Form 482.0(C) Rev. 04.19				
Liquidator: Reviewer:		NT OF PUERTO RICO 2018 IT OF THE TREASURY	Se	erial Number
Field audited by:	COMPO	DSITE RETURN		
		DIVIDUAL MEMBERS OF		D RETURN
Date//		IMITED LIABILITY COMPANIES	TAX	ABLE YEAR:
R M N		YEAR BEGINNING ON	1 CALENDAR 2	Ceipt Stamp
		D ENDING ON,,	INC.	ceipt Stamp
Name of the Partnership or Limited Liability Co	ompany	Employer Identification Number		
Postal Address		Industrial Code Municipal Code		
		Telephone Number - Extension	_	
	Zip Code			
Location of Principal Industry or Business (Nu	· · · · · · · · · · · · · · · · · · ·	() - Date Created	_	
	mber, oucor, ony			
Charle the companying how if applicable.		Day/ Month/ Year Place Created	-	
Check the corresponding box, if applicable:	Merchant's Registration Nur			
EXTENSION OF TIME: Yes No		CHANGE OF ADDRESS	E-m	ail Address
Part I QUESTIONNAIRE				
	ip 🔘 Limited Liability Compa			
 Number of partners or members for who Percentage share of the partnership r 				
on line 2	epresented by the partners includ	(a) Number of spouses		
Part II DETERMINATION OF TA	X	()		·
1. Income subject to ordinary tax rates (F	rom Part V, line 3)			00
 Less: A) Personal exemption – Partners or m 	omboro who are United States siti-	ropo (Lipo 4, Dort Ly \$2,500) (0.)	00	
 B) Personal exemption – Partners of m 	ners or members who are United States Citiz	zens (Line 4, Part I x \$3,500) (2A) tes citizens (Line 6(a), Part I x \$3,500)(2B)	00	
C) Exemption for dependents – (Line)	e 6(b), Part I x \$2,500)		00	00
 D) Total personal exemption and exemption Net income (Subtract line 2(D) from line 	nption for dependents (Add lines) the 1)	2(A) through 2(C))	(2D) (3)	00
4. Net income subject to 0% rate (Line 2)	, Part I x \$9,000)		(3)	00
 Net income subject to 33% rate (Subtr Tax (Line 5 x 33%) 	act line 4 from line 3)			00
7. Income subject to 10% rate (From Pa	rt V, line 6)			00
o. Tax (Line / x TU%)				00
9. Income subject to 15% rate (From F 10. Tax (Line 9 x 15%)	Part V, line 9)		00 (10)	00
11. Income subject to% rate (From	n Part V, line 12)		00	
12. Tax (Line 11 x%)	Part V lina 15)	(13)		00
14. Tax (Line 13 x%)	i Fait V, III e 13)		00	00
15. REGULAR TAX BEFORE THE CRED	IT (Add lines 6, 8, 10, 12 and 14).			00
17. TOTAL TAX DETERMINED:	tes, its possessions and foreign c	countries (See instructions)		
A) Regular tax (Subtract line 16 from	n line 15)		00	
B) Excess of alternate basic tax over	regular tax (From Part VI, line 9 and 17B)))	00 (17C)	00
Less: Tax Credits (From Part III, line 2	1)			00
19. TAX LIABILITY (Subtract line 18 from I	ine 17C)		(19)	00
	formation in all all in this watered	OATH	and the second	the bast of an inclusion data and
		schedules and statements attached, has been ho prepares this return (except for the taxpay		
Name of Managing Partner, Officer or Age	nt (Print)	Signature of Managing Partner, Officer or Age	ent	Date
Specialist's name (Print)		Name of the Firm or Business		I
Registration No.	Self - employed Specialist (fill-in here)	Specialist's signature		Date
NOTE TO TAXPAYER: Indicate if you made pa	vments for the preparation of your re	eturn: OYes ONo. If you answered "Yes",	require the Specialist's si	unature and registration number

