Form 480.10(SC) Rev. 05.18


(To be filed with Form 480.10(SC))
Taxableyearbeginning on $\qquad$
Name

Address
Type of Entity
$\checkmark$ Partnership
Limited Liability Company
Place of organization: $\qquad$

The undersigned, under oath, being duly sworn, hereby certifies and agrees as follows:

1. I am $\oslash$ Partner $\oslash$ Officer $\oslash$ Authorized representative of the entity on whose behalf I execute this affidavit (the "Partner Entity")
2. The name, taxpayer identification number, address, type and place of organization of the Partner Entity are stated above.
3. The Partner Entity is a partner or member of the pass-through entity described in Item 4.
4. Name of Entity: $\qquad$
Entity's Employer Identification Number: $\qquad$
Entity's address: $\qquad$

Type of Entity:Partnership
$\checkmark$ Limited liability company (LLC)
Partner Entity's participation in the entity's income, gains or losses: $\qquad$ \%
5. The type of income for which this affidavit and agreement applies is:
$\checkmark$ Distributed or undistributed Puerto Rico income from a partnership
$\checkmark$ Distributed or undistributed Puerto Rico income from an LLC taxed as a partnership
6. The Partner Entity does not derive other Puerto Rico source income and has no source of income taxable in Puerto Rico other than from the entity described in Item 4.
7. This affidavit applies for the captioned taxable year.

The undersigned understands that any false statement contained herein could be punished by fine, imprisonment or both.
Under penalties of perjury, I declare that I have examined this affidavit and agreement and, to the best of my knowledge and belief, it is true, correct and complete.

Signature of partner, officer or authorized representative
Name of partner, officer or authorized representative (Print)

Date

## PARTNERSHIP INFORMATIVE INCOME TAX RETURN - COMPOSITE (FORM 480.10(SC)) GENERALINSTRUCTIONS

## WHO CAN FILE THIS RETURN?

The partners of a partnership engaged in a trade or business in Puerto Rico are considered engaged in such trade or business in Puerto Rico with respect to their distributable share, according to the provisions of Section 1071.01 of the Puerto Rico Internal Revenue Code of 2011, as amended ("Code"). Therefore, if a partnership is engaged in a trade or business in Puerto Rico ("Resident Partnership" or "Partnership"), its partners will earn income related to the trade or business in Puerto Rico with respect to their distributable share in the income, gain, loss, deductions or credits of the Resident Partnership.

Pursuant to the provisions of Administrative Determination No. 12-07 of March 14, 2012, nonresident partners of a Resident Partnership may choose to file a Composite Informative Return for Income of Partnerships.

For these cases, the Department of the Treasury provides the Resident Partnership the alternative to file this Partnership Informative Income Tax Return - Composite (Form 480.10(SC)) ("Composite Return") on behalf of its nonresident partners or members that are partnerships or limited liability companies ("LLC") treated as partnerships under the Code ("Nonresident Intermediate Entities" or "Nonresident Partner").

This return must be filed by the Resident Partnership on behalf of its Nonresident Partners that choose to be included in the Composite Return and that duly complete Schedule I (SC), following the instructions that are included below. Therefore, the filing of this Composite Return is an election of each Nonresident Partner of the Resident Partnership.

For purposes of this return, the terms partnership and partner include a limited liability company and any of its members if they are subject to the provisions of Chapter 7 of Subtitle A of the Code.

EXCEPTION: Section 1092.06(b) of the Code provides that, subject to those conditions, limitations and exceptions established by the Secretary, Nonresident Parteners that are treated as engaged in trade or business in Puerto Rico only because of Section 1071.01 of the Code, can be exempted from the obligation to file an income tax return if the income tax withheld by the Resident Partnership and submitted to the Department of the Treasury on behalf of this partner satisfies its tax responsibility in Puerto Rico.

The Nonresident Intermediate Entities that choose NOT to be included in the Composite Return (or who cannot file the same because of having earned other income from sources within Puerto Rico) will have the obligation to file an income tax return in Puerto Rico according to the provisions of the Code.

## WHEN AND WHERE TO FILE?

This composite return must be filed no later than the 15th day of the third month following the close of the taxable year of the partnership that files, on behalf of its Non Resident Partners, this Composite Return.

