

STATE NAME: GEORGIA

Streamlined Sales Tax Governing Board  
Section 328 Taxability Matrix

Effective Date: 7-1-2012

Library of Definitions

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Each of the items listed in the chart is defined in the Library of Definitions in the Streamlined Sales and Use Tax Agreement (SSUTA) as amended through December 19, 2011. Refer to Appendix C of the SSUTA for each definition.

Place an "X" in the appropriate column under the heading "Treatment of definition" to indicate the treatment of each definition in your state. If a product definition was not adopted by your state, enter "NA" in the column under the heading "Reference" and indicate in the "Treatment of definition" columns the treatment of the product in your state. In accordance with the SSUTA, your state must adopt the definitions in the Library of Definitions that apply to your state without qualifications except for those allowed by the SSUTA. For this reason, do not enter any comments or qualifications in the two columns under the heading "Treatment of definition". If your state has adopted a definition in the Library of Definitions with a qualification not specified in the SSUTA, do not place an "X" in either column under the heading "Treatment of definition" but include a comment in the "Reference" column explaining the qualification. Enter the applicable statute/rule cite in the "Reference" column.

**Sellers and certified service providers are relieved from tax liability to the member state and its local jurisdictions for having charged and collected the incorrect amount of sales and use tax resulting from the seller or certified service provider relying on erroneous data provided by the member state relative to treatment of the terms defined in the Library of Definitions.**

Administrative Definitions	Treatment of definition		Reference
	Included in Sales Price	Excluded from Sales Price	Statute/Rule Cite/Comment
<b>Sales price: Identify how the options listed below are treated in your state. The following options may be excluded from the definition of sales price only if they are separately stated on the bill to the purchaser.</b>			
• Charges by the seller for any services necessary to complete the sale other than delivery and installation	X		O.C.G.A. § 48-8-2(34)
• Telecommunication nonrecurring charges		X	O.C.G.A. §48-8-2(34)
• Installation charges		X	O.C.G.A. §48-8-2(34)
• Value of trade-in		X	O.C.G.A. §48-8-2(34); O.C.G.A. 48-8-44
• <b>Delivery Charges for personal property or services other than direct mail. The following charges are included in the definition of sales price unless your state excludes them from sales price when such charges are separately stated on the bill to the purchaser. For responses below assume the charges are separately stated on the bill to the purchaser.</b>	<b>Included in Sales Price</b>	<b>Excluded from Sales Price</b>	<b>Statute/Rule Cite/Comment</b>
• Handling, crating, packing, preparation for mailing or delivery, and similar charges	X		O.C.G.A. §48-8-2(34)
• Transportation, shipping, postage, and similar charges	X		O.C.G.A. §48-8-2(34)
• <b>Delivery Charges for direct mail. The following charges are included in the</b>	<b>Included in</b>	<b>Excluded</b>	<b>Statute/Rule Cite/Comment</b>

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definition of sales price unless your state excludes them from sales price when such charges are separately stated on the bill to the purchaser. For responses below assume the charges are separately stated on the bill to the purchaser.	Sales Price	from Sales Price		
<ul style="list-style-type: none"> <li>Handling, crating, packing, preparation for mailing or delivery, and similar charges</li> </ul>	X		O.C.G.A. §48-8-2(34)	
<ul style="list-style-type: none"> <li>Transportation, shipping, and similar charges</li> </ul>	X		O.C.G.A. §48-8-2(34)	
<ul style="list-style-type: none"> <li>Postage</li> </ul>	X		O.C.G.A. §48-8-2(34)	
<b>State, Local and Tribal Taxes</b>				
<ul style="list-style-type: none"> <li>State and local taxes on a retail sale that are imposed on the seller if the state statute authorizing or imposing the tax provides that the seller may, but is not required, to collect such tax from the consumer. The tax must be separately stated on the invoice, bill of sale or similar document given to the purchaser</li> </ul>	X		O.C.G.A. §48-8-2(34)	
<ul style="list-style-type: none"> <li>Tribal taxes on a retail sale that are imposed on the seller if the Tribal law authorizing or imposing the tax provides that the seller may, but is not required, to collect such tax from the consumer.</li> </ul>	X		O.C.G.A. §48-8-2(34)	
<b>Sales Tax Holidays</b>				
	<b>Yes</b>	<b>No</b>	<b>Statute/Rule Cite/Comment</b>	
<b>Sales Tax Holidays: Does your state have a sales tax holiday?</b>	X		1) Clothing, shoes, computers, and school supplies...8/10/12 through 8/11/12. This exemption does not apply to rentals, sales in a theme park, entertainment complex, public lodging establishment, restaurant, or airport. 2) Energy and water efficient products...10/5/12 through 10/7/12.	
If yes, indicate the tax treatment during your state sales tax holiday for the following products.	<b>Amount of Threshold</b>	<b>Taxable</b>	<b>Exempt</b>	<b>Statute/Rule Cite/Comment</b>
<ul style="list-style-type: none"> <li>All Energy star qualified products</li> </ul>				N/A
<ul style="list-style-type: none"> <li>Specific energy star qualified products or energy star qualified classifications</li> </ul>	\$1,500		X	O.C.G.A. §48-8-3(82) – certain items are exempt if for noncommercial use
➤			X	O.C.G.A. §48-8-3(82) & Ga. Comp. R. & Regs. 560-12-2-