Forr	n 482.0(C) Rev. 04.19		Page
Pa	rt III CREDITS		
	CFill in if any of the credit claimed in this part is subject to moratorium (Submit details) (See instructions)		
20.	A) Credit attributable to losses or investment in Capital Investment Funds, Tourism Funds, other funds or direct investments (Schedules Q and Q1)	(20A)	00
	B) Credit for tax withheld at source from Industrial Development dividends (Act No. 8 of 1987) (See instructions)	(20B)	00
	C) Credit for the purchase of tax credits (Complete Part VII) (See instructions)	(200)	00
21	Total Credits (Add lines 20(A) through 20(D). Transfer to Part II, line 18)	(200)	00
	rt IV TAX DUE OR PAID IN EXCESS	(= .)	
	Tax Withheld or Paid:		
	A) Estimated tax payments made during the year	00	
	B) Tax withheld at source on dividends and interest	00	
	C) Amount paid with automatic extension of time	00	00
23	D) Total Tax Withheld or Paid (Add lines 22(A) through 22(C)) AMOUNT OF TAX DUE (If line 22(D) is less than line 19 from Part II, subtract line 22(D) from line 19	(22D)	00
	and enter the result here)	(23)	00
24.	A) Less: Amount paid with the return	(24A)	00
	B) Interest	00	
25	BALANCE OF TAX DUE (Subtract line 24(A) from line 23)	(25)	00
26	AMOUNT OVERPAID (If line 22(D) is more than line 19 from Part II, enter the difference here)	(26)	00
27.	A) To be credited to estimated tax for 2019	(27A)	00
	B) Contribution to the San Juan Bay Estuary Special Fund C) Contribution to the University of Puerto Rico Special Fund	(27B)	00
	D) TO BE REFUNDED (Subtract lines 27(A), 27(B) and 27(C) from line 26)	(27C) (27D)	00
Pa	t V COMPUTATION OF TAXABLE INCOME	(2.2)	
-	Income (or losses) subject to ordinary tax rates		Total Amount
1.	A) Net income (or loss) from the trade or business of the partnership or limited liability company	(14)	00
	 B) Short-term gain (or loss) on sale or exchange of capital assets 		00
	C) Loss on sale or exchange of property used in the business	(1C)	00
	D) Net income (or loss) from partially exempt income (Net of exemption)	(1D)	00
	E) Distributable share on income or loss from partnerships and special partnerships owned by the partnership or limited liability		00
	company F) Other income		00
	 F) Other income G) Total (Add lines (A) through (F)) 		00
2.	Charitable contributions(See instructions)		00
	Total income subject to ordinary rates (Subtract line 2 from line 1(G))		00
4.	Income (or losses) subject to 10% tax rate		
	A) Distributable share on income or loss from partnerships and special partnerships owned by the partnership or limited liability		00
	Company		00
	 B) Interest income from deposits in financial institutions located in Puerto Rico C) Income from other interests subject to withholding at 10% rate (See instructions) 	(4B) (4C)	00
	D) Distribution of dividends subject to withholding at 10% rate	(4D)	00
	E) Other income		00
	F) Total (Add lines (A) through (E))		00
	Charitable contributions (See instructions)		00
6.	Total income subject to 10% tax rate (Subtract line 5 from line 4(F)) Income (or losses) subject to 15% tax rate	(6)	00
1.	A) Long-term gain (or loss) on sale or exchange of capital assets	(7A)	00
	B) Gain on sale or exchange of property used in the business		00
	C) Eligible distribution of dividends from corporations		00
	D) Gain (or loss) on sale or exchange of substantially all assets dedicated to an activity under Act 78-1993 (Net of exemption)	(7D)	00
	E) Other income	(7E)	00
	F) Total (Add lines (A) through (E))		00
	Charitable contributions (See instructions) Total income subject to 15% tax rate (Subtract line 8 from line 7(F))		00
	Income (or losses) subject to% tax rate	(9)	
	A) Distributable share on income or loss from partnerships and special partnerships owned by the partnership or limited liability	,	
	company		00
	B) Other income		00
44	C) Total (Add lines (A) and (B))		00
	Charitable contributions (See instructions) Total income subject to% tax rate (Subtract line 11 from line 10(C))		00
13	Income (or losses) subject to% tax rate	(12)	
1	A) Distributable share on income or loss from partnerships and special partnerships owned by the partnership or limited liability	,	
	company		00
	B) Other income	(13B)	00
	C) Total (Add lines (A) and (B))		00
14. 15	Charitable contributions (See instructions) Total income subject to% tax rate (Subtract line 14 from line 13(C))	(14)	00
	Total income subject to% tax rate (Subtract line 14 from line 13(C))		00
10.		(10)	00

Retention Period: Ten (10) years

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Part VI COMPUTATION OF THE ALTERNATE BASIC TAX		
1. Income subject to ordinary rates (From Part II, line 5)	(1)	00
 Plus: Distributable share in the adjustments for purposes of the alternate basic tax (See instructions)	(2)	00
 Net income subject to alternate basic tax (Add lines 1 and 2) Net income subject to alternate basic tax per partner (Divide the amount from line 3 of this Part VI between the number of partners or 		00
members included on line 2 of Part I)	(4)	00
(a) From \$150,000 to \$200,000, multiply line 3 by 10%.		
(b) Over \$200,000 but not over \$300,000, multiply line 3 by 15%.		0
(c) Over \$300,000, multiply line 3 by 24%	(5)	00
6. Credit for taxes paid to foreign countries, the United States, its territories and possessions (Submit Schedule C Individual. See	(6)	00
instructions)	(7)	00
 Net regular tax (From Part II, line 17A) Excess of Net Alternate Basic Tax over Net Regular Tax (If line 8 is more than line 7, enter zero. If line 7 is more than line 8, enter here the 	(8)	00
 Excess of Net Alternate Basic Tax over Net Regular Tax (If line 8 is more than line 7, enter zero. If line 7 is more than line 8, enter here the amount of line 7 less line 8 and transfer to line 17B of Part II) 	(9)	00
Part VII Breakdown of the Purchase of Tax Credits		
Check the box corresponding to the act (or acts) under which you acquired the credit and enter the amount:		
1. 🗌 Solid Waste Disposal (Act 159-2011)		00
2. 🗌 Capital Investment Fund (Act 46-2000)		00
3. 🗌 Theatrical District of Santurce (Act 178-2000)		00
4. 🗌 Housing Infrastructure (Act 98-2001)		00
5. Construction or Rehabilitation of Rental Housing Projects for Low or Moderate Income Families (Act 140-2001)		00
6. 🗌 Conservation Easement (Act 183-2001)	(6)	00
7. Revitalization of Urban Centers (Act 212-2002)	(7)	00
8. 🗌 Tourism Development (Act 78-1993)	(8)	00
9. Film Industry Development (Act 27-2011)		00
10. Economic Incentives (Research and Development) (Act 73-2008)		00
11. Economic Incentives (Strategic Projects) (Act 73-2008)		00
12. Economic Incentives (Industrial Investment) (Act 73-2008)		00
13. Green Energy Incentives (Research and Development) (Act 83-2010)		00
14. Other: (Submit detail)		00
15. Total credit for the purchase of tax credits (Same as Part III, line 20(C))		00
Retention Period: Ten (10) years		