The return must be filed at the Department of the Treasury, Returns Processing Bureau, located at 10 Paseo Covadonga, Intendente Ramirez Building in Old San Juan, or sent by mail to the following address:

## DEPARTMENT OF THE TREASURY <br> PO BOX 9022501 SAN JUAN PR 00902-2501

It may also be filed at the Internal Revenue Collections Office of your municipality.

## AUTOMATIC EXTENSION OF TIME TO FILE THE RETURN

A three (3) months automatic extension of time to file the return will be granted, if it is requested not later than the due date to file the return.

The Partnership, on behalf of the Nonresident Partners who request to meet their tax responsibility by means of the Composite Return, may request this extension of time by filing the Request for Extension of Time to File the Income Tax Return (Form AS 2644), as follows:

- On the first line of Part I of Form AS 2644, the Partnership will include its employer identification number, leaving blank the social security number;
- The second line of Part I under the Individual's Name will be left blank;
- On the third line of Part I under the Name of the Corporation, Partnership, Estate or Trust, you must write "Nonresident partners filing composite return Form 480.10(SC)";
- On the next lines of Part I, the Partnership will include its address, telephone and business;
- Part II will be left blank;
- On Part III check the Box on line 17b that indicates Form 480.10(SC); and
- The request for extension of time must be sworn under oath and signed by the managing Partner, administrator or other authorized representative of the Partnership.


## COLUMN OF CENTS

While completing the return, do not use the column for cents. That way we can expedite its processing. It is important to remind you that it is not about rounding off, but eliminating the cents. See the following example:

$$
\begin{aligned}
& \$ 480.90=\$ 480 \\
& \$ 475.25=\$ 475
\end{aligned}
$$

## TAXPAYER'SASSISTANCE

For additional information on the technical content of this pamphlet or to clarify any doubts, please call (787) 622-0123.

## SCHEDULE THAT COMPLEMENTS THE RETURN

The partnership must file this return on behalf of those Nonresident Partners who complete the affidavit using Schedule I (SC) - Intermediate Pass-Through Entities Composite Return. Form 480.10 (SC) must include a Schedule I (SC) for each partner included on line 2 of Part I (Questionnaire) of the Composite Return, Form 480.10 (SC).

The Partnership must include with this Return the originals of the affidavits, as submitted by the partners.

## INFORMATIVE RETURN

Every partnership must complete for each partner that is not a Nonresident Intermediate Entity, a Pass-Through Entity Informative Return (Form 480.60 EC) on which it reports the distributable share of each partner on the income and expenses, gains or losses and credits generated by the partnership during the taxable year. Copy of these informative returns must be included with the filing of Form 480.10(SC).

## HEADING OF THE RETURN

If the taxable year of the partnership or Limited Liability Company ("LLC") is a calendar year, there is no need to enter the date on which the taxable year begins and ends, enter only the corresponding year. Otherwise, if it is a fiscal or $52-53$ weeks year, you must enter the date on which the taxable year begins and ends in the space provided in the Composite Return. In the box of taxable year, you must check the applicable alternative.

Enter in the corresponding space the name, address and employer identification number of the Resident Partnership. Your employer identification number is required to process the return.

Enter in the corresponding box the complete address where the business or principal office is located, type of business, as well as the date and place created or incorporated.

Enter in the corresponding box the amount of Forms 480.60 EC (Pass-Through Entity Informative Return) included with the return. A copy of Forms 480.60 EC provided to each partner must be included with the return.

## PARTI-QUESTIONAIRE

Line 1 - Number of intermediate pass-through entities included on this composite return

Indicate the number of partners or members considered Nonresident Intermediate Entities for whom this Composite Return is being filed. For each one of them, you must include a Schedule I(SC) duly completed as detailed later in the instructions of said schedule.

Line 2 - Total of Schedule I (SC) forms included with this composite return

Indicate the number of Schedules I (SC) included with this Composite Return. You must include a duly completed Schedule I(SC) for each nonresident intermediate entity indicated on line 1 of this Part I.

## Line 3 - Detail of the group's ownership structure

Indicate if a detail of the group's ownership structure is included with this Composite Return.

## PART II - DISTRIBUTABLE SHARE PER CATEGORY

Enter the amount derived from each activity and the corresponding tax withheld, if any.

## Line 1 - Net long-term gain (or loss) on sale or exchange of capital assets

Enter the distributable share of the Nonresident Intermediate Entities included in this Composite Return on the gain or loss derived from the sale or exchange of capital assets held by the Partnership for more than one year, as reported on Forms 480.60 EC.

