## **Instructions for Form IT-205 Fiduciary Income Tax Return**

## **General Instructions**

#### Who Must File

The fiduciary of a **New York State resident** estate or trust must file a return on Form IT-205 if the estate or trust:

- ☐ Is required to file a federal income tax return for the taxable year.
- Had any New York taxable income for the taxable year.
- Had tax preference items for minimum income tax purposes in excess of the specific deduction.
- Is subject to a separate tax on lump sum distributions.
- Is subject to a separate tax because a PASS (parents' and students' savings) fund was terminated before April 20, 1987.

If the fiduciary of a **City of New York resident** estate or trust is required to file a New York State fiduciary return, the City of New York income tax liability is based on the same taxable income as for New York State tax purposes and must be reported on the state return as explained in the City of New York instructions on page 8.

If the fiduciary of a **City of Yonkers resident** estate or trust is required to file a New York State return, the City of Yonkers tax liability is based upon the New York State tax liability and must be reported on the state return as explained in the City of Yonkers instructions on page 8.

The fiduciary of a **New York State nonresident** estate or trust must file a return on Form IT-205 if the estate or trust:

- ☐ Had income or gain derived from New York State sources in excess of its New York exemption (\$600).
- ☐ Had tax preference items for minimum income tax purposes derived from or connected with New York State sources in excess of the specific deduction.
- Is subject to a separate tax on lump sum distributions.
- Is subject to a separate tax because a PASS (parents' and students' savings) fund was terminated before April 20, 1987.
- Incurred a net operating loss for New York State Income tax purposes for the taxable year without incurring a net operating loss for federal income tax purposes.
- Is subject to the additional tax on unearned income.

Income from New York State sources includes income or gains from:

- Real or tangible personal property located in New York State.
- ☐ A business, trade, profession or occupation carried on in New York State.
- ☐ Services performed in New York State.

It does not include:

- Annuities, interest, dividends or gains from the sale or exchange of intangible personal property, unless they are part of the income from a business, trade, profession or occupation carried on in New York State.
- Compensation received in respect of a nonresident decedent for active service in the military forces of the United States.

Form IT-205-A, Fiduciary Allocation, must be completed and attached to Form IT-205 which is filed for (1) a nonresident estate or trust having income or gain derived from New York State sources or (2) a resident estate or trust with a New York State nonresident beneficiary (except as noted below under New York State forms to be filed). You may obtain Form IT-205-A at any office of the New York State Tax Department.

If a City of New York or City of Yonkers nonresident estate or trust has income from wages earned or net earnings from self-employment in either or both cities, the fiduciary of the estate or trust must complete Form NYC-206, City of New York Nonresident Fiduciary Earnings Tax Return, and/or Form Y-206, City of Yonkers Nonresident Fiduciary Earnings Tax Return, and attach the form(s) to the New York State fiduciary return, Form IT-205.

## State resident and nonresident estates and trusts defined

For purposes of the **New York State** income tax, estates and trusts are either (a) resident estates and trusts or (b) nonresident estates and trusts. If a decedent was domiciled in New York State at the time of his death, his estate is a **resident estate** and any trust created by his will is a **resident trust**. If an irrevocable trust consists of property of a person domiciled in New York State when such property was transferred to the trust, it is a **resident trust**.

The term "resident trust" also includes (1) any revocable trust consisting of property of a person domiciled in New York State at the time such property was transferred to the trust if it has not later become irrevocable and (2) any revocable trust which has later become irrevocable if the trust consists of property of a person domiciled in New York State when it became irrevocable. For this purpose, a trust is revocable if it is subject to a power, exercisable immediately or at any future time, to revest title in the person whose property constitutes the trust. A trust becomes irrevocable when the possibility that such power may be exercised has ended.

Any estate or trust which is not a resident estate or trust as defined in this instruction is a nonresident estate or trust.

The residence of the fiduciary does not affect the status of an estate or trust as resident or nonresident.

## Change of state residence of trust

If the person whose property constitutes a revocable trust has changed his domicile from or to New York State, between the time of transfer of such property to the trust and the time it becomes irrevocable, the residence of the trust will be deemed to have been changed at the date it ceases to be revocable. In such a case the fiduciary must, for the taxable year in which the change of status of the trust occurs, file one return as a resident trust for the portion of the year during which the trust is a resident trust and one return as a nonresident trust for the portion of the year which the trust is a nonresident trust. The income and other information required to be shown on the resident return must be determined as if the taxable year of the trust for federal income tax purposes was limited to the period of resident status. The nonresident return is likewise completed. Each separate return must reflect the special accruals provided by Section 654(c) of the Tax Law. In addition, the New York exemption of the trust allowable under Section 618 and Section 638 must be prorated between the two returns.

Where two returns for one taxable year are filed in accordance with the above, the tax due on the New York taxable income of the fiduciary must not be less than it would have been if the New York taxable income of the fiduciary shown on the two returns were included in a single return.

## New York State forms to be filed

Forms IT-205 and IT-205-A should be completed for **New York State** resident and nonresident estates and trusts, as follows:

- a) Resident estate or trust with resident beneficiaries only — Complete all of Form IT-205 and attach a copy of federal Schedule K-1 for each beneficiary.
- b) Resident estate or trust with any nonresident beneficiaries
  - Complete all of Form IT-205 and attach a copy of federal Schedule K-1 for each beneficiary.
  - Report in Schedule C, page 2, of Form IT-205 the names and addresses of all beneficiaries, both resident and nonresident, to whom income is distributable, whether or not the income is taxable to the nonresident beneficiaries.
  - Complete Schedules 2, 3, 4 and 5 of Form IT-205-A and any of Schedules 6, 7, 8 and 9 of Form IT-205-A which are applicable, unless **none** of the income distributable to the nonresident beneficiaries is derived from **New York** State sources. In this case, Form
    IT-205-A need not be completed even though other income is distributab nonresident beneficiaries.

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 If Form IT-205-A is not required because of the above, include a statement with Form IT-205 to the effect that the distributable income of the nonresident beneficiaries consists only of income which is not taxable to nonresident individuals.

## c) Nonresident estate or trust with nonresident beneficiaries only

- Complete page 1, lines 10-37 and Schedule C of Form IT-205.
- Complete Schedules 1, 2, 3, 4 and 5 of Form IT-205-A.
- Complete any of Schedules 6, 7, 8 and 9 of Form IT-205-A which are applicable.

## d) Nonresident estate or trust with any resident beneficiaries

- Complete all of Form IT-205, except page 1, lines 1-9, and Schedule A.
- Complete Schedules 1, 2, 3, 4 and 5 of Form IT-205-A.
- Complete any of Schedules 6, 7, 8 and 9 of Form IT-205-A which are applicable.
- e) Special rule where entire income is taxable to fiduciary — If all of the income of the estate or trust is taxable to the fiduciary for the 1987 taxable year, no entries are required on Schedule C of Form IT-205.