TREASURY

Rev. 04.19

COMPOSITE RETURN PARTNER AND INDIVIDUAL MEMBERS OF PARTNERSHIPS AND LIMITED LIABILITY COMPANIES

2018

CONTRACT, CONTRA	Affidavit		2010		
OF 40	(To be filed with Form 482.0(C)) Taxable year beginning on, and ending on	7			
Vame			Social Security Number		
ddress			sonal Circumstances		
			ited States: Yes No		
			ions (1 if single, 2 if married) idents		
The undersigned, under penalty	of perjury, being duly sworn, hereby certifies and agrees as follo	ws:			
1. My name, social security nu	umber, address and personal circumstances are as stated above	/e.			
2. I was not a resident of Puer	rto Rico during any part of the captioned taxable year.				
3. I am a partner or member o	I am a partner or member of the pass-through entity described in Item 4.				
4. Name of Entity:	Name of Entity:				
Entity's Employer Identifica	tion Number:				
Entity's address:					
Taxpayer's participation in th 5. The type of income for whic O Distributed or undist	d liability company (LLC) ne entity's income, gains or losses:% ch this affidavit and agreement applies is: tributed Puerto Rico income from a partnership				
	tributed Puerto Rico income from an LLC taxed as a partnershi				
6. I have no other Puerto Ricc	I have no other Puerto Rico source income or source of income taxable in Puerto Rico other than from the entity described in item 4.				
7. I agree to be included in the entity.	composite return to be filed by the entity described in item 4, and	d that any refund resu	Iting thereof be disbursed to sa		
8. This affidavit applies for the	e captioned taxable year.				
The undersigned understands t	that any false statement contained herein could be punished by	r fine, imprisonment o	pr both.		
Under penalties of perjury, I dec correct and complete.	clare that I have examined this sworn statement and agreement	and, to the best of m	y knowledge and belief, it is tru		
gnature of partner or member		Date			



Rev. 04.19

Government of Puerto Rico Department of the Treasury

COMPOSITE RETURN PARTNER AND INDIVIDUAL MEMBERS OF PARTNERSHIPS AND LIMITED LIABILITY COMPANIES FORM 482.0(C) GENERAL INSTRUCTIONS

WHO MUST FILE THIS RETURN?

The partners of a partnership engaged in trade or business in Puerto Rico are considered engaged, in their individual character, to such trade or business in Puerto Rico according to the provisions of Section 1071.01 of the Puerto Rico Internal Revenue Code of 2011, as amended (Code). Therefore, as long as the partnership is engaged in the conduct of a trade or business in Puerto Rico, its nonresident individual partners (whether United States citizens or nonresident aliens) earn income related to the conduct of a trade or business in Puerto Rico.

According to the provisions of Administrative Determination No. 12-07 of March 14, 2012, nonresident individual partners of a partnership engaged in trade or business in Puerto Rico may choose to file this composite return.

This return must be filed by the partnership on behalf of the nonresident individual partners that choose to be included in the Composite Return and duly complete Schedule I (C), following the instructions provided below. This mechanism of a composite return is an election of each nonresident individual partner who is a partner or member of a partnership or limited liability company ("LLC") that is treated as a partnership under the Code. Therefore, from now on, these instructions refer to a partner or member of one of such entities as the "Partner" and to the entity as "Partnership".

EXCEPTION: Section 1091.07(b) of the Code provides that, subject to those conditions, limitations and exceptions established by the Secretary, nonresident individual partners that are treated as engaged in trade or business in Puerto Rico <u>only</u> 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 Partnership and submitted to the Department of the Treasury on behalf of those partners satisfy their tax responsibility in Puerto Rico.

Nonresident individual partners who choose NOT to be included in the composite return (or who cannot file the composite return because of having earned other income from Puerto Rico sources or being a part-year resident of Puerto Rico) will have the obligation to file an income tax return in Puerto Rico in their individual character, according to the provisions of the Code.

WHEN AND WHERE TO FILE?

This Composite Return must be filed not later than the 15th day of the fourth month following the closing of the taxable year of the partnership that files on behalf of its nonresident individual partners who chose to meet their tax responsibility by filing this Composite Return.

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

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

You may also file your return in your nearest regional Internal Revenue Collections office.

AUTOMATIC EXTENSION OF TIME TO FILE THE RETURN

A six (6) month 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 individual partners who request to meet their tax responsibility by means of the composite return, may request this extension of time to the Secretary 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;
- On the second line of Part I under the Individual's First Name, you must write "Nonresident partners filing composite return Form 482.0(C)";
- On the next lines of Part I, the Partnership will include its address, telephone, business and e-mail address;
- The Partnership will complete Part II related to the aggregated income tax of the Partners included in the composite return, computed as described in the Instructions of Part II of Form 482.0(C);
- In Part III check Box "a" on line 17 that indicates Form 482.0(C); 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.

An extension of time to file the return does not extend the time for the payment of the corresponding tax.

COLUMN OF CENTS

While completing the return, the column of cents will not be used. 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:

\$480.90 = \$480

\$475.25 = \$475

TAXPAYER'S ASSISTANCE

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

SCHEDULE THAT COMPLEMENTS THE RETURN

The partnership must file this Return on behalf of those nonresident individual partners who complete the affidavit using Schedule I (C) - "Composite Return Partners and Individual Members of Partnerships and Limited Liability Companies - Affidavit". Form 482.0(C) must include a Schedule I (C) for each partner included on line 2 of Part I (Questionnaire) of the Composite Return, Form 482.0(C).

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

INSTRUCTIONS TO COMPLETE THE RETURN

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, only the corresponding year. Otherwise, if it is a fiscal year, you must enter the date on which the taxable year begins and ends in the space provided on the Composite Return.

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

Indicate in the corresponding box if this is the first or last return being filed. Enter in the corresponding box the Partnership's date and place of creation. Complete the information requested and include the corresponding documents.

Fill in the corresponding oval to indicate if you submit a "Request for Extension of Time to File the Income Tax Return" (Form AS 2644).

If the Partnership is engaged in trade or business, enter in the corresponding box the merchant's registration certificate.