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➤			X	O.C.G.A. §48-8-3(82) & Ga. Comp. R. & Regs. 560-12-2-.112
➤			X	O.C.G.A. §48-8-3(82) & Ga. Comp. R. & Regs. 560-12-2-.112
• All Disaster Preparedness Supply		X		
• Specific Disaster Preparedness Supply		X		
➤ Disaster preparedness general supply		X		
➤ Disaster preparedness safety supply		X		
➤ Disaster preparedness food-related supply		X		
➤ Disaster preparedness fastening supply		X		
• School supply	\$20		X	O.C.G.A. §48-8-3(75) – Georgia uses the term “general school supplies” not “school supply”
• School art supply	\$20		X	O.C.G.A. §48-8-3(75) – Georgia does not use the term “school art supply,” but these items are exempt as “general school supplies”
• School instructional material		X		O.C.G.A. §48-8-3(75) – Georgia does not use the term “school instructional material”
• School computer supply	\$1,000		X	O.C.G.A. §48-8-3(75) – Georgia does not use the term “school computer supply,” but exempt under term Georgia uses: “computer and personal computer related accessories”
Other products defined in Part II of the Library of Definitions included in your state sales tax holiday.	<b>Amount of Threshold</b>	<b>Taxable</b>	<b>Exempt</b>	<b>Statute/Rule Cite/Comment</b>
• Clothing	\$100		X	O.C.G.A. §48-8-3(75); Ga. Comp. R. & Regs. 560-12-2-.110
• Computers	\$1,000		X	O.C.G.A. §48-8-3(75) – exempt if for noncommercial, nonrecreational use; Ga. Comp. R. & Regs. 560-12-2-.110
• Prewritten computer software	\$1,000		X	O.C.G.A. §48-8-3(75) – exempt if for noncommercial, nonrecreational use; Ga. Comp. R. & Regs. 560-12-2-.110

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Product Definitions				
Clothing and related products	Taxable	Exempt	Statute/Rule Cite/Comment	
• Clothing	X		O.C.G.A. §48-8-30) & 560-12-2-.110	
➤ Essential clothing priced below a state specific threshold	X		O.C.G.A. §48-8-30) & 560-12-2-.110	
➤ Fur clothing	X		O.C.G.A. §48-8-30) & 560-12-2-.110	
• Clothing accessories or equipment	X		O.C.G.A. §48-8-30) & 560-12-2-.110	
• Protective equipment	X		O.C.G.A. §48-8-30) & 560-12-2-.110	
• Sport or recreational equipment	X		O.C.G.A. §48-8-30) & 560-12-2-.110	
Computer related products	Taxable	Exempt	Statute/Rule Cite/Comment	
• Computer	X		O.C.G.A. §48-8-30	
• Prewritten computer software	X		O.C.G.A. §48-8-30 and Ga. Comp. R. & Regs. 560-12-2-.111	
• Prewritten computer software <b>delivered electronically</b>		X	Ga. Comp. R. & Regs. 560-12-2-.111	
• Prewritten computer software <b>delivered via load and leave</b>		X	Ga. Comp. R. & Regs. 560-12-2-.111 and O.C.G.A. §48-8-3(91)	
• Non-prewritten (custom) computer software		X	Ga. Comp. R. & Regs. 560-12-2-.111	
• Non-prewritten (custom) computer software <b>delivered electronically</b>		X	Ga. Comp. R. & Regs. 560-12-2-.111	
• Non-prewritten (custom) computer software <b>delivered via load and leave</b>		X	Ga. Comp. R. & Regs. 560-12-2-.111	
Mandatory computer software maintenance contracts	Taxable	Exempt	Statute/Rule Cite/Comment	
• Mandatory computer software maintenance contracts with respect to <b>prewritten computer software</b>	X		Ga. Comp. R. & Regs. 560-12-2-.111; taxable at 50% if the mandatory maintenance contract provides for tangible updates/upgrades and services. Taxable at 100% if mandatory	

