8th Annual Non-Grantor Trust State Income Tax Chart - Page 1 of 2				
State (alphabetical)	Taxing Statute	Top 2022 Tax Rate	Under What Conditions does the State Tax a Non-Grantor Trust?	
Alabama	<u>Ala. §§40-18-1(33)</u>	5.00%	If the trust is set up by the Will of an AL resident or settlor was an AL resident at time trust became irrevocable and an AL resident is a beneficiary or trustee for more than seven months during the tax year	
Alaska	***No tax***	0%	***No tax***	
Arizona	<u>Ariz. Rev. Stat.</u> <u>§43-1301(5)</u>	4.50%	If there is at least one AZ trustee	
Arkansas	<u>Ark. Code Ann.</u> <u>§§26-51-201(a)-(c)</u>	5.50%	If the trust is set up by the Will of an AR resident or settlor was an AR resident, and there is an AR trustee	
California	<u>Cal. Rev. & Tax.</u> <u>Code §17742</u>	13.30%	If the trust has either a CA trustee or a CA non-contingent beneficiary, tax apportioned based on CA vs. non-C trustees and CA non-contingent beneficiaries vs. CA contingent beneficiaries and non-CA beneficiaries	
Colorado	<u>Colo. Rev. Stat.</u> <u>§39-22-103(10)</u>	4.55%	If the trust is administered in CO	
Connecticut	<u>Conn. Gen. Stat.</u> <u>§12-701(a)(4)(C)-</u> (D), (a)(5), (a)(6) <u>30 Del. C.</u>	6.99%	If the trust is set up by the Will of a CT resident or settlor was a CT resident at time property transferred to ar irrevocable trust or at the time property transferred to revocable trust that later became irrevocable other that for Will transfer, tax is modified fractionally to the extent there are nonresident non-contingent beneficiaries. If the trust is set up by the Will of a DE resident, or settlor of trust was a DE resident, or the majority of the	
Delaware	<u>§1601(8)-(9); 30</u> <u>Del. C. §1636</u>	6.60%	trustees are DE residents for more than ½ the year; in all of such cases only if there is a DE beneficiary	
Florida	***No tax***	0%	***No tax***	
Georgia	O.C.G.A. §48-7-22	5.75%	If there is trust property located in GA or if the trustee is "managing funds for the benefit of a resident of" GA (but Sup. Ct. of U.S. says statute is unconstitutional to tax just because of resident beneficiary per <u>Kaestner</u>)	
Hawaii	Haw. Rev. Stat. <u>§§235-1:</u> Form N-40 Instr.	11.00%	If there is a HI trustee or if the trust is administered in HI, but only if there's a Hawaii beneficiary	
Idaho	Idaho Rev. and Tax. §63-3015(2)	6.00%	If there are three or more of: (1) Grantor is ID resident; (2) Trust governed by ID law; (3) Trust has real or tangible personal property located in ID; (4) Trust has ID trustee; and/or (5) Administration of trust in ID	
Illinois	<u>35 Ill. Comp.</u> <u>Stat.5/1501(a)(20)(</u> <u>C)-(D)</u>	4.95%*	If the trust is set up by the Will of an IL resident or settlor was an IL resident at time trust became irrevocable *Note that there is also a 1.50% "replacement tax" assessed in addition to the regular state income tax	
Indiana	<u>Ind. Code tit.6-3-1-</u> <u>12</u>	3.23%	If the trust is administered in IN	
Iowa	<u>Iowa Admin. Code</u> <u>r. 701-89.3(1)-(2)</u>	8.53%	Depends on "relevant facts of each case" Relevant facts include residence of trustees, location of administration, location of evidence of intangible assets of the trust, etc Must read rules carefully	
Kansas	Kan. Stat. Ann. §§79-32, 109(d)	5.70%	If the trust is administered in KS	
Kentucky	Ky. Rev. Stat. Ann. §386B.1-060	5.00%	If the principal place of administration of the trust is in KY	
Louisiana	La. Rev. Stat. Ann.§47:300.10(3)	4.25%	If the trust is set up by the Will of a LA resident; or an inter vivos trust set up by resident of any jurisdiction i trust instrument provides that the trust shall be governed by LA law, or if silent then taxed if administered in L	
Maine	<u>Me. Rev. Stat. Ann.</u> <u>Tit. 36,</u> §5102(4)(B)-(C)	7.15%	If the trust is set up by the Will of a ME resident or settlor was a ME resident	
Maryland	<u>Md. Code Ann.,</u> <u>Tax-Gen. §§10-</u> <u>101(k)(1)(iii)</u>	5.75%	If the trust is set up by the Will of a MD resident or settlor "is a current resident of" MD or the trust is principally administered in MD Also note the 1.25% to 3.20% county tax	
