## Form CT-1120CR

## Combined Corporation Business Tax Return Instructions

## General Instructions

## Corporations that Qualify for Combined Reporting:

A. Any taxpayer included in a consolidated return for federal income tax purposes may elect to file a combined return together with all other companies that are subject to the tax imposed under Conn. Gen. Stat. Chapter 208 or 209 and are included in the federal consolidated corporation income tax return.
B. Any taxpayer not included in a federal consolidated return but which owns or controls, either directly or indirectly, substantially all the capital stock of one or more corporations may, at the discretion of the Commissioner of Revenue Services, be required, or permitted by written approval, to make a return on a combined basis covering these other corporations.
Consent and Notice of Election: Each corporation that consents to be included in a Combined Corporation Business Tax Return must submit Form CT-1120CC, Combined Return Consent, for the initial income year for which the election is being made. The election to file a combined return must be made by the electing corporations not later than the due date or the extended due date of the returns for which the election is made. The election to file a combined return must be in effect for at least five income years, and will continue in effect thereafter, until it is revoked.

## Change of Election:

A. Any corporation that has elected to file a combined return may subsequently revoke its election even though it continues to be included in a federal consolidated corporation income tax return with other corporations that are subject to the Connecticut corporation business tax. The revocation will not be effective before the fifth income year immediately following the initial income year in which the corporation elected to file a combined return. The election to file a separate return must be submitted in writing on Form CT-1120CC-R, Revocation of Election and Consent to File Combined Corporation Business Tax Return, by each corporation that was included in the combined return. The election to file separate returns must be made by the electing corporations by the due date or the extended due date of the separate returns for the initial income year for which the election is made. The election to file separate returns is irrevocable for five successive income years. After five income years, the corporations may elect to file a Combined Corporation Business Tax Return.
B. In the case of a corporation not included in a federal consolidated return, permission to file a combined return will be withdrawn if ownership and control is extended to other corporations or a substantial change is made in the nature or locations of the operations of the corporations.
Attachments Required: Attach to Form CT-1120CR, Combined Corporation Business Tax Return, a complete copy of the federal consolidated return, including income statements and balance sheets, federal M-1 adjustments, and a schedule of intercompany eliminations as filed with the Internal Revenue Service.
Form CT-1120 Required: Form CT-1120, Corporation Business Tax Return, must be completed and attached to Form CT-1120CR for each corporation included.
All applicable tax credit forms, schedules, and any letters of approval or eligibility received from the agency administering the tax credit must be attached to and made part of this tax return for each corporation included.
Amended Return: Any company that fails to include items of income or deduction or makes any other error on a return must file a Connecticut amended return using Form CT-1120X, Amended Corporation Business Tax Return. A copy of federal Form 1120X must be attached to substantiate any changes to federal net income.
For Further Information: Call the Department of Revenue Services (DRS) during business hours, Monday through Friday, 8:00 a.m. to 5:00 p.m.:

- 1-800-382-9463 (in-state), or
- 860-297-5962 (from anywhere)

TTY, TDD, and Text Telephone users only may transmit inquiries 24 hours a day by calling 860-297-4911.
Forms and Publications: Forms and publications are available 24 hours a day, 7 days a week:

- Internet: Preview and download forms and publications from the DRS Web site at: www.drs.state.ct.us;
- DRS TAX-FAX: Call 860-297-5698 from the handset attached to your fax machine and select from the menu; and
- Telephone: Call 860-297-4753 (from anywhere), or 1-800-382-9463 (in-state) and select Option 2 from a touch-tone phone.


## Specific Instructions

Enter the beginning and ending dates of the Parent or Designated Connecticut Parent corporation's income year regardless of whether the corporation is a calendar year or fiscal year filer. Also enter the corporation's Connecticut Tax Registration Number and Federal Employer Identification Number.