## Line 2 - Net short-term gain (or loss) on sale or exchange of capital

 assetsEnter the distributable share of the Nonresident Intermediate Entities included in this Composite Return on the gain or loss derived from the sale or exchange of capital assets held by the Partnership for one year or less, as reported on Forms 480.60 EC.

Line 3 - Net gain (or loss) on sale or exchange of substantially all assets dedicated to an activity under Act 78-1993

Enter the distributable share of the Nonresident Intermediate Entities included in this Composite Return on the gain or loss derived from the sale or exchange of substantially all assets dedicated to an activity under Act 78-1993, as reported by the Partnership on Forms 480.60 EC.

Line 4-Net gain (or loss) on sale or exchange of property used in the business
Enter the distributable share of the Nonresident Intermediate Entities included in this Composite Return on the gain or loss derived from the sale or exchange of property used in the business other than capital assets, as reported by the Partnership on Forms 480.60 EC.

## Line 5 - Net Income (or loss) from the partnership's trade or business

Include on this line the distributable share of the Nonresident Intermediate Entities included in this Composite Return on the net income or loss from the Partnership's trade or business. Do not include in this item gains or losses identified on other lines of this Part.

Enter on line 5(a) the share of the partnership's net income attributable to services rendered by partners and not paid to partners as salaries or compensation for services rendered, as reported on Forms 480.60 EC.

Enter on line $5(\mathrm{~b})$ the difference between the amount on line 5 and the amount attributable to the services rendered by partners reported on line 5(a), as informed on Forms 480.60 EC.

Line 6 - Net income (or loss) from partially exempt income
Enter on this line the distributable share of the Nonresident Intermediate Entities included in this Composite Return on the net income or loss from operations under Act No. 52 of 1983, ActNo. 47 of 1987, Act 78-1993, Act 225-1995, Act 74-2010 or Act 132-2010, as reported by the Partnership on Forms 480.60 EC.

Line 7 - Net income (or loss) from income subject to a preferential rate
Enter on this line the distributable share of the Nonresident Intermediate Entities included in this Composite Return on the net operating income or loss covered under an exemption decree subject to a fixed tax rate, excluding dividends, longterm capital gains and income from interest on deposits in financial institutions, as reported by the Partnership on Forms 480.60 EC.

## Line 8 - Eligible distribution of dividends from corporations

The partners may claim in their returns the dividends received by the partnership from eligible dividend distributions, as defined in Section 1023.06 of the Code, according to their distributable share, along with the portion of the tax withheld.

Enter on this line the distributable share of the Nonresident Intermediate Entities included in this Composite Return on the total eligible dividend distributions subject to the $15 \%$ rate received by the Partnership from a corporation, as reported on Forms 480.60 EC.

Line 9-Distributions of dividends subject to withholding of \%

Enter on this line the distributable share of the Nonresident Intermediate Entities included in this Composite Return on the total of dividend distributions subject to a fixed special tax rate not previously specified received by the Partnership together with the corresponding tax withheld, as reported in Forms 480.60 EC . Specify the applicable corresponding rate in the space provided for this purpose.

## Line 10 - Interest income from deposits in financial institutions subject to

 withholdingEnter on this line the distributable share of the Nonresident Intermediate Entities included in this Composite Return on the total of interest income received by the partnership from investments or deposits in cooperatives, savings associations authorized by the Federal Government or the Government of Puerto Rico, commercial and mutual banks or in banking organizations established in Puerto Rico, as well as the $10 \%$ amount withheld, if such election was made, as reported in Forms 480.60 EC.

## Line 11 - Interest income from deposits in financial institutions not subject to withholding

Enter on this line the distributable share of the Nonresident Intermediate Entities included in this Composite Return on the total of taxable interest received or credited by the Partnership that were not subject to withholding, as reported in Forms 480.60 EC.

## Line 12-Other interests subject to withholding at 10\% rate

Enter on this line the distributable share of the Nonresident Intermediate Entities included in this Composite Return on the total of taxable interest received or credited by the Partnership that were subject to 10\% preferential rate, as reported in Forms 480.60 EC.