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			contract includes only tangible updates/upgrades.
<ul style="list-style-type: none"> <li>Mandatory computer software maintenance contracts with respect to prewritten computer software which is <b>delivered electronically</b></li> </ul>		X	Ga. Comp. R. & Regs. 560-12-2-.111
<ul style="list-style-type: none"> <li>Mandatory computer software maintenance contracts with respect to prewritten computer software which is <b>delivered via load and leave</b></li> </ul>		X	Ga. Comp. R. & Regs. 560-12-2-.111
<ul style="list-style-type: none"> <li>Mandatory computer software maintenance contracts with respect to <b>non-prewritten (custom) computer software</b></li> </ul>		X	Ga. Comp. R. & Regs. 560-12-2-.111
<ul style="list-style-type: none"> <li>Mandatory computer software maintenance contracts with respect to non-prewritten (custom) software which is <b>delivered electronically</b></li> </ul>		X	Ga. Comp. R. & Regs. 560-12-2-.111
<ul style="list-style-type: none"> <li>Mandatory computer software maintenance contracts with respect to non-prewritten (custom) software which is <b>delivered via load and leave</b></li> </ul>		X	Ga. Comp. R. & Regs. 560-12-2-.111
<b>Optional computer software maintenance contracts</b>	<b>Taxable</b>	<b>Exempt</b>	<b>Statute/Rule Cite/Comment</b>
<ul style="list-style-type: none"> <li>Optional computer software maintenance contracts with respect to <b>prewritten computer software</b> that <b>only provide updates or upgrades</b> with respect to the software</li> </ul>	X		Ga. Comp. R. & Regs. 560-12-2-.111
<ul style="list-style-type: none"> <li>Optional computer software maintenance contracts with respect to prewritten computer software that only provide <b>updates or upgrades delivered electronically</b> with respect to the software</li> </ul>		X	Ga. Comp. R. & Regs. 560-12-2-.111
<ul style="list-style-type: none"> <li>Optional computer software maintenance contracts with respect to prewritten computer software that only provide <b>updates or upgrades delivered via load and leave</b> with respect to the software</li> </ul>		X	Ga. Comp. R. & Regs. 560-12-2-.111
<ul style="list-style-type: none"> <li>Optional computer software maintenance contracts with respect to <b>non-prewritten (custom) computer software</b> that only provide <b>updates or upgrades</b> with respect to the software</li> </ul>		X	Ga. Comp. R. & Regs. 560-12-2-.111
<ul style="list-style-type: none"> <li>Optional computer software maintenance contracts with respect to non-prewritten (custom) computer software that only provide <b>updates or upgrades delivered electronically</b> with respect to the software</li> </ul>		X	Ga. Comp. R. & Regs. 560-12-2-.111
<ul style="list-style-type: none"> <li>Optional computer software maintenance contracts with respect to non-prewritten (custom) computer software that only provide <b>updates or upgrades delivered via load and leave</b> with respect to the software</li> </ul>		X	Ga. Comp. R. & Regs. 560-12-2-.111
<ul style="list-style-type: none"> <li>Optional computer software maintenance contracts with respect to non-prewritten (custom) computer software that <b>only provide support services</b> to the software</li> </ul>		X	Ga. Comp. R. & Regs. 560-12-2-.111
<ul style="list-style-type: none"> <li>Optional computer software maintenance contracts with respect to non-prewritten (custom) computer software that <b>provide updates or upgrades and support services</b> to the software</li> </ul>		X	Ga. Comp. R. & Regs. 560-12-2-.111
<ul style="list-style-type: none"> <li>Optional computer software maintenance contracts with respect to non-prewritten (custom) computer software that <b>provide updates or upgrades delivered electronically and support services</b> to the software</li> </ul>		X	Ga. Comp. R. & Regs. 560-12-2-.111

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<ul style="list-style-type: none"> <li>Optional computer software maintenance contracts with respect to non-prewritten (custom) computer software <b>provide updates or upgrades delivered via load and leave and support services</b> to the software</li> </ul>		X	Ga. Comp. R. & Regs. 560-12-2-.111
<p>Indicate your state's tax treatment for optional computer software maintenance contracts with respect to prewritten computer software sold for one non-itemized price that include updates and upgrades and/or support services. Use percentages in the taxable and exempt columns to denote tax treatment in your state. For example: if all taxable put 100% in the taxable column; if all nontaxable/exempt put 100% in the exempt column; if 50% taxable and 50% nontaxable/exempt put 50% in the taxable column and 50% in the exempt column.</p>	<b>Taxable Percentage</b>	<b>Exempt Percentage</b>	<b>Statute/Rule Cite/Comment</b>
<ul style="list-style-type: none"> <li>Optional computer software maintenance contracts with respect to prewritten computer software that <b>provide updates or upgrades and support services</b> to the software</li> </ul>	50%	50%	Ga. Comp. R. & Regs. 560-12-2-.111
<ul style="list-style-type: none"> <li>Optional computer software maintenance contracts with respect to prewritten computer software that <b>provide updates and upgrades delivered electronically and support services to the software</b></li> </ul>		100%	Ga. Comp. R. & Regs. 560-12-2-.111
<ul style="list-style-type: none"> <li>Optional computer software maintenance contracts with respect to prewritten computer software that <b>provide updates and upgrades delivered via load and leave and support services to the software</b></li> </ul>		100%	Ga. Comp. R. & Regs. 560-12-2-.111
<ul style="list-style-type: none"> <li>Optional computer software maintenance contracts with respect to prewritten computer software that <b>only provide support services</b> to the software</li> </ul>		100%	Ga. Comp. R. & Regs. 560-12-2-.111
<b>Digital products(excludes telecommunications services, ancillary services and computer software)</b>	<b>Yes</b>	<b>No</b>	<b>Statute/Rule Cite/Comment</b>
A state imposing tax on products "transferred electronically" is not required to adopt definitions for specified digital products. ("Specified digital products" includes the defined terms: digital audio visual works; digital audio works; and digital books.) Does your state impose tax on products transferred electronically other than digital audio visual works, digital audio works, or digital books?		X	O.C.G.A. §48-8-30
	<b>Taxable</b>	<b>Exempt</b>	<b>Statute/Rule Cite/Comment</b>
<ul style="list-style-type: none"> <li>Digital audio visual works sold to an end user with rights for permanent use</li> </ul>		X	O.C.G.A § 48-8-30
<ul style="list-style-type: none"> <li>Digital audio works sold to an end user with rights for permanent use</li> </ul>		X	O.C.G.A § 48-8-30
<ul style="list-style-type: none"> <li>Digital books sold to an end user with rights for permanent use</li> </ul>		X	O.C.G.A § 48-8-30
For transactions other than those included above, a state must specifically impose and separately enumerate a broader imposition of the tax. Does your state impose tax on:	<b>Yes</b>	<b>No</b>	<b>Statute/Rule Cite/Comment</b>
<ul style="list-style-type: none"> <li>Digital audio visual works sold to users other than the end user.</li> </ul>		X	O.C.G.A § 48-8-30
<ul style="list-style-type: none"> <li>Digital audio visual works sold with rights of use less than permanent use.</li> </ul>		X	O.C.G.A § 48-8-30
<ul style="list-style-type: none"> <li>Digital audio visual works sold with rights of use conditioned on continued payment.</li> </ul>		X	O.C.G.A § 48-8-30
<ul style="list-style-type: none"> <li>Digital audio works sold to users other than the end user.</li> </ul>		X	O.C.G.A § 48-8-30