Form IT-220 - Minimum Income Tax -This is a tax on tax preference items. Tax preference items include accelerated depreciation, intangible drilling costs, incentive stock options, charitable contributions of appreciated property or reserves for losses on bad debts of financial institutions. If the estate or trust has total tax preference items in excess of the allowable specific deduction, Form IT-220 is to be filed with Form IT-205. Items of tax preference that fiduciaries report on Form IT-220, lines 1 through 9, are to be taken from the new federal Form 8656. Alternative Minimum Tax - Fiduciaries, lines 6a through 6i. The specific deduction is that percentage of \$5,000 (not to exceed \$5,000) which the total tax preference items (and related modifications) apportioned to the estate or trust is to the total tax preference items (and related modifications) of the estate or trust but without any apportionment between the estate or trust and the beneficiaries.

Form IT-230 — Separate Tax on Lump Sum Distributions — If the estate or trust is a recipient of a lump sum distribution from a qualified retirement plan, compute this separate tax on the ordinary income portion using the New York forward averaging method on Form IT-230.

Form IT-270 – Tuition Deduction and Higher Education (PASS) Funds — This form is used to claim a deduction for contributions made to a higher education (PASS) fund after December 31, 1986 and before April 20, 1987 and, if necessary, to compute a separate tax on the termination of a higher education (PASS) fund that terminated before April 20, 1987. Additional information is found in Publication 320

NY State tax returns for individuals - Every fiduciary who acts for an individual whose entire income is in his charge (as, for example, a guardian or committee for an incompetent person), must file a return, (1) for a resident individual, on the appropriate individual resident form, if a federal income tax return is required to be filed for the taxable year or having federal adjusted gross income for the taxable year, increased by the modifications under Section 612(b), in excess of four thousand dollars or in excess of his or her New York standard deduction, if lower, or (2) for a nonresident individual on Form IT-203, Nonresident Income Tax Return, if the individual's New York adjusted gross income for the taxable year is in excess of his or her New York personal exemptions. In these cases, the fiduciary must pay the tax due. Returns are also required if, for minimum income tax purposes, a resident individual has tax preference items in excess of the specific deduction or if a nonresident individual has tax preference items derived from or connected with New York State sources in excess of the specific deduction, or is subject to a separate tax on the ordinary income portion of a lump sum distribution or is subject to a separate tax relating to the termination of a higher education (PASS) fund that terminated before April 20, 1987.

Tax returns for decedents — A return must be filed by the executor, administrator or other representative of a taxpayer who died during the taxable year on the form which would have been appropriate had the taxpayer lived. (See NY State tax returns for individuals, above, for requirements for filing.)

Exempt trusts — A trust which is taxable as a corporation for federal income tax purposes is exempt from New York State personal income tax under Article 22. A trust which, by reason of its purposes or activities, is exempt from federal income tax is exempt from tax under Article 22 (regardless of whether it is subject to federal and state income tax on unrelated business taxable income.)

When to file — The due date is April 15, 1988 for returns filed for the calendar year 1987 and the 15th day of the fourth month following the close of the taxable year for returns filed for a period other than the calendar year.

Where to file — File all returns with New York State Income Tax, W.A. Harriman Campus, Albany, NY 12227-0125.

Estimated Income Tax Payments — For tax years beginning after December 31, 1987, all trusts and most estates are required to make estimated tax payments. New Form IT-2105.6, Estimated Income Tax for Fiduciaries, is available to assist the fiduciary in determining the amount of estimated tax required to be paid. Note: Estates are exempt from paying estimated income tax payments in the first two years after the decedent's death. Generally, a trust or estate must pay estimated income tax if it expects to owe, after subtracting any withholding and credits, at least \$100 in income tax for 1988 and it expects the withholding to be less than:

1. 90% of the tax shown on the 1988 tax return, or

100% of the tax shown on the 1987 tax return (assuming the return covered all 12 months).

Exceptions — Generally, the trust or estate will not have to pay estimated tax if its 1988 income tax return will show (1) a tax refund, or (2) a tax balance due of less than \$100.

Payments of Estimated Tax Treated as Paid by Beneficiary — For tax years beginning after December 31, 1987, fiduciaries of both newly created and existing truste that must pay estimated tax may elect to have any portion of their tax overpayment applied to a beneficiary. Amounts applied to any beneficiary are treated as paid or credited to the beneficiary on the last day of the trust's tax year and treated as a payment of estimated tax made by the beneficiary which would otherwise be due January 17, 1989. The trustee must make the election on the 1988 Form IT-205, and may make the election only if the Form IT-205 is filed on or before March 6, 1989.

Paid Preparers — Anyone you pay to prepare your return must sign it and fill in the other blanks in the paid preparer's area of your return. The paid preparer must sign your return by hand; signature stamps or labels are not acceptable. If someone prepares your return and does not charge you, the paid preparer's area should not be filled in.

Paid tax return preparers should get a copy of Publication 50, *Information for Paid Preparers of* New York Income Tax Returns.

Special depreciation – Section 612(g) of the Tax Law – The estate or trust may elect to deduct depreciation not in excess of twice that allowed for federal purposes on certain property acquired before 1969. (See Form IT-211-1 for instructions.)

Payments for charitable purposes — effect on fiduciary adjustment — The fiduciary adjustment determined as required in Schedule B of Form IT-205 does not include the modifications under paragraphs (1) and (2) of Section 612(b) and paragraphs (1), (2), (4), (5), (6) and (7) of Section 612(c) of the Tax Law with respect to any amount paid or set aside for a charitable purpose during the taxable year. (See instructions for Schedule B on page 4.)

Accumulation distribution credit — A beneficiary whose New York adjusted gross income includes an accumulation distribution from a trust is allowed a tax credit on his or her New York State individual income tax return for the income tax previously paid by the trust attributable to such accumulation distribution. The credit may not reduce the beneficiary's tax to an amount less than would have been due if the accumulation distribution were excluded from New York adjusted gross income. (See Tax Law Sections 621 and 640.)

Where an accumulation distribution has been made, attach to the return of the trust a copy of federal Schedule J (Form 1041) and a statement showing the computation of the credit claimed with respect to each beneficiary involved

**Use of federal figures** — The return and instructions for Form IT-205 provide that income and deductions are to be entered as reportable for federal income tax purposes.

However, all items reported on Form IT-205 or on statements or schedules attached are subject to audit and revision by the Department of Taxation and Finance.

Whole dollar amounts — You may round all money items on your return to the nearest dollar. For example, round \$10.49 to \$10; round \$10.50 to \$11. If you round to the nearest dollar, round for all amounts.

Penalties — The law imposes penalties for failing to file a return or pay any tax when due or for making a false or fraudulent return or for making a false certification. A penalty may be charged for not paying enough estimated tax or for not making the payments on time for taxable years beginning after December 31, 1987.

Accounting periods and methods — The accounting period for which Form IT-205 is filed and the method of accounting used are the same as for federal income tax purposes. If the taxable year or method of accounting is changed for federal income tax purposes, such change applies similarly to the New York State fiduciary return.

Short taxable year — If a return for a period of less than 12 months is filed for federal income tax purposes, you must also file a short period return for New York State income tax purposes.

