xiii) Grants awarded to housing providers under DC Code § 1-328.04(w); and
- (xiv) Central Business District grants awarded under DC Code § 1-328.04(x).

- Grants awarded by the Department of Energy & Environment;
- (I) Funding received pursuant to the Solar for All Program established by DC Code § 8-1774.16; and
- (II) Sustainable Energy Trust Fund grants awarded pursuant to DC Code § 8-1774.10(c)(22).

The amount received by businesses and individuals pursuant to these grants may be subject to federal income tax and included in federal gross income. For Form D-30 Unincorporated Business Franchise Tax Return: Do not include the amount of the grant on Line 10 of Form D-30. This is the line you would report the amount of the applicable grant if it was taxable by the District. Report the amount of the grant on Schedule H of Form D-30. Submit the 1099G showing the amount of the grant.

Getting started

To complete the paper Form D-30, in general you will need:

- A pen with black ink
- A calculator

Not all line items will apply. Fill in only those that do apply. If an amount is zero, make no entry, leave the line blank.

All entries on the return, combined schedules, and attachments are whole dollar amounts only. Do not enter cents. Round cents to the nearest dollar. Examples:

\$10,500.50 rounds to \$10,501
\$10,500.49 rounds to \$10,500

Taxpayer Identification Number(s) (TIN)

You must have a TIN, whether it is a Federal Employer Identification Number (FEIN), Social Security Number (SSN), or Individual Taxpayer Identification Number (ITIN).

- **An FEIN is a valid number issued by the IRS.** To apply for an FEIN, get Form SS-4, Application for Employer Identification Number, or get this form online at www.irs.gov/businesses. You may also get this form by calling 1-800-TAX-FORM (1-800- 829-3676);
- **An SSN is a valid number issued by the Social Security Administration (SSA) of the United States Government.** To apply for an SSN, get Form SS-5, Application for a Social Security Card, from your local SSA office or online at www.ssa.gov. You may also get this form by calling 1-800-772-1213;
- **An ITIN, Individual Taxpayer Identification Number, is a valid number issued by the Internal Revenue Service (IRS).** The IRS issues ITINs to individuals who are required to have a U.S. taxpayer identification number but who do not have, and are not eligible to obtain, an SSN from the SSA. ITINs do not serve any purpose other than federal and state tax reporting.

Preparer Tax Identification Number (PTIN)

- **A PTIN, Preparer Tax Identification Number, is an identification number issued by the IRS** that all paid tax preparers must use on tax returns or claims for refund.

Franchise tax rate and minimum tax

The tax rate is 8.25% on your "DC taxable income" on Line 36. The minimum tax is \$250, even if you have a loss. If your DC gross receipts are more than \$1,000,000, the minimum tax is \$1,000.

Incomplete forms will delay processing

Complete all items on the D-30 and all applicable schedules, including combined schedules, otherwise OTR will send the return back to you for completion and resubmission.

Help us identify your forms and attachments

Write your Taxpayer Identification Number (TIN), tax period, business name and address on any statements submitted with the return or filed separately. Your identification number is used for tax administration purposes only.

Combined Reporting Filers

If you are filing a combined report, the name and TIN of the business stated on the face of the return must be the same as the designated agent. Do not enter the name and TIN of a member on page 1 of the return that is not the designated agent for the group. Shade the 'fill in if Combined Report' oval on page 1 of the return. Complete and submit Combined Reporting Schedules 1A, 1B, 2A, and 2B, along with the Combined Group Member's Schedule, and the Worldwide Combined Reporting Election Form, if applicable. In addition, attach Federal Schedules J, M, M-3, Federal UTP, if applicable, and Federal Forms 851, 5471, 5472, 8833, 8868, 8886, 8975 (including Schedule A), 8992, 8993, Schedule K-2 and K-3 if applicable.

Note: The District will allow submission of the D-30 return using a USB flash drive if filing a paper return. D-30 filers must print and submit pages 1-6, Schedule UB, Schedule SR, Worldwide Combined Reporting Election Form and combined reporting schedules, if applicable. All other attachments must be on the flash drive. The flash drive should include a copy of the entire return and indicate the form number, tax year and the TIN on the flash drive label. Images on the flash drive should be submitted in PDF format.

Filling out the form

To aid us in processing your return, please follow these rules:

Do not print outside the boxes.

Use black ink.
Print in CAPITAL letters. ROBERTS

Leave a space between words and between words and numbers. 8 ELM

Write 3s with a rounded top, not a flat top.
Write 7s without a middle bar. 3.7 37

Fill in ovals completely.
Do not "✓" or "x" ovals. ● ✗ ✗

Do not enter cents. Round cents the nearest dollar. 57204.00

Personal Information

Complete the personal information as instructed, using CAPITAL letters and black ink. Use one block per letter, including a space between address fields. Please write clearly, otherwise processing may be delayed.

Assembling your D-30 return

- Do not staple or otherwise damage the Bar Code located in the upper right hand corner of this form or schedule(s) being attached;
- Do not cross out the tax year on the 2025 return. If you are not filing a 2025 D-30 Unincorporated Business Franchise Tax Return, do not use this booklet. Request a booklet for the specific year you are filing by calling our Forms Center at (202) 727-4829, or visit the Customer Service Administration at 1101 4th Street, SW, 2nd Floor, Washington, DC 20024. You also may visit our website at DC Tax Forms/Instructions for prior year unincorporated business franchise tax returns.

- Attach any other supporting forms or schedules as applicable:
 - o Schedule UB Business Credits
 - o Schedule SR Small Retailer Property Tax Relief Credit
 - o Combined Group Members' Schedule
 - o Worldwide Combined Reporting Election Form
 - o Combined Reporting Schedules 1A, 1B, 2A, and 2B
 - o Federal Forms 851, 5471, 5472, 8833, 8868, 8886, and 8975 (including Schedule A)
 - o Federal Forms 8992 (including Schedules A, B), 8993, Federal K-2, and K-3
 - o Federal Schedules J, M and M-3
 - o Federal UTP
 - o DC LIHTC Form D-8609
 - o Any other forms or schedules necessary to process the return
- Staple your check or money order (US dollars) to the D-30P, Payment Voucher.

Third Party Designee

If you want to authorize another person to discuss your 2025 tax return with OTR, fill-in the oval in the Third Party Designee block on page 4 of the D-30 and enter the designee's name and phone number. If you want to authorize your paid preparer, enter 'preparer' in the 'third party designee' block.

Filling in the oval gives the designee authorization to:

- Give OTR any information missing from your return;
- Contact OTR for information about processing your return and the status of any refund or payment; and
- Request, receive and/or respond to OTR notices related to your return.

The authorization does not:

- Give the designee the right to receive your refund;
- Bind you to any additional tax liability related to your return; or
- Give the designee the right to otherwise represent you before OTR.

This authorization automatically ends on April 15, 2027 (without regard to extensions).

Signature and verification

An authorized officer or designated agent of the corporation must sign and date the return. A receiver, trustee, or assignee must sign any return that they are required to file for the corporation. Any person who prepared the return for compensation must also sign, date and provide the necessary identification number. If a firm or corporation prepares a return, it should be signed in the name of the entity. The signature requirement does not apply when a taxpayer's regular employee prepares the return. Please review the tax return before you allow a paid preparer to issue a return on your behalf.

Email address

Enter the email address of the person authorized to discuss your 2025 tax return with OTR. This can be the taxpayer, the third party designee, or the paid preparer if you have filled in the oval authorizing the paid preparer to discuss this return with OTR.

Explanation of terms

Business income

Income from transactions and activities in the regular course of the taxpayer's trade or business is business income. This includes income from tangible and intangible property if the acquisition, management and disposition of the property are part of the taxpayer's regular trade or business operations. Income of any type — manufacturing income, compensation for services, sales income, interest, dividends, rents, royalties, gains, operating and non-operating income from any class or from any source — is business income if it arises from transactions

and activities occurring in the regular course of a trade or business. Whether income is business or non-business depends on the underlying transactions and activities which are the elements of a particular trade or business. In general, transactions and activities that depend on or contribute to the operation of your enterprise constitute your trade or business.

Commercial domicile

The principal place from which you direct or manage your trade or business.

Compensation

Wages, salaries, commissions and other forms of remuneration paid or accrued to employees for personal services.

Non-business income

All income except business income.

Transportation company

Any business engaged in transporting persons, goods or property of others for hire.

Sales

All gross receipts, including dividends, interest and royalties, considered to be business income which are not required to be allocated.

Taxable in another state

For purposes of allocating and apportioning income among DC and another jurisdiction, you must be subject in that jurisdiction to:

- a net income tax;
- a franchise tax measured by net income;
- a franchise tax for the privilege of doing business;
- a corporate stock tax in that state; or
- that state has the jurisdiction to subject the taxpayer to an income tax regardless of whether, in fact, the state does or does not.

Specific Instructions

Negative amounts

If you enter a negative amount on a line, fill in the oval to the left of the entry where it states "Fill in if minus." **Do not enter a minus sign or parenthesis. Also, do not enter a negative number on a line that does not have a "Fill in if minus" indicator.**

Allocation and apportionment of income

You must complete Schedule F even if your operation is 100% in the District. Any unincorporated business carrying on a trade or business in DC and other jurisdictions must apportion its business income among DC and the other jurisdictions. Apportion the net income from trade or business activities using the appropriate apportionment factor. See Schedule F, page 4 of the D-30. You must allocate your non-business income.

Note: When using the D-30 to file a combined report, do not use or fill out Schedule F on page 4 to derive the apportionment factor for the combined group. Leave Schedule F blank. Use Combined Reporting Schedule 2A instead. Likewise, when each individual member derives its individual apportionment factor, do not use Schedule F. Individual members should use Combined Reporting Schedule 2B instead to derive their apportionment factor.

Non-business income allocation

Allocate items of non-business income to DC. The following gains and losses from sales or other dispositions of property are allocated to DC:

- Real property located in DC (other than realty used in the trade or business whether held for sale or otherwise);
- Tangible personal property (other than any tangible personal property used in the trade or business whether held for sale or otherwise) if:
 - The property had a situs in DC at the time of sale or other disposition; or
 - our principal place of business is in DC and you are not taxable in the situs state.
- Intangible personal property (other than intangible personal property of any kind used in the trade or business whether held for sale or otherwise) is allocable to DC if your principal place of business is in DC.

Allocate to DC net rents and royalties from real property located in DC.

Allocate to DC interest and dividends from sources in DC unless specifically excluded from taxation and/or subject to apportionment as business income.

Allocate to DC income from rents and royalties, patents, copyrights, trademarks, service marks, secret processes and formulas, franchises and similar property (if not used in the trade or business). These royalties are allocated according to the patent's location or place of use, or where the copyrighted material is published or used. If DC is the principal place of business of a business entity, not subject to tax anywhere else, then the rent or royalty income is allocable to DC.

Income from the sale of tangible personal property to the United States Government by a business that has its principal place of business outside DC is income from DC sources if the property is delivered from outside DC for use in DC.

All other non-business income from DC sources is allocable to DC.

Where income is allocable among DC and other jurisdictions, you must allocate all expenses, losses and other deductions incurred in the production of the income in the same way. Losses incurred in the production of non-business income are allowable if any profit from the transaction would have been taxable.

Gross Income

Note: When OTR requests that a statement be attached, the statement should show the source of the amount and a detailed explanation of the items making up the entries.

Amended returns

You must use the D-30 tax form of the year you are amending. Fill in the "Amended Return" oval on Page 1 of the D-30 and complete the "Tax period ending" box. Attach a detailed statement of the adjustment(s) and the amount of any refund received.

If the Internal Revenue Service (IRS) adjusts your federal return or if you file an amended federal return, you must file an amended DC return within 90 days of the date of the IRS notice. If the federal adjustment makes you eligible for a DC tax refund, you must file for the DC refund within 180 days of notice of the adjustment. Mail the amended return with payment and any additional attachments to:

Office of Tax and Revenue
PO Box 96165
Washington, DC 20090-6165

Mail the amended return if no payment due or refund and any additional attachments to:

Office of Tax and Revenue
PO Box 96193
Washington, DC 20090-6193

Final return

If you are not required to continue filing a return due to the ending of business operations, shade the 'fill in if final return' oval on the return. OTR will then cancel your D-30 filing requirement. Do not use this oval to indicate the return is the final for the period being reported. Taxable income shall include gain from the sale or other disposition of any assets, including tangible assets and intangible assets, including real property and interests in real property, in the District, even when such sale or other disposition results in the termination of an unincorporated business.

D-30, page 1, line-by-line

Line 1 Gross receipts, minus returns and allowances

Enter the total gross receipts from sales and operations, minus returns and allowances.

Line 2 Cost of goods sold and/or operations

Enter the figure from D-30, Schedule A, Line 8. If the production, manufacture, purchase, or sale of merchandise is an income determining factor in the trade or business, you must inventory merchandise at the start and end of the tax year. You may value it at cost or market value, whichever is lower; or by another IRS-approved method. You must continue to use the method chosen until you get permission from OTR to change. If the inventories are not consistent with the balance sheet figures, attach an explanation.

Cost of Operations (where inventories are not an income-determining factor). If the amount entered on Line 2, page 1, includes an amount applicable to the cost of operations, attach a statement showing in detail: (1) salaries and wages; and (2) other costs.

Line 3 Gross profit

Line 1 minus Line 2. Enter the result on Line 3.

Line 4 Dividends

Enter the total of all taxable dividends. You may deduct Subpart F income (as defined in IRC §952). Attach a detailed statement showing the calculation of the taxable amount.

NOTE: The District has not decoupled from the requirement to report Global Intangible Low-Taxed Income (GILTI). However, the deduction allowed under IRC § 250 is not allowed by the District. Therefore the GILTI income without IRC § 250 deduction must be reported for District taxation.

Line 5 Interest

Enter all the interest that the business received or is credited with during the tax year, including interest received on obligations from another state and any of their political subdivisions.

Exclude any interest on obligations or securities issued by the United States or its instrumentalities, a territory of the United States, the District of Columbia, DC Water, Washington Metropolitan Transit Authority (WMATA), and the DC Housing Finance Agency (DCHFA). Expenses incurred in the purchase or production of income from US Treasury securities are included on Line 26(b). (Attach a detailed statement.)

Line 6 Gross rental income

Enter the gross income received from the rental of real or personal property.

NOTE: DC does not allow the 100% federal bonus depreciation. If you claimed this additional depreciation on your federal return, you must adjust depreciation for DC tax purposes without claiming the bonus depreciation. Attach a computation showing that your DC claimed depreciation does not include the federal bonus depreciation and that the basis of the property, for DC tax purposes, has not been reduced

by any bonus depreciation amount claimed on your federal return. DC also does not allow the additional IRC §179 expenses above \$25,000. If you claimed these additional expenses on your federal return, reduce such expenses claimed on your D-30 by that amount.

Line 7 Gross royalties

Report royalty income in the same manner and detail as rental income. Royalties from patents you developed, from the licensing of processes or a trade name and from sales of know-how are business income. Enter royalty income from line 4 of federal Form 1040, Schedule E, Supplemental Income and Loss. Please attach Schedule E.

Line 8(a) Net capital gain (loss)

Capital gains or losses are treated in the same manner as they are for federal corporation income tax purposes. (See detailed instructions on Federal Schedule D, Form 1120, Corporation Income Tax Return.) Report IRC §1231, Property Used in the Trade or Business and Involuntary Conversions, gains as business income on Line 8(a).

NOTE: Since the 100% federal bonus depreciation is not allowed for DC tax purposes, recalculate the capital gain/loss reported on your federal return without taking into account the federal bonus depreciation amount. Attach a statement showing the adjustments.

Line 8(b) Ordinary gain (loss)

From Part II, Federal Form 4797. Enter the total ordinary gain (or loss) from your federal Form 4797, Sales of Business Property. Attach a copy of your Form 4797.

Line 9 Capital gains deferred on federal return due to investment in a federal Qualified Opportunity Fund

If you have capital gains deferred on your federal return due to an investment in a federal Qualified Opportunity Fund, enter the amount of the deferral on Line 9.

