



Form CT-1120K Business Tax Credit Summary

2016

Complete this form in blue or black ink only. See instructions before completing.

Corporation name

Form CT-1120CU Filers **ONLY**:

Member #

Connecticut Tax Registration Number

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Part I - Tax Credits From 2016 Income Year

Part I-A Tax Credits With Carryback Provisions

		A Credit Amount Claimed	B Shared Credit from Unitary Affiliates (Form CT-1120CU filers ONLY)	C Amount Applied to Corporation Business Tax to Standard Limitation	D Shared Credit to Unitary Affiliates (Form CT-1120CU filers ONLY)	E Amount Applied to Other Taxes	F Carryback Amount
1.	Neighborhood Assistance.			▶		▶	▶
2.	Housing Program Contribution.			▶		▶	▶
3.	Total Part I-A: Add Line 1 and Line 2 in Columns A through F.			▶		▶	▶

Part I-B - Tax Credits Without Carryback or Carryforward Provisions

		A Credit Amount Claimed	B Shared Credit from Unitary Affiliates (Form CT-1120CU filers ONLY)	C Amount Applied to Corporation Business Tax to Standard Limitation	D Shared Credit to Unitary Affiliates (Form CT-1120CU filers ONLY)	E Amount Applied to Other Taxes	F Carryback Amount
4.	Apprenticeship Training - Form CT-1120AT			▶		▶	
5.	Manufacturing Facility Tax Credit for Facilities Located in a Targeted Investment Community/Enterprise Zone - Form CT-1120 TIC/EZ			▶			
6.	Machinery and Equipment - Form CT-1120 MEC			▶			
7.	Service Facility - Form CT-1120SF			▶			
8.	New Jobs Creation - Form CT-1120 NJC			▶		▶	
9.	Film Production - Form CT-1120FP			▶		▶	
10.	Digital Animation - Form CT-1120DA			▶		▶	
11.	Film Production Infrastructure - Form CT-1120 FPI			▶		▶	
12.	Total Part I-B: Add Lines 4 through 11 in Columns A through E.			▶		▶	

Form CT-1120K Instructions

Complete this form in blue or black ink only.

Form CT-1120K, *Business Tax Credit Summary*, must be attached to **Form CT-1120**, *Corporation Business Tax Return*, or the applicable tax form whenever tax credits from the current income year are being claimed or carryforward tax credit balances exist from a prior year. Each member included in **Form CT-1120CU**, *Combined Unitary Corporation Business Tax Return*, claiming, applying, or sharing a tax credit **must** file a separate Form CT-1120K.

Taxpayers subject to the domestic and foreign insurance premiums tax and the health care centers tax must complete **Form CT-207K**, *Insurance / Health Care Tax Credit Schedule*, and attach it to **Form CT-207**, *Insurance Premiums Tax Return Domestic Companies*; **Form CT-207F**, *Insurance Premiums Tax Return Nonresident and Foreign Companies*; or **Form CT-207HCC**, *Health Care Center Tax Return*.

Taxpayers subject to the personal income tax must complete **Form CT-IT**, *Income Tax Credit Summary*, and attach it to **Form CT-1040**, *Connecticut Resident Income Tax Return*; **Form CT-1040NR/PY**, *Connecticut Nonresident or Part-Year Resident Income Tax Return*; **Form CT-1040X**, *Amended Connecticut Income Tax Return for Individuals*; or **Form CT-1041**, *Connecticut Income Tax Return for Trusts and Estates*.

Additional information about Connecticut tax credits is available in our online *Guide to Connecticut Business Tax Credits* available on the DRS website at www.ct.gov/drs.

Corporation Business Tax credits must be applied in a specific order, where a corporation is eligible to claim more than one tax credit. In no event, however, shall any tax credit be claimed more than once. The order is as follows:

1. Any tax credit that may be carried back to a preceding income year must be applied before any other tax credit. Any tax credit carryback that will expire first must be claimed before any tax credit carryback that will expire later. If the tax credit carrybacks will expire at the same time, tax credits must be taken in the order in which the corporation may receive the maximum benefit.
2. Any tax credit that may not be carried back to a preceding income year and that may not be carried forward to a succeeding income year must be claimed next, in the order in which the corporation may receive the maximum benefit.

3. Any tax credit that may be carried forward to a succeeding income year must be claimed next. Any tax credit carryforward that will expire first must be claimed before any tax credit carryforward that will expire later. If the tax credit carryforwards will expire at the same time, tax credits must be taken in the order in which the corporation may receive the maximum benefit.
4. The Electronic Data Processing Equipment Property tax credit must be applied last, after all other tax credits have been applied.