Federal changes — If the Internal Revenue Service changes the taxable income, tax preference items, total taxable amount or ordinary income portion of a lump sum distribution or the shares of income distributable to the beneficiaries, the fiduciary must report the change to the New York State Tax Department within 90 days after the date of the final determination of the change. To report these changes, complete Form IT-115 and supplemental Forms IT-115.1 (Minimum Income Tax), and IT-115.3 (Lump Sum Distributions.)

File these forms separately; do not attach to any return. They must be accompanied by a remittance for the amount of any tax and interest due.

If an amended federal return is filed, reflecting a change in taxable income, tax preference items or total taxable amount or ordinary income portion of a lump sum distribution of the flduciary or in shares of income distributable to the beneficiaries, an amended New York State return must be filed within 90 days.

Gift tax — You must file a gift tax return if the total value of the gift or gifts you gave to any one donee during the calendar year exceeds \$10,000.

## **Specific Instructions**

All information on Form IT-205 should be for the calendar year January 1 through December 31, 1987, or for the fiscal year of the estate. If tiling for a tiscal year, enter the month and day the tax year began, and the month, day and year that it ended at the top of page 1.

#### Name and Address Box

Enter in the spaces at the top of the return the name of the estate or trust and the name and address of the flductary. Also enter the employer identification number of the estate or trust in the space provided to the right of the address box.

## Computation of New York taxable income of a resident estate or trust

Line 1/Federal taxable income of fiduciary: Enter the exact amount of the taxable income of fiduciary as reported on page 2, line 21.

Line 4/New York exemption: An exemption of \$600 is allowed every estate or trust, instead of the federal exemption.

Line 6/New York modifications relating to amounts allocated to principal: The following amounts are to be added or subtracted on this line to the extent they are attributable to amounts which are not includible in federal distributable net income of the estate or trust (give full details in an attached statement):

- A Subtract the part of any gain from the sale or other disposition of (a) property that had a higher basis for New York State income tax purposes than for federal income tax purposes on December 31, 1959 (or on the last day of a fiscal year ending during 1960), and (b) property held in connection with minoe, oil or gas wells and other natural deposits that has a higher adjusted basis for federal income tax purposes, which does not exceed this difference in basis.
- B Subtract the amount of any gain which was properly included in gains reported on a prior New York State income tax return under Article 16 of the Tax Law by the decedent or the estate or trust or by another estate or trust from which the taxpayer received such gain.
- C Subtract the amount of wages and salaries paid or incurred during the taxable year for which a deduction is not allowed with regard to claiming the federal targeted jobs credit.
- D Subtract the total amount of any PASS fund deduction pursuant to Section 612(k) of the Tax Law. Contributions made after December 31, 1986 and before April 20, 1987, including the 1987 earnings on the value of the assets in the fund as of April 19, 1987, qualify for this subtraction.
- E Subtract the amount of gain from the sale of a new business investment included in federal income (Section 612(c)(20) of the Tax Law).
- F Add any deduction for percentage depletion in connection with mines, oil and gas wells and other natural deposits used in arriving at the federal taxable income of the fiduciary. Subtract cost depletion pursuant to I.R.C. Section 611 on such property.
- G Add an amount equal to 110% of the value of the assets of a higher education (PASS) fund terminated before April 20, 1987 under

- conditions specified in Section 612(I) of the tax law. If terminated on or after April 20, 1987 do not make this addition. For further information, see Publication 320.
- H Add the amount of special additional mortgage recording tax that was excluded or deducted in figuring your federal adjusted gross income in those instances where a credit was allowed (Section 612(b) (15) of the Tax Law).
- Add the amount of special additional mortgage recording tax you paid when the property for which the tax was paid is sold or disposed of at a gain or loss and the basis of such property was not adjusted for the special additional mortgage recording tax credit (Section 612(b)(16) of the Tax Law).
- J Add the gain or subtract the loss that would have been realized for New York State tax purposes from the sale or other disposition of property acquired from a decedent and valued by the executor under New York State Tax Law because the estate had an insufficient amount of assets to require the filling of a federal estate tax return (Sections 612(b)(17) and 612(c)(19) of the Tax Law).
- K If an election under Section 612(h) of the Tax Law for tax years beginning before 1987 has been exercised, add any amounts deducted for federal income tax purposes for depreciation or amortization on the same property to the extent they are attributable to items not reflected in federal distributable net income.
- L For possible modifications under Section 612(g) of the Tax Law for optional depreciation deductions attributable to corpus items, see General Instructions.
- M For information regarding modifications resulting from the investment in, or sale of, a New York new business, see Soctions 612(b)(22) and 612(c)(23) of the Tax Law.
- N If an election for safe harbor leasing was made for federal purposes, see additions under Sections 612(b)(23) and 612(b)(24) and subtractions under Sections 612(c)(24) and 612(c)(25).
- O If accelerated cost recovery depreciation (ACRS) was claimed under Section 168 of the Internal Revenue Code, you must add the amount allowable for federal purposes (Section 612(b)(25) and subtract the amount of depreciation allowable under Section 167 of the Internal Revenue Code as such section would have applied to property placed in service on 12/31/80. The addition and subtraction must be made for property placed in service during 1981, 1982, 1983 and 1984. Attach Form IT-399. It also must be made for property placed in service outside New York State after December 31, 1984 (including property on which ACRS depreciation was figured in accordance with the federal Tax Reform Act of 1986), except for recovery property subject to the provisions of Section 280F of the Internal Revenue Code (such as luxury automobiles). (Section 612(c)(26).)
- P An addition or subtraction for depreciation is required at the time of disposition with there is a difference between the

accumulated federal and state depreciation taken including ACRS depreciation figured in accordance with the federal Tax Reform Act of 1986. See Sections 612(b)(27) and 612(c)(28). Attach Form IT-399.

Q Add the amount of gross receipts tax imposed on petroleum business under Article 13-A of the Tax Law that was deducted in figuring your federal adjusted gross income (Section 612(b)(28) of the Tax Law).

S Corporation shareholders: If the estate or trust is a shareholder in an S corporation, use the S corporation information in the Schedule B instructions to determine the modification to be included on line 6 where S corporation income, loss or deduction has been allocated to principal.

Note: For more information on the New York additions and subtractions, see Publication 382, How to Figure Your New York Additions and Subtractions.

Line 8/Fiduciary's share of New York fiduciary adjustment: Enter on this line the total of the fiduciary's share of New York fiduciary adjustment from page 2, Schedule C, Column 5.

#### Computation of tax

Line 10/New York taxable income of fiduciary: Enter amount from line 9, if a resident estate or trust, or amount from Form IT-205-A, Schedule 1, line 11, if a nonresident estate or trust.

Line 11/New York State tax: Apply the NY State tax rates below to the amount on line 10. Enter tax on line 11.