Line 10 Other income

Enter the total income (loss) not reported elsewhere on the return; attach a detailed statement. Do not enter on Line 26(a) other income related to a trade or business. Enter it on Line 10. Attach a statement.

Line 11 Total gross income

Enter the total of lines 3 through 10.

Deductions

Deductions are allowed if they are ordinary and necessary and directly related to business income as explained in these instructions. Do not enter negative values and do not take deductions on this return for interest, taxes, contributions and other itemized deductions normally deductible on individual income tax returns filed by the owners or members of the business.

Line 12 Salaries and wages

Enter all salaries and wages not deducted elsewhere on the return.

- Do not include compensation of the owners/members of the unincorporated business.
- Do not include wages incurred in computing the Economic Development Zone Incentives credit, and/or Bone Marrow Credit.

Line 13 Repairs

Enter the cost of incidental repairs, including labor, supplies and other items that do not add to the value or appreciably prolong the property's life. You may charge to a capital account, expenditures for new buildings, machinery, equipment and/or permanent improvements or betterments that increase the value or appreciably prolong the life of the property.

Line 14 Bad debts

Report bad debts in the same manner as you report them for federal tax purposes. Attach a copy of the information you submitted with your federal return.

Line 15 (a) Royalty payments

Royalty payments to related entities are not an allowable deduction. Exceptions may be found to the disallowance of such payments in DC Code §47-1803.03(d)(7)(B). If you are the recipient of a related entity's royalty payments and you are filing a return and paying tax on these payments in the District, see the instructions for Schedule G to determine whether you can deduct any of the payment amount from your income.

Line 15 (b) Minus nondeductible payments to related entities

Subtract the nondeductible payments to related entities.

Payments to related parties

(Lines 15 and 18). Recent DC legislation allows the deduction of certain interest and intangible expenses, including royalty expenses paid directly or indirectly to related parties if:

- the principal purpose of the payment was not the avoidance of tax;
- the payments were made at arm's length; and
- the related party paid income tax equal to or greater than 4.5% of the amount of interest or intangible expense in another jurisdiction.

Line 16 Rent

Enter the amount of rent paid or accrued for business property in which the unincorporated business has no equity.

Line 17 Taxes

Enter taxes imposed on taxpayers as reported in Schedule C, page 3, Form D-30. Do not deduct these taxes:

- Income and excess profit taxes;
- DC franchise tax; and
- Taxes assessed against the property for local benefits of a kind tending to increase the value of the property assessed.

Line 18 (a) Interest expense

Enter interest paid or accrued on business debt. Apply the federal limitation under IRC § 163(j), except in calculating the limitation on business interest deduction, add back depreciation, amortization, and depletion to adjusted taxable income. Additionally, the "floor plan financing interest", as defined under IRC § 163(j)(9) does not apply. Interest payments to related entities are not an allowable deduction. Exceptions to the disallowance of such payments may be found in DC Code § 47-1803.03(d)(7)(B).

Line 18 (b) Minus nondeductible payments to related entities

Subtract the nondeductible payments made to related parties. Refer to **Payments to Related Parties** instructions.

Line 19 Contributions and/or gifts

Enter from Schedule B, page 3, Form D-30, contributions and/or gifts made to qualified organizations in the tax year. This deduction may not exceed 15% of the net income, (Line 25), of the business before the contributions and gifts are deducted. Attach a separate statement with detailed information about the contributions and gifts. Contribution and gift carry-overs are not allowed.

Note: A charitable expense incurred by a member of a combined group shall, to the extent allowable as a deduction pursuant to section 170 of the Internal Revenue Code of 1986, be subtracted first from the business income of the combined group, subject to the in-

come limitations of that section applied to the entire business income of the group, and any remaining amount shall then be treated as a non-business expense allocable to the member that incurred the expense, subject to the income limitations of that section applied to the non-business income of that specific member.

Line 20 Amortization

Enter the amortization amount from your federal Form 4562 (or 4562FY), Depreciation and Amortization. Attach a completed copy of Form 4562 (or Form 4562FY) to your D-30 return. Domestic research and experimental expenditures must be capitalized and amortized over a 5-year period beginning with the mid-point of the tax year in which the expenditures were paid or incurred. No immediate expensing is allowed.

Line 21 Depreciation

Enter the depreciation amount claimed on your federal Form 4562 subject to limits described. Do not include amounts deducted elsewhere on the D-30. Use on your DC return the same depreciation method used on your federal return. Attach a copy of your Form 4562.

You must recapture depreciation on your D-30 from the sale of an asset.

NOTE: If you claimed the IRC § 168(k) federal bonus depreciation, the IRC § 168(n) additional depreciation for qualified production property, and/or additional IRC § 179 expenses above \$25,000 on your federal return, do not claim these amounts on your D-30. Recompute the depreciation taken for DC tax purposes without the federal bonus depreciation. Attach a statement showing the recomputation.

D-30 page 2, line-line

Line 22 Capital gains deferred due to DC approved investment in a DC Qualified Opportunity Fund

If you have capital gains deferred due to an investment in a DC approved Qualified Opportunity Fund, enter the amount on Line 22, provided this amount is also included in Line 9 of the D-30 return.

Line 23 Other allowable deductions

Enter the amount from Schedule G, page 4, Form D-30.

Line 24 Total deductions

Add Lines 12–23 and enter the result on Line 24.

Line 25 Net income

Subtract Line 24 from Line 11; enter the result on Line 25.

Line 26(a), (b) and (c)

Report on Lines 26(a) and 26(b) non-business income and related expenses. Include expenses connected with the production of income from US Treasury securities on Line 26(b). Enter the net difference on Line 26(c). Submit a detailed statement explaining the allocation of income and expenses. Do not enter rental income related to a trade or business.

Line 27 Net Income from trade or business subject to apportionment

Subtract Line 26(c) from Line 25. Enter the result on Line 27.

Line 28 DC apportionment factor

Enter the factor from Line 2 of Schedule F, page 4, Form D-30. If the return is a Combined Report, enter the apportionment factor from Combined Reporting Schedule 2A, Column 3, Line 9.

Line 29 Net income from trade or business apportioned to DC

Multiply the amount on Line 27 by the DC apportionment factor on Line 28. Enter the result on Line 29.

Line 30 Other Income/deductions attributable to DC

Enter the Line 26(c) income/deduction attributable to the District.

Note: If you are a partner in another partnership that filed an unincorporated business franchise tax return and claimed a deduction for the salary allowance and/or exemption amount, you must add the post-apportioned distributive share of the unincorporated business salary allowance attributable to the partner under DC Code §47-1803.03(a)(11), and/or the unincorporated business exemption amount attributable to the partner under DC Code §47-1808.04, on Line 30 of the D-30. If filing a combined report, this amount will be reflected as an addition under the partner's column on Line 33 of Schedule 1A and 1B of the combined report.

Also you must include a statement to reflect the specific amounts for each of the items listed below:

- portion of Line 26(c);
- portion of unincorporated business salary allowance attributable to DC;
- portion of unincorporated business exemption attributable to DC.

Line 31 Total District net income (loss)

Add Lines 29 and 30. Enter the result on Line 31.

Line 32 Salary for owner(s)/member(s) services

See Schedule J, column 4, page 5, Form D-30. You may deduct a reasonable amount for salaries or other compensation for personal services actually rendered by the owner(s) or member(s) of the business in the active conduct of the business.

- The reasonable amount of compensation for owner(s) and member(s) is reduced by any fees paid to an independent management or collection entity for management services performed for the business.
- Do not claim an amount accrued to an owner(s) or member(s) as a drawing account unless it is for services actually rendered.
- The aggregate deduction allowed for salaries or other compensation may not exceed 30 percent of the Line 31 amount of District total net income.

Line 33 Exemption

An exemption of up to \$5,000 is allowed. This exemption is not allowable if Line 29 is a minus which results in a net operating loss.

- Enter in the boxes on Line 33(a), the number of days this return covers. If it is a full year enter 365 days (366 if leap year) and enter \$5,000 on Line 33.
- Prorate the exemption if the return is for less than a full year, either because the business started after the beginning of the tax year or because it ceased before the end of the year. Prorate the exemption by dividing the number of days entered on Line 33(a) by 365 (366 if leap year) to arrive at a percent. Multiply \$5,000 by that percent. Include a statement showing your calculation of the exemption amount. Also enter for each member a portion of this amount in Schedule J, column 5, page 5, Form D-30.

****IMPORTANT NOTE REGARDING LINE 33**** Form D-30: If you are claiming the Line 33 Salary Exemption, the number of days in DC must be entered on Line 33a. EXCEPT FOR A COMBINED REPORT FILED BY A DESIGNATED AGENT, **FAILURE TO COMPLETE LINE 33a WILL RESULT IN DENIAL OF THE SALARY EXEMPTION.**

Line 34 Total taxable income before apportioned NOL deduction

Add Lines 32 and 33 and subtract the result from Line 31. Enter the result on Line 34.

Line 35 Apportioned NOL deduction

Enter on this line the amount of any DC-apportioned net operating loss carryforward for years 2000 and later. Deductions for losses occurring in tax years 2018 and later are limited to 80% of District taxable income computed without regard to the deduction. Forms for claiming the NOL are provided. Complete the NOL deductions forms and submit with this return.

Line 36 Total DC taxable income

Subtract Line 35 from Line 34 and enter the result on Line 36.

Line 37 Tax

Calculate the tax by multiplying any positive amount on Line 36 (Total DC taxable income) by .0825. Enter the result on Line 37.

Line 38 Minus nonrefundable credits

Subtract the nonrefundable credits entered from Schedule UB, Line 20. Employers who hired at least 10 DC residents after January 1, 2010, and continue to employ such DC employees for at least one year for any business project that encourages, promotes and stimulates economic development in key economic sectors, may qualify for an annual job growth tax credit.

Note: The credits cannot be shared among combined group members.

Line 39 Total DC gross receipts

From Line 4 of (MTLGR) worksheet.

Line 40 Net tax

Subtract Line 38 from Line 37. Enter the result on Line 40, except:

1. If Line 39 is less than or equal to \$1M and Line 40 is less than \$250, enter \$250;
2. If Line 39 is greater than \$1M and Line 40 is less than \$1,000, enter \$1,000.

Line 41 Payments and refundable credits

Enter the amount paid:

- (a) with your request for an extension of time to file;
- (b) with your original return if this is an amended return;
- (c) with your estimated franchise tax payments (Form D-30ES);
- (d) enter refundable credits from Schedule UB, Line 22.

Line 42

If this is an amended 2025 return, enter refund requested with original 2025 return.

Line 43 Total payments and credits. Add Lines 41(a) through 41(d). Do not include Line 42.

Line 44 Estimated tax interest

If you are filing Form D-2220, Underpayment of Estimated Franchise Tax by Businesses, with your D-30 return, fill in the oval and enter the amount on Line 44. Attach the D-2220 to the return.

Line 45 Total Amount Due

If Line 43 is smaller than the total of Lines 40 and 44, subtract Line 43 from the total of Lines 40 and 44. Enter the amount due.

Line 46 Overpayment

If Line 43 amount is larger than the total of Lines 40 and 44, subtract Lines 40 and 44 from Line 43. Enter the amount overpaid.

Line 47 Amount to be applied to 2026 estimated franchise tax**Line 48 Amount to be refunded**

Subtract Line 47 amount from Line 46 amount and enter the result on Line 48.

Other Form D-30 schedules**Schedule F – DC apportionment factor**

All unincorporated businesses engaging in a trade or business both in and outside DC must use the single sales factor formula to apportion their business income. Unincorporated businesses domiciled in DC and not subject to tax elsewhere must report 100% of their net business income and allocate 100% of their non-business income to DC. Unincorporated businesses carrying on a trade or business in DC and in other jurisdictions must apportion trade or business income to DC. Multiply the total income by a fraction. The numerator is the taxpayer's total sales in DC during the tax year. The denominator is the taxpayer's total sales everywhere during the tax year. Sales other than sales of tangible personal property shall be apportioned to the District by using the market-based sourcing rules.

- **Sales factor**

The sales factor, except for transportation companies, is a fraction. The numerator is the taxpayer's total sales in DC during the tax year. The denominator is the taxpayer's total sales everywhere during the tax year.

Transportation companies – the sales factor is a fraction.

The numerator is the total revenue units the company first received as originating or connecting traffic at a point in DC. Add to this the total revenue units the company discharged or unloaded at a point in DC, at the termination of the transportation movement or for transfer to a connecting carrier. The denominator is twice the total revenue units originated everywhere during the tax year. One ton of freight equals one revenue unit; 10 passengers equal one revenue unit. If the company's revenue is predominantly from transportation of passengers you may use the number of passengers loaded and discharged, in place of originating and terminating tonnage.

Tangible personal property sales, including sales to the United States Government, are considered to occur in DC, no matter where title is transferred, F.O.B. point, or other sales conditions, if the property:

- is delivered or shipped to a purchaser in DC; or
- has an ultimate destination in DC, after all transportation (including any by the purchaser) is completed; or
- is delivered or shipped from an office, store, warehouse, factory, or other storage place in DC to a destination outside DC – and is not taxable in the state to which the property is shipped or delivered.

Except for transportation companies – non-tangible personal property sales are considered as occurring in DC if the income-producing activity or service is performed:

- in DC; or
- the proportion of the income-producing activity or service performed in DC is greater than that performed in any other jurisdiction.

General

If using the income allocation and apportionment rules results in a tax that does not fairly represent the tax liability arising from your trade or business in DC or from non-business sources in DC, you may petition for, or OTR may require, if reasonable:

- a separate accounting, unless the entity is conducting a unitary business;
- exclusion of one or more of the factors;
- inclusion of one or more additional factors that fairly reflect the extent of your trade or business in DC; or
- use of any other method to effect a fair allocation and apportionment of your income.

New Markets Tax Credit

DC taxable income does not include the gross income of a qualified community development entity as defined in IRC section 45D(c)(1) that has received an allocation or suballocation of new markets tax credits from the federal government under IRC section 45D(f). This exclusion applies to the extent the gross income is derived from one or more qualified low-income community investments as defined in IRC section 45D(d)(1). Complete Schedule G and enter on Line 23, Other allowable deductions.

Schedule G – Other allowable deductions

If you are the recipient of royalty, interest or other intangible payments from a related entity that has not deducted the payment amounts on their return and you are filing a return and paying tax on these payments in the District, enter, on Schedule G, the amount of income you are reporting on this return to the extent it was included: on Lines 15(b) and 18(b) of the related entity's District of Columbia D-30 tax return; on Lines 18(b) and 23(b) of the related entity's District of Columbia D-20 tax return; or on a related entity's return filed in another state where a similar adjustment was made.

Schedule H – Income not reported (claimed as nontaxable) – (page 4 of Form D-30)

List all income of the unincorporated business that you consider not subject to the DC unincorporated business franchise tax. State why the income should be considered nontaxable.

Schedule I – Balance sheets (page 5 of Form D-30)

Submit balance sheets for the start and end of the tax year. Conform them to the unincorporated business' books and records and your federal return. Attach to your D-30 an explanation of any variation.

Schedule J – Distribution and reconciliation of net income (or loss) (page 5 of Form D-30)

Under provisions of DC Code §47-1805.01(a), you must enter the TIN of each of the owners. The TIN is necessary for the proper identification of an owner's tax account with DC and will be used only for tax administration purposes. Any additional names, TINs, etc. may be listed on an attachment filed with the return.

Note: If you filed a federal Schedule M-3, net income (loss) reconciliation with total assets of \$10M or more, attach a copy of it with your DC return.

Schedule K - Disregarded Entities (page 4 of Form D-30)

Use this schedule to report the name and TIN for any single member limited liability company that is treated as a disregarded entity for District franchise tax purposes, whose income is included in the income reported on this return, and which is doing business in the District.

Supplemental information (page 6 of Form D-30)

Please provide all the information requested in this schedule.

Combined Group Members' Schedule

If filing a Combined Report, it is necessary to identify each member of the DC Combined Group subject to the franchise tax. Complete and submit the Combined Group Member's Schedule. Fill in Columns A through F for all members of the group and attach a copy of Federal Forms 851, 5471 and 8975 (including Schedule A). File this schedule each year that a DC Combined Report is filed.