CHANGE OF ADDRESS

To notify a change of address at the moment of filing the return, check the applicable box and write the new address clearly and legibly in the space provided for this purpose in the return's heading. On the other hand, if you change your address at any other moment during the taxable year, you must notify it by using Form SC 2898 (Change of Address). This form is available accessing our website: www.hacienda.pr.gov.

PART I - QUESTIONNAIRE

Line 1 – Check in the corresponding box to indicate if it is a Partnership or a Limited Liability Company.

Line 2 – Indicate the number of partners or members for whom this Composite Return is being filed. For each one of them, you must include a Schedule I (C) duly completed as detailed later in the instructions of said schedule.

Line 3 – Enter the percentage share in the partnership represented by the partners for whom the Composite Return is being filed, as indicated on line 2. In order to calculate the percentage, add the percent indicated by each one of the nonresident individual partners on line 4 of Schedule I (C).

Line 4 – Enter the number of partners or members who are United Sates citizens, as indicated by each nonresident individual partner in the **Personal Circumstances** box of Schedule I (C).

Line 5 – Enter the number of partners or members who are NOT United Sates citizens, as indicated by each nonresident individual partner in the **Personal Circumstances** box of Schedule I (C).

Line 6 – Only with respect to partners or members who are American citizens, as indicated on line 4, enter (a) the number of spouses and (b) number of dependents as indicated by each one of the nonresident individual partners in the **Personal Circumstances** box of Schedule I (C).

PART II - DETERMINATION OF TAX

The tax responsibility of the Partners included in the Composite Return will be determined in the aggregate.

Line 1 – Income subject to ordinary tax rates

Transfer the income subject to ordinary tax rates as determined in Part V, line 3.

Line 2 – Personal exemptions and exemption for dependents

To complete the information required on this line, consider only those nonresident individual partners who have indicated to be American citizens when completing the **Personal Circumstances** box of Schedule I (C).

The Partnership may claim for the benefit of all partners, the personal exemptions and exemption for dependents corresponding to the partners who are United States citizen. The Partnership cannot claim personal exemptions and exemption for dependents with respect to partners who are not United States citizens.

Line 2(A) – Enter the amount resulting from multiplying \$3,500 by the amount of nonresident individual partners who are United States citizens, as indicated on line 4 of Part I – Questionnaire.

Line 2(B) - Enter the amount resulting from multiplying \$3,500 by the amount of nonresident individual partners who are United States citizens and informed to be married and claim the personal exemption of their spouses, as indicated on line 6(a) of Part I – Questionnaire.

Line 2(C) - Enter the amount resulting from multiplying \$2,500 by the amount of dependents informed by the nonresident individual partners who are United States citizens, as indicated on line 6(b) of Part I – Questionnaire.

Line 2(D) – Add the total of personal exemptions as indicated on lines 2(A) through 2(C).

Line 4 – Net income subject to 0% rate

For taxable years beginning between January 1 and December 31, 2018, the first bracket of net income subject to tax at 0% rate is \$9,000. Therefore, you must enter on this line the amount resulting from multiplying \$9,000 by the amount of nonresident individual partners as indicated on line 2 of Part I - Questionnaire.

Line 5 - Net income subject to 33% rate

The maximum income tax rate for taxable years beginning between January 1 and December 31, 2018 is 33%. Therefore, the excess of net income subject to tax in excess of \$9,000 per Partner (as computed on line 4 in the aggregate) is taxed at 33%. Enter on this line the amount resulting from subtracting line 4 from line 3.

Line 7 - Net income subject to 10% rate

Transfer the income subject to 10% rate as determined in Part V, line 6.

Line 9 - Net income subject to 15% rate

Transfer the income subject to 15% rate as determined in Part V, line 9.

Line 11 – Income subject to ___% rate

Transfer the income subject to ____% rate (as informed on line 10 of Part V) as determined in Part V, line 12.

Line 13 – Income subject to ___% rate

Transfer the income subject to ____% rate (as informed on line 13 of Part V) as determined in Part V, line 15.

Line 16 – Credit for taxes paid to the United States, its possessions and foreign countries

If one or more Forms 480.60 EC corresponding to the nonresident individual partners included on this Return report any amount in Part VI, you must complete a combined Schedule C.

Enter on line 1(h) of Part I of the combined Schedule C, in the corresponding column, the amount resulting from adding the amount reported on Form 480.60 EC, line 1, Part VI only with respect to the partners included on this Return.

Enter on line 1 of Part II of the combined Schedule C, in the corresponding column, the amount resulting from adding the amount reported on Forms 480.60 EC, line 2, Part VI only with respect to the partners included on this Return.

Complete the rest of the combined Schedule C as indicated in the Instructions of Schedule C Individual.

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 ("OA-2017-01") by which it created the Disbursements and Tax Concessions Authorization Committee ("CADCC", for its Spanish acronym) to which it granted certain authorizations regarding the evaluation and granting of tax credits and delegated the responsibility of establishing limitations regarding the use and availability of the tax credits granted. Also, OA-2017-01 ordered the Secretary of 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.

For such purposes, on April 20, 2017, the Department of the Treasury 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 electronically filing Form 480.71.1 (Informative Return for Tax Credits Holders) and 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 electronically filing Form 480.71.1. Therefore, in order to claim a tax credit that has been granted and available as of April 19, 2017, it must be included in Form 480.71.1 that the credit holder submitted to the Department.

For its part, on July 2, 2018, AAFAF, through Administrative Order No. OA-2018-10 ("OA-2018-10"), repealed the OA-2017-01 and left the CADCC without effect prospectively. For such purposes, Section 1051.15(b)(1) of the Code provides that for taxable years commenced after December 31, 2017, the tax credits will not be subject to the limitations set forth in the resolutions issued by the CADCC during its existence, therefore, they will be subject only to the rules of use established in the special law under which the tax credit is granted and the applicable provisions of the Code. However, credits covered under Section 1051.12(a)(4), (5) and (7) of the Code will be subject to the use limitation provided in Section 1051.13 of the Code.