Line 13-Other interests subject to withholding of $\qquad$ \%

Enter on this line the distributable share of the Nonresident Intermediate Entities included in this Composite Return on the total taxable interest received or credited by the Partnership that were subject to a fixed special tax rate not previously specified, as well as the amount withheld, as reported in Forms 480.60 EC. Specify the corresponding rate in the space provided for this purpose

Line 14 - Distributable share on gain from a partnership or special partnership owned by the partnership

The partnership can be a partner in other partnership (inferior partnership) or in a special partnership.

This line will reflect the distributable share of the Nonresident Intermediate Entities included in this Composite Return on the income from the inferior partnership or from the special partnership attributable to the Partnership, as reported on Forms 480.60 EC.

Line 15 - Distributable share on loss from a partnership or special partnership owned by the partnership

The partnership can be partner in other partnership (inferior partnership) or in a special partnership.

This line will reflect the distributable share of the Nonresident Intermediate Entities included in this Composite Return on the loss from the inferior partnership or from the special partnership attributable to the Partnership, as reported in Forms 480.60 EC.

## Line 16 - Others

Enter the total of other income not included on the preceding lines. If this line includes income from different concepts, you must submit a schedule showing a breakdown of such income.

## Line 18 - Exempt income

Enter the distributable share of the Nonresident Intermediate Entities included in this Composite Return on the total amount of exemptincome earned by the Partnership, as reported on Forms 480.60 EC.

## Line 19 - Exempt income subject to alternate basic tax

Enter the distributable share of the Nonresident Intermediate Entities included in this Composite Return on the total amount of exempt income subject to alternate basic tax, as reported by the Partnership on Forms 480.60 EC.

## Line 20 - Adjustment for purposes of the alternate basic tax

Enter here the corresponding amounts of the distributable share of the Nonresident Intermediate Entities included in this Composite Return, as reported on Forms 480.60 EC.

## Line 21 - Adjustment for purposes of the alternative minimum tax

Enter here the distributable share of the Nonresident Intermediate Entities included in this Composite Return on any adjustment to the income from the Partnership that, at a corporate partner's level, is considered income subject to alternative minimum tax. You must submit a schedule detailing the nature of each item included on this line with the amount of each adjustment, as reported by the Partnership on Forms 480.60 EC.

## Line 22 - Charitable contributions

Enter here the corresponding amounts of the distributable share of the Nonresident Intermediate Entities included in this Composite Return, as reported on Forms 480.60 EC.

## Line 23 - Volume of business

Enter here the distributable share of the Nonresident Intermediate Entities included in this Composite Return on the total volume of business of the Partnership in order to determine the requirement to file financial statements.

## PART III - CREDITS

On March 7, 2017, the Financial Advisory Authority and Fiscal Agency of Puerto Rico ("AAFAF", for its Spanish acronym) issued Administrative Order No. OA-2017-01 by which it ordered the Secretary of the Treasury ("Secretary") to carry out an inventory of the tax credits granted and to require the holders of tax credits to report the amount granted of said credits, in the manner that the Secretary establishes for said purposes. The administrative order also establishes that, any credit holder that does not show evidence issued by the Secretary of compliance with the information requirement, will not be able to claim said tax credits. Subsequently, AAFAF has issued several resolutions regarding the use and availability of tax credits.

For its part, on April 20, 2017, the Department of the Treasury ("Department") issued the Internal Revenue Informative Bulletin No. 17-08 to notify that the requirement to carry out the inventory of tax credits would be met by the electronic filing of Form 480.71.1 (Informative Return for Tax Credits Holders). For these purposes, the Department established that the requirement imposed by AAFAF to submit evidence of compliance with the information requirement in order to claim the tax credits, would be met by electronic filing Form 480.71.1. Therefore, in order to claim a tax credit, it must be included in Form 480.71.1 that the credit holder submitted to the Department.

Line 1 - Credit attributable to losses or for investment in Capital Investment Fund, Tourism Fund, other funds or directly

Enter on this line the distributable share of the Nonresident Intermediate Entities included in this Composite Return on the amount of credit attributable to losses or for investment in a Capital Investment Fund, Tourism Fund, other funds or directly, as reported by the Partnership on Forms 480.60 EC.

Line 2 - Credit for tax withheld at source from Industrial Development dividends (Act No. 8 of 1987)

The partners of a partnership will be entitled to claim, according to the percentage applicable to the distributable share of the partnership, a credit as established in Section 4(a) of the Incentives Act, against the tax due for the year in which the partnership received, as an investor, a distribution from Industrial Development Income.