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• Digital audio works sold with rights of use less than permanent.		X	O.C.G.A § 48-8-30
• Digital audio works sold with rights of use conditioned on continued payments.		X	O.C.G.A § 48-8-30
• Digital books sold to users other than the end user.		X	O.C.G.A § 48-8-30
• Digital books sold with rights of use less than permanent.		X	O.C.G.A § 48-8-30
• Digital books sold with rights of use conditioned on continued payments.		X	O.C.G.A § 48-8-30
Does your state treat subscriptions to products “transferred electronically” differently than a non-subscription purchase of such product?		X	
<b>Section 332H provides that states may have product based exemptions for specific items within specified digital products. (“Specified digital products” includes the defined terms: digital audio visual works; digital audio works; and digital books.) List product based exemptions for specific items included in specified digital products. Example: digital textbooks</b>	<b>Statute/Rule Cite/Comment</b>		
• NA			
•			
•			
<b>Food and food products</b>	<b>Taxable</b>	<b>Exempt</b>	<b>Statute/Rule Cite/Comment</b>
• Food and food ingredients excluding alcoholic beverages and tobacco	X		O.C.G.A § 48-8-3(57). Subject to local taxes only
○ Candy	X		O.C.G.A § 48-8-3(57). Subject to local taxes only
○ Dietary Supplements	X		O.C.G.A § 48-8-3(57) and 48-8-2(16)
○ Soft Drinks	X		O.C.G.A § 48-8-3(57). Subject to local taxes only
○ Bottled water	X		O.C.G.A § 48-8-3(57). Subject to local taxes only
➤ Food sold through vending machines	X		O.C.G.A § 48-8-3(57). Subject to local taxes only, unless it is prepared food, which is subject to both state and local tax
➤ Prepared Food	X		O.C.G.A § 48-8-30
<b>Prepared food options - The following food items heated, mixed or combined by the seller are included in the definition of prepared food unless a state elects to exclude them from the definition of prepared food. Such food items excluded</b>	<b>Included in Prepared Food</b>	<b>Excluded from Prepared</b>	<b>Statute/Rule Cite/Comment</b>