However, OA-2018-10 establishes that the Secretary will continue to perform and maintain the inventory of all tax credits and maintains the requirement of the OA-2017-01 that the credit holder must show evidence issued by the Secretary of the compliance with the information requirement to be able to claim a tax credit.

Every partnership that reports the distributable share of a tax credit from the partners included in this Composite Return, must submit with the Informative Return copy of the Form 480.71.1 duly filed with the Department.

In this part includes credits subject to moratorium, you must fill in the oval provided for this purpose. In these cases you must include with your return a detail that includes the description of the tax credit subject to moratorium, percentage claimed allowed by the moratorium, taxable year in which the credit was generated, total credit generated, amounts claimed in previous years, amount of credit available for the current years, amount of credit net of moratorium available for the current years, and amount of credit available for subsequent years. Also, you must report the amount net of the portion that is subject to moratorium of said credit on the corresponding line.

Line 20(A) – Enter the total of the amounts reported on line 1 of Part V of Form 480.60 EC corresponding to the nonresident individual partners included on the Composite Return.

Line 20(B) - Enter the total of the amounts reported on line 8, Part V of Form 480.60 EC corresponding to the nonresident individual partners included on the Composite Return.

Line 20(C) - Enter the total of the amounts reported on lines 6 and 17, Part V of Form 480.60 EC corresponding to the nonresident individual partners included on the Composite Return.

Line 20(D) - Enter the total of the amounts reported on lines 2 through 5, 7, 9 through 16 and 18, Part V of Form 480.60 EC corresponding to the nonresident individual partners included on the Composite Return.

Act No. 257 of December10, 2018 (Act 257-2018) amended the provisions of the Sections1051.07 and 1051.09 of the Code to establish that the credit for the purchases of products manufactured in Puerto Rico and Puerto Rican agricultural products in not available for taxable year 2018.

PART IV - TAX DUE OR PAID IN EXCESS

Line 22 – Tax Withheld or Paid

Enter the amount paid for income tax on lines 22A, 22B and 22C, as it corresponds.

Line 22(A) – Estimated tax payments made during the year

Enter the estimated tax payments made during the year by the Partnership on behalf of the partners included on the Composite Return only.

Add the amounts reported on lines 4, 5, 6, 7, 14, 15 and 16 (Column of "Tax Withheld") of Part III of Forms 480.60 EC corresponding to the nonresident individual partners included on the Composite Return.

Line 22(B) - Tax withheld at source on dividends and interest

Enter the distributable share of the tax withheld at source on dividends and interest reported by the Partnership only with respect to the partners included on the Composite Return.

Add the amounts reported on lines 8, 9, 10, 12 and 13 (Column of "Tax Withheld") of Part III of Forms 480.60 EC corresponding to the nonresident individual partners included on the Composite Return.

Line 22(C) – Amount paid with automatic extension of time

If for any reason the Partnership understands that it will not be able to file the return on time, an extension of time must be requested not later than the due date to file the return. The request must be presented as indicated in the section for "Request for Extension of Time to File the Income Tax Return" of these instructions.

Enter on this line the amount paid by the Partnership, if any, when filing **Form AS 2644**.

Line 24 – Amount paid with the return

The tax payment that accompanies the return must be made by check or money order payable to the Secretary of the Treasury. You must indicate the Partnership's employer identification number and Form 482.0(C) - 2018.

INTERESTS, SURCHARGES AND PENALTIES

Interests

The Code provides for the payment of interests at a 10% annual rate over any tax balance that is not paid by its due date.

Surcharges

When the payment of interests is applicable, a surcharge of 5% of the amount due will be assessed, if the delay in payment exceeds 30 days, but not over 60 days; or 10% of the amount due, if the delay exceeds 60 days.

Penalties

The Code imposes a progressive penalty from 5% to 25% of the total tax for late filing unless you can show reasonable cause for the delay.

Also, any person required under the Code to file a return, declaration, certification or report, who voluntarily fails to file such return, declaration, certification or report within the term or terms required by the Code or regulations, in addition to other penalties, shall be guilty of a misdemeanor.

If any person voluntarily fails to file the above mentioned return, declaration, certification or report (within the terms required by the Code or regulations) with the intention to avoid or defeat any tax imposed by the Code, in addition to other penalties, he or she shall be guilty of a third degree felony.

Line 25 - Balance of Tax Due

This is the amount of tax that you owe and that you must pay on or before April 15 or, if you are filing on a fiscal year basis, on or before the fifteenth day of the fourth month after the close of the taxable year.

If this amount is not paid on the date provided by the Code, it will be subject to interests, surcharges and penalties as detailed in the instructions of line 24.

Line 26 – Amount Overpaid

An overpayment of tax arises when the total tax withheld, paid and refundable credits, including any amount paid with the automatic extension of time (if any) exceeds the tax determined.

Any overpayment of income tax will be applied against any exigible tax liability imposed by the Code.

In the absence of liability from previous years, you may elect to contribute all or part of the overpayment of tax to the 2019 estimated tax, the San Juan Bay Estuary Special Fund or the University of Puerto Rico Special Fund.

If you elect to do so, enter the amount that you want to credit to your estimated tax for the taxable year 2019 on line 27A, or the amount you wish to contribute to any of these Funds on lines 27B and 27C, respectively. Enter any balance to be refunded on line 27D.

If a refund is claimed, the Department will pay it to the Partnership since the nonresident individual partners included on the Composite Return authorized to do so by completing Schedule I (C).

The Partnership must keep for its records evidence of the estimated tax payments (copy of cancelled or substitute checks, money orders, etc.).