## Check and Complete all Applicable Boxes

1. Change of Closing Month or Address. Indicate any change to the end of the corporation's filing period by checking off the proper box and attaching an explanation of the change.
To make any changes to the corporation's address, clearly print the new information, check the Change of Address box, and file Form CT-8822C, Corporation Business Tax Change of Address. If the Change of Address box is checked, a completed Form CT-8822C must be attached to Form CT-1120CR.
2. Return Status. Check the corresponding box to indicate the type of combined return being filed.
If this is the first time the corporation is filing Form CT-1120CR, check the Initial Return box and attach Form CT-1120CC.
If the corporation is legally dissolved or withdrawn, check the Final Return box.
If the corporation is filing for a short period, check the Short Period Return box.
3. Short Period Return. Check the corresponding box to indicate the reason for a short period combined return.
4. Final Return. If the corporation is filing a final combined return, check the corresponding box providing the reason for the final return.

## Dissolution

To properly dissolve a domestic corporation you must file a Certificate of Dissolution with the Connecticut Office of the Secretary of the State. A dissolved corporation must file a return for the period up to the date of legal dissolution or the date of the final liquidation of assets, whichever is later.
Any dissolved corporation that continues to conduct business must file Form CT-1120 and pay any taxes due. If a corporation has been dissolved by forfeiture and wishes to be reinstated, it must submit a written request for a tax clearance to:

## Department of Revenue Services <br> Corporation Office Audit Unit <br> 25 Sigourney Street <br> Hartford CT 06106-5032

The tax clearance and certificate of reinstatement must be filed with the Connecticut Office of the Secretary of the State.

## Withdrawal From State

A foreign corporation that wishes to withdraw from Connecticut must file a written application for withdrawal with the Connecticut Office of the Secretary of the State.

Any corporation that has withdrawn must file Connecticut Form CT-1120 up to the date of withdrawal and pay any taxes due.

## Mergers and Reorganizations

A corporation that has merged must file a written application with the Connecticut Office of the Secretary of the State. Any corporation that has merged must file Connecticut Form CT-1120 covering the period up to the date of merger and pay any tax due.
For further information about withdrawal from the state, mergers and reorganizations, or dissolutions, contact the Connecticut Office of the Secretary of the State at: 860-509-6000.
Any corporation that is reorganized must submit the details concerning the reorganization in writing and disclose the survivor's Connecticut Tax Registration Number. Mail to:

## Department of Revenue Services <br> PO Box 2937 <br> Hartford CT 06104-2937

5. Type of Federal Return Filed. Check the box if the federal return was filed on a consolidated basis. If the Consolidated Basis box is checked, enter the parent company's name and Federal Employer Identification Number.
6. Exchange of Research and Development Tax Credits. Check this box if any included corporation is exchanging Research and Development tax credits available under Conn. Gen. Stat. §§12-217j or 12-217n, for a credit refund equal to $65 \%$ (.65) of the value of the credit, subject to certain limitations. Attach Form CT-1120RC, Research and Experimental Expenditures Credit, or Form CT-1120 RDC, Research and Development Credit, and Form CT-1120 XCH, Application for Exchange of Research and Development or Research and Experimental Expenditures Tax Credits by a Qualified Small Business.
7. Annualization. Check the corresponding box if the corporation is annualizing its income. Complete Form CT-1120I, Computation of Interest Due on Underpayment of Estimated Tax, and attach it to Form CT-1120CR.
See Informational Publication 99(12.1), Calculating Annualized Estimated Corporation Business Tax Installments and Worksheet CT-1120AE.

## Part I - Separate Taxes of Corporations Included in the Combined Return

Each corporation included in Form CT-1120CR is required to calculate its tax as if it were not included in a combined return. Complete Part I and attach a separate Form CT-1120, Corporation Business Tax Return, including all appropriate schedules such as Form CT-1120 ATT, Corporation Business Tax Return Attachment Schedules H, I, and J; Form CT-1120A, Corporation Business Tax Return Apportionment Computation; Form CT-1120K, Business Tax Credit Summary, and any letters of approval or eligibility received from the agency administering the credit, for each corporation included.

Attach a schedule showing the name, Connecticut Tax Registration Number, and Federal Employer Identification Number (FEIN) of each affiliate added to or deleted from the group since the filing of the prior year's Form CT-1120CR. Also attach Form CT-1120CC or Form CT-1120CC-R, as required.

