# **Instructions for Form 4562**

# Georgia Depreciation and Amortization (Including Information on Listed Property)

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

- The 30%, 50% and 100% bonus depreciation rules of I.R.C. Section 168(k) except for: I.R.C. Section 168(k)(2)(A)(i) (the definition of qualified property), I.R.C. Section 168(k)(2)(D)(i) (exceptions to the definition of qualified property), and I.R.C. Section 168(k)(2)(E) (special rules for qualified property).
- New York Liberty Zone Benefits, I.R.C. Section 1400L.
- 50% first year depreciation for post 8/28/2006 Gulf Opportunity Zone property, I.R.C. Section 1400N(d)(1)
- 50% bonus depreciation for most tangible property and computer software bought after May 4, 2007 and placed in service in the Kansas Disaster Area, I.R.C. Section 1400N(d)(1).
- 50% bonus depreciation for "qualified reuse and recycling property", I.R.C. Section 168(m).
- 50% bonus depreciation in connection with disasters federally declared after 2007, I.R.C. Section 168(n).
- Increased (\$8,000) first-year depreciation limit for passenger automobiles if the passenger automobile is "qualified property", I.R.C. Section 168(k).
- 15 year straight-line cost recovery period for certain improvements to retail space, I.R.C. Sections 168(e)(3) (E)(ix), 168(e)(8), and 168(b)(3)(I).
- Modified rules relating to the 15 year straight-line cost recovery for qualified restaurant property (allowing buildings to now be included) I.R.C. Section 168(e)(7).
- 5 year depreciation life for most new farming machinery and equipment, I.R.C. Section 168(e)(3)(B)(vii).
- Temporary tax relief provisions relating to the Midwestern disaster area, I.R.C. Sections 1400N(f).

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

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

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



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Georgia Depreciation and Amortization (Including Information on Listed Property) Note: Georgia does not allow any additional depreciation benefits provided by I.R.C.

2014

	GEORGI/		Section 168	(k), 1400L, 140	0N(d)(1), a	nd certain other	provisions	<b>.</b>			
				>See separate	instructions	6.	>Attach to	your ret	urn.		
Na	ames(s) shown on ret	turn		·	Busine	ss or activity to w	hich this fo	rm rela	tes		Identification number
Ра			-		-	operty Under					
	Note: If	уo	u have any	listed prope	rty, comp	lete Part V bef	ore you d	comple	ete Part I.		
1	Maximum amour	nt. S	See IRS ins	structions for	a higher	limit for certain	business	ses		1	\$ 500,000
2	Total cost of IRC	Se	ection 179 p	roperty place	ed in servi	ce (see IRS in	structions	;)		2	
3	Threshold cost of	f IF	RC Section 7	179 property	before real	duction in limita	ation			3	\$ 2,000,000
4	Reduction in limit	tati	on. Subtract	t line 3 from l	line 2. If z	ero or less, en	ter -0			4	
5	Dollar limitation for	or ta	ax year. Sub	tract line 4 fro	om line 1.	If zero or less,	enter -0	If mar	ried filing		
	separately, see IR	RS i	nstructions .							5	
			ription of proper			Cost (business use (			ected cost		
6											
7	Listed property. E	Inte	er the amour	nt from line 29	9		7				
8	Total elected cos							nes 6 a	and 7	8	
9	Tentative deducti				-					9	
10										10	
11					•					11	
	IRC Section 179					•		,		12	
	Carryover of disalle		-							12	
	te: Do not use Par										
						er Depreciatio		ot incl	uda listad	nror	porty)
	Special depreciat		-			-	-				Not allowed for
14										4.4	Georgia purposes
15	5 Property subject to IRC Section 168(f)(1) elec				aution	during the tax year					
	Other depreciatio									16	
										10	
Ра	rt III MACRS	De	epreclation	<b>(Do not</b> inc	lude liste	1 1 3 /					
47			for oposto	placed in eer	vice in ter	Section A	na hoford	2014		17	
	MACRS deduction						-				
18	If you are electing under IRC Section 168(i)(4) to group any assets placed in service during the tax year into one or more general asset accounts, check here										
						2014 Tax Year				intin	- Svotom
(a)				ar (c) Basis for a			(e) Con		(f) Metho		(g) Depreciation deduction
(-)			ced in service	(business/inve		period	(-)		()	-	(3) 1
	-	_		only.) See IRS	S instruction	s					
	3-year property					+				-+	
	5-year property					+	+			$\rightarrow$	
	7-year property 10-year property			<b></b>		+	+			$\rightarrow$	
	15-year property			<u> </u>						_	
	20-year property										
	25-year property					25 yrs			S/L		
	Residential rental					27.5 yrs.	М	М	S/L		
	property					27.5 yrs.	M	М	S/L		
i	Nonresidential real					39 yrs	М		S/L		
	property						M		S/L		
		C	Assets Plac	ed in Service	During 2	014 Tax Year Us	sing the A	Iterna		ciatio	on System
	Class life								S/L	$\rightarrow$	
	12-year			-		12 yrs			S/L		
С	: 40-year					40 yrs	M	M	S/L		