PART V - COMPUTATION OF TAXABLE INCOME

Line 1 - Income (or losses) subject to ordinary tax rates

Line 1(A) – Net income (or loss) from the trade or business of the partnership or limited liability company

Include on this line the distributable share of the nonresident individual partners included on this Composite Return on the net income or loss of the business generated by the partnership. Do not include on this line income, gains or losses identified on other lines of this Part.

Add the total of the amounts reported on line 5 of Part III of Form 480.60 EC (Column of "Amount") only with respect to the nonresident individual partners included on the Composite Return and include the total on this line.

Line 1(B) – Short-term capital gain (or loss) on the sale or exchange of capital assets

Include on this line the distributable share of the nonresident individual partners included on this Composite Return on the gain or loss derived from the sale or exchange of capital assets owned by the Partnership for one year or less. Do not include on this line income, gains or losses identified on other lines of this Part.

Add the total of the amounts reported on line 2, Part III of Form 480.60 EC (Column of "Amount") only with respect to the nonresident individual partners included on the Composite Return and include the total on this line. If such total is less than zero, enter zero.

Line 1(C) – Loss on the sale or exchange of property used in the business

Include on this line the distributable share of the nonresident individual partners included on this Composite Return from the loss on the sale or exchange of property used in the business. Do not include on this line income, gains or losses identified on other lines of this Part.

Add the total of the amounts reported on line 4, Part III of Form 480.60 EC (Column of "Amount") only with respect to the nonresident individual partners included on the Composite Return and include the total on this line. If such total is more than zero, enter zero on this line and enter the total on line 7(B), of this Part V.

The loss deduction will be limited to the amount resulting from multiplying the number of partners included on the Composite Return (line 2, Part I – Questionnaire) by \$1,000, provided that the loss has been generated during the current taxable year.

Line 1(D) – Net income (or loss) from partially exempt income (Net of exemption)

Include on this line the distributable share of the nonresident individual partners included on this Composite Return on the net income or loss from operations covered under Act 52-1983, Act 47-1987, Act 78-1993, Act 225-1995 or Act 74-2010. Do not include on this line income, gains or losses identified on other lines of this Part.

Add the total of the amounts reported on line 6, Part III of Form 480.60 EC (Column of "Amount") only with respect to the nonresident individual partners included on the Composite Return and include the total on this line.

Line 1(E) – Distributable share on income or loss from partnerships or special partnerships owned by the partnership or limited liability company

The Partnership can be a partner in other partnership (inferior partnership) or in a special partnership. Enter on this line the distributable share of the nonresident individual partners included on this Composite Return on the income or loss of the inferior partnership or special partnership attributable to the partnership if it pays taxes based on ordinary rates.

Add the total of the amounts reported on lines 14 and 15, Part III of Form 480.60 EC (Column of "Amount") only with respect to the nonresident individual partners included on the Composite Return and include the total on this line as long as such amount is taxed on an ordinary rate basis. If such total is less than zero, enter zero.

Line 1(F) - Other income

Enter the total of other income not included on previous lines as long as such income is taxed on an ordinary rate basis. If on this line you included income from different concepts, you must submit a schedule showing a breakdown of such income.

Add the total of the amounts reported on line 16, Part III of Form 480.60 EC (Column of "Amount") only with respect to the nonresident individual partners included on the Composite Return and include the total on this line as long as such amount is taxed on an ordinary rate basis.

Line 2 – Charitable contributions

Enter here the distributable share of the nonresident individual partners included on this Composite Return on the total contributions or donations paid during the taxable year, by the Partnership, to nonprofit religious, charitable, scientific, literary, educational or museological organizations, or to organizations for the prevention of cruelty or abuse of children, the elderly or disabled, or to animals, organizations for the prevention of domestic violence or hate crimes, or to organizations of war veterans in the United States or Puerto Rico. However, no part of the net earnings of any organization to which you contribute may benefit any particular shareholder.

Add the total of the amounts reported on line 21, Part III of Form 480.60 EC of each one of the nonresident individual partners included on the Composite Return. Enter on this line the percentage (%) of said amount resulting from dividing the total income subject to ordinary rates (reported on line 1(G)) between the sum of the amounts reported on lines 1(G), 4(F), 7(F), 10(C) and 13(C).

The deduction will not exceed 50% of the net income reported on line 1(G).

Line 4 – Income (or losses) subject to tax at a 10% tax rate

Line 4(A) – Distributable share on income or loss from partnerships or special partnerships owned by the partnership or limited liability company

The Partnership can be a partner in other partnership (inferior partnership) or special partnership. Enter on this line the distributable share of the nonresident individual partners included on the Composite Return on income or loss of the inferior partnership or special partnership attributable to the partnership if it is taxed at the 10% rate.

Add the total of the amounts reported on lines 14 and 15, Part III of Form 480.60 EC (Column of "Amount") only with respect to the nonresident individual partners included on the Composite Return and include the total on this line as long as such amount is taxed at the 10% rate. If such total is less than zero, enter zero.

Line 4(B) – Interest income from deposits in financial institutions located in Puerto Rico

Include on this line the distributable share of the nonresident individual partners included on this Composite Return on the interest income from deposits in financial institutions located in Puerto Rico if such income is taxed at the 10% rate.

Add the total of the amounts reported on line 10, Part III of Form 480.60 EC (Column of "Amount") only with respect to the nonresident individual partners included on the Composite

Return and include the total on this line as long as such amount is taxed at the 10% rate.

Line 4(C) – Income from other interests subject to withholding at 10% rate

Include on this line the distributable share of the nonresident individual partners included on this Composite Return on the interest income from certain bonds, notes, obligations and mortgages if such income is taxed at the 10% rate.

Add the total of the amounts reported on line 12, Part III of Form 480.60 EC (Column of "Amount") representing interest income from certain bonds, notes, obligations and mortgages only with respect to the nonresident individual partners included on the Composite Return and include the total on this line as long as such amount is taxed at the 10% rate.