## Part II - Computation of Combined Net Income

The combined net income is the sum of the separate net income or loss of each corporation included in the return, but only to the extent that it is separately apportioned to Connecticut in accordance with the provisions of Conn. Gen. Stat. §§12-218, 12-218a, $12-218 \mathrm{~b}$, or 12-244, whichever is applicable.
Do not include intercompany rents in the computation of the property factor of the apportionment fraction if the lessor and lessee are included in the combined return. See Conn. Gen. Stat. §12-223b(a).
Do not include receipts from any other company included in the combined return in the computation of the receipts factor of the apportionment fraction. See Conn. Gen. Stat. §12-223b(b).

Operating Loss Carryovers: The provisions of Conn. Gen. Stat. §12-217 pertaining to operating loss carryovers only apply to companies filing separate returns. There are specific regulations regarding the application of operating loss carryovers for companies filing a combined return. See Conn. Agencies Regs. §12-223a-2, Combined Operating Loss, for further information.
Lines 1 through 3 - Complete as indicated.
Line 4 - Enter otherwise deductible interest expenses and costs and intangible expenses and costs directly or indirectly paid, accrued or incurred to, or in connection directly or indirectly with one or more direct or indirect transactions with, one or more related members. Interest expenses and costs means amounts directly or indirectly allowed as deductions under I.R.C. §163 for purposes of determining taxable income under the Internal Revenue Code to the extent such expenses and costs are directly or indirectly for, related to, or in connection with the direct or indirect acquisition, maintenance, management, ownership, sale, exchange, or disposition of intangible property.
Intangible expenses and costs include:
(a) Expenses, losses, and costs for, related to, or in connection directly or indirectly with the direct or indirect acquisition, use, maintenance or management, ownership, sale, exchange, or any other disposition of intangible property to the extent such amounts are allowed as deductions or costs in determining taxable income before operating loss deduction and special deductions for the taxable year under the Internal Revenue Code;
(b) Losses related to or incurred in connection directly or indirectly with factoring transactions or discounting transactions;
(c) Royalty, patent, technical, and copyright fees;
(d) Licensing fees; and
(e) Other similar expenses and costs.

Intangible property means patents, patent applications, trade names, trademarks, service marks, copyrights, and similar types of intangible assets. Related member means a person that, with respect to the taxpayer during all or any portion of the taxable year, is a related entity, a component member as defined in I.R.C. §1563(b), or is a person to or from whom there is attribution of stock ownership in accordance with I.R.C. §1563(e). Related entity, see Conn. Gen. Stat. §12-218c(6).
Line 5 - Enter the amount of the $30 \%$ federal bonus depreciation allowed under I.R.C. §168(k) that was claimed on federal Form 1120, U.S. Corporation Income Tax Return.

Lines 6 through 8 - Complete as indicated.
Line 9 - Enter the value of any capital gain realized from the sale of any land, or interest in land, to the state, any political subdivision of the state, or to any nonprofit land conservation organization where such land is to be permanently preserved as protected open space or to a water company (as defined in Conn. Gen. Stat. §25-32a), where such land is to be permanently preserved as protected open space or as Class I or Class II water company land.
Line 10 - Enter the bonus depreciation recovery amount from Form CT-1120 ATT, Schedule J, Line 4.

Line 11 - Enter the amount received from a related member attributable to intangible expenses and costs or to interest expenses and costs, provided:

- Such income was included on Part II, Line 1;
- Such income was received from a related member who filed a Connecticut corporation business tax return for the same income year; and
- Such income was required to be added back by the related member under Conn. Gen. Stat. §12-218c.
For definitions of interest expenses and costs, intangible property, and related member, see Line 4 instructions. For definition of related entity, see Conn. Gen. Stat. §12-218c(6).
Lines 12 through 21 - Complete as indicated.