Limits on Credits: The amount of tax credits otherwise allowable against the Corporation Business Tax for any income year generally shall not exceed 50.01% of the amount of tax due prior to the application of the tax credit.

For 2016, Research and Development, Research and Experimental Expenditures, and Urban and Industrial Site Reinvestment tax credits that remain after the application of the 50.01% limitation may be further used, provided the total of all tax credits used shall not exceed 55% of the tax liability. This additional credit usage is reported on the appropriate line in the *Excess Credit Utilization* column in Part I-C, Column F.

No tax credit can be applied against the minimum tax of \$250.

Form CT-1120K must be attached to the tax returns covered under the following Connecticut General Statutes chapters, when tax credits from the current income year are being claimed or when carryforward tax credit balances exist from the prior year:

- Corporation Business Tax under Chapter 208;
- Unrelated business income tax under Chapter 208a;
- Air carrier tax under Chapter 209;
- Railroad companies tax under Chapter 210;
- Community antenna television system companies tax under Chapter 211;
- Utility companies tax under Chapter 212; **and**
- Public service companies tax under Chapter 212a.

If the taxpayer is claiming a tax credit against more than one tax type, a duplicate Form CT-1120K and applicable tax credit forms must be attached to each tax return for which a tax credit is being claimed.

Any tax credit balance that remains after applying the tax credits to the current year tax may be carried forward or carried back as provided in the Connecticut General Statutes, if the tax credit has not expired.

Combined Unitary Filers (Form CT-1120CU)

Each taxable member included in Form CT-1120CU is individually subject to tax credit usage limitations and the ordering rules explained previously. The separate member tax credits are then aggregated and applied against the combined group's tax liability. Credits may be deducted from each taxable member's portion of the combined group's tax as follows:

- Credits earned in a current year by a taxable member of the combined group may be utilized by any member in the group.
- Unused credits earned by a combined group member in a prior year in which a combined unitary tax return was filed may be utilized by the member that earned the credit or by any member that was included in the combined group in the year the tax credit was earned (regardless of whether or not a member was a taxable member or nontaxable member in such prior year).
- Unused credits earned by a taxable member in a prior year in which the taxable member filed a separate Corporation Business Tax Return may be utilized only by the member that earned the credit.
- Unused credits earned by a combined group member in a year that it was included in a group that filed **Form CT-1120CR**, *Combined Corporation Business Tax Return*, or a **Form CT-1120U**, *Combined Unitary Corporation Business Tax Return*, may be used by the member that earned the credit or by any other combined group member that was included in the Form CT-1120CR or CT-1120U in the year the credit was earned.

Part I-A – Tax Credits With Carryback Provisions

Enter in Column A all of the tax credits earned in 2016 that have a carryback provision. The tax credits indicated here are applied to the current year tax first. Any remaining balance may be claimed against a preceding year tax by filing **Form CT-1120X**, *Amended Corporation Business Tax Return*, or the appropriate amended tax return. If carrying forward a Housing Program Contribution tax credit, also complete Part I-C.

Enter in Column B shared credits to be applied in the current year received from a unitary affiliate within the sharing rules previously explained. Column B applies only to members filing as part of a combined unitary return.

Enter in Column C the amount actually applied to the Corporation Business Tax. The total of Column C cannot exceed the amount in Part II, Line 1.

Enter in Column D credits shared to a unitary affiliate within the sharing rules previously explained. Column D applies only to members filing as part of a combined unitary return.

Enter in Column E the amount applied to taxes other than the Corporation Business Tax. The total of Column E cannot exceed the amount in Part III, Line 1.

Enter in Column F the amount of tax credit carried back to prior years.

Line 1- Enter the Neighborhood Assistance Act (NAA) tax credit. Any remaining balance may be carried back to the immediately preceding two income years.

Line 2- Enter the Housing Program Contribution tax credit computed on **Form CT-1120 HPC, Housing Program Contribution Tax Credit**. Any remaining balance may be carried back to the five immediately preceding income years. If claiming a tax credit carryforward, also complete Part I-C, Line 13. See *Part I-C, Line 13*, on this page.

Part I-B – Tax Credits Without Carryback or Carryforward Provisions

Enter in Column A the credit amounts claimed in the current income year.

Enter in Column B shared credits to be applied in the current year received from a unitary affiliate within the sharing rules previously explained. Column B applies only to members filing as part of a combined unitary return.