Worldwide Combined Reporting Election Form

If the Worldwide Combined Reporting Election Form is completed and submitted, ensure the "Fill in if Worldwide" oval is shaded. Submit this form with the initial year of election.

Schedule UB, Business credits

Use this schedule to claim: the Economic Development Zone Incentives Credits (see instructions); the Organ and Bone Marrow donor credit (see below); the Job Growth Incentive Act credit (see below); the Alternative Fuel Infrastructure Installation Credit; the Alternative Fuel Vehicle Conversion Credit (see below); the DHCD RAD Housing Provider Credit (see below); the Small Retailer Property Tax Relief Credit (see Schedule SR and instructions); and the DC Low-Income Housing Tax Credit (see Form D-8609 and instructions).

The **Organ and Bone Marrow Donor Act of 2006** provides a credit to an employer who allows up to 30 days paid leave to an employee who donates an organ and up to 7 days paid leave for donating bone marrow.

This is a non-refundable credit equal to 25% of the regular salary paid to the donor-employee during the leave period. This credit may not be used to reduce the \$250 or \$1,000 minimum tax. An employer claiming this credit may not also deduct the salary paid the donor-employee for the same leave period. This credit is not available if the employee is eligible for leave under the Family and Medical Leave Act of 1993.

The 2011 Budget Support Act of 2010 authorized funds for the **Job Growth Incentive Act** tax credits. The credit must be approved by the Mayor in advance of starting the project. The process for applying for the credit is found in DC Official Code § 47-1807.54. The approval will provide the amount of the allowable credit and the periods for which the credit can be claimed if the employer continues to qualify. The allowable approved amount of the credit can be claimed on Schedule UB, Business Credits, Line 4 for D-20 filers or Line 15 for D-30 filers.

In order to apply for the credit, the employer must be planning a project that:

- Will bring a net job growth to DC of at least 10 new jobs with an average yearly wage of at least 120% of the average yearly wage of DC residents;
- Will increase income tax and payroll revenue for the DC;
- Will result in a retention of any new positions for at least one year; and
- Would not have occurred but for the job growth tax credit.

Beginning in 2014, through the taxable year ending December 31, 2026, there are 2 non-refundable credits allowed against DC Unincorporated Business Franchise Tax for: (1) alternative fuel infrastructure installation; and, (2) alternative fuel vehicle conversion. (See DC Code §47-1808.10 and §47-1808.11)

The **alternative fuel infrastructure credit** is a credit in the amount of 50% of the equipment and labor costs attributable to the purchase and installation of alternative fuel storage and dispensing or charging equipment on a qualified alternative fuel vehicle refueling property. The credit is limited to \$10,000 per qualified alternative fuel vehicle refueling property or per vehicle-charging station. The equipment and labor costs for which this tax credit may be claimed may not include costs associated with the purchase of land, access to land, the purchase of an existing qualified alternative fuel vehicle refueling property, or construction or purchase of any structure.

If the amount of this tax credit exceeds the tax otherwise due, the amount of the credit not used may be carried forward for up to 2 tax years. If the alternative fuel storage and dispensing equipment or charging equipment on a qualified alternative fuel vehicle refueling property is no longer used to dispense or sell alternative fuel to the public, any unused tax credit is forfeited and the taxpayer may not claim a tax credit for the portion of the tax year after the date on which the alternative fuel storage and dispensing equipment was no longer used to dispense or sell alternative fuel to the public.

The **alternative fuel vehicle conversion credit** is a credit in the amount of 50% of the equipment and labor costs attributable to the cost of converting a motor vehicle licensed in the District that operates on petroleum diesel or petroleum derived gasoline to a motor vehicle that operates on an alternative fuel.

The term “alternative fuel” means a fuel used to power a motor vehicle that consists of one or more of the following:

- a. At least 85% ethanol;
- b. Natural gas;
- c. Compressed natural gas;
- d. Liquefied natural gas;
- e. Liquefied petroleum gas;
- f. Biodiesel, excluding kerosene;
- g. Electricity provided by a vehicle-charging station; or
- h. Hydrogen.

The term “qualified alternative fuel vehicle refueling property” means a property in the District that contains equipment available for use by the public for storing and dispensing alternative fuel, including charging electrically.

If you are claiming one of these credits complete the Commercial Form, Alternative Fuel Vehicle Conversion and Infrastructure Credits, available online at [DC Tax Forms/Instructions](#). Attach it to the D-30, Schedule UB.

The **Department of Housing and Community Development (DHCD) Rental Accommodations Division (RAD) Housing Provider Credit** is a non-refundable tax credit against income or franchise taxes that is available to certain housing providers as a result of a hardship petition filed with RAD. See DC Code § 42-3502.24 (g). To claim this credit, you must have a certification of income or franchise tax credit from RAD. Enter the amount of the certified franchise tax credit on Schedule UB, Line 6 if you are filing a D-20 return; or Line 17 if filing a D-30 return. Attach a copy of the certification.

The **Employer-Assisted Home Purchase Tax Credit** is a credit equal to one-half of the amount of the homeownership assistance provided by the employer to its eligible employees during the taxable year; provided, that: (a) the credit shall not exceed \$2,500 for any one eligible employee who receives homeownership assistance; (b) the assistance is provided through a certified employer-assisted home purchase program; (c) the assistance is used for the purchase of a qualified residential real property; and (d) the eligible employee is a new homebuyer.

“Homeownership assistance” means money provided to an eligible employee for the down payment or other acquisition costs for the purchase of the principal place of residence of the employee. “New homebuyer” means an employee (and, if married or in a registered domestic partnership, the employee’s spouse or registered domestic partner) who did not own a principal place of residence in the District during the previous 12 months. “Certified employer-assisted home purchase program” means a program: (a) through which an employer provides homeownership assistance to its employees; (b) which is provided uniformly to its employees; provided that the employer may limit eligibility for the program by establishing a maximum income limit and may limit assistance to new homebuyers; and (c) which is certified by the Mayor.

To claim the credit, the employer shall attach to its tax return a statement certifying, for each person for whom the employer is claiming the credit: (i) the person is an eligible employee of the employer; (ii) the employer provided homeownership assistance to the employee under a certified employer-assisted home purchase program; (iii) the amount of homeownership assistance provided to the employee; (iv) the employee used the homeownership assistance to purchase qualified residential property; (v) the household size and household income of the employee; (vi) the address of the qualified residential real property; and (vii), the employee intends to reside in the property for at least 5 years. A copy of the certification by the Mayor of the employer’s employer-assisted affordable homeownership program must be provided. See DC Code §47-1807.07 for further details. A worksheet for computation of the credit is on the reverse side of Schedule UB.

Small Retailer Property Tax Relief Credit. For taxable years starting January 1, 2025, a business that has less than \$3,041,000 in federal gross receipts or sales may claim a credit against corporate or unincorporated business franchise tax equal to the total class 2 real property taxes paid by the business for a retail owned location in the District not to exceed \$10,100; or 10% of the rent paid by the business for rental retail location not to exceed \$10,100. The Small Retailer Property Tax Relief Credit does not apply if the business is exempt from or receives any tax credits towards its real property tax; or the rental retail location or the owned retail location is otherwise exempt from real property tax.

To be eligible for the credit, the business must own or lease a building or part of a building in the District that: is classified, in whole or in part as Class 2 Property as defined in DC Code §47-813; is the primary place of the retail business; has a Certificate of Occupancy for commercial use; and is a retail establishment from which the business of selling tangible personal property is conducted, or in or from which any retail sales are made. In addition, the business must file a Sales and Use Tax return, and must be current on all District of Columbia tax filings and payments. See Schedule SR with instructions, and DC Code §§ 47-1807.14 and 47-1808.14 for further details.

Economic Development Zone Incentives Credits

Supporting Documentation Required If you are claiming Economic Development Zone Incentives (EDZI) credits against your DC franchise tax liability, you **MUST** attach to your return:

1. a copy of the DC Council resolution approving the qualification for any credits claimed;
2. a certification of eligible employees issued by the DC Department of Employment Services; and
3. a completed EDZI Credit Worksheet.

If you do not have items 1 and 2, you do not qualify for this credit.

The EDZI Amendment Act allows a qualified business, under certain circumstances, to take various credits against its franchise tax liability. A qualified business is one that is approved as being qualified under Section 5 of EDZI by the DC Office of Economic Development. You **MUST** complete the worksheet below and include the necessary attachments with your return. The following credits are available under EDZI to qualified businesses:

1. A non-refundable credit (not exceeding \$7,500 per certified employee) against the franchise tax in an amount equal to 50 percent of the wages of all certified employees who meet the requirements of Section 10(b) of EDZI;

2. A non-refundable credit against the franchise tax in an amount equal to 50 percent of the insurance premiums attributable to all employees for whom it obtains employer liability insurance under the District of Columbia Workers Compensation Act of 1979; and
3. A non-refundable rent credit for lessors against the franchise tax. The credit allowed is the difference between the rental market value of the space leased to a licensed non-profit child care center and the actual rent stated in the lease agreement as indicated in the DC Council resolution approving the qualification of the business. A non-profit child care center is a child development center as defined in Section 10 of EDZI.

Economic Development Zone Incentives credits shall not reduce the minimum tax liability under DC Code §47-1807.02(b) or §47-1808.03(b). For credits 1, 2, & 3 listed above, amounts not used as an offset against the tax may be carried forward or back for up to 5 years, except that no portion of the credits shall be claimed for any taxable year in which the qualified business was not located within an economic development zone or did not employ a certified employee.

Economic Development Zone Incentives Credit Worksheet			
Column 1 - Credit Category	Column 2	Column 3	Column 4
A. Certified employees wages maximum \$7,500 per certified employee in any taxable year	Total Wages \$	50% of Wages Col. 2 x .50 =	\$
B. Certified (eligible employees) workers' compensation liability insurance premiums	Total Premiums \$	50% of Premiums Col. 2 x .50 =	\$
C. Child care center rent (lessor).....	Rental market value \$ _____ Minus rent shown on lease agreement \$ _____ Total child care center credit		\$
	Total of Column 4 (if more than \$7500, enter \$7500).		\$
	Add any EDZI credit carry forward from a previous year.		\$
	Total EDZI credit (enter on Schedule UB, Line 13) (maximum \$7500)		\$

District of Columbia Opportunity Zone Tax Benefits

The Tax Cuts and Jobs Act of 2017 included a provision called 'Opportunity Zones' which established certain tax benefits for federal taxpayers with capital gains who invest those gains into a Qualified Opportunity Fund (QOF). A QOF is an investment vehicle that files either a partnership or corporation federal income tax return and is organized for the purpose of investing in Qualified Opportunity Zone property. Pursuant to the "Aligning Opportunity Zone Tax Benefits with DC Community Priorities Emergency Act of 2020", the District of Columbia has also acted to establish certain tax benefits for DC taxpayers with capital gains who invest those gains into an approved DC QOF.

The District of Columbia Opportunity Zone Tax Benefits available to a DC taxpayer, if the taxpayer meets certain criteria, are:

- (1) a deferral of a capital gains tax payment for investing in a QOF;
- (2) a reduction of capital gains tax liability through a 10% step-up in basis, if invested in a QOF for 5 years prior to December 31, 2026, and an additional 5% step-up in basis, if invested in a QOF for 7 years prior to December 31, 2026; and
- (3) an abatement of capital gains tax on an investment of capital gains in a QOF for at least 10 years before December 31, 2047.

DC taxpayers seeking the capital gains tax deferral, reduction or abatement at the District level must invest in a QOF that:

- (1) is a QOF approved by the District of Columbia Government; and
- (2) has invested at least the value of the taxpayer's investment in the QOF in eligible Qualified Opportunity Zones Businesses (QOZBs) or

Qualified Opportunity Zones Business Property (QOZBP) in the District of Columbia.

The District taxpayer investor will need to submit a DC QOF Approval letter issued by the Office of the Deputy Mayor for Planning and Economic Development (DMPED) with their tax returns, along with IRS Forms 8996 and 8997 for the tax year for which the taxpayer is seeking the benefits. The taxpayer must also submit other relating federal forms, if applicable, such as federal forms 8949, 4797, and federal Schedules K-1 and Schedule D, including any other information that OTR may require to administer the benefits.

If an unincorporated business taxpayer-investor has capital gain deferred on its federal return due to an investment in a Federal Qualified Opportunity Fund, add back the amount of the federal deferral on Line 9 of the D-30 return.

If an unincorporated business taxpayer-investor has capital gain deferred due to an investment in a DC approved DC Qualified Opportunity Fund, enter the amount of the DC deferral on Line 22 of the D-30 return, provided this amount is also included in Line 9 of the D-30 return.

See DC Code §§ 47-1801.04(39A), (39B), (39C), (39D); and 47-1803.03(a)(20). For more information about the Qualified Opportunity Funds approval process and eligible investments, contact DMPED at DCQOF@dc.gov or (202) 727-6365. To apply for DC approved Opportunity Zone Tax Benefits, visit OZMarketplace.dc.gov.



Important: Print in CAPITAL letters using black ink.

Taxpayer Identification Number Fill in if FEIN if SSN

Number of business locations In DC: Outside DC:

Registered Business Name Tax period ending (MMDDYYYY)

Business Mailing Address line #1

Business Mailing Address line #2

City State Zip Code + 4

Designated Agent Name Designated Agent FEIN

OFFICIAL USE ONLY Vendor ID# 0000

Fill in if Amended Return
 Fill in if Final Return
 Fill in if 52-53 week filer
 Fill in if Combined Report*
 *You must fill in the Designated Agent info below
 Fill in if Worldwide**
 **WorldWide form must be filed with this return

		Enter dollar amounts only. If amount is zero, leave line blank; if minus, enter amount	
GROSS INCOME	1	Gross receipts, minus returns and allowances	1 \$.00
	2	Cost of goods sold (from D-30, Schedule A) and/or operations	2 \$.00
	3	Gross profit Line 1 minus Line 2 <input type="radio"/> Fill in if minus:	3 \$.00
	4	Dividends. Minus Subpart F income (attach statement)	4 \$.00
	5	Interest (attach statement showing calculations)	5 \$.00
	6	Gross rental income (attach statement)	6 \$.00
	7	Gross royalties (attach statement)	7 \$.00
	8(a)	Net capital gain (loss) (attach a copy of your federal Schedule D) <input type="radio"/> Fill in if minus:	8a \$.00
	8(b)	Ordinary gain (loss) from Part II, fed. Form 4797, (attach copy) <input type="radio"/> Fill in if minus:	8b \$.00
	9	Capital gains deferred on federal return due to investment in a federal Qualified Opportunity Fund	9 \$.00
	10	Other income (loss) (attach a detailed statement) <input type="radio"/> Fill in if minus:	10 \$.00
11	Total gross income. Add Lines 3-10. <input type="radio"/> Fill in if minus:	11 \$.00	
DEDUCTIONS	12	Salaries and wages (Do not include owner(s)/member(s))	12 \$.00
	13	Repairs	13 \$.00
	14	Bad debts (attach a copy of any statement filed with your federal return)	14 \$.00
	15(a)	Royalty payments made \$.00	
	15c	(b) Minus nondeductible payments to related entities \$.00 =	15c \$.00
	16	Rent	16 \$.00
	17	Taxes from D-30, Schedule C	17 \$.00
	18(a)	Interest payments \$.00	
	18c	(b) Minus nondeductible payments to related entities \$.00 =	18c \$.00
	19	Contributions and/or gifts from D-30, Schedule B	19 \$.00
20	Amortization (attach a copy of your federal Form 4562, Part VI)	20 \$.00	
21	Depreciation (attach a copy of your federal Form 4562. Do not include any additional IRC 179 expenses or IRC 168(k) / IRC 168(n) depreciation deductions)	21 \$.00	

Taxpayer Name: _____



Taxpayer Identification Number: _____

DEDUCTIONS

22 Capital gains deferred due to DC approved investment in DC Qualified Opportunity Fund 22 \$.00

23 Other allowable deductions from D-30, Schedule G. 23 \$.00

24 Total deductions. Add Lines 12-23. 24 \$.00

25 Net income Line 11 minus Line 24. Fill in if minus: 25 \$.00

26 (a) Non-business income/state adjustment (attach statement) Fill in if minus: 26a \$.00

(b) Minus: Related expenses (attach an allocation statement) 26b \$.00

(c) Subtract Line 26(b) from Line 26(a) Fill in if minus: 26c \$.00

27 Net income from trade or business subject to apportionment Line 25 minus Line 26(c) Fill in if minus: 27 \$.00

TAXABLE INCOME

28 DC apportionment factor from D-30, Schedule F, Col 3, Line 2 If Combined Report, from Combined Reporting Schedule 2A, Col. 3, Line 9 28 .