## Part III - Computation of Combined Minimum Tax Base

The combined minimum tax base is the sum of the separate minimum tax base of each corporation included in the return, but only to the extent that the base is separately apportioned to Connecticut in accordance with the provisions of Conn. Gen. Stat. §§12-219a or 12-244.
If any income and expenses are eliminated in Part II, Line 11, the intangible property of the corporation eliminating the income shall not be taken into account in apportioning under the minimum tax base as provided by the provisions of Conn. Gen. Stat. §12-219a.
Signature: The return must be signed by a duly authorized officer.
Paid Preparer Signature: Anyone who is paid to prepare the return must sign and date it. Paid preparers must also enter their Social Security Number or Preparer Tax

Identification Number (PTIN), their firm's Federal Employer Identification Number, and their firm's address and telephone number in the spaces provided.
Paid Preparer Authorization: If the corporation wishes to allow DRS to contact the paid preparer who signed the 2002 tax return, check the "Yes" box in the signature area of the return. This authorization applies only to the individual whose signature appears in the "Paid Preparer's Signature" section of the return. It does not apply to the firm, if any, shown in that section.
If the "Yes" box is checked, the corporation is authorizing DRS to call the paid preparer to answer any questions that may arise during the processing of the 2002 corporation business tax return. The corporation is also authorizing the paid preparer to:

- Give DRS any information that is missing from the return;
- Call DRS for information about the processing of the corporation's return or the status of the corporation's refund or payment; and
- Respond to certain DRS notices that the corporation may have shared with the preparer regarding math errors, offsets, and return preparation. The notices will not be sent to the preparer.
The corporation is not authorizing the paid preparer to receive any refund check, bind the corporation to anything (including additional tax liability), or otherwise represent the corporation before DRS. The authorization cannot be revoked. However, the authorization will automatically end no later than the due date (without regard to extensions) for filing the 2003 corporation business tax return. This is on or before the first day of the month following the due date of the company's corresponding federal income tax return for the income year (April 1 for calendar year filers).


## Part IV - Computation of Amount Payable

Line 1 - Enter the total of all separate taxes as reported on Part I, Line 8.
Line 2a - Enter the total tax on Combined Net Income as reported on Part II, Line 21, Combined Total Column.
Line 2b - Enter the total tax on Combined Minimum Tax Base as reported on Part III, Line 7, Combined Total Column.
Line 2c - Enter the largest of Line 2a, Line 2b, or $\$ 250$ (minimum tax).
Line 2d - Multiply the number of companies included in this combined return, less one (the parent or designated parent), by $\$ 250$. Each affiliate included in the combined return must pay the minimum tax of $\$ 250$.
Line 2 - To compute the combined tax, add the amounts on Line 2 c and Line 2d.
Line 3-To compute the preference tax, subtract Line 2, the combined tax, from Line 1. If the amount is negative, enter zero. If the amount is greater than zero, enter the amount up to a maximum of $\$ 25,000$.

Line 4a - To compute the tax, add Line 2, the combined tax, to Line 3, the preference tax.
Line 4b-Currently, there are two tax credits that are subject to recapture. If a corporation has received a notice from Connecticut Housing Finance Authority (CHFA) indicating that $60 \%$ or more of a revolving loan fund has not been properly loaned on or before the date that is three years after the date that a revolving loan fund is established by such corporation, the credit amount specified in the notice must be recaptured. This amount should be reported on the first Connecticut corporation business tax return required to be filed on or after the date of notice. If any amount of the recaptured credit has not been paid to the Commissioner of Revenue Services on or before the due date of the return, the amount shall accrue interest at $1 \%$ (.01) per month or fraction of a month, from the original due date to the date of payment.
If the fixed capital on account of which a corporation claimed the credit is not held and used in Connecticut in the ordinary course of the corporations's trade or business in Connecticut for three full years following its acquisition, the corporation will be required to recapture $100 \%$ of the amount of the credit allowed on its corporation business tax return required to be filed for the income year immediately succeeding the income year during which the three-year period expires.
Line 4 - To compute the total tax, add Line 4a and Line 4b. Enter the result on Line 4.

Line 5 - Multiply Line 4 by $30 \%$ (.30) and enter the result on Line 5 .
Line 6 - Multiply the number of companies included by $\$ 250$ (minimum tax). Enter the result on Line 6.
Line 7 - Enter the greater of Line 5 or Line 6.
Line 8 - To compute the Tax Credit Limitation, subtract Line 7 from Line 4.
Line 9 - Enter the total tax credits from Schedule KC, Part II, Line 11. Do not exceed the amount on Line 8.
Lines 10 through 13 - Complete as indicated.
Line 14 - Complete as indicated.
Overpayment of tax liability for a previous income year is credited against the current estimated tax liability as of the receipt date of Form CT-1120CR and not Form CT-1120 EXT. Accordingly, an overpayment cannot be determined to exist until a completed return is filed. Overpayments will be treated as estimated tax paid on the 15th day of the third month (March 15 for calendar year filers), if Form CT-1120CR is filed by the 15th day of the third month following the close of the income year.
A request to apply an overpayment to the following income year is irrevocable.