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from prepared food are taxed the same as food and food ingredients. (Indicate how the options for the following food items that otherwise meet the definition of prepared food are treated in your state.)		Food	
➤ Food sold without eating utensils provided by the seller whose primary NAICS classification is manufacturing in sector 311, except subsector 3118 (bakeries)		X	O.C.G.A § 48-8-2(27)(B). Subject to local taxes only
➤ Food sold without eating utensils provided by the seller in an unheated state by weight or volume as a single item	X		O.C.G.A § 48-8-2(27)(A)
➤ Bakery items sold without eating utensils provided by the seller, including bread, rolls, buns, biscuits, bagels, croissants, pastries, donuts, Danish, cakes, tortes, pies, tarts, muffins, bars, cookies, tortillas	X		O.C.G.A § 48-8-2(27)(A)
<b>Health-care products</b>	<b>Taxable</b>	<b>Exempt</b>	<b>Statute/Rule Cite/Comment</b>
<b>Drugs</b> (indicate how the options are treated in your state)			
<b>Drugs for human use</b>			
• Drugs for human use without a prescription	X		O.C.G.A § 48-8-30
• Drugs for human use with a prescription		X	O.C.G.A § 48-8-3(47)
• Insulin for human use without a prescription		X	O.C.G.A § 48-8-3(47)
• Insulin for human use with a prescription		X	O.C.G.A § 48-8-3(47)
• Medical oxygen for human use without a prescription	X		O.C.G.A § 48-8-30
• Medical oxygen for human use with a prescription		X	Ga. Comp. R & Regs. 560-12-2-.30, O.C.G.A § 48-8-3(51)
• Over-the-counter drugs for human use without a prescription	X		O.C.G.A § 48-8-30
• Over-the-counter drugs for human use with a prescription	X		O.C.G.A § 48-8-30
• Grooming and hygiene products for human use	X		O.C.G.A § 48-8-30
• Drugs for human use to hospitals	X		Ga. Comp. R & Regs. 560-12-2-.30 and Ga. Comp. R & Regs. 560-12-2-.73
• Drugs for human use to other medical facilities	X		Ga. Comp. R & Regs. 560-12-2-.30 and Ga. Comp. R & Regs. 560-12-2-.73
• Prescription drugs for human use to hospitals		X	O.C.G.A. § 48-8-3(47)
• Prescription drugs for human use to other medical facilities		X	O.C.G.A. § 48-8-3(47)
• Free samples of drugs for human use	X		O.C.G.A § 48-8-30
• Free samples of prescription drugs for human use		X	O.C.G.A § 48-8-3(47)
<b>Drugs for animal use</b>			
• Drugs for animal use without a prescription	X		O.C.G.A § 48-8-30
• Drugs for animal use with a prescription	X		O.C.G.A § 48-8-30
• Insulin for animal use without a prescription	X		O.C.G.A § 48-8-30
• Insulin for animal use with a prescription	X		O.C.G.A § 48-8-30
• Medical oxygen for animal use without a prescription	X		O.C.G.A § 48-8-30
• Medical oxygen for animal use with a prescription	X		O.C.G.A § 48-8-30



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• Over-the-counter drugs for animal use without a prescription	X		O.C.G.A § 48-8-30
• Over-the-counter drugs for animal use with a prescription	X		O.C.G.A § 48-8-30
• Grooming and hygiene products for animal use	X		O.C.G.A § 48-8-30
• Drugs for animal use to veterinary hospitals and other animal medical facilities	X		O.C.G.A § 48-8-30
• Prescription drugs for animal use to hospitals and other animal medical facilities	X		O.C.G.A § 48-8-30
• Free samples of drugs for animal use	X		O.C.G.A § 48-8-30
• Free samples of prescription drugs for animal use	X		O.C.G.A § 48-8-30
<b>Durable medical equipment</b> (indicate how the options are treated in your state)	<b>Taxable</b>	<b>Exempt</b>	<b>Statute/Rule Cite/Comment</b>
• Durable medical equipment, not for home use, without a prescription	X		O.C.G.A § 48-8-30
• Durable medical equipment, not for home use, with a prescription		X	O.C.G.A § 48-8-3(54)
• Durable medical equipment, not for home use, with a prescription paid for by Medicare		X	O.C.G.A § 48-8-3(54)
• Durable medical equipment, not for home use, with a prescription reimbursed by Medicare		X	O.C.G.A § 48-8-3(54)
• Durable medical equipment, not for home use, with a prescription paid for by Medicaid		X	O.C.G.A § 48-8-3(54)
• Durable medical equipment, not for home use, with a prescription reimbursed by Medicaid		X	O.C.G.A § 48-8-3(54)
• Durable medical equipment for home use without a prescription	X		O.C.G.A § 48-8-30
• Durable medical equipment for home use with a prescription		X	O.C.G.A § 48-8-3(54)
• Durable medical equipment for home use with a prescription paid for by Medicare		X	O.C.G.A § 48-8-3(54)
• Durable medical equipment for home use with a prescription reimbursed by Medicare		X	O.C.G.A § 48-8-3(54)
• Durable medical equipment for home use with a prescription paid for by Medicaid		X	O.C.G.A § 48-8-3(54)
• Durable medical equipment for home use with a prescription reimbursed by Medicaid		X	O.C.G.A § 48-8-3(54)
• Oxygen delivery equipment, not for home use, without a prescription	X		O.C.G.A § 48-8-30
• Oxygen delivery equipment, not for home use, with a prescription		X	O.C.G.A. § 48-8-3(54);Ga. Comp. R & Regs 560-12-2-.30
• Oxygen delivery equipment, not for home use, with a prescription paid for by Medicare		X	O.C.G.A. § 48-8-3(54);Ga. Comp. R & Regs 560-12-2-.30
• Oxygen delivery equipment, not for home use, with a prescription reimbursed by Medicare		X	O.C.G.A. § 48-8-3(54);Ga. Comp. R & Regs 560-12-2-.30
• Oxygen delivery equipment, not for home use, with a prescription paid for by Medicaid		X	O.C.G.A. § 48-8-3(54);Ga. Comp. R & Regs 560-12-2-.30
• Oxygen delivery equipment, not for home use, with a prescription reimbursed by Medicaid		X	O.C.G.A. § 48-8-3(54);Ga. Comp. R & Regs 560-12-2-.30

