



Instructions for Form IT-220

Minimum Income Tax

Who Must File

If you are an individual or fiduciary of an estate or trust with total New York tax preference items greater than the allowable specific deduction, you must complete Form IT-220, *Minimum Income Tax*, and attach it to your New York State income tax return. Because of different state and federal requirements, you may have to file Form IT-220 even if you are not required to file federal Form 6251, *Alternative Minimum Tax - Individuals*, or federal Form 1041, *U.S. Fiduciary Income Tax Return*. You may have to file Form IT-220 even if you derived no tax benefit from the items of tax preference.

The tax preference items to be reported on Form IT-220 are explained in the *Line Instructions* that begin below.

If you checked filing status ③ (*Married filing separate return*) on Form IT-201 or IT-203, you and your spouse must each figure your minimum income tax on a separate Form IT-220.

If you are a city of New York resident and you are subject to the New York State minimum income tax, you must figure the New York City minimum income tax due on Form IT-220. A New York City *nonresident* is not subject to the city of New York minimum income tax.

New York City Taxpayers

If you changed your New York City and New York State resident status at the same time, report both your state and city minimum income tax for the resident period on one Form IT-220. If the periods of city and state residence are different, attach a schedule showing how you figured the city minimum income tax. The New York City minimum taxable income to be reported for the resident period is determined as if your tax year for state income tax purposes were limited to the period of your New York City residence. For information on accruals, see IT-360.1-1, *Instructions for Form IT-360.1, Change of City Resident Status*.

How to Report a Change in Federal Tax Preference Items

If the Internal Revenue Service changes the tax preference items you reported on your federal form for the alternative minimum tax, you must report this change to the New York State Tax Department within 90 days from the date the Internal Revenue Service makes its final determination.

If you file an amended federal return changing the tax preference items reported to the Internal Revenue Service, you must also file an amended state return with the New York State Tax Department within 90 days from the date you amend your federal return.

These requirements for reporting federal changes in tax preference items apply to residents, nonresidents and part-year residents of New York State only if the change affects the computation of New York State minimum taxable income.

A **resident** must report these changes on Form IT-201-X, *Amended Resident Income Tax Return*, and on an amended Form IT-220. Write **Amended** at the top of Form IT-220 and attach it to Form IT-201-X with a check or money order for the full amount of any additional tax due plus interest.

Nonresidents and part-year residents must report these changes on an amended Form IT-203 and on an amended Form IT-220. Write **Amended** at the top of both Form IT-203 and Form IT-220 indicating the changes. Attach amended Form IT-220 to the amended Form IT-203 with a check or money order for the full amount of any additional tax due plus interest.

Estates or trusts must report these changes on an amended Form IT-205 and on an amended Form IT-220 using the same procedure as a nonresident or part-year resident.

Attach a copy of the federal report of examination changes and a signed statement indicating that you concede the federal audit changes. If you do not concede the federal audit changes, attach a signed statement explaining why you do not agree. Do not attach the amended return to any other return. Send the amended return and the full amount of any tax due plus interest to: New York State Income Tax, W A Harriman Campus, Albany NY 12227-0125.

New York City residents must report a federal change in tax preference items on the amended New York State form filed for minimum income tax purposes. Follow the above instructions for federal changes or the filing of an amended federal return.

Line Instructions

Print or type the required information at the top of Form IT-220. If an estate or trust has an employer identification number, enter it in the space provided. Check the box indicating the New York State income tax return you are filing. For *Privacy Notification*, see the instructions for Forms IT-201, IT-203 or IT-205.

Tax Preference Items

Lines 1 through 6 — Enter your federal tax preference items from federal Form 6251 or Form 1041, Schedule H, on lines 1 through 6. If you filed either of these federal forms, attach a copy. If you are not required to file either federal form, report the tax preference items on lines 1 through 6 that you would have reported if you had filed the federal form. Tax preference items also include those attributable to you as the beneficiary of an estate or trust, as a partner of a partnership or as a shareholder in an electing New York S corporation.

If you check filing status ③ on Form IT-201 or IT-203, you and your spouse must each report your share of tax preference items on a separate Form IT-220.