29 Net income from trade or business apportioned to DC Multiply Line 27 by the factor on Line 28 Fill in if minus: 29 \$.00

30 Other income/deductions attributable to DC (attach statement) Fill in if minus: 30 \$.00

31 Total DC net income (loss) Add Lines 29 and 30. Fill in if minus: 31 \$.00

32 Salary for owner(s) / member(s) services from D-30, Schedule J, Column 4. 32 \$.00

33 Exemption Maximum is \$5000. Must enter days in DC. → 33a If fewer than 365 days in DC, see page instructions for amount to claim. 33 \$.00

34 Total taxable income before apportioned NOL deduction Line 31 minus total of Lines 32 and 33 Fill in if minus: 34 \$.00

35 Apportioned NOL deduction (Losses occurring for year 2000 and later.)* *(Losses occurring in tax year 2018 or later are limited to 80%. See instructions.) 35 \$.00

36 Total DC taxable income. Line 34 minus Line 35 Fill in if minus: 36 \$.00

37 Tax: 8.25% of Line 36. 37 \$.00

38 Nonrefundable credits from Schedule UB, Line 20 38 \$.00

TAX, PAYMENTS AND CREDITS

39 Total DC gross receipts from Line '4' from MTLGR worksheet \$.00

40 Net tax. Line 37 minus Line 38. The minimum tax is \$250 if DC gross receipts are \$1M or less or \$1,000 if DC gross receipts are greater than \$1M. 40 \$.00

41 Payments:

(a) Tax paid, if any, with request for an extension of time to file 41a \$.00

(b) Tax paid, if any, with original return if this is an amended return 41b \$.00

(c) 2025 estimated franchise tax payments 41c \$.00

(d) Refundable credits from Schedule UB, Line 22 41d \$.00

42 If this is an amended 2025 return, enter refund requested with original return. 42 \$.00

43 Total payments and credits. Add Lines 41(a) through 41(d). Do not include Line 42. 43 \$.00

44 Estimated tax interest (Fill in oval if D-2220 attached) 44 \$.00

45 Total Amount Due. If Line 43 is smaller than the total of Lines 40 and 44, enter amount due. Will this payment come from an account outside the U.S.? Yes No See instructions 45 \$.00

46 Overpayment. If Line 43 is larger than the total of Lines 40 and 44, enter amount overpaid. 46 \$.00

47 Amount you want to apply to your 2026 estimated franchise tax. 47 \$.00

48 Amount to be refunded. Line 46 minus Line 47. 48 \$.00

Taxpayer Name: _____



Taxpayer Identification Number: _____

Round cents to the nearest dollar. If an amount is zero, make no entry.

Schedule A - COST OF GOODS SOLD (See specific instructions for Line 2.)

1. Inventory at beginning of year (if different from last year's closing inventory, attach an explanation).		\$
2. Purchases	\$	
Minus cost of items withdrawn for personal use	\$	Enter result here →
3. Cost of Labor.		
4. Material and supplies.		
5. Other costs (attach statement) – (Additional federal depreciation and additional IRC §179 expenses are not allowed.)		
6. Total of lines 1 through 5.		\$
7. Inventory at end of year.		\$
8. Cost of goods sold (Line 6 minus Line 7). Enter here and on D-30, Line 2.		\$
Method of inventory valuation used _____		

Schedule B - CONTRIBUTIONS AND/OR GIFTS (See specific instructions for Line 19.)

	\$		\$
		TOTAL (Limited to 15% of net income – also enter on D-30, Line 19.)	\$

Schedule C - TAXES (See specific instructions for Line 17.)

Type of Tax	Amount	Type of Tax	Amount
	\$		\$
TOTAL			\$

* _____

Schedule E - INTEREST EXPENSE (See specific instructions for Line 18.)

Name and Address of Payee	Amount	Name and Address of Payee	Amount
	\$		\$
TOTAL			\$

*Schedule D has been deleted.

Taxpayer Name: _____



Taxpayer Identification Number: _____

Schedule F - DC apportionment factor (See instructions) Note: If this is a combined report do not use Schedule F to derive the apportionment factor for the group. Leave Schedule F blank. Use Combined Reporting Schedule 2A, Line 9 instead.

Round cents to the nearest dollar.

Carry all factors to six decimal places and truncate.

	Column 1: TOTAL	Column 2: in DC	DC Apportionment Factor
1. SALES FACTOR: All gross receipts of the unincorporated business other than gross receipts from items of non-business income.	\$ _____ .00	\$ _____ .00	(Column 2 divided by Column 1)
2. DC APPORTIONMENT FACTOR: Column 2 divided by Column 1. Enter on D-30, Line 28.			_____

Schedule G - Other allowable deductions

Nature of Deduction	Amount
	\$ _____
TOTAL (Also enter on D-30, Line 23.)	\$ _____

Schedule H - Income not reported (claimed as nontaxable) (See instructions.)

Nature of Income	Amount
	\$ _____
TOTAL	\$ _____

Schedule K - Disregarded Entities (Name and TIN for any single member limited liability company that is treated as a disregarded entity for District franchise tax purposes, whose income is included in the income reported on this return, and which is doing business in the District). (See instructions.)

Disregarded Entity Name	TIN

Third party designee To authorize another person to discuss this return with OTR, fill in here and enter the name and phone number of that person. See instructions.

Designee's name _____ Phone number _____

PLEASE SIGN HERE	Under penalties of law, I declare that I have examined this return and, to the best of my knowledge, it is correct. Declaration of paid preparer is based on the information available to the preparer.			
	Officer's signature	Title	Date	Telephone number of person to contact
PAID PREPARER ONLY	Preparer's signature (if other than taxpayer)	Date	Firm name	Firm address
	Preparer's PTIN	If you want to allow the preparer to discuss this return with the Office of Tax and Revenue fill in the oval. <input type="checkbox"/>		
Email Address				

Taxpayer Name: _____



Taxpayer Identification Number: _____

Schedule J - BALANCE SHEETS (See Instructions.) Beginning of Taxable Year End of Taxable Year

	Beginning of Taxable Year		End of Taxable Year	
	(A) Amount	(B) Total	(A) Amount	(B) Total
ASSETS				
1. Cash				
2. Trade notes and accounts receivable				
(a) MINUS: Allowance for bad debts				
3. Inventories				
4. Gov't obligations: (a) U.S. and its instrumentalities				
(b) States, subdivisions thereof, etc.				
5. Other current assets (attach statement)				
6. Mortgage and real estate loans				
7. Other investments (attach statement)				
8. Buildings and other fixed depreciable assets				
(a) MINUS: Accumulated depreciation				
9. Depletable assets				
(a) MINUS: Accumulated depletion				
10. Land (net of any amortization)				
11. Intangible assets (amortizable only)				
(a) MINUS: Accumulated amortization				
12. Other assets (attach statement)				
13. TOTAL ASSETS				
LIABILITIES AND CAPITAL				
14. Accounts payable				
15. Mortgages, notes, bonds payable in less than 1 year				
16. Other current liabilities (attach statement)				
17. Mortgages, notes, bonds payable in 1 year or more				
18. Other liabilities (attach statement)				
19. Capital stock				
20. TOTAL LIABILITIES AND CAPITAL				

Schedule J - DISTRIBUTION AND RECONCILIATION OF NET INCOME (OR LOSS)

Col. 1		Col. 2	Col. 3	Col. 4	Col. 5	Col. 6	Col. 7	Col. 8
Name and Address of Owner(s)/ Member(s)	Taxpayer Identification Number	Percentage of Time Devoted to this Business	Percentage of Ownership	Salary Claimed	Exemption Claimed	Net Loss DC Sources	Net Income (or Loss) from Outside DC	Total Income (or Loss) Not Taxable to the Unincorporated Business (Add Cols. 4 thru 7)
		%	%	\$	\$	\$	\$	\$
TOTAL				\$	\$	\$	\$	\$

Col. 4 - See Instructions.
Col. 5 - See Instructions.
Col. 6 - Any loss amount from Line 31 of D-30.
Col. 7 - Enter the difference between Line 25 and Line 31 of D-30.

Enter total taxable income as shown on Line 34 of D-30.	\$
Net income of Unincorporated Business from both within and outside DC (from Line 25 of D-30)	\$

Taxpayer Name: _____

Taxpayer Identification Number: _____

SUPPLEMENTAL INFORMATION

<p>1. During 2025, has the Internal Revenue Service made or proposed any adjustments to your federal income tax returns, or did you file any amended returns with the Internal Revenue Service? Yes <input type="radio"/> No <input type="radio"/></p> <p>If "Yes", submit separately an amended Form D-30 and a detailed statement, concerning adjustments, to the Office of Tax and Revenue. See instructions for address.</p>	<p>2. PRINCIPAL BUSINESS ACTIVITY</p> <p>_____</p>	<p>3. DATE BUSINESS BEGAN</p> <p>_____</p>
	<p>4. IF BUSINESS HAS TERMINATED. STATE REASON</p> <p>_____</p>	<p>5. TERMINATION DATE</p> <p>_____</p>
<p>6. TYPE OF OWNERSHIP (sole proprietor, partnership, etc.)</p> <p>_____</p>		
<p>7. Place where federal income tax return for period covered by this return was filed:</p> <p>_____</p>		
<p>8. Name(s) under which federal return for period covered by this return was filed:</p> <p>_____</p>		
<p>9. Have you filed annual Federal Information Returns, (forms 1096 and 1099) pertaining to compensation payments for 2025?</p> <p style="text-align: center;">Yes <input type="radio"/> No <input type="radio"/> If no, please state reason:</p> <p>_____</p>		
<p>10. Is this return reported on the accrual basis?</p> <p style="text-align: center;">Yes <input type="radio"/> No <input type="radio"/> If no, fill in the method used: <input type="radio"/> Cash basis <input type="radio"/> Other (specify) _____</p>		
<p>11. Did you withhold DC income tax from the wages of your DC employees during 2025?</p> <p style="text-align: center;">Yes <input type="radio"/> No <input type="radio"/> If no, state reason:</p> <p>_____</p> <p>_____</p>		
<p>12. Did you file a franchise tax return for the business with the District of Columbia for the year 2024? If yes, enter name under which return was filed:</p> <p style="text-align: center;">Yes <input type="radio"/> No <input type="radio"/> If no, state reason:</p> <p>_____</p> <p>_____</p> <p>_____</p>		
<p>13. Does this return include income from more than one business conducted by the taxpayer? (If yes, list businesses and net income (loss) of each.)</p> <p style="text-align: center;">Yes <input type="radio"/> No <input type="radio"/></p> <p>_____</p> <p>_____</p> <p>_____</p>		
<p>14. Is income from any other business or business interest owned by the proprietors of this business being reported in a separate return? (If yes, list names and addresses of the other businesses.)</p> <p style="text-align: center;">Yes <input type="radio"/> No <input type="radio"/></p> <p>_____</p> <p>_____</p> <p>_____</p>		
<p>15. (a) Is this business unitary with a partnership or another corporation?</p> <p style="text-align: center;">Yes <input type="radio"/> No <input type="radio"/> If yes, explain:</p> <p>_____</p> <p>_____</p> <p>(b) Is this business unitary with a combined group?</p> <p style="text-align: center;">Yes <input type="radio"/> No <input type="radio"/> If yes, explain:</p> <p>_____</p> <p>_____</p>		
<p>16. Did you file an annual ballpark fee return?</p> <p style="text-align: center;">Yes <input type="radio"/> No <input type="radio"/></p>		

Organ and Bone Marrow Donor Credit

An employer who provides an employee with paid leave to donate an organ (up to 30 days leave) or to donate bone marrow (up to 7 days leave) is eligible to claim a credit against the franchise tax. The credit is equal to 25% of the salary paid to the employee during the leave period. If you take the credit, you may not also take a deduction for the salary paid to the donor employee for that period. This credit is not available if the employee is eligible for leave under the Family and Medical Leave Act of 1993.

Organ and Bone Marrow Donor Credit — Computation —			
Column 1 Credit Category	Column 2 Total Paid Leave	Column 3 Leave Credit Calculation	Column 4 Total Credit
Organ Donor(s)	Total Paid Leave Wages \$ _____	Col 2 _____ amt. × 25% _____ \$ _____	\$ _____
Bone Marrow Donor(s)	Total Paid Leave Wages \$ _____	Col 2 _____ amt. × 25% _____ \$ _____	\$ _____
		Total of Col. 4. Enter here and on Schedule UB.*	\$ _____

*Line 3 of Schedule UB for D-20 filers
Line 14 of Schedule UB for D-30 filers

Employer-Assisted Home Purchase Tax Credit — Computation —	
1. Number of Eligible Employees <input style="width: 40px;" type="text"/>	
2. Amount of Homeownership Assistance provided during this period to Eligible Employees.....x 50%	\$ _____
3. Tax Credit (Cannot exceed Line 2 amount and limited to \$2,500 per Eligible Employee)	\$ _____
<p>Enter amount from Line 3 on Line 7 of Schedule UB for D-20 filers, or Line 18 of Schedule UB for D-30 filers.</p>	

Employer-Assisted Home Purchase Tax Credit

An employer who provides homeownership assistance to eligible employees through a certified home purchase program may be eligible to claim a credit against the franchise tax if certain conditions are met. See instructions and DC Code Section 47-1807.07 for further details.

2025 D-30N Affidavit of Gross Income
 In Lieu of D-30 Unincorporated
 Business Franchise Tax Return



Important: Print in CAPITAL letters using black ink.

Taxpayer Identification Number		Fill in <input type="radio"/> if FEIN		Number of business locations		OFFICIAL USE ONLY Vendor ID# 0000	
<input type="text"/>		Fill in <input type="radio"/> if SSN		In DC: <input type="text"/>		Outside DC: <input type="text"/>	
Registered Business Name				Tax period ending (MMDDYYYY) <input type="text"/>			
<input type="text"/>							
Business Mailing Address line #1							
<input type="text"/>							
Business Mailing Address line #2							
<input type="text"/>							
City				State		Zip Code + 4	
<input type="text"/>				<input type="text"/>		<input type="text"/>	
Department of Licensing and Consumer Protection Registration Number							
<input type="text"/>							

For Unincorporated Businesses Having A Gross Income of Twelve Thousand Dollars (\$12,000) or Less

- Do not file this affidavit if the taxpayer is an unincorporated business that had gross income of more than \$12,000 during the taxable year. *(In this case, the taxpayer must file a Form D-30, District of Columbia Unincorporated Business Franchise Tax Return instead, even if the business had no net income).*
- Do not file this affidavit if the taxpayer is an unincorporated business that is required to file Form D-65, District of Columbia Partnership Return of Income.
- Do not file this affidavit if the taxpayer is a corporation (including an S-corporation). *(In this case, the taxpayer must file Form D-20, District of Columbia Corporation Franchise Tax Return regardless of the amount of the business's gross income).*
- Do not file this affidavit if the taxpayer is a member of a combined group.

I hereby affirm and declare under the penalties of law that:

1. I am the sole proprietor or general partner or principle officer of the above stated business and have personal knowledge of its operations, its sources of income, and books and records for the above filing period.
2. The above stated business is an unincorporated business registered with the Office of Tax and Revenue for unincorporated business franchise tax.
3. I did not make any estimated or extension payments.
4. I am not filing a short period return.
5. I have made a good faith effort to calculate its gross income to determine whether it must file a D-30 Unincorporated Business Franchise Tax Return for the above filing period.
6. The above stated business had gross income of \$12,000 or less for the above filing period and, therefore has elected not to file a D-30 Unincorporated Business Franchise Tax Return.