Line 15 - To compute the balance due with this return, add Line 12 and Line 13. Enter the total on Line 15.

## Schedule KC - Combined Tax Credits

Schedule KC, Combined Tax Credits, must be completed whenever tax credits are claimed. Schedule KC contains the combined total of the tax credits which are claimed on Form CT-1120K, Business Tax Credit Summary, by the parent corporation and each affiliate in the group. Attach Form CT-1120K to Schedule KC for each corporation in the combined group claiming a business tax credit.
All applicable credit forms, schedules, and any letters of approval or eligibility received from the agency administering the tax credit must be attached to this tax return.
See Informational Publication 2001(17), Guide to Connecticut Business Tax Credits, for additional information on Connecticut business tax credits.

## New for 2002

Limitation on Use of Tax Credits: The amount of tax credits otherwise allowable against the corporation business tax for any income year shall not exceed $70 \%$ (.70) of the amount of total tax due prior to the application of the tax credits.
For income years beginning on or after January 1, 2002, financial service companies are subject to the minimum tax of $\$ 250$, and no tax credit can be applied against the minimum tax of $\$ 250$ for each included corporation.

## Part I - Tax Credits From 2002 Income Year

## Part I-A - Financial Institutions Tax Credit

Line 1 - Enter on Schedule KC, Part I-A, Line 1, Column A, the combined total tax credit amount being applied from Form CT-1120K, Part I-A, Line 1, Column B, for financial institutions constructing new facilities in Connecticut.

## Part I-B - Tax Credits With Carryback Provisions

Enter on Schedule KC, Part I-B, Lines 2 through 4, Column A, the amounts from Form CT-1120K, Part I-B, Lines 2 through 4, Column B. This is the combined total of all credits actually applied to the corporation business tax in 2002 that have a carryback provision. The credits indicated here are applied to the current year's tax first. Any remaining balance may be claimed against a preceding year's tax by filing Form CT-1120X or the appropriate amended tax returns.
Enter on Schedule KC, Part I-B, Lines 2 through 4, Column B, the combined totals of all credit amounts from Form CT-1120K, Part I-B, Lines 2 through 4, Column D. This is the combined total of all tax credits which are being carried back to a preceding tax year. For credits that also have a carryforward provision, complete Schedule KC, Part I-D.
Line 2 - Enter in Column A the amount from Form CT-1120K, Part I-B, Line 2, Column B. Enter in Column B the amount from Form CT-1120K, Part I-B, Line 2, Column D.

Line 3 - Enter in Column A the amount from Form CT-1120K, Part I-B, Line 3, Column B. Enter in Column B the amount from Form CT-1120K, Part I-B, Line 3, Column D.
Line 4 - Enter in Column A the amount from Form CT-1120K, Part I-B, Line 4, Column B. Enter in Column B the amount from Form CT-1120K, Part I-B, Line 4, Column D.
Line 5 - Add Lines 2 through 4 in Column A and Column B. Enter the total in the spaces provided.

## Part I-C - Tax Credits Without Carryback or Carryforward Provisions

Enter on Schedule KC, Part I-C, Lines 6 through 12, Column A, the combined total of all credits applied to the current year's corporation business tax from Form CT-1120K, Part I-C, Column B, Lines 6 through 12.
Line 6 - Enter in Column A the amount from Form CT-1120K, Part I-C, Line 6, Column B.
Line 7 - Enter in Column A, the amount from Form CT-1120K, Part I-C, Line 7, Column B.
Line 8 - Enter in Column A the amount from Form CT-1120K, Part I-C, Line 8, Column B.
Line 9 - Enter in Column A the amount from Form CT-1120K, Part I-C, Line 9, Column B.
Line 10 - Enter in Column A the amount from Form CT-1120K, Part I-C, Line 10, Column B.
Line 11 - Enter in Column A the amount from Form CT-1120K, Part I-C, Line 11, Column B.
Line 12 - Enter in Column A the amount from Form CT-1120K, Part I-C, Line 12, Column B.
Line 13 - Add Lines 6 through 12 in Column A. Enter the total in the spaces provided.