Line 4(D) - Distribution of dividends subject to withholding at 10% rate

The nonresident individuals partners included on the Composite Return can inform their distributable share on the dividends received by the partnership and claim a credit for their distributable share on the 10% tax withheld.

Add the amount reported on line 9, Part III of Form 480.60 EC (Column of "Amount") only with respect to nonresident individuals partners included in the Composite Return and include the total on this line as long as such amount is taxed at the 10% rate.

Line 4(E) – Other income

Include the total of other income not included on previous lines as long as such income is taxed at the 10% rate. If this line includes income from different concepts, you must submit a schedule itemizing the same.

Add the total of the amounts reported on line 16, Part III of Form 480.60 EC (Column of "Amount") only with respect to the nonresident individual partners included on the Composite Return and include the total on this line as long as such amount is taxed at the 10% rate.

Line 5 – Charitable contributions

Add the amounts of charitable contributions reported on line 21, Part III of Form 480.60 EC of each one of the nonresident individual partners included on the Composite Return. Enter on this line the percentage (%) of said amount resulting from dividing the total income subject to the 10% rate (reported on line 4(F)) between the sum of the amounts reported on lines 1(G), 4(F), 7(F), 10(C) and 13(C).

The deduction will not exceed 50% of the net income reported on line 4(F).

For additional details refer to the instructions of line 2 of this Part V.

Line 7 – Income (or losses) subject to tax at a 15% tax rate

Line 7(A) – Long-term gain (or loss) on sale or exchange of capital assets

Include on this line the distributable share of the nonresident individual partners included on this Composite Return from the

gain or loss on the sale or exchange of capital assets held by the Partnership for more than one year. Do not include on this line income, gains or losses identified on other lines of this Part.

Add the total of the amounts reported on line 1, Part III of Form 480.60 EC (Column of "Amount") only with respect to the nonresident individual partners included on the Composite Return and include the total on this line. If such total is less than zero, enter zero.

Line 7(B) – Gain on the sale or exchange of property used in the business

Include on this line the distributable share of the nonresident individual partners included on this Composite Return from the gain on the sale or exchange of property used in the business. Do not include on this line income, gains or losses identified on other lines of this Part.

Add the total of the amounts reported on line 4, Part III of Form 480.60 EC (Column of "Amount") only with respect to the nonresident individual partners included on the Composite Return and include the total on this line. If such total is less than zero, enter zero.

Line 7(C) – Eligible distribution of dividends from corporations

The nonresident individual partners included on the Composite Return can inform their distributable share on the dividends received by the partnership and claim a credit for their distributable share on the 15% tax withheld.

Add the total of the amounts reported on line 8, Part III of Form 480.60 EC (Column of "Amount") only with respect to the nonresident individual partners included on the Composite Return and include the total on this line.

Line 7(D) – Gain (or loss) on sale or exchange of substantially all assets dedicated to an activity under Act 78-1993 (Net of exemption)

Include on this line the distributable share of the nonresident individual partners included on this Composite Return from the gain or loss on the sale or exchange of substantially all assets dedicated to an activity under Act 78-1993. Do not include on this line income, gains or losses identified on other lines of this Part.

Add the total of the amounts reported on line 3, Part III of Form 480.60 EC (Column of "Amount") only with respect to the nonresident individual partners included on the Composite Return and include the total on this line.

Line 7(E) – Other income

Include the total of other income not included on previous lines as long as such income is taxed at the 15% rate. If this line includes income from different concepts, you must submit a schedule itemizing the same.

Add the total of the amounts reported on line 16, Part III of Form 480.60 EC (Column of "Amount") only with respect to the nonresident individual partners included on the Composite Return and include the total on this line as long as such amount is taxed at the 15% rate.

Line 8 – Charitable contributions

Add the amounts of charitable contributions reported on line 21, Part III of Form 480.60 EC of each one of the nonresident individual partners included on the Composite Return. Enter on this line the percentage (%) of said amount resulting from dividing the total income subject to the 15% rate (reported on line 7(F)) between the sum of the amounts reported on lines 1(G), 4(F), 7(F), 10(C) and 13(C).

The deduction will not exceed 50% of the net income reported on line 7(F).

For additional details refer to the instructions of line 2 of this Part V.

Line 10 - Income (or loss) subject to tax at a ___% tax rate

Enter on this line the distributable share of the nonresident individual partners on the Partnership's income or losses subject to a preferential rate other than 10% or 15%.

Include the applicable percentage on line 10 and include an explanatory schedule with the Composite Return.

Line 10(A) – Distributable share on income or loss from partnerships or special partnerships owned by the partnership or limited liability company

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

Enter on this line the distributable share of the nonresident individual partners included on the Composite Return on income or loss of the inferior partnership or special partnership attributable to the partnership if it is taxed at the preferential rate informed on line 10.

Add the total of the amounts reported on lines 14 and 15, Part III of Form 480.60 EC (Column of "Amount") only with respect to the nonresident individual partners included on the Composite Return and include the total on this line as long as such amount is taxed at the preferential rate informed on line 10. If the total amount is less than zero, enter zero.

Line 10(B) – Other income

Include the total of other income not included on previous lines as long as such income is taxed at the preferential rate informed on line 10. If this line includes income from different concepts, you must submit a schedule itemizing the same.

Add the total of the amounts reported on line 16, Part III of Form 480.60 EC (Column of "Amount") only with respect to the nonresident individual partners included on the Composite Return and include the total on this line as long as such amount is taxed at the rate informed on line 10.

Line 11 – Charitable Contributions

Add the amounts of charitable contributions reported on line 21, Part III of Form 480.60 EC of each one of the nonresident individual partners included on the Composite Return. Enter on this line the percentage (%) of said amount resulting from dividing the total income subject to the rate indicated on line 10 (reported on line 10(C)) between the sum of the amounts reported on lines 1(G), 4(F), 7(F), 10(C) and 13(C). The deduction will not exceed 50% of the net income reported on line 10(C).