lassachusetts	<u>Mass Regs. Code</u> <u>tit. 830, §62.10(c)</u>	5.00%	If the trust is set up by the Will of a MA resident and there is MA beneficiary, or if settlor was a MA resident time of creation of inter vivos trust or at any time during year in which income is computed or who died as M resident and there is MA beneficiary, but only if MA trustee Also note the 12.00% tax for short-term capit gains and gains for sales of collectibles (with 50% income tax deduction for collectibles)	
Michigan	<u>Mich. Comp. Laws</u> <u>§206.18(1)(c)</u>	4.25%	If the trust is set up by the Will of a MI resident; or settlor was a MI resident at time trust became irrevocable	
Minnesota	<u>Minn. Stat.</u> <u>§290.01, Subd. 7b</u>	9.85%	If the trust is set up by the Will of a MN resident that died post-12/31/1995 or trust that became irrevocable po 12/31/1995; or for pre-1/1/1996 irrevocable trusts if the majority of discretionary investment distribution decisions are made in MN or the books or records located in MN	
Mississippi	Miss. Code Ann. <u>§27-7-5(1)</u>	5.00%	If the trust is administered in MS	
Missouri	<u>RSMo</u> §143.331(2)-(3)	5.40%	If the trust is set up by the Will of a MO resident or settlor was a MO resident at time trust became irrevocable and a MO resident is a beneficiary on the last day of the tax year	
Montana	<u>MT Code §72-38-</u> <u>103(14)</u>	6.75%	If principal place of administration is in MT Principal place of administration is the usual place where day to-day activities carried on by the trustee which is generally trustee's residence or usual place of business	

Steve Oshins is a member of the Law Offices of Oshins & Associates, LLC in Las Vegas, Nevada. He was inducted into the NAEPC Estate Planning Hall of Fame® in 2011. He was named one of the 24 "Elite Estate Planning Attorneys" and the "Top Estate Planning Attorney of 2018" by *The Wealth Advisor* and one of the Top 100 Attorneys in *Worth*. He is listed in *The Best Lawyers in America*® which also named him Las Vegas Trusts and Estates/Tax Law Lawyer of the Year in 2012, 2015, 2016, 2018, 2020 and 2022. He can be reached at 702-341-6000, ext. 2 or <u>soshins@oshins.com</u>. His law firm's website is <u>www.oshins.com</u>.

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State (alphabetical)	Taxing Statute	Top 2022 Tax Rate	Under What Conditions does the State Tax a Non-Grantor Trust?
Nebraska	<u>877-</u> 2714.01(6)(b)-(c)	6.84%	If the trust is set up by the Will of a NE resident; or if settlor of inter vivos trust was a NE resident at time such person may no longer exercise the power to revest title to the trust property in himself or herself
Nevada	***No tax***	0%	***No tax***
New Hampshire	***No tax***	0%	***No tax (except for New Hampshire-sourced interest and dividends)***
New Jersey	<u>NJSA §54A:1-</u> <u>2(0)-(p);</u> Form NJ-1041	10.75%	If the trust is set up by Will of NJ resident or if settlor of a trust was a NJ resident at time of transfer to irrev. tru or at time a rev. trust became irrevocable, but not if no NJ assets, no NJ source income and no NJ resident trust
New Mexico	<u>NM Stat. Ann.</u> §§7-2-2(I), (S)	5.90%	If the trustee is a NM resident; or if the principal place from which the trust is managed or administered is in N
New York	<u>N.Y. Tax Law</u> <u>§605(b)(3)-(4)</u>	10.90%	If the trust is set up by the Will of a NY resident or settlor was a NY resident at time trust became irrevocable of when transfer made to trust, but foregoing doesn't apply if no NY trustees, all corpus outside of NY and all income non-NY sourced; Also, no Incomplete Gift Non-grantor Trusts
New York City	<u>N.Y. Tax Law</u> <u>§1305</u>	3.876%	If the trust is set up by the Will of a NY City resident or settlor was a NY City resident at time trust became irrevocable or when transfer made to trust, but foregoing doesn't apply if no NY City trustees, all corpus outsic of NY City and all income non-NY City sourced; Also, no Incomplete Gift Non-grantor Trusts