PLEASE SIGN HERE

Signature of Sole Proprietor, General Partner or Principal Officer

Date

Telephone number of person to contact

Email Address

Instructions for D-30N

Affidavit of Gross Income In Lieu of Unincorporated Business Franchise Tax Return

An unincorporated business having a gross income of \$12,000 or less is not subject to the unincorporated business franchise tax, including minimum tax, and does not have to file a D-30 Unincorporated Business Franchise Tax return.

An unincorporated business must demonstrate that it has filed all required tax returns to be eligible to receive a Certificate of Clean Hands. An unincorporated business that has \$12,000 or less in gross receipts for this tax year may be eligible to satisfy this requirement by filing a Form D-30N (Affidavit of Gross Income In Lieu of Unincorporated Business Franchise Tax Return) instead of filing a D-30 (Unincorporated Business Franchise Tax Return).

If you have already filed a D-30 (Unincorporated Business Franchise Tax Return) for this tax year

and you wish to make a change, you must amend your return by filing an amended D-30 (Unincorporated Business Franchise Tax Return). You cannot amend your return by filing a D-30N (Affidavit of Gross Income in Lieu of Unincorporated Business Franchise Tax Return).

Likewise, if you have already filed a D-30N (Affidavit of Gross Income in Lieu of Unincorporated Business Franchise Tax Return), you cannot amend your affidavit by filing a superseding D-30N (Affidavit of Gross Income in Lieu of Unincorporated Business Franchise Tax Return) and must file an original D-30 (Unincorporated Business Franchise Tax Return).

If you have a credit on your account for the tax year you are filing for, you must file a full D-30. A D-30N cannot be used to request a refund or carry forward the credit.



OFFICIAL USE ONLY Vendor ID#0000

Important: Print in CAPITAL letters using black ink.

This Section to be completed by DHCD

Part IA. Credit

- 1. Building Address
2a. Building Owner Name
b. Building Owner Address
3. Building Owner TIN
4. Federal Building Identification Number DC-
5. Maximum Allowable DC LIHTC Amount*
6. Date of Allocation
7. Date Building Placed in Service
8. Fill in [] if election to begin credit period the first year after the building is placed in service was made on Federal Form 8609, Line 10a.

Signature of Authorized DHCD Official Date

*The amount for each year of the 10-year credit period

Part IB. Owner Certification

Ownership Entity

Under penalties of perjury, I declare that: (1) the above building continues to qualify as a part of a qualified low-income housing development and meets the requirements of Internal Revenue Code Section 42(g) and DC Code §47-4801 and (2) the qualified basis of the building (check one) ___ has ___ has not decreased for this tax year. I have examined this form, and to the best of my knowledge and belief, it is true, correct and complete.

Signature Taxpayer ID Number Date

Name (please type or print)

DISTRICT OF COLUMBIA LOW-INCOME HOUSING TAX CREDIT

The federal Low-Income Housing Tax Credit (LIHTC) was established by the Tax Reform Act of 1986 and is a dollar-for-dollar tax credit for federal taxpayers who invest in the construction and rehabilitation of housing for low and moderate-income individuals and families in the United States.

Pursuant to the District of Columbia Low-Income Housing Tax Credit Clarification Amendment Act of 2020, (D.C. Law 23-149, § 7201), and the District of Columbia Low-Income Housing Tax Credit Amendment Act of 2024 (D.C. Law 25-550 §2161) the District of Columbia has established a low-income housing tax credit for eligible projects located in the District of Columbia. An "eligible project" means a rental housing development in the District that includes more than 5 housing units; and units that will be affordable to tenants at an income level no greater than 80% of the median family income in the Washington Metropolitan Statistical Area.

The District of Columbia low-income housing tax credit (DC LIHTC) can be taken against income tax, franchise tax, and insurance premium tax. The credit can be claimed equally for 10 years or 120 months and subtracted from the amount of District tax otherwise due for each taxable period. The tax cannot be taken against any tax that is dedicated in whole or in part to the Healthy DC and Health Care Expansion Fund established by DC Code §31-3514.02.

The credit is not refundable, but any amount of the credit that exceeds the tax due for a taxable year can be carried forward to any of the 10 remaining subsequent taxable years. The owner of an eligible project that qualifies for the DC LIHTC must obtain an eligibility statement issued by the Department of Housing and Community Development (DHCD) with respect to the project and submit an executed Form D-8609, District of Columbia Low-Income Housing Tax Credit Allocation and Certification.

All or any portion of District low-income housing tax credits may be transferred, sold, assigned, or allocated to parties who are eligible pursuant to Chapter 48 of Title 47 of the District of Columbia Official Code. There is no limit on the total number of allocations of all or part of the total credit authorized. Collectively, all transfers, sales, assignments, and allocations are subject to the maximum credit allowable to a particular qualified project.

A tax credit earned or purchased by, or transferred or assigned to, a partnership, limited liability company, S corporation, or other pass-through entity may be allocated to the partners, members, or shareholders in accordance with the provisions of any agreement among the partners, members, or shareholders and without regard to the ownership interest of the partners, members, or shareholders in the project. A partner, member, or shareholder to whom a tax credit is allocated may further allocate all or part of the allocated credit or may transfer, sell, or assign the allocated credit. Collectively all transfers, sales, assignments, and allocations are subject to the maximum credit allowable to a particular qualified project.

An owner, transferee, purchaser, assignee, or taxpayer to whom a credit is allocated desiring to make a transfer, sale assignment or allocation to another transferee, purchaser, assignee or taxpayer, must submit appropriate information to the Office of Tax and Revenue (OTR) and report the amount of DC LIHTC transferred, sold, assigned, or allocated, and the recipient of the credit. Follow the steps described in the Instructions for Low-Income Housing Tax Credit (LIHTC) Allocation and Certification booklet on [MyTax.DC.gov](https://mytax.dc.gov).

The District low-income housing tax credit can be recaptured if the owner fails to submit a copy of the eligibility statement issued by the Department with respect to the eligible project at the time of filing the return, or, if under IRC §42, a portion of any federal low-income housing tax credits taken on a low-income qualified project is required to be recaptured. If a recapture is required, any statement submitted to OTR as required by DC Code §47-4806(b) must include the proportion of the credit required to be captured, the identity of each transferee subject to recapture, and the amount of credit previously transferred, sold, assigned, or allocated to such transferee, purchaser, assignee, or taxpayer to whom a credit is allocated.

Except for unused credits carried forward and for credits claimed under regulations promulgated by the Department consistent with the special rule set forth in IRC §42, an eligible District of Columbia project is not eligible for any District tax credits for more than 11 taxable years.

Sign-Up for MyTax.DC.gov

[MyTax.DC.gov](https://mytax.dc.gov) is the web portal where you can view your available DC LIHTC amount and report credit transfers, sales, assignments and allocations to other credit recipients. All credit owners, transferors and recipients must complete a one-time registration to sign up for an online account. Credit transferors must report any credit transfers, sales, assignments and allocations on their MyTax.DC account before the credit recipients can view their portion of available DC LIHTC credit. For further information on how to view your DC LIHTC information and report transactions, please see Instructions for DC Low-Income Housing Tax Credit Allocation and Certification.

Claiming the Credit

The building owners of an eligible project must complete Form D-8609, District of Columbia Low-Income Housing Tax Credit Allocation and Certification, and have it signed by an authorized official from the District of Columbia Department of Housing and Community Development (DHCD). Provide the following documents to OTR by email OTRLIHTCTeam@dc.gov:

- A copy of the executed D-8609,
- A copy of your eligibility letter issued by DHCD,
- A copy of your federal Form 8609A, Annual Statement for Low-Income Housing Credit, and
- A copy of your DC credit schedule for the building project.

A District tax return must be filed with the credit amount on the appropriate line of the return or schedule to receive the credit. The lines to claim this credit are:

D-40 Schedule U Line 5
D-41 Line 16a
D-20 Schedule UB Line 8
D-30 Schedule UB Line 19

This is a non-refundable credit. The total amount of the credit being claimed should not exceed the amount of tax due.

Instructions for Schedule SR

Small Retailer Property Tax Relief Credit

For taxable years starting January 1, 2025, a qualified corporation, or a qualified unincorporated business, may claim a credit against corporate or unincorporated business franchise tax as follows:

(1) a tax credit equal to 10% of the total rent paid by the qualified corporation/qualified unincorporated business for a qualified retail rental location during the taxable year not to exceed \$10,100: or

(2) a tax credit equal to the total Class 2 real property taxes paid by the qualified corporation/qualified unincorporated business for a qualified retail owned location during the taxable year not to exceed the lesser of the real property tax paid during the taxable year or \$10,100.

The credit in any one taxable year may exceed the qualified corporation/qualified unincorporated business's franchise tax liability, including any minimum tax due for that taxable year, and is refundable to the qualified corporation/qualified unincorporated business claiming the credit.

The credit does not apply if the qualified corporation/qualified unincorporated business is exempt from or receives any tax credits towards its real property tax, or if the qualified retail rental location or qualified owned retail location is otherwise exempt from real property tax.

Qualified Corporation/Qualified Unincorporated Business Defined

The terms "qualified corporation" or "qualified unincorporated business" mean a corporation or unincorporated business that: is engaged in the business of making sales at retail and files a sales tax return reflecting those sales; has less than \$3,041,000 in federal gross receipts or sales; and is current on all District tax filings and payments.

Qualified Retail Rental Location/Qualified Retail Owned Location Defined

The terms "qualified retail rental location" or "qualified retail owned location" mean a building or part of a building in the District that during the taxable year is: a retail establishment, the premises in which the business of selling tangible personal property is conducted, or in or from which any retail sales are made; the primary place of the retail business of the qualified corporation/

qualified unincorporated business; leased or owned by the qualified corporation/qualified unincorporated business; classified, in whole or in part, as Class 2 Property as defined in DC Code §47-813; and has obtained a Certificate of Occupancy for commercial use.

Tax-Exempt and Government Properties

Businesses that lease a qualified retail rental location or own a qualified retail owned location that is exempt from real property taxation by the District (including government-owned buildings) are not eligible to claim this credit.

Line Instructions

Line 1 Enter the total amount of federal gross receipts or sales. If you have federal gross receipts or sales of \$3,041,000 or more you are ineligible to claim the credit.

Line 2 If you are a tenant, enter the amount of rent paid on the qualified retail rental location in taxable year 2025.

Line 3 If you are an owner, enter the amount of Class 2 real property taxes paid on the qualified retail owned location in 2025, or, if you are a tenant, enter the amount of 10% of the rent paid on the qualified retail rental location in taxable year 2025.

Line 4 The credit limit is \$10,100.

Line 5 Enter the smaller of Line 3 or Line 4 on Line 5. This is the amount of the credit that may be claimed. Enter the Line 5 amount on Schedule UB, Line 11 if incorporated, or Line 21 if unincorporated.

Line 6 For the qualified retail location, enter the Owner or Landlord's name, address and telephone number.

Line 7 If the property is a qualified retail owned location, enter the Square number, Suffix number and Lot number for the property as it appears on your real property tax bill or assessment.

Note: In addition to other requirements as listed above, all businesses must have a sales and use tax account with the DC Office of Tax and Revenue and file all required returns in order to qualify for this credit. The Schedule SR cannot be filed as a standalone return. It must be filed with Schedule UB and the D-20 Corporation Franchise Tax Return, or the D-30 Unincorporated Franchise Tax Return, as applicable. A business with multiple locations in the District may claim the credit for only one property owned or leased.



Combined Group Members' Schedule

NOTE: READ INSTRUCTIONS BEFORE COMPLETING THIS FORM



2 5 2 3 0 0 3 1 0 0 0 0

Important: Print in CAPITAL letters using black ink.

Worldwide

Taxpayer Identification Number of Designated Agent

Taxable year ending MMDDYYYY

Number of members in the combined group

Input boxes for Taxpayer Identification Number

Input boxes for Taxable year ending MMDDYYYY

Input boxes for Number of members in the combined group

Name of Designated Agent

Telephone number

Input boxes for Name of Designated Agent

Input boxes for Telephone number

Business mailing address line #1

Input boxes for Business mailing address line #1

Business mailing address line #2

Input boxes for Business mailing address line #2

City

State

Zip Code + 4

Input boxes for City

Input boxes for State

Input boxes for Zip Code + 4

A List the designated agent and all combined members	B Taxpayer Identification Number	C Was a separate DC franchise tax return filed in the prior year?	D Is the member new to the combined group?	E Was gross income received from District sources?	F Does the member have nexus in DC?
		Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>
		Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>
		Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>
		Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>
		Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>
		Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>
		Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>
		Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>
		Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>
		Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>
		Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>
		Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>
		Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>
		Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>
		Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>
		Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>

Note: If more than 14 combined members, continue list on a separate sheet of paper.

Combined Group Members' Schedule

Instructions

It is necessary to identify each member of the DC Combined Group subject to the franchise tax.

Attach a copy of Federal Forms 851, 5471, and 8975 (including Schedule A).

File this schedule each year that a DC Combined Report is filed.

Enter the number of members in the combined group.

Column A - List the designated agent and all combined members included in the DC Combined Report.

Column B - Give the Taxpayer Identification Number (TIN) for each member listed.

Column C - Indicate if each member listed filed a separate DC franchise tax return in the prior tax year.

Column D - Indicate if any members are new to the DC Combined Group.

Column E - Indicate if the member received gross income from DC sources.

Column F - Indicate if the member has nexus in DC.

Worldwide Combined Reporting Election Form



Taxpayer Identification Number of Designated Agent

Input field for Taxpayer Identification Number (9 digits)

Taxable Year YYYY

Input field for Taxable Year (4 digits)

Worldwide

Name of Designated Agent

Input field for Name of Designated Agent (30 characters)

Telephone number

Input field for Telephone number (10 digits)

Business address line #1

Input field for Business address line #1 (30 characters)

Business address line #2

Input field for Business address line #2 (30 characters)

City

Input field for City (25 characters)

State

Input field for State (2 characters)

Zip code +4

Input field for Zip code +4 (9 characters)

- In accordance with the provisions of DC Official Code § 47-1810.07 and the combined reporting regulations, election is hereby made to report on a worldwide unitary combined basis.
- A worldwide unitary combined reporting election is binding for and applicable to the tax year it is made and all years thereafter for a period of ten years.
- It may be withdrawn or reinstated after withdrawal, prior to the expiration of the ten-year period, only upon written request for reasonable cause based on extraordinary hardship due to unforeseen changes in DC tax statutes, law or policy and only with the written permission from the DC Office of Tax and Revenue.
- Upon the expiration of the ten-year period, a taxpayer may withdraw from the worldwide unitary combined reporting election.
- Withdrawal must be made in writing within one year of the expiration of the election and is binding for a period of ten years, subject to the same conditions as applied to the original election.