#### **New York State Tax Rate Schedule**

If the amount on line 10 is:										
0	\$	1,000			2%	_			line	10
1,000	)	3,000	\$ 20	plus	3%	0	f amount	over	\$ 1,	000
3,000	)	5,000	80	plus	4%	,,	.,	"	3,	000
5,000	)	7,000	160	plus	5%	"	**	,,	5,	000
7,000	)	9,000	260	plus	6%	,,	"	"	7,	000
9,000	)	11,000	380	plus	7%	,,	11	"	9,	000
11,00	D	14,000	520	plus	8%				11,	000
14,00	0		760	plus	8.7	50	/o ''	,,	14,	000
	0 1,000 3,000 5,000 7,000 9,000	0 \$ 1,000 3,000 5,000 7,000 9,000	Superior   Superior	but 0 \$ 1,000 1,000 \$,000 \$20 3,000 \$5,000 80 5,000 7,000 160 7,000 9,000 260 9,000 11,000 380 11,000 14,000 520	but 0 \$ 1,000  1,000 3,000 \$ 20 plus  3,000 5,000 80 plus  5,000 7,000 160 plus  7,000 9,000 260 plus  9,000 11,000 380 plus  11,000 14,000 520 plus	but         Enter           0         \$ 1,000         2%           1,000         3,000         \$ 20 plus 3%           3,000         5,000         80 plus 4%           5,000         7,000         160 plus 5%           7,000         9,000         260 plus 6%           9,000         11,000         380 plus 7%           11,000         14,000         520 plus 8%	but Enter  0 \$ 1,000 2%  1,000 \$ 20 plus 3% 0  3,000 \$ 20 plus 4% "  5,000 7,000 160 plus 5% "  7,000 9,000 260 plus 6% "  9,000 11,000 380 plus 7% "  11,000 14,000 520 plus 8% "	but over lost	but over         Enter on line 11:           0         \$ 1,000         2% of amount on           1,000         \$ 20 plus 3% of amount over           3,000         5,000         80 plus 4% " " " "           5,000         7,000         160 plus 5% " " " "           7,000         9,000         260 plus 6% " " " " "           9,000         11,000         380 plus 7% " " " "           11,000         14,000         520 plus 8% " " " " "	but over lost

Line 12/Additional tax on unearned income: If your New York adjusted gross income, computed as if an individual (line c from the additional tax on unearned income worksheet below), is more than \$50,000, enter the additional tax on unearned income from line r of the worksheet on this page. If your New York adjusted gross income is \$50,000 or less, enter "0" on line 12, and go to line 14 instructions on page 5.

## Additional Tax on Unearned Income Worksheet and Instructions

The additional tax on unearned income is imposed on every estate or trust that has unearned income and whose New York adjusted gross income determined as if such estate or trust was an individual (line c from the additional tax on unearned income worksheet below) is more than \$50,000.

If the estate or trust is subject to the additional tax on unearned income, complete the worksheet below using the following instructions.

	<ul> <li>Additional Tax on Unearned In Worksheet</li> </ul>	icome —
a.	Total income (from Form IT-205, Schedule A, line 9)a.	
b.	New York modifications relating to amounts allocated to principal (from Form IT-205, page 1, line 6)b.	
C.	New York adjusted gross Income (add or subtract line b from line a)c.	
d.	Capital losses (from Form IT-205, Schedule A, line 6)d.	
e.	New York Subtractions (see instructions)e.	
f.	Add lines c, d and ef.	
g.	Earned income (see instructions)g.	
h.	Capital gain net income (from Form IT-205, Schedule A, line 6)h.	
i.	New York additions (see instructions)i.	
j.	Allowable deductions (see instructions)j.	
k.	Add lines g through jk.	
<b>l</b> .	Unearned income (subtract line k from line f; enter result here and on Form IT-205, line 12a)	
m.	Enter amount from line c (If line m is \$150,000 or more, skip lines n through p and enter .03 on line q)m.	
n.	Enter \$50,000n.	
٥	Subtract line n from line m0.	
p.	Divide line o by \$100,000 and carry to four decimal places (see instructions)p.	
q.	Multiply line p by .03 and carry result to four decimal placesq.	
r.	Tax on unearned income (multiply line I by line q; enter here and on Form IT-205, line 12)r.	

#### Worksheet Line e/New York subtractions:

Enter any New York State subtractions (see page 6) to the extent that they are related to any amounts included on lines d, g and h of this worksheet.

#### Worksheet Line g/Earned income:

Enter all items of earned income in respect of a decedent, had he or she lived and received the amount. Earned income includes:

 Wages, salaries, tips and other compensation for personal services actually rendered.

- Bonuses and professional fees.
- Commissions on sales or insurance premiums.
- Prizes and awards received in recognition of personal services.
- Pensions and annuities arising from an employer-employee relationship.
- · Taxable group term life insurance.
- Property received as payment for services even if the property was later transferred to someone else.
- Gains (except capital gains) and net earnings from the sale or transfer of an interest in or license for the use of property (other than goodwill) that was created by his or her personal efforts.
- The portion of income a decedent received from a corporation (including an electing New York S corporation) that represents a reasonable allowance as compensation for the services a decedent performed for the corporation.
- The entire amount a decedent received for professional services if he or she were a doctor, dentist, lawyer, architect, accountant, etc., and they were personally responsible for the services performed (even if their assistants performed all or part of the services).
- Income a decedent received from a noncorporate trade or business where both personal services and capital are material income-producing factors. In this case a decedents earned income is a reasonable allowance as compensation for the personal services actually rendered, but not more than the net profits of the business.
- Amounts paid or distributed out of an individual retirement plan (IRA)
- Amounts received as deferred compensation.

Earned income does not include:

- · Interest and dividends.
- Other distributions of corporate earnings and profits.
- Gambling gains.
- · Capital gains (see worksheet line h).
- Premature or excess distributions from a qualified employee pension plan under Internal Revenue Code Section 72(m)(5).
- Lump-sum distributions from pensions or other plans taxed under Internal Revenue Code Section 402(e).
- Certain distributions from individual retirement accounts or annuities described in Internal Revenue Code Sections 408(e)(2), (3), (4) and (5).
- Redemption of retirement bonds includible in income under Internal Revenue Code section 409(b) or (c).
- Unemployment insurance.

## Worksheet Line i/New York additions:

Enter any New York State additions (see page 6) to the extent that they are related to any amounts included on lines d, g and h of this worksheet.

## Worksheet Line j/Allowable deductions:

Enter the following deductions if a decedent paid or incurred them during 1987, they were

not deducted when figuring New York adjusted gross income and they are directly related to unearned income that is included in New York adjusted gross income.

- Interest or indebtedness incurred or continued to purchase or carry obligations or securities.
- Ordinary and necessary expenses for the production or collection of income, or the management, conservation or maintenance of property held for the production of income.
- Amortization of bond premiums.

#### Worksheet Line p:

Divide the amount on line o by \$100,000 and carry the result to four decimal places. For example, if the amount on line o is \$76,548, you would divide this amount by \$100,000 and enter the result, .7655, on line p.

Line 12a/For additional tax on unearned income filers only: If you entered an amount of additional tax on unearned income on line 12, Form IT-205, transfer the amount from the Additional Tax on Unearned Income worksheet line I above, to Form IT-205 line 12a.

Line 14/State credits: Enter on this line the total of state credits allowable under Section 606 (except for the household credit and real property tax circuit breaker credit), 620, 621 and 640 of the Tax Law except for the investment credit refund. See the instructions for Form IT-212 and include the investment credit refund on line 29. The credit provided for under Section 620-A is allowed only against the state separate tax on lump sum distributions entered on line 16.