North Carolina	<u>N.C. Gen. Stat.</u> <u>§105-1602</u>	4.99%	If there is a NC beneficiary (but Sup. Ct. of U.S. says statute is unconstitutional per Kaestner)
Jorth Dakota	<u>N.D. Admin.</u> <u>Code §81-03-</u> <u>02.1-04(2)</u>	2.90%	If the trust "has a relationship to the state sufficient to create nexus" This includes, but is not limited to: (1) there is a ND beneficiary; (2) If there is a ND trustee; (3) If there are ND situs assets; (4) If there is administrati in ND; and/or (5) If the "laws of this state are made applicable to the trust"
Ohio	<u>Ohio Rev. Code</u> <u>Ann.</u> §5747.01(I)(3)	3.99%	If the trust is set up by the Will of OH resident; or if settlor of an inter vivos trust was an OH resident at time tr became irrev. and at least one of "qualifying beneficiaries" is OH resident during all or some portion of taxable
Oklahoma	<u>Okla. Stat. tit. 68</u> <u>§2353.6</u>	4.75%	If the trust is set up by the Will of an OK resident; or settlor of inter vivos trust was an OK resident at time suc trust irrevocable; or when person may no longer exercise the power to revest title to the trust property in himse
Oregon	<u>Or. Rev. Stat.</u> <u>Ann.</u> <u>§316.282(1)(d)</u>	9.90%	If there is an OR trustee; or if the trust is administered in OR
Pennsylvania	<u>72 P.S., tit. 61.</u> <u>Sec. 101.1</u>	3.07%	If the trust is set up by the Will of a PA resident; or if settlor of inter vivos trust was a PA resident at time of creation of trust or at time of transfer to trust
thode Island	<u>R.I. Gen. Laws</u> <u>§44-30-5(c)(2)-(5)</u>	5.99%	If the trust is set up by the Will of a RI resident; or a RI settlor of a revocable trust upon becoming irrevocable; a settlor of an irrevocable trust if the settlor was a RI resident at time of creation of trust or at time of transfer t trust, but in each of these situations only to the extent that the beneficiaries are RI residents
South Carolina	<u>S.C. Code Ann.</u> <u>§12-6-30(5)</u>	7.00%	If the trust is administered in SC
outh Dakota	***No tax***	0%	***No tax***
Tennessee	<u>Tenn. Code Ann.</u> <u>§67-2-110(a)</u>	0%	***No tax***
Texas	***No tax***	0%	***No tax***
Utah	<u>Utah Code Ann.</u> <u>§75-7-</u> 103(1)(i)(ii)-(iii)	4.95%	If the trust is set up by the Will of a UT resident; or if a trust is administered in UT
Vermont	<u>32 V.S.A.</u> §5811(11)(B)	8.75%	If the trust is set up by the Will of a VT resident; or if settlor of a trust was a VT resident at time of transfer to irrevocable trust or was a VT resident at the time a revocable trust became irrevocable
Virginia	<u>Va. Code Ann.</u> <u>§58.1-302</u>	5.75%	If the trust is set up by the Will of a VA resident; or if a trust was created by a settlor who was a VA resident
Washington	***No tax***	0%	***No tax – State capital gains tax ruled unconstitutional ***
Washington, D.C.	D.C. Code §47- 1809.01, 1809.02	10.75%	If the trust is set up by the Will of a D.C. resident; or if a trust was created by a settlor who was a D.C. residen
West Virginia	<u>W. VA. Code</u> <u>§11-21-7(c)</u>	6.50%	If the trust is set up by the Will of a WV resident; or if a trust was created by a settlor who was a WV residen
Wisconsin	<u>Wis. Stat.</u> §71.14(2), (3), (3m)	7.65%	If the trust is set up by the Will of a WI resident; or if settlor of a post-10/28/1999 inter vivos trust was a WI resident at time trust became irrevocable; or if irrevocable inter vivos trust administered in WI pre-10/29/1999
Wyoming	***No tax***	0%	***No tax***

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Steve Oshins is a member of the Law Offices of Oshins & Associates, LLC in Las Vegas, Nevada. He was inducted into the NAEPC Estate Planning Hall of Fame® in 2011. He was named one of the 24 "Elite Estate Planning Attorneys" and the "Top Estate Planning Attorney of 2018" by *The Wealth Advisor* and one of the Top 100 Attorneys in *Worth*. He is listed in *The Best Lawyers in America*® which also named him Las Vegas Trusts and Estates/Tax Law Lawyer of the Year in 2012, 2015, 2016, 2018, 2020 and 2022. He can be reached at 702-341-6000, ext. 2 or <u>soshins@oshins.com</u>. His law firm's website is <u>www.oshins.com</u>.