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• Oxygen delivery equipment for home use without a prescription	X		O.C.G.A § 48-8-30
• Oxygen delivery equipment for home use with a prescription		X	O.C.G.A. § 48-8-3(54);Ga. Comp. R & Regs 560-12-2-.30
• Oxygen delivery equipment for home use with a prescription paid for by Medicare		X	O.C.G.A. § 48-8-3(54);Ga. Comp. R & Regs 560-12-2-.30
• Oxygen delivery equipment for home use with a prescription reimbursed by Medicare		X	O.C.G.A. § 48-8-3(54);Ga. Comp. R & Regs 560-12-2-.30
• Oxygen delivery equipment for home use with a prescription paid for by Medicaid		X	O.C.G.A. § 48-8-3(54);Ga. Comp. R & Regs 560-12-2-.30
• Oxygen delivery equipment for home use with a prescription reimbursed by Medicaid		X	O.C.G.A. § 48-8-3(54);Ga. Comp. R & Regs 560-12-2-.30
• Kidney dialysis equipment, not for home use, without a prescription	X		O.C.G.A § 48-8-30
• Kidney dialysis equipment, not for home use, with a prescription		X	O.C.G.A. § 48-8-3(54);Ga. Comp. R & Regs 560-12-2-.30
• Kidney dialysis equipment, not for home use, with a prescription paid for by Medicare		X	O.C.G.A. § 48-8-3(54);Ga. Comp. R & Regs 560-12-2-.30
• Kidney dialysis equipment, not for home use, with a prescription reimbursed by Medicare		X	O.C.G.A. § 48-8-3(54);Ga. Comp. R & Regs 560-12-2-.30
• Kidney dialysis equipment, not for home use, with a prescription paid for by Medicaid		X	O.C.G.A. § 48-8-3(54);Ga. Comp. R & Regs 560-12-2-.30
• Kidney dialysis equipment, not for home use, with a prescription reimbursed by Medicaid		X	O.C.G.A. § 48-8-3(54);Ga. Comp. R & Regs 560-12-2-.30
• Kidney dialysis equipment for home use without a prescription	X		O.C.G.A § 48-8-30
• Kidney dialysis equipment for home use with a prescription		X	O.C.G.A. § 48-8-3(54);Ga. Comp. R & Regs 560-12-2-.30
• Kidney dialysis equipment for home use with a prescription paid for by Medicare		X	O.C.G.A. § 48-8-3(54);Ga. Comp. R & Regs 560-12-2-.30
• Kidney dialysis equipment for home use with a prescription reimbursed by Medicare		X	O.C.G.A. § 48-8-3(54);Ga. Comp. R & Regs 560-12-2-.30
• Kidney dialysis equipment for home use with a prescription paid for by Medicaid		X	O.C.G.A. § 48-8-3(54);Ga. Comp. R & Regs 560-12-2-.30
• Kidney dialysis equipment for home use with a prescription reimbursed by Medicaid		X	O.C.G.A. § 48-8-3(54);Ga. Comp. R & Regs 560-12-2-.30
• Enteral feeding systems, not for home use, without a prescription	X		O.C.G.A § 48-8-30
• Enteral feeding systems, not for home use, with a prescription		X	O.C.G.A. § 48-8-3(54);Ga. Comp. R & Regs 560-12-2-.30
• Enteral feeding systems, not for home use, with a prescription paid for by Medicare		X	O.C.G.A. § 48-8-3(54);Ga. Comp. R & Regs 560-12-2-.30
• Enteral feeding systems, not for home use, with a prescription reimbursed by Medicare		X	O.C.G.A. § 48-8-3(54);Ga. Comp. R & Regs 560-12-2-.30