Line 16/State separate tax on lump sum distributions and other add-backs: Enter the amount of any separate tax on lump sum distributions due from Form IT-230 (attach form). If the credit provided for under Section 620-A is claimed, enter the amount of separate tax on lump sum distributions due after allowance of the credit and attach Form IT-112.1. Also on this line, enter any amount of add back of investment credit on early dispositions.

Line 17/State separate tax on PASS funds: Enter the amount of any separate tax on the termination of a higher education (PASS) fund that terminated before April 20, 1987, from

Form IT-270 and attach form.

Line 18/State minimum income tax: Enter the amount of any minimum income tax due from Form IT-220 and attach form. Items of tax preference that fiduciaries report on Form IT-220, lines 1 through 9, are to be taken from the new federal Form 8656, Alternative Minimum Tax – Fiduciaries, lines 6a through 6i.

Lines 20 through 25/City of New York taxes and credits: These lines refer only to City of New York tax and credits. Specific instructions for these lines are on pages 8 and 9.

Lines 26 and 27/City of Yonkers taxes: These lines refer only to City of Yonkers tax. Specific instructions for these lines are on page 9.

Line 28/Total New York State, City of New York and City of Yonkers tax: Enter the total of lines 19 and 22 through 27 on line 28. If no city tax is shown on lines 20 and 22 through 27, transfer the amount from line 19 to line 28.

Line 29/NY State tax withheld: Enter any amount of NY State tax withheld on the decedent's wages received by the estate or trust. Attach NY State wage and tax statements to this return. If New York State tax was withheld from New York State lottery winnings payments, attach copy 2 of Form IT-2102L to this return. Also include on line 29 any investment credit refund for new businesses. On the dotted line next to this total write "ICR" and show the amount.

Line 30/City of New York tax withheld: Enter any amount of City of New York tax withheld on the decedent's wages received by the estate or trust. Attach City of New York wage and tax statements to this return. If City of New York tax was withheld from New York State lottery winnings payments, attach copy 2 of Form IT-2102L to this return.

Line 31/City of Yonkers tax withheld: Enter any amount of City of Yonkers tax withheld on the decedent's wages received by the estate or trust. Attach City of Yonkers wage and tax statements to this return. If City of Yonkers tax was withheld from New York State lottery winnings payments, attach copy 2 of Form IT-2102L to this return.

Line 32: Enter estimated tax payments.

Lines 34, 35, 36 and 37: The New York State, City of New York and City of Yonkers income tax liabilities are combined into a single amount of tax due or overpayment on Form IT-205. One check will be issued for the amount of a refund due or the overpayment (or part of it) may be credited to your 1988 estimated income tax. If it is credited to 1988 estimated taxes, the credit may not be changed after April 15, 1988.

If the combined amount of City and State tax iiability results in a balance due, one check or money order payable to "NY State Income Tax" is to be attached to the fiduciary return when filed. A balance due of more than \$1.00 must be paid with your return. It is not necessary to pay a balance due of \$1.00 or less.

An overpayment of more than \$1.00 will be refunded automatically. An overpayment of \$1.00 or less will be refunded only if requested in a separate signed statement attached to the return.

## Schedule A

## Details of federal taxable income of fiduciary

Lines 1-21 of Schedule A are similar to the lines of the schedule on page 1 of federal Form 1041. Enter on each applicable line of Schedule A the amount reported on the federal schedule. If a capital gain or loss is reported on line 6, attach a copy of federal Schedule D and any related schedules. Instead of completing Schedule A, a copy of federal Form 1041 may be attached to Form IT-205.

Attach a copy of federal Schedule K-1 (Form 1041) for each beneficiary.

## Schedule B

## New York fiduciary adjustment

This schedule is used for computing the New York fiduciary adjustment, which is then

allocated among the estate or trust and its beneficiaries in Schedule C. The additions and subtractions enumerated in Schedule B of Form IT-205 and in the instructions for lines 23, 24 and 27, which relate to items of income, gain, loss or deduction of the estate or trust, constitute the fiduciary adjustment under Section 619 of the Tax Law. However, the additions and subtractions for lines 22 and 26 of Schedule B and those described for line 24, item A-1 and for line 27, items S-2, S-4, S-5, S-13(part a) and S-15 need not be made with respect to any amount paid or set aside for charitable purposes, page 2.)

S Corporation shareholders — If the estate or trust is a shareholder of a federal S corporation for which the election to be a New York S corporation was in effect for the taxable year, include any of the following additions and subtractions that apply to the estate's or trust's share of S corporation items of income, loss or deduction, plus the addition required by Section 612(b)(18) of the Tax Law.

If the election to treat the corporation as a New York S corporation terminated during the taxable year, the estate or trust must allocate the additions and subtractions (see Publication 382 for more information). Obtain the estate's on trust's share of S corporation items of income, loss and deduction from the S corporation return, Form CT-3S.

If the estate or trust is a shareholder of a federal S corporation for which the election to be a New York S corporation was not in effect for the taxable year, include only those additions required by Sections 612(b)(19) and 612(b)(20) and the subtraction required by Section 612(c)(22) of the Tax Law.

If the estate or trust was not eligible to make the election to treat its corporation as a New York S corporation because the corporation was not subject to Article 9-A Franchise Tax, include any of the following additions and subtractions that apply to estate's or trust's pro rata share of S corporation items of income. loss or deduction.

If gain or loss is recognized on the estate's or trust's federal income tax return due to the disposition of stock or indebtedness of an S corporation that did **not** have an election to be a New York S corporation in effect for any taxable year after December 31, 1980, make the addition required by Section 612(b)(21) and the subtraction required by Section 612(c)(21) of the Tax Law.

Member of partnership — If the estate or trust has income as a member of a partnership, any of the additions or subtractions which apply to such income should be included in Schedule B of Form IT-205. The estate's or trust's share of such partnership items may be obtained from the New York partnership return on Form IT-204.

Beneficiary of another estate or trust — If the estate or trust is a beneficiary of another estate or trust, the share of the fiduciary adjustment of such other estate or trust to be included in Schedule B of Form IT-205 may generally be obtained from its fiduciary.

The estate or trust must make the additions and subtractions for the taxable year of the S corporation, partnership or estate or trust that ends within the estate's or trust's taxable year.

Note: For more information on the New York additions and subtractions, see Publication 382, How to Figure Your New York Additions and Subtractions.

Line 22/Interest income on state and local bonds other than New York State: Enter any interest income on state and local bonds (except those of New York State and its political subdivisions) that the estate or trust received or that was credited to the estate or trust during 1987, if not included in the estate's or trust's federal adjusted gross income.

Line 23/Income taxes deducted on federal fiduciary return: All income taxes deducted on the federal fiduciary return are to be added back on line 23 with the exception of the City of New York nonresident earnings tax to the extent that such tax exceeds the tax computed as if the rates were 0.25% of wages subject to tax and 0.375% of net earnings from self-employment subject to tax.