Residents — If you filed Form IT-201, enter in Column B the amount of each federal tax preference item; do not use Column A.

Nonresidents — If you filed Form IT-203, enter in Column A the amount of each federal tax preference item. Enter in Column B the amounts derived from or connected with New York State sources.

Part-year residents — If you filed Form IT-203 and moved **out of New York**, enter in Column A the amount of each federal tax preference item. Enter in Column B those federal tax preference items, including any tax preference items attributable to a future year which accrued up to the time you changed your residence, that were derived from or connected with New York sources for the resident period; plus those tax preference items derived from or connected with New York sources for the nonresident period.

If you filed Form IT-203 and moved **into New York State**, enter in Column A the amount of each federal tax preference item. Enter in Column B those federal tax preference items derived from or connected with New York sources.

Resident estates or trusts — If you filed Form IT-205, enter in Column A the amount of each federal tax preference item of the estate or trust before any apportionment between the estate or trust and its beneficiaries. Enter in Column B the share of each federal tax preference item allocable to the estate or trust.

Nonresident estates or trusts and part-year resident trusts— Enter in Column A the amount of each federal tax preference item of the estate or trust before any apportionment between the estate or trust and its beneficiaries. Enter in Column B the share of each federal tax preference item apportioned to the nonresident estate or trust that is derived from or connected with New York State sources. The part-year resident trust enters in Column B those federal tax preference items, including any tax preference items attributable to a future year which accrued up to the time the trust changed its residence, that were derived from or connected with New York sources for the resident period plus those tax preference items derived from or connected with New York sources for the nonresident period. The rules for allocation to New York State are explained in the instructions for Form IT-205, *Fiduciary Income Tax Return*.

New York City Taxpayers — The city tax preference items of New York City resident and part-year resident individuals, estates or trusts and part-year resident trusts are the same as the state tax preference items of New York State resident and part-year resident individuals, estates or trusts and part-year resident trusts.

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Line 8 New York addition for restoration of net operating loss deduction — The amount of the net operating loss carryover which reduces federal taxable income and was used to reduce tax preference items in a prior year (see the instructions for line 21) must be added on line 8. The amount of net operating loss used in a prior year to reduce the total tax preference items must be treated as a tax preference item and added to the total federal tax preference items in the next succeeding year or years, in order of time, in which that net operating loss carryover reduces federal taxable income (section 622(a)(3) of the Tax Law).

New York Subtractions from Federal Amounts

The New York tax preference items must be adjusted where the tax treatment giving rise to the items will not result in the reduction of the taxpayer's personal income tax for any tax year.

Residents — Enter in Column B any amounts related to the tax preference items reported above. Do not use Column A.

Nonresidents and part-year residents — Enter in Columns A and B any amounts related to the tax preference items reported above.

Resident and nonresident estates or trusts and part-year resident trusts — Enter in Columns A and B any amounts related to the tax preference items reported above.

Line 10 — Enter that part of the federal tax preference items reported on lines 4 and 5 that relates to property placed in service in tax years beginning after December 31, 1981, but before January 1, 1985. In addition, enter that portion of lines 4 and 5 which represents property placed in service **outside** New York State in tax years beginning after December 31, 1984. Do not include property subject to the provisions of section 280F of the Internal Revenue Code (such as luxury automobiles).

Line 11 — Enter that part of the federal tax preference items that was your distributive or pro rata share of tax preference items from an S corporation for which the election to be a New York S corporation was **not** in effect for the tax year.

Line 12 — If any of the tax preference items are affected by the itemized deduction adjustment that appears on your Form IT-201 or IT-203, attach a schedule showing the computation of the adjustment and enter the adjustment amount on this line.

Figuring the Minimum Income Tax

Line 17 — Specific deduction

Residents — Enter the specific deduction of \$5,000 (\$2,500 for each spouse if married and filing separate returns, filing status ③).

Nonresidents and part-year residents — Enter the amount that bears the same ratio to \$5,000 (\$2,500 for married individuals filing a separate return) as the total New York tax preference items, line 16, Column B bears to total tax preference items (line 16, Column A) computed as if a resident for the tax year. The specific deduction cannot exceed \$5,000 (\$2,500 for married individuals filing a separate return).