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• Enteral feeding systems, not for home use, with a prescription paid for by Medicaid		X	O.C.G.A. § 48-8-3(54);Ga. Comp. R & Regs 560-12-2-.30
• Enteral feeding systems, not for home use, with a prescription reimbursed by Medicaid		X	O.C.G.A. § 48-8-3(54);Ga. Comp. R & Regs 560-12-2-.30
• Enteral feeding systems for home use without a prescription	X		O.C.G.A § 48-8-30
• Enteral feeding systems for home use with a prescription		X	O.C.G.A. § 48-8-3(54);Ga. Comp. R & Regs 560-12-2-.30
• Enteral feeding systems for home use with a prescription paid for by Medicare		X	O.C.G.A. § 48-8-3(54);Ga. Comp. R & Regs 560-12-2-.30
• Enteral feeding systems for home use with a prescription reimbursed by Medicare		X	O.C.G.A. § 48-8-3(54);Ga. Comp. R & Regs 560-12-2-.30
• Enteral feeding systems for home use with a prescription paid for by Medicaid		X	O.C.G.A. § 48-8-3(54);Ga. Comp. R & Regs 560-12-2-.30
• Enteral feeding systems for home use with a prescription reimbursed by Medicaid		X	O.C.G.A. § 48-8-3(54);Ga. Comp. R & Regs 560-12-2-.30
• Repair and replacement parts for durable medical equipment which are for single patient use	X		O.C.G.A § 48-8-3(54), and O.C.G.A § 48-8-2(15) – Exempt for durable medical equipment prescribed by a physician.
<b>Mobility enhancing equipment</b> (indicate how the options are treated in your state)	<b>Taxable</b>	<b>Exempt</b>	<b>Statute/Rule Cite/Comment</b>
• Mobility enhancing equipment without a prescription	X		O.C.G.A § 48-8-30
• Mobility enhancing equipment with a prescription		X	O.C.G.A § 48-8-3(72)
• Mobility enhancing equipment with a prescription paid for by Medicare		X	O.C.G.A § 48-8-3(72)
• Mobility enhancing equipment with a prescription reimbursed by Medicare		X	O.C.G.A § 48-8-3(72)
• Mobility enhancing equipment with a prescription paid for by Medicaid		X	O.C.G.A § 48-8-3(72)
• Mobility enhancing equipment with a prescription reimbursed by Medicaid		X	O.C.G.A § 48-8-3(72)
<b>Prosthetic devices</b> (indicate how the options are treated in your state)	<b>Taxable</b>	<b>Exempt</b>	<b>Statute/Rule Cite/Comment</b>
• Prosthetic devices without a prescription	X		O.C.G.A § 48-8-30
• Prosthetic devices with a prescription		X	O.C.G.A § 48-8-3(54)
• Prosthetic devices with a prescription paid for by Medicare		X	O.C.G.A § 48-8-3(54)
• Prosthetic devices with a prescription reimbursed by Medicare		X	O.C.G.A § 48-8-3(54)
• Prosthetic devices with a prescription paid for by Medicaid		X	O.C.G.A § 48-8-3(54)
• Prosthetic devices with a prescription reimbursed by Medicaid		X	O.C.G.A § 48-8-3(54)
• Corrective eyeglasses without a prescription	X		O.C.G.A § 48-8-30
• Corrective eyeglasses with a prescription		X	O.C.G.A § 48-8-3(47)
• Corrective eyeglasses with a prescription paid for by Medicare		X	O.C.G.A § 48-8-3(47)
• Corrective eyeglasses with a prescription reimbursed by Medicare		X	O.C.G.A § 48-8-3(47)

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• Corrective eyeglasses with a prescription paid for by Medicaid		X	O.C.G.A § 48-8-3(47)
• Corrective eyeglasses with a prescription reimbursed by Medicaid		X	O.C.G.A § 48-8-3(47)
• Contact lenses without a prescription	X		O.C.G.A § 48-8-30
• Contact lenses with a prescription		X	O.C.G.A § 48-8-3(47)
• Contact lenses with a prescription paid for by Medicare		X	O.C.G.A § 48-8-3(47)
• Contact lenses with a prescription reimbursed by Medicare		X	O.C.G.A § 48-8-3(47)
• Contact lenses with a prescription paid for by Medicaid		X	O.C.G.A § 48-8-3(47)
• Contact lenses with a prescription reimbursed by Medicaid		X	O.C.G.A § 48-8-3(47)
• Hearing aids without a prescription		X	O.C.G.A § 48-8-3(52)
• Hearing aids with a prescription		X	O.C.G.A § 48-8-3(52)
• Hearing aids with a prescription paid for by Medicare		X	O.C.G.A § 48-8-3(52)
• Hearing aids with a prescription reimbursed by Medicare		X	O.C.G.A § 48-8-3(52)
• Hearing aids with a prescription paid for by Medicaid		X	O.C.G.A § 48-8-3(52)
• Hearing aids with a prescription reimbursed by Medicaid		X	O.C.G.A § 48-8-3(52)
• Dental prosthesis without a prescription	X		O.C.G.A § 48-8-30
• Dental prosthesis with a prescription		X	O.C.G.A § 48-8-3(54)
• Dental prosthesis with a prescription paid for by Medicare		X	O.C.G.A § 48-8-3(54)
• Dental prosthesis with a prescription reimbursed by Medicare		X	O.C.G.A § 48-8-3(54)
• Dental prosthesis with a prescription paid for by Medicaid		X	O.C.G.A § 48-8-3(54)
• Dental prosthesis with a prescription reimbursed by Medicaid		X	O.C.G.A § 48-8-3(54)
<b>Telecommunications &amp; related products</b>	<b>Taxable</b>	<b>Exempt</b>	<b>Statute/Rule Cite/Comment</b>
• Ancillary Services			
➤ Conference bridging service	X		Ga. Comp R & Regs. 560-12-2-.24 Taxable for mobile wireless service; exempt for land lines.
➤ Detailed telecommunications billing service		X	Ga. Comp. R & Regs. 560-12-2-.24
➤ Directory assistance		X	Ga. Comp. R & Regs. 560-12-2-.24
➤ Vertical service	X		Ga. Comp. R & Regs. 560-12-2-.24
➤ Voice mail service		X	Ga. Comp. R & Regs. 560-12-2-.24
<b>Telecommunications (Indicate how the options are treated in your state)</b>	<b>Taxable</b>	<b>Exempt</b>	<b>Statute/Rule Cite/Comment</b>
• Intrastate Telecommunications Service		X	O.C.G.A § 48-8-2(31)(A), Ga. Comp. R & Regs. 560-12-2-.24 – Intrastate telecommunications service is exempt, <u>however, local telecommunications service is taxable.</u>
• Interstate Telecommunications Service		X	Ga. Comp. R & Regs. 560-12-2-.24