**Line 24/Other additions:** Describe on the lines provided the nature and amount of any of the following items:

- A-1 Interest or dividend income on bonds or securities of any United States authority, commission or instrumentality that U.S. laws exempt from federal income tax but not from state income taxes.
- A-2 Amounts deducted for interest on loans used to buy bonds and securities whose interest is exempt from New York State tax, expenses relating to income exempt from New York State tax and amortization of bond premium whose bond interest is exempt from New York State tax (Sections 612(b)(4) and (5) of the Tax Law).
- A-3 Amounts required under Section 612(b)(7) and 612(b)(8) of the Tax Law in connection with certain employee benefits received by shareholders of a professional service corporation.
- A-4 Any deduction for percentage depletion on mines, oil and gas wells, and other natural deposits made in figuring your federal distributable not income (Section 612(b)(10) of the Tax Law). See subtraction S-12.
- A-5 Any amount required to be added to federal income if an election was made under the Tax Law for tax years beginning before 1987 for waste treatment facility expenditures, air pollution control equipment or acid deposition control equipment expenditures (Section 612(b)(6)).
- A-6 Add the amounts required under Section 617-a of the Tax Law in connection with the distributive pro rata share of allocated entire net income from an insurance business doing business as a member of the New York Insurance Exchange.
- A-7 Add the amount of gain which would have been realized for New York State tax purposes from the sale or other disposition of property acquired from a decedent and valued by the executor under New York State Tax Law because the estate had an insufficient amount of assets to require the filling of a federal estate tax return (Section 612(b)(17) of the Tax Law).

- A-8 Compute any addition required because of an election under Section 612(g) of the Tax Law for tax years beginning before 1987 on Form IT-211. See General Instructions, page 2, Special depreciation Section 612(g) of the Tax Law.
- A-9 If the estate or trust made investments in or sold a New York new business, see Section 612(b)(22). See Section 612(c)(23) for the relating subtraction.
- A-10 Additions under Sections 612(b)(23) and 612(b)(24) are required if an election for safe harbor leasing was made for federal purposes. See subtraction S-18.
- A-11 If accelerated cost recovery depreciation (ACRS) was claimed, the amount of the ACRS deduction on Form IT-399, line 1, column G (Section 612(b)(25) of the Tax Law). In the case of an estate or trust that is on a fiscal year basis, the amount of the modification for the beneficiaries will be their distributive share of the cost recovery deduction determined as of the end of the estate's or trust's taxable year ending within the beneficiary's taxable year. The beneficiaries will make the modification on their personal income tax returns for property placed in service during 1981, 1982, 1983 and 1984. It also must be made for property placed in service outside New York State after December 31, 1984 (including property on which ACRS depreciation was figured in accordance with the federal Tax Reform Act of 1986) except for property subject to the provisions of Section 280F of the Internal Revenue Code (such as luxury automobiles). Attach Form IT-399. See subtraction S-19.
- A-12 See Section 612(b)(27) for the addition required at the time of disposition when the New York depreciation taken is greater than the federal ACRS depreciation taken including ACRS depreciation figured in accordance with the federal Tax Reform Act of 1986.

  Attach Form IT-399.
- A-13 Add the amount of gross receipts tax imposed on petroleum businesses under Article 13-A of the Tax Law that was deducted in figuring your federal adjusted gross income (Section 612(b)(28) of the Tax Law).

Line 26/Interest income on United States government bonds: Enter any interest income on bonds or other obligations of the United States government that the estate or trust included in their federal adjusted gross income. Include on line 26 qualifying dividends received after April 1, 1987 from regulated investment companies (mutual funds) that invest in obligations of the United States government and meet the 50% asset requirements.

Line 27/Other subtractions: Describe on the lines provided the nature and amount of any of the following items:

8-1 Pension and annuity income included in federal adjusted gross income of a decedent who, at the time of his death, was 59½ years of age or older, but not more than \$20,000 (Section 612(c)(3-a)). Do not enter any pension received from New York State or its political subdivisions.

- Qualifying pension and annuity income includes:
- Periodic payments for services performed before retirement.
- Periodic and lump sum payments from an IRA or from an HR-10 (Keogh) plan, but not payments derived from contributions made after retirement.
- Lump sum payment from an HR-10 (Keogh) plan, but only if the federal special 10-year averaging method is not used. Do not include the part of the payment that was derived from contributions made after retirement.
- S-2 Interest or dividend income on bonds or securities of any United States authority, commission or instrumentality included in federal income but exempt from state income taxes under federal laws.
- S-3 Pensions of retired officers or employees of New York State or its political subdivisions (towns, cities, etc.) to the extent included in federal income or gain as well as pensions received as beneficiaries of deceased officers or employees of NY State or its political subdivisions
- S-4 Interest or dividend income on bonds or securities to the extent exempt from income tax under New York laws authorizing the issuance of such bonds or securities but included in federal income.
- S-5 Any refund or credit for overpayment of income tax of any kind to the extent included in federal income.
- S-6 Interest expense on money borrowed to purchase or carry bonds or securities subject to the New York State income tax but exempt from federal income tax provided this interest was not deducted on the federal Fiduciary return (Section 612(c)(9) of the Tax Law).
- S-7 Ordinary and necessary expenses paid or incurred during 1987 in connection with income, or property held for the production of income, which is subject to New York State income tax but exempt from federal income tax, provided these expenses were not deducted on the federal Fiduciary return (Section 612(c)(10) of the Tax Law).
- S-8 Amortization of bond premium attributable to 1987 on any bond, the interest from which is subject to New York State income tax but exempt from federal income tax, provided this amortization was not deducted on the tederal Fiduclary return (Section 612(c)(10) of the Tax Law).
- S-9 The amount of supplemental annuity received under the Railroad Retirement Act of 1974 included in total tederal income but exempt from state income taxes under United States laws.
- S-10 The amount necessary to prevent taxation of amounts properly included in New York adjusted gross income in prior years (in accordance with Section 612(b)(7) of the Tax Law) by a shareholder of a professional service corporation.

- S-11 Any amount included in federal income that is the distributive or pro rata share of income or gain from an insurance business doing business as a member of the New York Insurance Exchange (in accordance with Section 617-a of the Tax Law).
- Note: The following subtractions (S-12 through S-16) may be made only to the extent that they relate to items included in federal distributable net income of the estate or trust:
- S-12 Cost depletion figured according to federal tax law on property where a percentage depletion was added on line 24, item A-4.
- S-13 The part of any gain from the sale or other disposition of (a) property that nad a higher basis for New York State income tax purposes than for federal income tax purposes on December 31, 1959 (or on the last day of a fiscal year ending during 1960) and (b) property held in connection with mines, oil or gas wells and other natural deposits that has a higher adjusted basis for New York State income tax purposes than for federal income tax purposes which does not exceed this difference in basis.
- S-14 The amount of any income or gain which was properly included in income or gain reported on a prior New York State income tax return under Article 16 of the Tax Law by the estate or trust or by the decedent or by another estate or trust from which the taxpayer received such income or gain.
- S-15 Amount of loss which would have been realized for New York State tax purposes from the sale or other disposition of property acquired from a decedent and valued by the executor under New York State Tax Law because the estate had an insufficient amount of assets to require the filing of a federal estate tax return (Section 612(c)(19) of the Tax Law).
- S-16 The amount of gain from the sale of a new business investment included in federal income (Section 612(c)(20) of the Tax Law).
- S-17 Compute any subtraction required because of an election under Section 612(g) of the Tax Law for tax years beginning before 1987 on Form IT-211. See Special depreciation Section 612(g) of the Tax Law on page 2.
- S-18 Subtractions under Sections 612(c)(24) and 612(c)(25) are required if an election for safe harbor leasing was made for federal purposes. See addition A-10.
- S-19 If accelerated cost recovery depreciation (ACRS) was claimed, the amount of the total New York State depreciation on Form IT-399. line 1. column F (Section 612(c)(26) of the Tax Law). In the case of an estate or trust that is on a fiscal year basis, the amount of the modification for the beneficiaries will be their distributive share of the total New York depreciation determined as of the end of the estate's or trust's taxable year ending within the beneficiary's taxable year. The beneficiaries will make the modification on their personal income tax returns for property placed in service during 1981,