Date Beginning Tax Period: MMDDYYYY

Input field for Date Beginning Tax Period (8 digits)

Date Ending Tax Period: MMDDYYYY

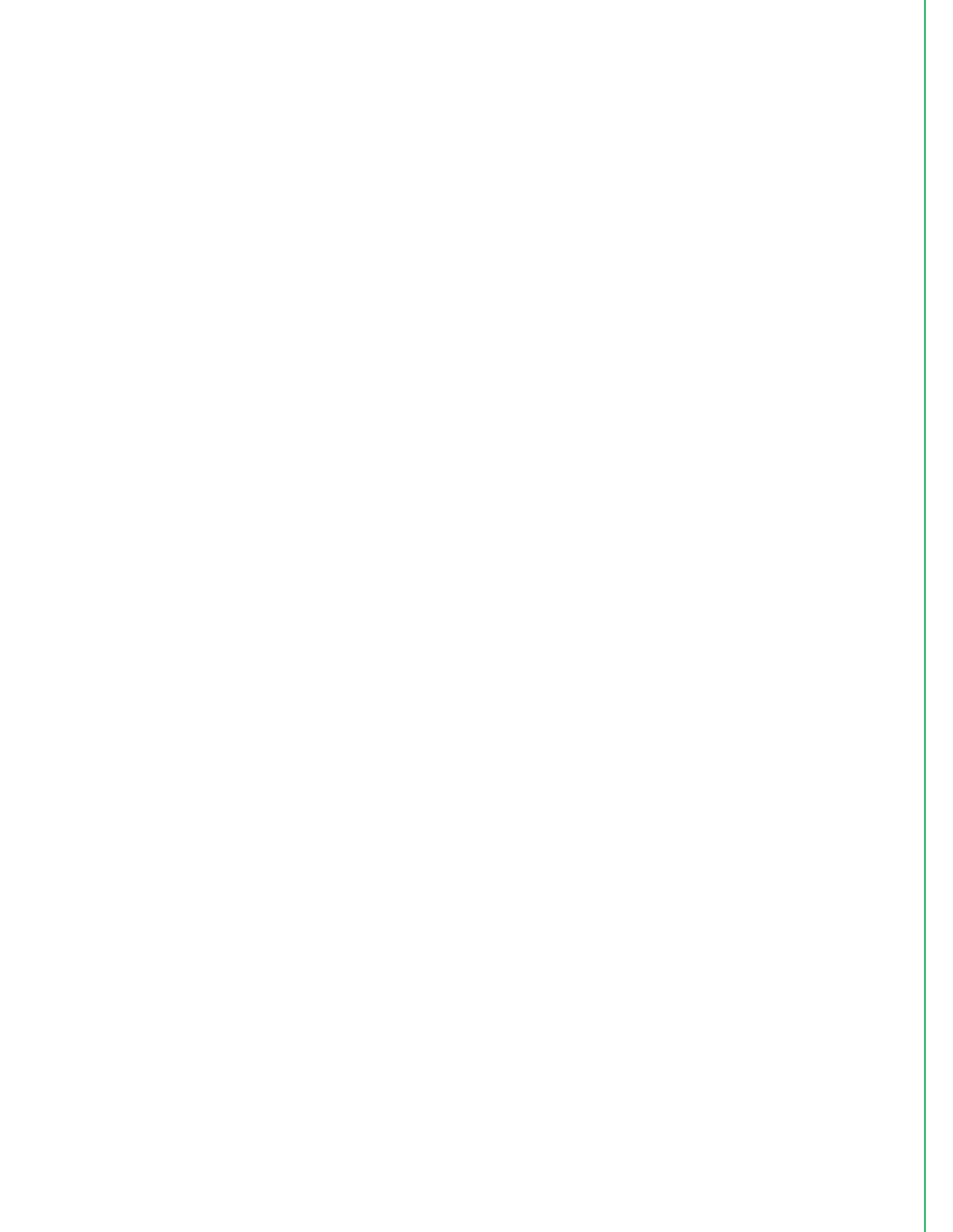
Input field for Date Ending Tax Period (8 digits)

Authorized Signature

Printed Name

Date

Under penalties of law, I declare that the designated agent has authorized me to sign on behalf of all members of the combined group, and that I have examined this form and the information contained herein is, to the best of my knowledge and belief, correct and complete.





Important: Print in CAPITAL letters using black ink.

Taxpayer Identification Number Fill in if FEIN if SSN

Number of business locations In DC: Outside DC:

Registered Business Name Tax period ending (MMDDYYYY)

Business Mailing Address line #1

Business Mailing Address line #2

City State Zip Code + 4

Designated Agent Name Designated Agent FEIN

OFFICIAL USE ONLY Vendor ID# 0000

Fill in if Amended Return
 Fill in if Final Return
 Fill in if 52-53 week filer
 Fill in if Combined Report*
 *You must fill in the Designated Agent info below
 Fill in if Worldwide**
 **WorldWide form must be filed with this return

		Enter dollar amounts only. If amount is zero, leave line blank; if minus, enter amount	
GROSS INCOME	1	Gross receipts, minus returns and allowances	1 \$.00
	2	Cost of goods sold (from D-30, Schedule A) and/or operations	2 \$.00
	3	Gross profit Line 1 minus Line 2 <input type="radio"/> Fill in if minus:	3 \$.00
	4	Dividends. Minus Subpart F income (attach statement)	4 \$.00
	5	Interest (attach statement showing calculations)	5 \$.00
	6	Gross rental income (attach statement)	6 \$.00
	7	Gross royalties (attach statement)	7 \$.00
	8(a)	Net capital gain (loss) (attach a copy of your federal Schedule D) Fill in if minus: <input type="radio"/>	8a \$.00
	(b)	Ordinary gain (loss) from Part II, fed. Form 4797, (attach copy) Fill in if minus: <input type="radio"/>	8b \$.00
	9	Capital gains deferred on federal return due to investment in a federal Qualified Opportunity Fund	9 \$.00
	10	Other income (loss) (attach a detailed statement) <input type="radio"/> Fill in if minus:	10 \$.00
11	Total gross income. Add Lines 3-10. <input type="radio"/> Fill in if minus:	11 \$.00	
DEDUCTIONS	12	Salaries and wages (Do not include owner(s)/member(s))	12 \$.00
	13	Repairs	13 \$.00
	14	Bad debts (attach a copy of any statement filed with your federal return)	14 \$.00
	15(a)	Royalty payments made \$.00	
	(b)	Minus nondeductible payments to related entities \$.00 =	15c \$.00
	16	Rent	16 \$.00
	17	Taxes from D-30, Schedule C	17 \$.00
	18(a)	Interest payments \$.00	
	(b)	Minus nondeductible payments to related entities \$.00 =	18c \$.00
	19	Contributions and/or gifts from D-30, Schedule B	19 \$.00
20	Amortization (attach a copy of your federal Form 4562, Part VI)	20 \$.00	
21	Depreciation (attach a copy of your federal Form 4562. Do not include any additional IRC 179 expenses or IRC 168(k) / IRC 168(n) depreciation deductions)	21 \$.00	

Taxpayer Name: _____



Taxpayer Identification Number: _____

DEDUCTIONS

22 Capital gains deferred due to DC approved investment in DC Qualified Opportunity Fund 22 \$.00

23 Other allowable deductions from D-30, Schedule G. 23 \$.00

24 Total deductions. Add Lines 12-23. 24 \$.00

25 Net income Line 11 minus Line 24. Fill in if minus: 25 \$.00

26 (a) Non-business income/state adjustment (attach statement) Fill in if minus: 26a \$.00

(b) Minus: Related expenses (attach an allocation statement) 26b \$.00

(c) Subtract Line 26(b) from Line 26(a) Fill in if minus: 26c \$.00

27 Net income from trade or business subject to apportionment Line 25 minus Line 26(c) Fill in if minus: 27 \$.00

TAXABLE INCOME

28 DC apportionment factor from D-30, Schedule F, Col 3, Line 2 If Combined Report, from Combined Reporting Schedule 2A, Col. 3, Line 9 28 .

29 Net income from trade or business apportioned to DC Multiply Line 27 by the factor on Line 28 Fill in if minus: 29 \$.00

30 Other income/deductions attributable to DC (attach statement) Fill in if minus: 30 \$.00

31 Total DC net income (loss) Add Lines 29 and 30. Fill in if minus: 31 \$.00

32 Salary for owner(s) / member(s) services from D-30, Schedule J, Column 4. 32 \$.00

33 Exemption Maximum is \$5000. Must enter days in DC. → 33a If fewer than 365 days in DC, see page instructions for amount to claim. 33 \$.00

34 Total taxable income before apportioned NOL deduction Line 31 minus total of Lines 32 and 33 Fill in if minus: 34 \$.00

35 Apportioned NOL deduction (Losses occurring for year 2000 and later.)* *(Losses occurring in tax year 2018 or later are limited to 80%. See instructions.) 35 \$.00

36 Total DC taxable income. Line 34 minus Line 35 Fill in if minus: 36 \$.00

37 Tax: 8.25% of Line 36. 37 \$.00

38 Nonrefundable credits from Schedule UB, Line 20 38 \$.00

TAX, PAYMENTS AND CREDITS

39 Total DC gross receipts from Line '4' from MTLGR worksheet \$.00

40 Net tax. Line 37 minus Line 38. The minimum tax is \$250 if DC gross receipts are \$1M or less or \$1,000 if DC gross receipts are greater than \$1M. 40 \$.00

41 Payments:

(a) Tax paid, if any, with request for an extension of time to file 41a \$.00

(b) Tax paid, if any, with original return if this is an amended return 41b \$.00

(c) 2025 estimated franchise tax payments 41c \$.00

(d) Refundable credits from Schedule UB, Line 22 41d \$.00

42 If this is an amended 2025 return, enter refund requested with original return. 42 \$.00

43 Total payments and credits. Add Lines 41(a) through 41(d). Do not include Line 42. 43 \$.00

44 Estimated tax interest (Fill in oval if D-2220 attached) 44 \$.00

45 Total Amount Due. If Line 43 is smaller than the total of Lines 40 and 44, enter amount due. Will this payment come from an account outside the U.S.? Yes No See instructions 45 \$.00

46 Overpayment. If Line 43 is larger than the total of Lines 40 and 44, enter amount overpaid. 46 \$.00

47 Amount you want to apply to your 2026 estimated franchise tax. 47 \$.00

48 Amount to be refunded. Line 46 minus Line 47. 48 \$.00

Taxpayer Name: _____



Taxpayer Identification Number: _____

Round cents to the nearest dollar. If an amount is zero, make no entry.

Schedule A - COST OF GOODS SOLD (See specific instructions for Line 2.)

1. Inventory at beginning of year (if different from last year's closing inventory, attach an explanation).		\$
2. Purchases	\$	
Minus cost of items withdrawn for personal use	\$	Enter result here →
3. Cost of Labor.		
4. Material and supplies.		
5. Other costs (attach statement) – (Additional federal depreciation and additional IRC §179 expenses are not allowed.)		
6. Total of lines 1 through 5.		\$
7. Inventory at end of year.		\$
8. Cost of goods sold (Line 6 minus Line 7). Enter here and on D-30, Line 2.		\$
Method of inventory valuation used _____		

Schedule B - CONTRIBUTIONS AND/OR GIFTS (See specific instructions for Line 19.)

	\$		\$
		TOTAL (Limited to 15% of net income – also enter on D-30, Line 19.)	\$

Schedule C - TAXES (See specific instructions for Line 17.)

Type of Tax	Amount	Type of Tax	Amount
	\$		\$
TOTAL			\$

* _____

Schedule E - INTEREST EXPENSE (See specific instructions for Line 18.)

Name and Address of Payee	Amount	Name and Address of Payee	Amount
	\$		\$
TOTAL			\$

*Schedule D has been deleted.

Taxpayer Name: _____



Taxpayer Identification Number: _____

Schedule J - BALANCE SHEETS (See Instructions.) Beginning of Taxable Year End of Taxable Year

	(A) Amount	(B) Total	(A) Amount	(B) Total
ASSETS				
1. Cash				
2. Trade notes and accounts receivable				
(a) MINUS: Allowance for bad debts				
3. Inventories				
4. Gov't obligations: (a) U.S. and its instrumentalities				
(b) States, subdivisions thereof, etc.				
5. Other current assets (attach statement)				
6. Mortgage and real estate loans				
7. Other investments (attach statement)				
8. Buildings and other fixed depreciable assets				
(a) MINUS: Accumulated depreciation				
9. Depletable assets				
(a) MINUS: Accumulated depletion				
10. Land (net of any amortization)				
11. Intangible assets (amortizable only)				
(a) MINUS: Accumulated amortization				
12. Other assets (attach statement)				
13. TOTAL ASSETS				
LIABILITIES AND CAPITAL				
14. Accounts payable				
15. Mortgages, notes, bonds payable in less than 1 year				
16. Other current liabilities (attach statement)				
17. Mortgages, notes, bonds payable in 1 year or more				
18. Other liabilities (attach statement)				
19. Capital stock				
20. TOTAL LIABILITIES AND CAPITAL				

Schedule J - DISTRIBUTION AND RECONCILIATION OF NET INCOME (OR LOSS)

Col. 1		Col. 2	Col. 3	Col. 4	Col. 5	Col. 6	Col. 7	Col. 8
Name and Address of Owner(s)/ Member(s)	Taxpayer Identification Number	Percentage of Time Devoted to this Business	Percentage of Ownership	Salary Claimed	Exemption Claimed	Net Loss DC Sources	Net Income (or Loss) from Outside DC	Total Income (or Loss) Not Taxable to the Unincorporated Business (Add Cols. 4 thru 7)
		%	%	\$	\$	\$	\$	\$
TOTAL				\$	\$	\$	\$	\$

Col. 4 - See Instructions.
Col. 5 - See Instructions.
Col. 6 - Any loss amount from Line 31 of D-30.
Col. 7 - Enter the difference between Line 25 and Line 31 of D-30.

Enter total taxable income as shown on Line 34 of D-30.	\$
Net income of Unincorporated Business from both within and outside DC (from Line 25 of D-30)	\$

Taxpayer Name: _____

Taxpayer Identification Number: _____

SUPPLEMENTAL INFORMATION

<p>1. During 2025, has the Internal Revenue Service made or proposed any adjustments to your federal income tax returns, or did you file any amended returns with the Internal Revenue Service? Yes <input type="radio"/> No <input type="radio"/></p> <p>If "Yes", submit separately an amended Form D-30 and a detailed statement, concerning adjustments, to the Office of Tax and Revenue. See instructions for address.</p>	<p>2. PRINCIPAL BUSINESS ACTIVITY</p> <p>_____</p>	<p>3. DATE BUSINESS BEGAN</p> <p>_____</p>
	<p>4. IF BUSINESS HAS TERMINATED. STATE REASON</p> <p>_____</p>	<p>5. TERMINATION DATE</p> <p>_____</p>
<p>6. TYPE OF OWNERSHIP (sole proprietor, partnership, etc.)</p> <p>_____</p>		
<p>7. Place where federal income tax return for period covered by this return was filed:</p> <p>_____</p>		
<p>8. Name(s) under which federal return for period covered by this return was filed:</p> <p>_____</p>		
<p>9. Have you filed annual Federal Information Returns, (forms 1096 and 1099) pertaining to compensation payments for 2025?</p> <p style="text-align: center;">Yes <input type="radio"/> No <input type="radio"/> If no, please state reason:</p> <p>_____</p>		
<p>10. Is this return reported on the accrual basis?</p> <p style="text-align: center;">Yes <input type="radio"/> No <input type="radio"/> If no, fill in the method used: <input type="radio"/> Cash basis <input type="radio"/> Other (specify) _____</p>		
<p>11. Did you withhold DC income tax from the wages of your DC employees during 2025?</p> <p style="text-align: center;">Yes <input type="radio"/> No <input type="radio"/> If no, state reason:</p> <p>_____</p> <p>_____</p>		
<p>12. Did you file a franchise tax return for the business with the District of Columbia for the year 2024? If yes, enter name under which return was filed:</p> <p style="text-align: center;">Yes <input type="radio"/> No <input type="radio"/> If no, state reason:</p> <p>_____</p> <p>_____</p> <p>_____</p>		
<p>13. Does this return include income from more than one business conducted by the taxpayer? (If yes, list businesses and net income (loss) of each.)</p> <p style="text-align: center;">Yes <input type="radio"/> No <input type="radio"/></p> <p>_____</p> <p>_____</p> <p>_____</p>		
<p>14. Is income from any other business or business interest owned by the proprietors of this business being reported in a separate return? (If yes, list names and addresses of the other businesses.)</p> <p style="text-align: center;">Yes <input type="radio"/> No <input type="radio"/></p> <p>_____</p> <p>_____</p> <p>_____</p>		
<p>15. (a) Is this business unitary with a partnership or another corporation?</p> <p style="text-align: center;">Yes <input type="radio"/> No <input type="radio"/> If yes, explain:</p> <p>_____</p> <p>_____</p> <p>(b) Is this business unitary with a combined group?</p> <p style="text-align: center;">Yes <input type="radio"/> No <input type="radio"/> If yes, explain:</p> <p>_____</p> <p>_____</p>		
<p>16. Did you file an annual ballpark fee return?</p> <p style="text-align: center;">Yes <input type="radio"/> No <input type="radio"/></p>		

Organ and Bone Marrow Donor Credit

An employer who provides an employee with paid leave to donate an organ (up to 30 days leave) or to donate bone marrow (up to 7 days leave) is eligible to claim a credit against the franchise tax. The credit is equal to 25% of the salary paid to the employee during the leave period. If you take the credit, you may not also take a deduction for the salary paid to the donor employee for that period. This credit is not available if the employee is eligible for leave under the Family and Medical Leave Act of 1993.