For additional details refer to the instructions of line 2 of this Part V.

Line 13 - Income (or loss) subject to tax at a ___% tax rate

Enter on this line the distributable share of the nonresident individual partners on the Partnership's income or losses subject to a preferential rate other than 10% or 15% or the rate informed on line 10.

Include the applicable percentage on line 13 and include an explanatory schedule with the Composite Return.

Line 13(A) – Distributable share on income or loss from partnerships or special partnerships owned by the partnership or limited liability company

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

Enter on this line the distributable share of the nonresident individual partners included on the Composite Return on income or loss of the inferior partnership or special partnership attributable to the partnership if it is taxed at the preferential rate informed on line 13.

Add the total of the amounts reported on lines 14 and 15, Part III of Form 480.60 EC (Column of "Amount") only with respect to the nonresident individual partners included on the Composite Return and include the total on this line as long as such amount is taxed at the preferential rate informed on line 13. If the total amount is less than zero, enter zero.

Line 13(B) – Other income

Include the total of other income not included on previous lines as long as such income is taxed at the preferential rate informed on line 13. If this line includes income from different concepts, you must submit a schedule itemizing the same.

Add the total of the amounts reported on line 16, Part III of Form 480.60 EC (Column of "Amount") only with respect to the nonresident individual partners included on the Composite Return and include the total on this line as long as such amount is taxed at the rate informed on line 13.

Line 14 – Charitable contributions

Add the amounts of charitable contributions reported on line 21, Part III of Form 480.60 EC (Column of "Amount") of each one of the nonresident individual partners included on the Composite Return. Enter on this line the percentage (%) of said amount resulting from dividing the total income subject to the rate indicated on line 13 (reported on line 13(C)) between the sum of the amounts reported on lines 1(G), 4(F), 7(F), 10(C) and 13(C).

The deduction will not exceed 50% of the net income reported on line 13(C).

For additional details refer to the instructions of line 2 of this Part V.

PART VI-COMPUTATION OF THE ALTERNATE BASIC TAX

An alternate basic tax will be assessed when the same is larger than the regular tax, as determined in this Part.

Line 2 – Distributable share in the adjustments for purposes of the alternate basic tax

Enter the distributable share in the adjustments for purposes of the alternate basic tax.

Add the total of the amounts reported on lines 18 (Exempt income subject to alternate basic tax) and 19 (Adjustments for purposes of the alternate basic tax) of Part III of Form 480.60 EC (Column of "Amount") only with respect to the nonresident individual partners included on the Composite Return and include the total on this line.

Line 4 – Determination of the Alternate Basic Tax per Partner or Member

Enter the amount resulting from dividing the amount determined on line 3 between the total of nonresident individual partners included on the Composite Return, as reported on line 2 of Part I.

If the amount resulting from said division is equal or more than \$150,000, continue with line 5. If on the contrary, the amount is less than \$150,000, enter zero on line 5 and continue on line 6.

Line 6 – Credit for taxes paid to foreign countries, the United States, its territories and possessions

To determine the alternate basic tax, you may claim the credit for taxes paid to the United States, its possessions and foreign countries with certain adjustments. Therefore, to determine the credit to be claim on this line it is necessary to recalculate the credit determined on the combined Schedule C Individual for purposes of the regular tax (line 16 of Part II of the return) substituting the tax determined by the alternate basic tax reflected on line 5 of this Part VI and the net income subject to regular tax by the net income subject to alternate basic tax, as determined on line 3 of this Part VI.

PART VII – BREAKDOWN OF THE PURCHASE OF TAX CREDITS

Check the box corresponding to the act (or acts) under which you acquired the credit and enter the amount of said credit acquired. Transfer the amount of line 16 to Part III, line 20(C) of the return.

SCHEDULE I (C) "COMPOSITE RETURN PARTNER AND INDIVIDUAL MEMBERS OF PARTNERSHIPS AND LIMITED LIABILITY COMPANIES (To be filed with Form 482.0(C)"

Every nonresident individual partner must exercise the option to meet his/her tax responsibility by filing a Composite Return, submitting an affidavit on Schedule I (C) to the Partnership every year as explained below:

HEADING SCHEDULE I (C)

Include the Name, Address, Social Security number and personal circumstances (if he/she is an American Citizen and if so, the number of personal exemptions and dependent's exemptions that he/she is entitled to claim). If the partner is single, he/she must enter one (1) personal exemption and if married, two (2) personal exemptions. The rules to determine the amount of dependents to which he/se is entitled to claim are the same that apply to every individual. For additional information, refer to the instructions of the Individual Income Tax Return (Form 482.0).

Also, he/she must certify under oath the following:

- 1. That the information provided in the Heading of Schedule I (C) is correct;
- That he/she was not a resident of Puerto Rico during any part of the taxable year for which the election to file the Composite Return (Form 482.0(C)) is being made;
- 3. That he/she is a partner or member of the Partnership described on line 4;
- The name, employer identification number and address of the Entity of which he/she is a partner, the type of entity, and the participation percentage on the entity's income, gains and losses;
- The type of income for which the affidavit applies (i.e. if it is regarding Puerto Rico income derived by a Partnership or by a Limited Liability Company that pays taxes as a Partnership);
- 6. That he/she does not derive other income from Puerto Rico sources and that his/her only source of taxable income in Puerto Rico is the Partnership;
- That he/she agrees to be included on the combined return and that any refund resulting from the same will be disbursed directly to the Partnership; and
- 8. That the affidavit applies to the year indicated in the upper right corner of Schedule I (C).

The nonresident individual 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 Partner, will constitute for all purposes of the Code, the income tax return of said Partner.