## Part I-D - Tax Credits With Carryforward Provisions

Enter on Schedule KC, Part I-D, Lines 14 through 27, Column A, the combined total of all tax credit carryforward amounts from previous income years. Enter on Schedule KC, Part I-D, Lines 16 through 25, Column B, the 2002 credit amount claimed. Enter on Schedule KC, Part I-D, Lines 14 through 27, Column C, the amount of tax credit applied to the corporation business tax for the current year. Enter on Schedule KC, Part I-D, Lines 14 through 27, Column D, the total available credit carryforward to 2003.
Line 14 - If you are claiming the Housing Program Contribution Credit, complete Schedule KC, Part I-B, Line 3. Enter in Column A the amount from Form CT-1120K, Part I-D, Line 14, Column A. This is the carryforward amount for the Employer-Assisted Housing Credit. Enter in Column C the amount from Form CT-1120K, Part I-D, Line 14, Column C. Enter in Column D the amount from Form CT-1120K, Part I-D, Column E.

Line 15 - If you are claiming the Employer-Assisted Housing Credit, complete Schedule KC, Part I-B, Line 4. Enter in Column A the amount from Form CT-1120K, Part I-D, Line 15, Column A. Enter in Column C the amount from Form CT-1120K, Part I-D, Line 15, Column C. Enter in Column D the amount from Form CT-1120K, Line 15, Column E.
Line 16 - Enter in Column A the amount from Form CT-1120K, Part I-D, Line 16, Column A. Enter in Column B the amount from Form CT-1120K, Part I-D, Line 16, Column B. Enter in Column C the amount from Form CT-1120K, Part I-D, Line 16, Column C. Enter in Column D the amount from Form CT-1120K, Part I-D, Line 16, Column E.

Line 17 - Enter in Column A the amount from Form CT-1120K, Part I-D, Line 17, Column A. Enter in Column B the amount from Form CT-1120K, Part I-D, Line 17, Column B. Enter in Column C the amount from Form CT-1120K, Part I-D, Line 17, Column C. Enter in Column D the amount from Form CT-1120K, Part I-D, Line 17, Column E.

Line 18 - Enter in Column $A$ the amount from Form CT-1120K, Part I-D, Line 18, Column A. Enter in Column B the amount from Form CT-1120K, Part I-D, Line 18, Column B. Enter in Column C the amount from Form CT-1120K, Part I-D, Line 18, Column C. Enter in Column D the amount from Form CT-1120K, Part I-D, Line 18, Column E.
Line 19 - Enter in Column A the amount from Form CT-1120K, Part I-D, Line 19, Column A. Enter in Column B the amount from Form CT-1120K, Part I-D, Line 19, Column B. Enter in Column C the amount from Form CT-1120K, Part I-D, Line 19, Column C. Enter in Column D the amount from Form CT-1120K, Part I-D, Line 19, Column E.
Line 20 - Enter in Column A the amount from Form CT-1120K, Part I-D, Line 20, Column A. Enter in Column B the amount from Form CT-1120K, Part I-D, Line 20, Column B. Enter in Column C the amount from Form CT-1120K, Part I-D, Line 20, Column C. Enter in Column D the amount from Form CT-1120K, Part I-D, Line 20, Column E.
Line 21 - Enter in Column A the amount from Form CT-1120K, Part I-D, Line 21, Column A. Enter in Column B the amount from Form CT-1120K, Part I-D, Line 21, Column B. Enter in Column C the amount from Form CT-1120K, Part I-D, Line 21, Column C. Enter in Column D the amount from Form CT-1120K, Part I-D, Line 21, Column E.

Line 22 - Enter in Column A the amount from Form CT-1120K, Part I-D, Line 22, Column A. Enter in Column B the amount from Form CT-1120K, Part I-D, Line 22, Column B. Enter in Column C the amount from Form CT-1120K, Part I-D, Line 22, Column C. Enter in Column D the amount from Form CT-1120K, Part I-D, Line 22, Column E.