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• International Telecommunications Service		X	Ga. Comp. R & Regs. 560-12-2-.24
• International 800 service		X	Ga. Comp. R & Regs. 560-12-2-.24
• International 900 service		X	Ga. Comp. R & Regs. 560-12-2-.24
• International fixed wireless service		X	Ga. Comp. R & Regs. 560-12-2-.24
• International mobile wireless service		X	Ga. Comp. R & Regs. 560-12-2-.24 – The regulation mentions the term “cellular telephone service,” the Georgia Department of Revenue uses this term synonymously with the term “mobile wireless service.” <u>Taxable only to the extent it is treated as a local telecommunications service.</u>
• International prepaid calling service		X	Ga. Comp. R & Regs. 560-12-2-.24
• International prepaid wireless calling service		X	Ga. Comp. R & Regs. 560-12-2-.24 – The regulation mentions the term “cellular telephone service.” The Georgia Department of Revenue uses this term synonymously with the term “mobile wireless service.” <u>Taxable only to the extent it is treated as a local telecommunications service.</u>
• International private communications service		X	Ga. Comp. R & Regs. 560-12-2-.24
• International value-added non-voice data service		X	Ga. Comp. R & Regs. 560-12-2-.24
• International residential telecommunications service		X	Ga. Comp. R & Regs. 560-12-2-.24
• Interstate 800 service		X	Ga. Comp. R & Regs. 560-12-2-.24
• Interstate 900 service		X	Ga. Comp. R & Regs. 560-12-2-.24
• Interstate fixed wireless service		X	Ga. Comp. R & Regs. 560-12-2-.24
• Interstate mobile wireless service		X	Ga. Comp. R & Regs. 560-12-2-.24 – The regulation mentions the term “cellular telephone service,” the Georgia Department of Revenue uses this term synonymously with the term “mobile wireless service.” <u>Taxable only to the extent it is treated as a local telecommunications service.</u>
• Interstate prepaid calling service		X	Ga. Comp. R & Regs. 560-12-2-.24
• Interstate prepaid wireless calling service		X	Ga. Comp. R & Regs. 560-12-2-.24

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			– The regulation mentions the term “cellular telephone service.” The Georgia Department of Revenue uses this term synonymously with the term “mobile wireless service.” <u>Taxable only to the extent it is treated as a local telecommunications service.</u>
• Interstate private communications service		X	Ga. Comp. R & Regs. 560-12-2-.24
• Interstate value-added non-voice data service		X	Ga. Comp. R & Regs. 560-12-2-.24
• Interstate residential telecommunications service		X	Ga. Comp. R & Regs. 560-12-2-.24
• Intrastate 800 service		X	Ga. Comp. R & Regs. 560-12-2-.24
• Intrastate 900 service		X	Ga. Comp. R & Regs. 560-12-2-.24
• Intrastate fixed wireless service		X	Ga. Comp. R & Regs. 560-12-2-.24
• Intrastate mobile wireless service		X	Ga. Comp. R & Regs. 560-12-2-.24 – The regulation mentions the term “cellular telephone service,” the Georgia Department of Revenue uses this term synonymously with the term “mobile wireless service.” <u>Taxable only to the extent it is treated as a local telecommunication service.</u>
• Intrastate prepaid calling service		X	O.C.G.A § 48-8-2(31)(A), Ga. Comp. R & Regs. 560-12-2-.24 – <u>Intrastate telecommunications service is exempt, however local communications service is taxable.</u>
• Intrastate prepaid wireless calling service		X	Ga. Com.p R & Regs. 560-12-2-.24 – The regulation mentions the term “cellular telephone service.” The Georgia Department of Revenue uses this term synonymously with the term “mobile wireless service.” <u>Taxable to the extent it is treated as local telecommunications service.</u>
• Intrastate private communications service		X	Ga. Comp. R & Regs. 560-12-2-.24
• Intrastate value-added non-voice data service		X	Ga. Comp. R & Regs. 560-12-2-.24
• Intrastate residential telecommunications service		X	O.C.G.A § 48-8-2(31)(A), Ga. Comp R & Regs. 560-12-2-.24 – <u>Intrastate telecommunications service is</u>

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			exempt, <u>however, local telecommunications service is taxable.</u>
• Paging service		X	Ga. Comp. R & Regs. 560-12-2-.24
• Coin-operated telephone service		X	O.C.G.A § 48-8-2(3)(F), Ga. Comp R & Regs. 560-12-2-.24
• Pay telephone service		X	O.C.G.A § 48-8-2(3)(F), Ga. Comp R & Regs. 560-12-2-.24
• Local Service as defined by <u>Georgia</u>	X		Ga. Comp. R & Regs. 560-12-2-.24 – Local Telephone Service Only – Including Mobile Wireless Service
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