- 1982, 1983 and 1984. It also must be made for property placed in service outside New York State after December 31, 1984 (including property on which ACRS depreciation was figured in accordance with the federal Tax Reform Act of 1986), except for property subject to the provisions of Section 280F of the Internal Revenue Code (such as luxury automobiles). Attach Form IT-399. See addition A-11.
- See Section 612(c)(28) for the subtraction required at the time of disposition when the federal ACRS depreciation taken is greater than the New York State depreciation taken including ACRS depreciation figured in accordance with the federal Tax Reform Act of 1986. Attach Form IT-399.

## Schedule C

## Shares of NY fiduciary adjustment

The purpose of this schedule is to show the distribution of the New York fiduciary adjustment among the beneficiaries and the fiduciary of the estate or trust. The shares of the beneficiaries and of the thouciary in the New York fiduciary adjustment (line 29 of Schedule B) are in proportion to their respective shares of federal distributable net income of the estate or trust.

Enter in columns 1 and 2 the name, address and identifying number of each beneficiary of the estate or trust. If the mailing address differs from the nome address, give both. If a beneficiary is a New York State, City of New York or City of Yonkers nonresident, check the appropriate box to the right of his name. If space is needed to list additional beneficiaries, attach a separate sheet of paper to the return.

Column 3 — Enter the respective share of federal distributable net income of each beneficiary and of the fiduciary on the appropriate lines of column 3. Note that for purposes of allocating the fiduciary adjustment among the resident taxpayers, entries must made in columns 3 and 4 of Schedule C for all beneficiaries, both resident and nonresident, even though a nonresident beneficiary's share of modifications is determined in Schedule 2 of Form IT-205-A.

**Column 4** — Determine the percentage interest of each beneficiary and of the fiduciary in federal distributable net income of the estate or trust, based upon amounts in column 3, and enter such percentage on the appropriate line of column 4.

Column 5 — Enter the amount of the New York fiduciary adjustment (from line 29 of Schedule B) on the Total line of column 5. The share of each bonoficiary and of the fiduciary in such total amount is determined by multiplying the total fiduciary adjustment by the column 4 percentage.

If the estate or trust has no federal distributable net income, the share of each beneficiary in the fiduciary adjustment must be in proportion to his or her share of the estate or trust income for the taxable year, under local law or the governing instrument which is required to be distributed currently and any other amounts of

such income distributed in such year. Any balance of the fiduciary adjustment not allocable to beneficiaries must be allocated to the estate or trust. If the shares in the New York fiduciary adjustment are apportioned in accordance with this paragraph, do not complete Schedule C. Instead, show the apportionment in a schedule attached to the return.

Where an item of income, gain, loss or deduction is attributable to corpus or principal or the beneficiaries do not share pro rata and the applicable method set out above for apportioning the fiduciary adjustment results in an inequity, as defined in Sections 120.27 and 135.28 of the Personal Income Tax Regulations regarding alternate methods of attributing modifications, a fiduciary may, in his or her discretion, use the applicable method set forth in such regulations. If an alternate method is used, the fiduciary, in lieu of completing Schedule C, should attach to the return a schedule containing the information required under the applicable regulations.

If the New York fiduciary adjustment is a **plus** amount, **add** the fiduciary's share at line 8, page 1, Form IT-205, and **add** a resident beneficiary's share to the total federal income on his New York return. If the fiduciary adjustment is a minus amount, **subtract** their respective shares.

Lines A-G — Complete applicable items A through G at the bottom of page 2. Be sure to check applicable resident status boxes for state and for city.

## **Real Property Transfer Gains Tax**

Section 1449-a. of Article 31-B of the Tax Law requires every estate or trust, with an interest in real property located in New York State, to keep a record of and report annually every transfer of a "controlling interest" in such estate or trust and any other information that the Department of Taxation and Finance may require.

A "controlling interest" of an estate or trust means 50 percent or more of the capital, profits or beneficial interests in such estate or trust.

All fiduciaries must answer questions F & G on page 2 of Form IT-205. If the answer to both questions is "YES," attach a statement giving complete details including:

- Name, address and social security or employer identification number of person or entity (transferee) who acquired the controlling interest.
- Name, address and social security or employer identification number of person(s) or entity(s) who transferred an interest in the estate or trust.
- Date of acquisition of the controlling interest by the transferee.
- Amount of consideration paid by the transferee to acquire the controlling interest.

Privacy notification — The authority to request this personal information from you or your employer, including identifying numbers (Social Security numbers, etc.) is found in Sections 651, 652, 658, 697, 1306, 1332 and 1342, Articles 22. 30. 30-A and 30-B of the Tax Law, Article 2-E of the General City Law and Part 152 of the Personal Income Tax Regulations.

## Page 8

The principal purposes for which the information is collected are to assist the Department of Taxation and Finance in determining New York State personal income tax liabilities under Article 22 of the Tax Law, New York City personal income tax liabilities under Article 30 of the Tax Law and Article 2-E of the General City Law, and City of Yonkers income tax surcharge on residents and earnings tax on nonresidents under articles 30-A and 30-B of the Tax Law. The authority to maintain this information is found in Section 697(e) of the Tax Law and Section 152.8 of the Personal Income Tax Regulations.

The information will be used for tax administration purposes and as necessary under Education Law Section 663, Social Services Law Sections 23, 111-b, and 136-a, Executive Law Sections 49, Labor Law Section 537, Tax Law Sections 171-a, 171-b, 171-c, 171-d, 171-e and 697 and for any other purpose authorized by law and when the taxpayer gives written authorization to this department for another department, person, agency or entity to have access, limited or otherwise, to information contained in his or her return.

Failure to provide the requested information may result in civil penalties under Section 685, 1312, 1332 and 1342 of the Tax Law and/or criminal penalties under Article 37 of the Tax Law.

This information will be maintained by the Director, Accounting and Records Management Bureau, Processing Division, Department of Taxation and Finance, W.A. Harriman Campus, Building 0, Room 905, Albany, New York, 12227-0125, telephone 1 800 CALL TAX (1 800 225-5829); outside New York call (518) 438-8581.