Line 23 - Enter in Column A the amount from Form CT-1120K, Part I-D, Line 23, Column A. Enter in Column B the amount from Form CT-1120K, Part I-D, Line 23, Column B. Enter in Column C the amount from Form CT-1120K, Part I-D, Line 23, Column C. Enter in Column D the amount from Form CT-1120K, Part I-D, Line 23, Column E.
Line 24 - Enter in Column A the amount from Form CT-1120K, Part I-D, Line 24, Column A. Enter in Column B the amount from Form CT-1120K, Part I-D, Line 24, Column B. Enter in Column C the amount from Form CT-1120K, Part I-D, Line 24, Column C. Enter in Column D the amount from Form CT-1120K, Part I-D, Line 24, Column E.

Line 25 - Enter in Column A the amount from Form CT-1120K, Part I-D, Line 25, Column A. Enter in Column B the amount from Form CT-1120K, Part I-D, Line 25, Column B. Enter in Column C the amount from Form CT-1120K, Part I-D, Line 25, Column C. Enter in Column D the amount from Form CT-1120K, Part I-D, Line 25 , Column E.

Line 26 - Enter in Column A the amount from Form CT-1120K, Part I-D, Line 26, Column A. Enter in Column C the amount from Form CT-1120K, Part I-D, Line 26, Column C. Enter in Column D the amount from Form CT-1120K, Part I-D, Line 26, Column E.
Line 27 - Enter in Column A the amount from Form CT-1120K, Part I-D, Line 27, Column A. Enter in Column C the amount from Form CT-1120K, Part I-D, Line 27, Column C.
Line 28 - Total Part I-D. Add Lines 14 through 27 in Columns A through D. Enter the result in the spaces provided.

## Part I-E - Electronic Data Processing Equipment Property Tax Credit

Line 29 - Enter on Schedule KC, Part I-E, Line 29, Column A, the amount from Form CT-1120K, Part I-E, Line 29, Column A. Enter in Column B the amount from Form CT-1120K, Part I-E, Line 29, Column B. Enter in Column C the amount from Form CT-1120K, Part I-E, Line 29, Column C. Enter in Column D the amount from Form CT-1120K, Part I-E, Line 29, Column E.

## Part II - Total Tax Credits Applied

This section enables a corporation to apply its tax credits in the order required by Conn. Gen. Stat. §12-217aa. This section also allows for the limitation of the amount of tax credits otherwise allowable against the corporation business tax.

Line 1 - Enter the amount from Form CT-1120CR, Part IV, Line 8.
Line 2 - Enter the amount from Schedule KC, Part I-A, Line 1, Column A. Do not exceed the amount on Line 1 above.

Line 3 - Enter the creditable corporation business tax balance. Subtract Line 2 from Line 1. Enter the result on Line 3.
Line 4 - Enter the amount from Schedule $K C$, Part I-B, Line 5, Column A. Do not exceed the amount on Line 3 above.
Line 5 - Enter the creditable corporation business tax balance. Subtract Line 4 from Line 3. Enter the result on Line 5.
Line 6 - Enter the amount from Schedule KC, Part I-C, Line 13, Column A. Do not exceed the amount on Line 5 above.
Line 7 - Enter the creditable corporation business tax balance. Subtract Line 6 from Line 5. Enter the result on Line 7.
Line 8 - Enter the amount from Schedule $K C$, Part I-D, Line 28, Column C. Do not exceed the amount on Line 7 above.

Line 9 - Enter the creditable corporation business tax balance. Subtract Line 8 from Line 7. Enter the result on Line 9.
Line 10 - Enter the amount from Schedule KC, Part I-E, Line 29, Column C. Do not exceed amount on Line 9 above.

Line 11 - Add Part II, Lines 2, 4, 6, 8, and 10. Enter the total here and on Form CT-1120CR, Part IV, Computation of Amount Payable, Line 9. Do not exceed amount on Line 1.

## Part III-Credit Reconciliation

Enter in Column A the name of each corporation included in the combined return claiming a tax credit. Enter in Column B the Connecticut Tax Registration Number of each corporation included in the combined return claiming a tax credit. Enter in Column C the name of the tax credit claimed. Enter in Column D the amount of tax credit applied.