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Summary (See IRS instructions)

propert Note: F 24a, 24 ion ADepreci o you have evider (a) e of property (list	n the appropriation above and p is attributable <b>Property</b> (In y used for e for any vehicl b, columns (a ation and C	ate lines of y laced in serv to IRC Sect nclude auto entertainme le for which a) through (a <b>Other Infor</b>	our retu vice duri ion 263 omobil ent, rec you are c) of Se	Im ng the A costs es, ce creatic e using ection	current y s ertain ot on, or ar g the sta	rear, ente her veh musem ndard m	er the nicles ent.)	<b>23</b> , cellular			22 certain	compu	iters, ai	Jd
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e of property (list	(b)		/investm	ent us	e claimed	l? Yes	No	24b If "\	'es", is th	e evide	nce writte	en? Ye	s N	o
	Date placed in service	(c) Business/ investment use percentage	(d) Cost or bas	other	(busines			<b>(f)</b> Recovery period	(g) Meth Convent		(h) Depreciat deducti		(i) Ele section cos	179
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Property used n	hore than 50	)% in a qua	alified h	ousine	ss use.									
		%		Juonito										
		%												
Property used 5	0% or less i	in a qualifie	ed busi	ness	use:									
		%							S/L-					
		%							S/L-					
		%							S/L-					
dd amounts in	column (h), li	ines 25 thro	ough 27	. Ente	er here a	nd on li	ne 21	, page 1		28		_		
	. ,		-									29		
lete this section fo	or vehicles use the questions	Solution C	ection roprieto	<b>BInf</b> r, partn	ormatic er, or othe	on on U er "more	<b>se of</b> than 5°	Vehicles % owner,'	s ' or related	d perso	n. If you p		lvehicles	s to your
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otal other perso niles driven	nal (noncom	muting)												
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### Form 4562 (2014)

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

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

37	Do you maintain a written policy statement that prohibits all personal use of vehicles, including commuting, by	Yes	No
	your employees?		
38	Do you maintain a written policy statement that prohibits personal use of vehicles, except commuting, by your employees?		
	See IRS instructions for vehicles used by corporate officers, directors, or 1% or more owners		
39	Do you treat all use of vehicles by employees as personal use?		
40	Do you provide more than five vehicles to your employees, obtain information from your employees about the		
	use of the vehicles, and retain the information received?		
41	Do you meet the requirements concerning qualified automobile demonstration use?		
	Note: If your answer to 37, 38, 39, 40, or 41 is "Yes," do not complete Section B for the covered vehicles.		

Pa	art VI Amortization				
	(a)	(b)	(c)	(d)	(e)
	Description of costs	Date amortization begins	Amortizable amount	Code section	Amortization period or percentage
4	2 Amortization of costs that	t begins during yo	our 2014 tax year (Se	e IRS instructions	s):

43 Amortization of costs that began before your 2014 tax year .....

44 Total. Add amounts in column (f) .....

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(f) Amortization

for this year

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