Enter in Column C the credit amounts actually applied to the Corporation Business Tax. The total of Column C cannot exceed the amount in Part II, Line 3.

Enter in Column D credits shared to a unitary affiliate within the sharing rules previously explained. Column D applies only to members filing as part of a combined unitary return.

Enter in Column E the amount applied to taxes other than the Corporation Business Tax. The total of Column E cannot exceed the amount in Part III, Line 3.

Part I-C – Tax Credits With Carryforward Provisions

Part I-C enables a corporation to account for any tax credits with carryforward provisions. This section also identifies any amounts of Research and Development or Research and Experimental Expenditures tax credits exchanged with the state for a credit refund.

Enter in Column A the tax credit carryforward amount from previous income years. Enter in Column B the tax credit amount claimed for the current year. Enter in Column C shared credits to be applied in the current year received from a unitary affiliate within the sharing rules previously explained. Column C applies only to members filing as part of a combined unitary return. Enter in Column D the tax credit amount applied to the Corporation Business Tax for the current income year. Enter in Column E credits shared to a unitary affiliate within the sharing rules previously explained. Column E applies only to members filing as part of a combined unitary return. Enter in Column F additional credit amounts being applied for claimants of Research and Development, Research and Experimental Expenditures, and Urban and Industrial Site Reinvestment tax credits. These three credits that remain after the application of the 50.01% limitation may be further used, provided the total of all tax credits applied shall not exceed 55% of the tax liability. Enter in Column G the tax credit amount applied to taxes other than the Corporation Business Tax, if applicable, in the current income year or the amount of Research and Development or Research and Experimental Expenditures tax credits exchanged with the state for a tax credit refund. Enter in Column H the carryforward amount.

Line 13 – If claiming the Housing Program Contribution tax credit, Part I-A, Line 2 must be completed first. Enter the applicable tax credit amounts in the spaces provided.

Part I-D – Electronic Data Processing Equipment Property Tax Credit

Enter in Column A the amount of tax credit carried forward from previous income years. Enter in Column B the amount of tax credit claimed in the current income year. Enter in Column C shared credits to be applied in the current year received from a unitary affiliate within the sharing rules previously explained. Column C applies only to members filing as part of a combined unitary return. Enter in Column D the amount being applied to the Corporation Business Tax. The amount in Column D cannot exceed the amount in Part II, Line 7. Enter in Column E credits shared to a unitary affiliate within the rules previously explained. Column E applies only to members filing as part of a combined unitary return. Enter in Column F any amount applied to taxes other than the Corporation Business Tax. Enter in Column G the tax credit carryforward amount.

The Electronic Data Processing Equipment Property tax credit may be applied only after all other tax credits have been applied and must be applied first to the Corporation Business Tax and then to any other applicable taxes.

Part II - Tax Credits Applied to the Corporation Business Tax

This section enables a corporation to apply its tax credits in the order required by Conn. Gen. Stat. §12-217aa. This section also limits the amount of tax credits that may be applied to the Corporation Business Tax up to the standard 50.01% limitation and calculates excess credit utilization amounts for claimants of Research and Development, Research and Experimental Expenditures, and Urban and Industrial Site Reinvestment tax credits.

Part III — Tax Credits Applied to Taxes Other Than Corporation Business Tax

Part III enables a corporation to account for any tax credits applied to the following other taxes:

- Unrelated business income tax under Chapter 208a;
- Air carrier tax under Chapter 209;
- Railroad companies tax under Chapter 210;
- Cable and community antenna television system companies tax under Chapter 211;
- Utility companies tax under Chapter 212;
- Public service companies tax under Chapter 212a; **and**
- Surplus lines brokers tax under Chapter 701d.

Enter the name of the tax to which the tax credit is being applied. For each tax, attach a duplicate Form CT-1120K and applicable tax credit forms. If applying tax credits to more than one tax other than Corporation Business Tax, attach supplemental copies of Part III to Form CT-1120K.

Use **Form CT-207K, Insurance/Health Care Tax Credit Schedule**, to claim tax credits against the:

- Domestic and foreign insurance premiums tax under Chapter 207;
- Health care centers tax under Chapter 207; **and**
- Hospital and medical services tax under Chapter 207.

Use **Schedule CT-IT Credit, Income Tax Credit Summary**, to claim tax credits against the:

- Income tax under Chapter 229, not including the tax under Conn. Gen. Stat. §12-207.