Organ and Bone Marrow Donor Credit — Computation —			
Column 1 Credit Category	Column 2 Total Paid Leave	Column 3 Leave Credit Calculation	Column 4 Total Credit
Organ Donor(s)	Total Paid Leave Wages \$ _____	Col 2 _____ amt. × 25% _____ \$ _____	\$ _____
Bone Marrow Donor(s)	Total Paid Leave Wages \$ _____	Col 2 _____ amt. × 25% _____ \$ _____	\$ _____
		Total of Col. 4. Enter here and on Schedule UB.*	\$ _____

*Line 3 of Schedule UB for D-20 filers
Line 14 of Schedule UB for D-30 filers

Employer-Assisted Home Purchase Tax Credit — Computation —	
1. Number of Eligible Employees <input style="width: 40px;" type="text"/>	
2. Amount of Homeownership Assistance provided during this period to Eligible Employees.....x 50%	\$ _____
3. Tax Credit (Cannot exceed Line 2 amount and limited to \$2,500 per Eligible Employee)	\$ _____
<p>Enter amount from Line 3 on Line 7 of Schedule UB for D-20 filers, or Line 18 of Schedule UB for D-30 filers.</p>	

Employer-Assisted Home Purchase Tax Credit

An employer who provides homeownership assistance to eligible employees through a certified home purchase program may be eligible to claim a credit against the franchise tax if certain conditions are met. See instructions and DC Code Section 47-1807.07 for further details.

Instructions for Schedule SR

Small Retailer Property Tax Relief Credit

For taxable years starting January 1, 2025, a qualified corporation, or a qualified unincorporated business, may claim a credit against corporate or unincorporated business franchise tax as follows:

(1) a tax credit equal to 10% of the total rent paid by the qualified corporation/qualified unincorporated business for a qualified retail rental location during the taxable year not to exceed \$10,100: or

(2) a tax credit equal to the total Class 2 real property taxes paid by the qualified corporation/qualified unincorporated business for a qualified retail owned location during the taxable year not to exceed the lesser of the real property tax paid during the taxable year or \$10,100.

The credit in any one taxable year may exceed the qualified corporation/qualified unincorporated business's franchise tax liability, including any minimum tax due for that taxable year, and is refundable to the qualified corporation/qualified unincorporated business claiming the credit.

The credit does not apply if the qualified corporation/qualified unincorporated business is exempt from or receives any tax credits towards its real property tax, or if the qualified retail rental location or qualified owned retail location is otherwise exempt from real property tax.

Qualified Corporation/Qualified Unincorporated Business Defined

The terms "qualified corporation" or "qualified unincorporated business" mean a corporation or unincorporated business that: is engaged in the business of making sales at retail and files a sales tax return reflecting those sales; has less than \$3,041,000 in federal gross receipts or sales; and is current on all District tax filings and payments.

Qualified Retail Rental Location/Qualified Retail Owned Location Defined

The terms "qualified retail rental location" or "qualified retail owned location" mean a building or part of a building in the District that during the taxable year is: a retail establishment, the premises in which the business of selling tangible personal property is conducted, or in or from which any retail sales are made; the primary place of the retail business of the qualified corporation/

qualified unincorporated business; leased or owned by the qualified corporation/qualified unincorporated business; classified, in whole or in part, as Class 2 Property as defined in DC Code §47-813; and has obtained a Certificate of Occupancy for commercial use.

Tax-Exempt and Government Properties

Businesses that lease a qualified retail rental location or own a qualified retail owned location that is exempt from real property taxation by the District (including government-owned buildings) are not eligible to claim this credit.

Line Instructions

Line 1 Enter the total amount of federal gross receipts or sales. If you have federal gross receipts or sales of \$3,041,000 or more you are ineligible to claim the credit.

Line 2 If you are a tenant, enter the amount of rent paid on the qualified retail rental location in taxable year 2025.

Line 3 If you are an owner, enter the amount of Class 2 real property taxes paid on the qualified retail owned location in 2025, or, if you are a tenant, enter the amount of 10% of the rent paid on the qualified retail rental location in taxable year 2025.

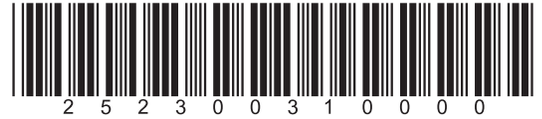
Line 4 The credit limit is \$10,100.

Line 5 Enter the smaller of Line 3 or Line 4 on Line 5. This is the amount of the credit that may be claimed. Enter the Line 5 amount on Schedule UB, Line 11 if incorporated, or Line 21 if unincorporated.

Line 6 For the qualified retail location, enter the Owner or Landlord's name, address and telephone number.

Line 7 If the property is a qualified retail owned location, enter the Square number, Suffix number and Lot number for the property as it appears on your real property tax bill or assessment.

Note: In addition to other requirements as listed above, all businesses must have a sales and use tax account with the DC Office of Tax and Revenue and file all required returns in order to qualify for this credit. The Schedule SR cannot be filed as a standalone return. It must be filed with Schedule UB and the D-20 Corporation Franchise Tax Return, or the D-30 Unincorporated Franchise Tax Return, as applicable. A business with multiple locations in the District may claim the credit for only one property owned or leased.



NOTE: READ INSTRUCTIONS BEFORE COMPLETING THIS FORM

Important: Print in CAPITAL letters using black ink.

Worldwide

Taxpayer Identification Number of Designated Agent

Taxable year ending MMDDYYYY

Number of members in the combined group

Name of Designated Agent

Telephone number

Business mailing address line #1

Business mailing address line #2

City

State

Zip Code + 4

A List the designated agent and all combined members	B Taxpayer Identification Number	C Was a separate DC franchise tax return filed in the prior year?	D Is the member new to the combined group?	E Was gross income received from District sources?	F Does the member have nexus in DC?
		Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>
		Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>
		Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>
		Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>
		Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>
		Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>
		Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>
		Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>
		Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>
		Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>
		Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>
		Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>
		Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>
		Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>
		Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>	Yes <input type="checkbox"/>

Note: If more than 14 combined members, continue list on a separate sheet of paper.

Combined Group Members' Schedule

Instructions

It is necessary to identify each member of the DC Combined Group subject to the franchise tax.

Attach a copy of Federal Forms 851, 5471, and 8975 (including Schedule A).

File this schedule each year that a DC Combined Report is filed.

Enter the number of members in the combined group.

Column A - List the designated agent and all combined members included in the DC Combined Report.

Column B - Give the Taxpayer Identification Number (TIN) for each member listed.

Column C - Indicate if each member listed filed a separate DC franchise tax return in the prior tax year.

Column D - Indicate if any members are new to the DC Combined Group.

Column E - Indicate if the member received gross income from DC sources.

Column F - Indicate if the member has nexus in DC.

Worldwide Combined Reporting Election Form



Taxpayer Identification Number of Designated Agent

Input field for Taxpayer Identification Number (9 digits)

Taxable Year YYYY

Input field for Taxable Year (4 digits)

Worldwide

Name of Designated Agent

Input field for Name of Designated Agent (30 characters)

Telephone number

Input field for Telephone number (10 digits)

Business address line #1

Input field for Business address line #1 (30 characters)

Business address line #2

Input field for Business address line #2 (30 characters)

City

Input field for City (25 characters)

State

Input field for State (2 characters)

Zip code +4

Input field for Zip code +4 (9 characters)

- In accordance with the provisions of DC Official Code § 47-1810.07 and the combined reporting regulations, election is hereby made to report on a worldwide unitary combined basis.
- A worldwide unitary combined reporting election is binding for and applicable to the tax year it is made and all years thereafter for a period of ten years.
- It may be withdrawn or reinstated after withdrawal, prior to the expiration of the ten-year period, only upon written request for reasonable cause based on extraordinary hardship due to unforeseen changes in DC tax statutes, law or policy and only with the written permission from the DC Office of Tax and Revenue.
- Upon the expiration of the ten-year period, a taxpayer may withdraw from the worldwide unitary combined reporting election.
- Withdrawal must be made in writing within one year of the expiration of the election and is binding for a period of ten years, subject to the same conditions as applied to the original election.

Date Beginning Tax Period: MMDDYYYY

Input field for Date Beginning Tax Period (8 digits)

Date Ending Tax Period: MMDDYYYY

Input field for Date Ending Tax Period (8 digits)

Authorized Signature

Printed Name

Date

Under penalties of law, I declare that the designated agent has authorized me to sign on behalf of all members of the combined group, and that I have examined this form and the information contained herein is, to the best of my knowledge and belief, correct and complete.





IMPORTANT: Please read the instructions on the reverse before completing this form

Business Name (from your D-20 or D-30 return)	Taxpayer Identification Number (TIN)
<input type="text"/>	<input type="text"/>
Person to contact if there are questions	Daytime telephone number
<input type="text"/>	<input type="text"/>

No underpayment interest is due and this form should not be filed if:

- A. Your tax liability on taxable income after deducting DC applicable credits and estimated tax payments is less than \$1001, or
- B. You have made the required periodic DC estimated franchise tax payments and the total is equal to or more than 110% of last year's taxes or 90% of the current year's taxes. Note: In order to use the prior year 110% exception, you must have filed a DC franchise tax return last year and you must have been in business in DC for the entire year.

Computation of Underpayment Interest

1	2025 DC franchise tax liability from Forms D-20, or D-30.	\$	<input type="text"/>
2	Multiply the amount on Line 1 by 90% (.90).	\$	<input type="text"/>
3	2024 DC franchise tax liability from Forms D-20, or D-30 X 110%.	\$	<input type="text"/>
4	Minimum estimated tax requirement for tax year 2025 (lesser of Lines 2 and 3).	\$	<input type="text"/>
5	Multiply the amount on Line 4 by 25% (.25). <i>Note: If your income was not evenly received over 4 periods, see instructions on the reverse of this form on the "Annualized Income" method.</i>	\$	<input type="text"/>

Due dates shown are for calendar year; for fiscal year, use the 15th day of the 4th, 6th, 9th and 12th months after the end of the fiscal year.

Due date of Payments

1 st Period	2 nd Period	3 rd Period	4 th Period
04/15/25	06/15/25	09/15/25	12/15/25

6 Enter the amount from Line 5 or the annualized amount in each period (the 2nd period includes the 1st period amount, 3rd period includes the 1st and 2nd period amounts, the 4th period includes all period amounts).

<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>
----------------------	----------------------	----------------------	----------------------

Check here if you are using the "Annualized Income" method.

7 DC estimated taxes paid each period (the 2nd period includes the 1st period amount, 3rd period includes 1st and 2nd period amounts, the 4th period includes all period amounts).

<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>
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8 Underpayment each period (Line 6 minus Line 7).

<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>
----------------------	----------------------	----------------------	----------------------

9 Underpayment Interest Factors.

.0175 .0265 .0262 .0348

10 Line 8 multiplied by Line 9.

<input type="text"/>	<input type="text"/>	<input type="text"/>	<input type="text"/>
----------------------	----------------------	----------------------	----------------------

11 Underpayment Interest - Total of amounts from Line 10. Pay this amount.

\$

(See D-2220 instructions).

Instructions for Underpayment of Estimated Tax by D-20 or D-30 Filers

Estimated Tax Interest

DC law requires any business that expects its DC franchise tax liability to exceed \$1000 for the tax year to file a declaration of estimated franchise tax using the payment vouchers in:

- D-20ES – Declaration of Estimated Franchise Tax for Corporations; or
- D-30ES – Declaration of Estimated Franchise Tax for Unincorporated Businesses.

The law states that any business required to file and pay estimated tax that fails to pay the amount required by the due date is subject to interest on the underpayment of estimated franchise tax.

When is interest assessed for Underpayment of Estimated Franchise Tax?

A 10% interest, compounded daily, is assessed if your total DC estimated franchise tax payments compared to your DC franchise tax liability do not equal at least the smaller of:

- 90% of the tax due on your 2025 DC franchise tax return; or
- 110% of the tax due on your 2024 DC franchise tax return (consisting of 12 months).

You must have filed a 2024 DC franchise tax return to use the 110% exception.

A penalty will be assessed if any statement made on an estimated tax payment voucher is not true and accurate to the best of the signatory's knowledge.

Are there any exceptions?

You are not subject to interest for underpayment of estimated franchise tax if:

- You had no DC franchise tax liability for the tax year 2024 and in that year, you did business in DC for the entire 12 months;
- The franchise tax due for 2025, minus any estimated tax payments, is less than \$1001;
- Your total DC estimated franchise tax payments are equal to or greater than 110% of your 2024 DC franchise tax liability for the entire year; or
- Your remaining tax due after totaling all credits and estimated tax payments is less than 10% of your total DC franchise tax liability for the year.

When do you use this form?

- You may use this form to calculate your underpayment interest. If you do, attach it to your tax return and enter the underpayment interest on Line 44 of Forms D-20 or D-30. Fill in the oval if the D-2220 is attached. If you do not wish to calculate the interest, OTR will do it when your return is processed and will notify you of the amount due.
- You may also complete this form if you believe the interest amount assessed by OTR for underpayment of estimated franchise tax is incorrect.

How do you file this form?

Attach it to your return if you complete the form before filing your tax return. If you complete the D-2220 after filing and receiving a notice of interest assessment, send it to:

Office of Tax and Revenue
1101 4th St SW, 2nd Floor
Washington DC 20024

Completing this form

Line 1

Enter the amount from your 2025 D-20 or D-30.

Line 2

Multiply the amount on Line 1 by 90% (.90). Your estimated franchise tax payments must be equal to or greater than this amount.

Line 3

Enter 110% of the amount from your 2024 DC Forms D-20 or D-30. If your 2024 return was amended or corrected, multiply 110% times the corrected amount.

Line 4

Enter the lesser of the amounts on Line 2 and Line 3. If you did not file a DC franchise tax return for 2024, you may only use Line 2. This is your minimum estimated franchise tax payment for 2025.

Line 5

Multiply the amount on Line 4 by 25% (.25). This gives you an even distribution of your tax liability over the four periods of the tax year.

Line 6

Enter the amount required from Line 5 under each of the payment columns. For example, if Line 5 is \$2000, you would enter \$2000 for the 1st period, \$4000 for the 2nd period, \$6,000 for the 3rd period and \$8,000 for the 4th period.

Annualized income method: If your income was different for each period, determine the percentage for each period (divide the period income by the full year's income). Multiply Line 4 by each period's percentage and enter the amounts earned by period on Line 6. Accumulate the periodic amounts as shown above. Check the "Annualized Income" box.

Line 7

Enter the amount of estimated franchise tax payments made in each period. Include the amounts from the previous period with the 2nd, 3rd and 4th periods. For example, if your estimated payment amount is \$1,000 in each period, you would enter \$1,000 in the 1st period, \$2,000 in the 2nd period, \$3,000 in the 3rd period and \$4,000 in the 4th period.

Line 8 Underpayment each period

For each column, subtract Line 7 from Line 6. If Line 7 exceeds Line 6, you have no underpayment interest. If there is an amount remaining, this is your periodic underpayment amount.

Line 9 Underpayment Interest Factors

These are the underpayment interest factors by period.

Line 10

For each period, multiply the amount on Line 8 by the factor on Line 9. This is your underpayment interest amount by period.

Line 11 Underpayment Interest

Add the amounts on Line 10 for each period. This is your total underpayment of estimated franchise tax penalty.

- If you are filing the D-2220 with your D-20 or D-30 return, enter the amount on Line 44 and pay the total amount with the return. Fill in the oval on Line 44 and attach the D-2220 to the return.
- If you are filing the D-2220 form separately, pay the amount you owe and attach to the D-20P or D-30P Payment Voucher, using the applicable mailing address.

Make the check or money order payable to the **DC Treasurer. Make sure your check or electronic payment will clear. You will be charged a \$65 fee if your check or electronic payment is not honored by your financial institution and returned to OTR.**

Instructions for D-30P PAYMENT VOUCHER – please print clearly

Use the D-30P Payment Voucher to make any payment due on your **D-30** return.