Resident estates or trusts — Enter that percentage of \$5,000 (not to exceed \$5,000) which the total New York tax preference items apportioned to the estate or trust (line 16, Column B) is to the total New York tax preference items of the estate or trust without any apportionment between the estate or trust and the beneficiaries (line 16, Column A).

Nonresident estates or trusts and part-year resident trusts — Enter that percentage of \$5,000 (not to exceed \$5,000) which the total New York tax preference items from New York sources that are apportioned to the estate or trust (line 16, Column B) is to the total New York tax preference items of the estate or trust without any apportionment between the estate or trust and the beneficiaries (line 16, Column A).

Line 19 — New York State personal income tax after credits

Residents — Enter the amount of tax reported on Form IT-201, line 51 and Form IT-201-ATT, Worksheet A, line 1, reduced by the amount of the following credits (see Form IT-201-ATT):

- Resident credit
- Accumulation distribution credit

- State child and dependent care credit (from Form IT-201, line 52)
- Household credit (from Form IT-201, line 53)
- Investment credit
- Special additional mortgage recording tax credit carryover
- Special additional mortgage recording tax credit (shareholders of electing New York State S corporation only)
- Real property tax credit (from Form IT-201, line 70)
- Economic development zone credits.

Nonresidents and part-year residents — Enter the amount of tax reported on Form IT-203, line 59 plus the amount from line 7 of the worksheet for Part II on the back of Form IT-203-ATT.

Resident and nonresident estates or trusts and part-year resident trusts — Resident estates and trusts enter the amount of tax reported on Form IT-205, front page, line 6 and nonresident estates and trusts and part-year resident trusts enter the amount of tax on Form IT-205, front page, line 9. Reduce line 6 or line 9 by the amount of the following credits:

- Resident credit
- Accumulation distribution credit
- Investment credit
- Special additional mortgage recording tax credit carryover
- Special additional mortgage recording tax credit (shareholder of electing New York State S corporation only)
- Economic development zone credits.

Line 21 Available net operating loss carryover — Subtract the amount of net operating loss remaining as a net operating loss carryover to a succeeding tax year from the excess of the total New York tax preference items over the total of the allowable specific deduction and the New York personal income tax after credits for the year.

The net operating loss of a **resident** individual, estate or trust is the loss as determined for federal income tax purposes.

The net operating loss of a **nonresident or part-year resident** individual, estate or trust or part-year trust is based solely on items from New York State sources in accordance with section 631(b) of the Tax Law but otherwise determined in the same way as the corresponding federal net operating loss.

Enter on line 21 any amount of net operating loss which remains as a carryover to a succeeding tax year. If there is no unused net operating loss available as a carryover for a following year, no deduction is permitted on line 21.

See the instructions for line 8 for the restoration in the next succeeding year or years of the net operating loss deduction.

Line 22 Minimum taxable income — Subtract line 21 from line 20 and enter the result.

New York City taxpayers — The city minimum taxable income of New York City resident individuals, estates or trusts is the same as the state minimum taxable income of New York State resident individuals, estates or trusts.

Line 23 New York State minimum income tax due — Enter 6% of the minimum taxable income reported on line 22.

Residents — Transfer the amount from line 23 to Form IT-201-ATT, line 11.

Nonresidents and part-year residents — Transfer the amount from line 23 to Form IT-203-ATT, line 11.

Resident and nonresident estates or trusts and part-year resident trusts — Transfer the amount from line 23 to Form IT-205, front page, line 13.

Line 24 — City of New York resident minimum income tax — Enter 2.85% of the minimum taxable income reported on line 22 and transfer this amount to Form IT-201-ATT, line 18, or if an estate or trust, to Form IT-205, front page, line 20.

Part-year city of New York residents — Whenever you have a New York City change of resident status (but no change in New York State resident status) transfer the amount on line 24 to Form IT-201-ATT, line 18.

If you have both a New York State and New York City change of resident status during the same tax year, transfer the amount on line 24 to Form IT-203-ATT, line 18.