Enter on this line the distributable share of the Nonresident Intermediate Entities included in this Composite Return on the tax withheld at source to the Partnership on dividends from Industrial Development Income, as reported on Forms 480.60 EC.

## Line 3 - Credit for the purchase of tax credits

Enter on this line the distributable share of the Nonresident Intermediate Entities included in this Composite Return on the tax credits acquired by the Partnership during the year through the purchase, exchange or transfer from the primary investor, as reported on Forms 480.60 EC.

In order to claim this credit, the conveyor and the cessionary will submit with the income tax return in the year of the cession, a sworn statement notifying the same to the Secretary.

Part V must be completed to indicate the act (or acts) under which the credit was acquired and the amount.

## Line 4 - Other credits not included in the preceding lines

Enter on this line the distributable share of the Nonresident Intermediate Entities included in this Composite Return on the total amount of other credits not included in the preceding lines, as reported on Forms 480.60 EC.

If on this line you included credits from different concepts, you must submit a schedule showing a breakdown of such credits. You must also submit documents or evidence to support every credit claimed on this line.

## PART IV - TAXES PAID TO FOREIGN COUNTRIES AND THE UNITED STATES, ITS TERRITORIES AND POSSESSIONS

Enter on this part the distributable share of the Nonresident Intermediate Entities included in this Composite Return on the net income from sources outside of Puerto Rico derived by the Partnership and the taxes paid by the Partnership outside of Puerto Rico on said net income. This Part IV provides space to include the income per country of up to 3 countries, in addition to the Unites States. If there is income derived from more than 3 countries, please submit a schedule breaking down the net income and tax paid to each country.

Line 1-Net income from sources within the country, territory or possession
Enter on this line the distributable share of the Nonresident Intermediate Entities included in this Composite Return on the net income from sources outside of Puerto Rico derived by the Partnership, as reported on Forms 480.60 EC.

## Line 2 - Tax paid or accrued during the year

Enter on this line the distributable share of the Nonresident Intermediate Entities included in this Composite Return on the income tax paid or accrued to the United States, its possessions or foreign country, as reported on Forms 480.60 EC.

## PART VI - DISTRIBUTABLE SHARE ON THE NET INCOME SUBJECT TO PREFERENTIAL RATES

Enter in this part the distributable share of the Nonresident Intermediate Entities included in this Composite Return on the net income and the income tax in the cases where the Partnership operates with an exemption decree under a Puerto Rico tax incentives act.

In the Columns of "Net Income" and "Tax Determined" you must indicate the amount attributable to the Nonresident Intermediate Entities from Schedules V, W, X, Y, Z and AA Pass-Through Entity, as applicable. Also, specify the applicable corresponding rate in the space provided for this purpose on lines 1 through 6.

The total tax indicated on line 7 of this part, must be paid by the Partnership in representation of the Nonresident Intermediate Entities.

## INSTRUCTIONS TO COMPLETE SCHEDULE I(SC)

## SCHEDULE I (SC) "INTERMEDIATE PASS THROUGH ENTITIES

 COMPOSITE RETURN" (To be filed with Form 480.10(SC))Every Nonresident Partner may exercise the option to meet its tax responsibility through the filing of a Composite Return by submitting to the Partnership every year an affidavit on Schedule I (SC) as explained below:

## HEADING SCHEDULE I (SC)

Include the name, address and employer's identification number of the Nonresident Partner. Also, please identify the type of entity and the place of organization.

In addition, the partner must certify under oath the following:

1. That it is a partner, officer, or authorized representative of the entity;
2. That the information provided in the Heading of Schedule I (SC) is correct;
3. That it is a partner or member of the entity described on line 4;
4. The name, employer identification number and address of the Resident Partnership of which it is a partner, the type of entity, and the participation percent on the entity's income, gains and losses;
5. The type of income for which the affidavit applies: ifitis distributed or undistributed Puerto Rico income derived by a Partnership or a Limited Liability Company taxed as a Partnership;
6. That it does not derive other income from Puerto Rico sources and that its only source of taxable income in Puerto Rico is the Resident Partnership;
7. That the affidavit applies to the year indicated in the upper right corner of Schedule I (SC).

The nonresident partner must sign and date the Schedule certifying under oath that the information provided is true, correct and complete.

The Composite Return filed by the Partnership, along with the affidavit submitted by the Nonresident Partner, will constitute for all purposes of the Code, the income tax return of said Nonresident Intermediate Entity.