- Do not use this voucher to make estimated tax payments.
- Enter your Taxpayer Identification Number. Fill in the oval indicating if this is your FEIN or SSN.
- Enter name and address exactly as they appear on your return.
- Enter the amount of your payment.
- Make the check or money order (US dollars) payable to the DC Treasurer.
- Write your TIN and "2025 D-30" on your payment.
- **Staple your check or money order to the D-30P voucher only.** Do not attach your payment to your D-30 return.
- Mail the D-30P **with**, but not attached to, your D-30 tax return in the envelope provided in this tax booklet. If you do not have the return envelope, make sure to address your envelope to: Office of Tax and Revenue PO Box 96165, Washington DC 20090-6165.

Notes:

- If your payment exceeds \$5,000 in any period, **you must pay electronically.** Visit [MyTax.DC.gov](https://mytax.dc.gov).
- **For electronic filers**, in order to comply with banking rules, you will be asked the question "Will the funds for this payment come from an account outside of the United States." If the answer is yes, you will be required to pay by money order (US dollars) or credit card. Please notify this agency if your response changes in the future. Make sure your check or electronic payment will clear. You will be charged a \$65 fee if your check or electronic payment is not honored by your financial institution and returned to OTR.

Instructions for Form FR-130 (Unincorporated Business Franchise)

Purpose

Use Form FR-130 to request a 6-month extension of time to file an Unincorporated Business Franchise Tax Return (Form D-30), or a 7-month extension of time to file if you are a Combined Reporting filer.

When to file

The request for an extension of time to file must be submitted no later than the due date of the return.

Where to submit your request

Mail the completed FR-130 with your payment in full of any tax due for D-30 to: Office of Tax and Revenue, PO Box 96020 Washington, DC 20090-6020. Make your payment out to the DC Treasurer. Include your TIN, and the words "2025 FR-130" on the payment.

Extension of time to file

A 6-month extension of time to file (7-month extension for Combined Reporting filers) will be allowed if you complete this form properly, file it on time and PAY the full amount of any tax due shown on Line 5 of the Worksheet. When you file your return (D-30), attach a copy of the FR-130 which you filed. A separate extension request must be filed for each return. Blanket requests for extensions will not be accepted.

Federal extension forms

The Office of Tax and Revenue (OTR) does not accept the federal application for an extension of time to file. **You must use DC Form FR-130.**

Additional extension of time

No additional extension of time to file will be granted beyond the 6-month extension unless the taxpayer is outside the continental limits of the United States. In that case, an additional extension up to 6 months may be granted, but in no case shall such an extension be granted for more than one year. To request the additional extension of time for living or traveling outside the U.S., fill in the corresponding oval on the front of this form. **Notes:**

- If your payment exceeds \$5,000 in any period, **you must pay electronically.** Visit [MyTax.DC.gov](https://mytax.dc.gov).
- **For electronic filers**, in order to comply with new banking rules, you will be asked the question "Will the funds for this payment come from an account outside of the United States." If the answer is yes, you will be required to pay by money order (US dollars) or credit card. Please notify OTR if your response changes in the future. Make sure your check or electronic payment will clear. You will be charged a \$65 fee if your check or electronic payment is not honored by your financial institution and returned to OTR.

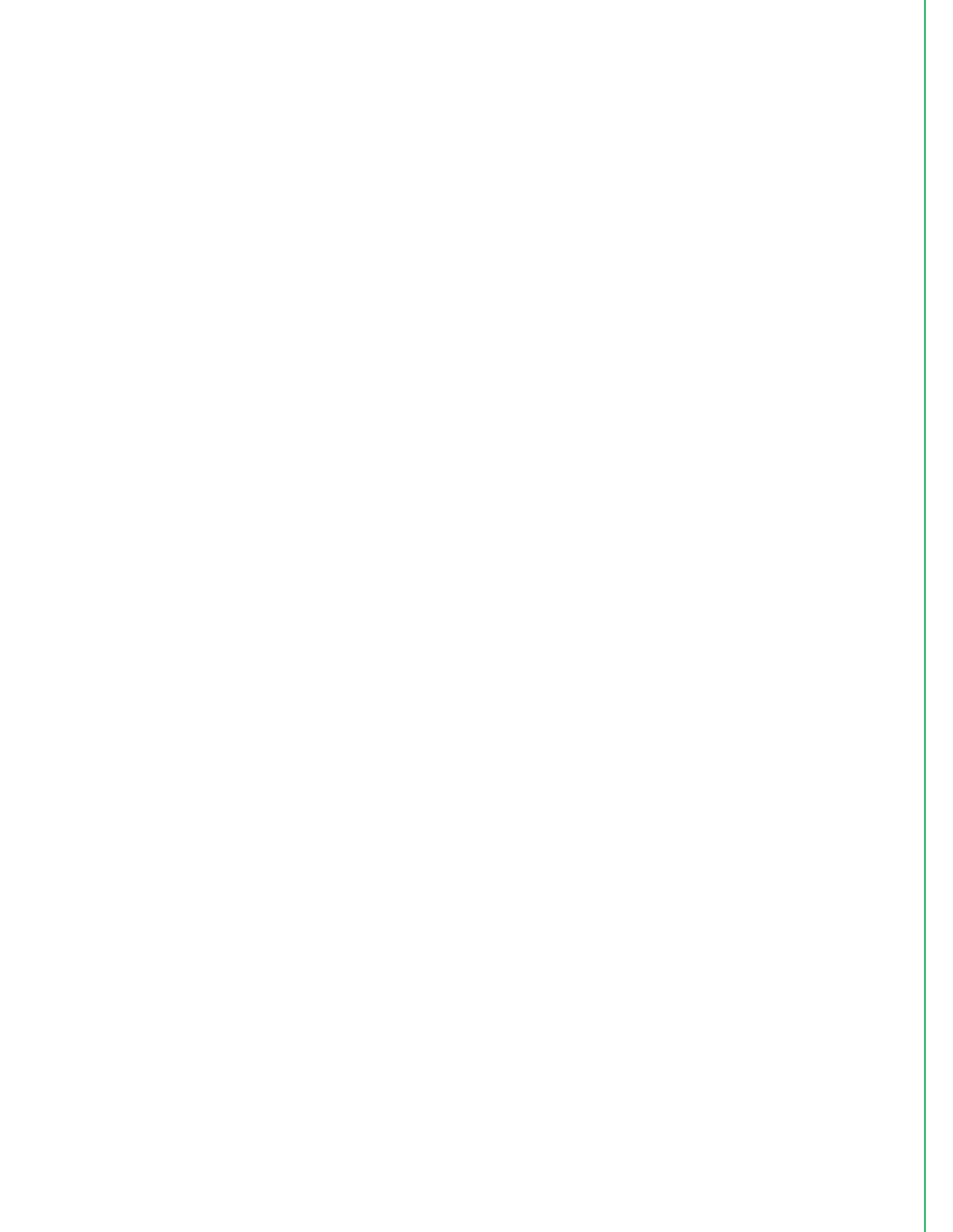


D-30 NOL Net Operating Loss Deduction for Tax Years 2000 to 2017

Complete a separate D-30 NOL for each business carrying forward a NOL.
Please attach this form to your D-30.

Name of business		Taxpayer Identification Number	
Year	District net income/loss	Losses claimed	Losses remaining
Oldest loss year	\$	\$	\$
Subsequent year 1			
2			
3			
4			
5			
6			
7			
8			
9			
10			
11			
12			
13			
14			
15			
16			
17			
18			
19			
20			
Summary:		Total losses claimed. \$	Total losses remaining (to be carried forward). \$

- Add these totals to D-30 NOL Net Operating Loss Deduction for Tax Years 2018 and Later.





D-30 NOL Net Operating Loss Deduction for Tax Years 2018 and Later

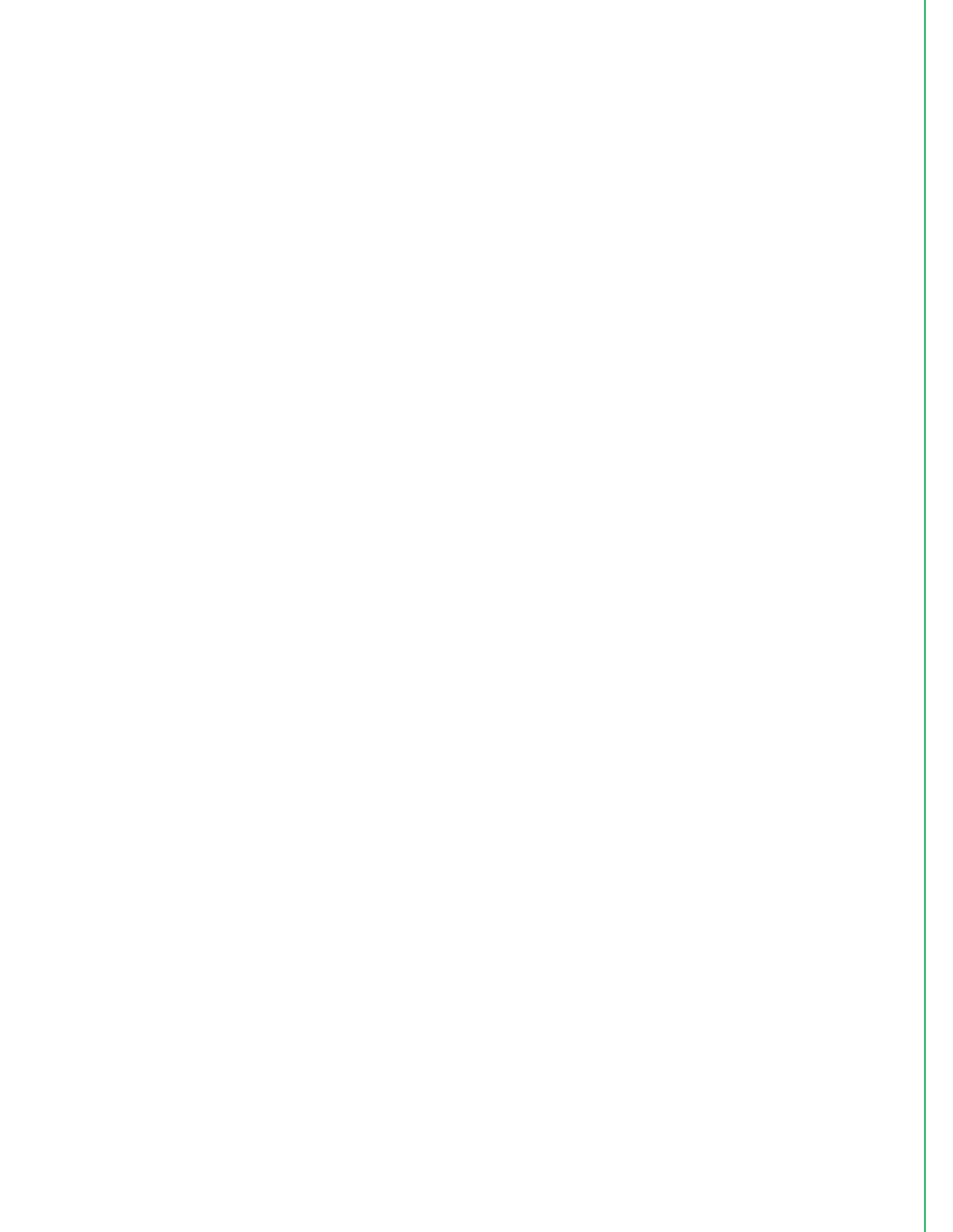
Complete a separate D-30 NOL for each business carrying forward a NOL. Please attach this form to your D-30.

Name of business		Taxpayer Identification Number	
Year - 2018 and Later	District net income/loss	Losses claimed*	Losses remaining
Oldest loss year	\$	\$	\$
Subsequent year 1			
2			
3			
4			
5			
6			
7			
8			
9			
10			
Year 2000 to 2017 <small>From D-30 NOL Deduction for Tax Year 2000-2017</small>	DC net income/loss	Losses claimed	Losses remaining

Summary: Add losses claimed for tax years 2000 to 2017 to losses claimed for tax years 2018 and later.	Total losses claimed.	Total losses remaining (to be carried forward).
	\$	\$

- Enter loss on D-30, Line 35.

*Deductions for DC apportioned net operating losses occurring in tax years 2018 and later are limited to 80% of District taxable income computed without regard to the deduction.



15 DAY NOTICE OF BULK SALE REQUIREMENT

Pursuant to DC Code §47-4461, the purchaser, transferee, or assignee of all or a part of the inventory, furnishings, equipment, materials, or supplies (“property”) of a business, must, at least 15 days before taking possession of or paying for the property, notify the Office of Tax and Revenue by registered or certified mail. The notice must identify the price, terms, and conditions of the sale, including a description of the property being sold, its location, and the identity of the seller, transferor, or assignor (“seller”). The notice is required whether or not the seller has represented to, or informed, the purchaser that it owes tax to the District of Columbia, or whether taxes are in fact owing.

If the purchaser fails to give the required notice, or OTR informs the purchaser that a possible claim for tax exists: (1) The money or other consideration which the purchaser is required to pay for the sale will be subject to a first priority right and lien for the taxes determined to be due from the seller to the District of Columbia; and (2) The purchaser shall not pay the seller any money or other consideration to the extent of the amount of the lien. A purchaser who fails to comply with the Notice of Bulk Sale requirement will be personally liable for the payment to the District of Columbia of the taxes determined to be due from the seller to the extent of the fair market value of the assets transferred.

The required Notice of Bulk Sale must be sent by certified or registered mail to:

Office of Tax and Revenue
Shavonne Hart, Branch Chief, Enforcement Branch,
Collection Enforcement Administration
1101 4th Street, SW, Washington, DC 20024

Key Website Resources

DC Official Code

www.lexisnexis.com/hottopics/dccode/

DC Regulations

www.dcregs.dc.gov/

US Department of State Tax Exemption Cards

www.state.gov/ofm/tax/

DC Tax Forms/Instructions

<https://otr.cfo.dc.gov/page/tax-forms-instructions>

Mailing Address for Returns

<https://otr.cfo.dc.gov/page/tax-forms-instructions>

Electronic Funds Transfer (EFT) Guide

<https://otr.cfo.dc.gov/publication/eft-guide>

NACHA Guidelines

www.nacha.org/

Social Security Administration

www.ssa.gov/

Internal Revenue Service

www.irs.gov

Need assistance?

FILE OR PAY ONLINE: MyTax.DC.gov

GET TAX FORMS Download forms at [DC Tax Forms/Instructions](#)

Request forms by mail: 202-727-4829

Ask tax questions

Contact our Customer Service Administration: 202-727-4TAX (4829)

Hours: 8:15 am-5:30 pm, Monday-Friday

Visit our Walk-in Center / Pick up forms

1101 4th St SW, 2nd Floor

Hours: 9:00 am-4:00 pm, Monday-Friday

Do you need help with this form?

Visit our Walk-In Center at
1101 4th St SW

Suite W270

Washington, DC 20024

Are you unable to hear or speak?

Call the DC Relay Service,
202-727-3363.

[Spanish] Si necesita ayuda en Español, por favor llame al **(202) 727-4829** para proporcionarle un intérprete **de manera gratuita**.

[Vietnamese] Nếu quý vị cần giúp đỡ về tiếng Việt, xin gọi **(202) 727-4829** để chúng tôi thu xếp có thông dịch viên đến giúp quý vị **miễn phí**.

[French] Si vous avez besoin d'aide en Français appelez-le **(202) 727-4829** et l'assistance d'un interprète vous sera **fournie gratuitement**.

[Amharic] በአማርኛ አርዳታ ከፈለጉ በ **(202) 727-4829** ይደውሉ። የነፃ አስተርጓሚ ይመደብልዎታል።

[Korean] 한국어로 언어 지원이 필요하신 경우 **(202) 727-4829** 로 연락을 주시면 **무료로** 통역이 제공됩니다.

[Chinese] 如果您需要用(中文)接受幫助，請電洽 **(202) 727-4829** 將**免費**向您提供口譯員服務。