# General Instructions City of New York and City of Yonkers Fiduciary Taxes

## **City Resident Fiduciary Tax**

The fiduciary of a City of New York or City of Yonkers resident estate or trust who is required to file a New York State fiduciary return must file a City of New York or City of Yonkers fiduciary return for the estate or trust on the same New York State form on which the NY State tax liability is reported. If schedules are required to be filed reporting a state minimum income tax, a state separate tax on a lump sum distribution or a state separate tax on PASS funds, the respective City of New York separate tax is also required to be computed on the same state schedules.

## City Nonresident Fiduciary Earnings Tax

The fiduciary of a nonresident estate or trust must file a City of New York and/or a City of Yonkers Nonresident Fiduciary Earnings Tax Return on Form NYC-206 or Form Y-206 if the estate or trust has income from wages earned or net earnings from self-employment in the City of New York and/or the City of Yonkers.

**Wages** as defined under Section 3401(a) of the Internal Revenue Code includes all payments and the cash value of all payments made in any form other than cash for services performed by a decedent employee for his employer.

Wages do not include fees paid to a public officer or payment for active service as a member of the armed forces of the United States, or income of a nonresident individual or partner doing an insurance business as a member of the New York Insurance Exchange.

Net earnings from self-employment consist of gross income from any trade or business less deductions allowed under the Internal Revenue Code that are connected with the trade or business, plus the taxpayer's distributive share (whether or not distributed) of income or loss from a trade or business carried on by a partnership of which the taxpayer is a member. The deduction for wages and salaries paid or incurred for the taxable year that was disallowed according to Section 280C of the Internal Revenue Code regarding the federal targeted jobs credit and WIN credit is allowed in computing your net earnings from self-employment.

Net earnings from self-employment do not include the following:

- ☐ Rental income from real estate and from personal property leased with the real estate, together with the deductions attributed to it, unless received in the course of a trade or business as a real estate dealer.
- Dividends and interest, unless received in the course of a trade or business as a dealer in stocks or securities;
- Gain or loss from the sale or exchange of capital assets, or from the sale, exchange or involuntary conversion of property other than stock in trade;
- ☐ Any deduction for net operating losses;
- Retirement payments received by a partner according to a written plan; or
- Income, gain, loss or deduction resulting from activities as a dealer or partner doing an insurance business as a member of the New York Insurance Exchange.

A nonresident estate or trust is deemed to have net earnings from self-employment determined in the same manner as if it were an individual subject to the federal tax on self-employment income, reduced by deductions and allowed under the Internal Revenue Code for (a) amounts paid or permanently set aside for charitable purposes, and (b) income distributed or required to be distributed currently and corpus credited or required to be distributed to the extent that they represent distributions or payments to a resident of the city. (See instructions on Form NYC-206 or Form Y-206 for line 2.)

For the definition of a **city** resident and nonresident estate or trust, refer to the definitions of a New York State resident and nonresident estate or trust on page 1 of these instructions and substitute the word "City" in place of the word "State."

## City Forms to Be Filed

Forms IT-205, IT-220, IT-230, NYC-206 and Y-206 should be completed for estates and trusts, as follows:

a) City of NY resident estate or trust Complete the required City of New York areas on the same state Form IT-205 filed for New York State purposes.

Form IT-220 — Minimum Income Tax — The City of New York minimum taxable income is the same as the New York State minimum taxable income. (See Form IT-220 — Minimum Income Tax on page 2 of these instructions.)

Form IT-230 — City of New York Separate Tax on Lump Sum Distributions — The City of New York taxable income on lump sum distributions of an estate or trust is the same as the NY State taxable income on lump sum distributions on Form IT-230. (See Form IT-230 — Separate Tax on Lump Sum Distributions, on page 2 of these instructions.)

- b) City of NY nonresident estate or trust Complete Form NYC-206 and transfer the total on line 8 to state Form IT-205, page 1, line 23.
- c) City of Yonkers resident estate or trust Complete the City of Yonkers line on the same state Form IT-205 filed for New York State purposes.
- d) City of Yonkers nonresident estate or trust Complete Form Y-206 and transfer the amount on line 8 to state Form IT-205, page 1, line 27.

City tax returns for individuals — Every fiduciary who acts for a nonresident individual whose entire Income is in such fiduciary's charge (as, for example, a guardian or committee for an incompetent person) must make a return for such nonresident individual on the appropriate individual nonresident form if that individual is subject to the tax. In such case, the fiduciary must pay the tax due.

## Change of city residence of trust

If the person whose property constitutes a revocable trust has changed his or her domicile from or to the City of New York or the City of Yonkers between the time of transfer of such property to the trust and the time it becomes irrevocable, the residence of the trust will be deemed to have been changed at the date it ceases to be revocable. In such a case the fiduciary must, for the taxable year in which the change of status of trust occurs, file one return as a resident trust (on state Form IT-205) for the portion of the year during which the trust is a resident trust and one return as a nonresident trust (on Form NYC-206 or Form Y-206) for the portion of the year during which the trust is a nonresident trust. Income, gain, loss or deduction for the year of change is subject to the applicable special accruals permitted or required by law to the extent they affect the taxable income of the fiduciary. In addition, the exemption of the trust must be prorated according to the period of residence.

The General Instructions on page 2 regarding tax returns for individuals and decedents, exempt trust — special depreciation, payments for charitable purposes, use of federal figures, whole dollar amounts, penalties, accounting

periods and federal changes also apply for purposes of the City of New York and City of Yonkers resident and nonresident estates and trusts, where applicable.

When and where to file — The City of New York and City of Yonkers fiduciary returns are due at the same time as the New York State fiduciary return.

# Specific Instructions City of New York Resident Tax

The City of New York taxable income is the same as the New York State taxable income shown on page 1, line 10 of Form IT-205.

Line 20/City of New York resident tax: Compute the City of New York income tax on the amount on line 10 using the following City of New York Tax Rate Schedule. Enter the amount of City of New York income tax on line 20.

## City of New York Resident Tax Rate Schedule

If amount on page 1, line 10 is:

	over	nç	but o over			Ente	r on 1	ine 2	0:	
\$		0\$	2,500			1.5%	0	famo	unt o	n line 10
	2,50	0	5,000	\$ 38	plus	1.8%	of an	nount	over	\$ 2,500
	5.00	n	9,000	83	pius	2 2%	**	,,	**	5,000
_	9,00	0 .	3,000	171	plus	2.6%		,,	,,	9,000
	13,00	0 -	17,000	275	plus	3.0%	"	**	"	13,000
	17,00	0 2	21,000	395	plus	3.4%	"	.,	"	17,000
:	21,00	0 2	25,000	531	plus	3.7%	"	**	"	21,000
	25,00	0 6	50,000	679	plus	3.9%	",	,,	,,	25,000
-	60,00	0		2,044	plus	4.1%	11	,,		60,000

Line 21/City of New York capital gain credit: Enter the amount of net capital gain credit. If you have net capital gain income subject to City of New York resident tax, figure your credit using the following worksheet:

	Net Capital Gain Credit Worksheet	
a.	Enter your net capital gain income from Form IT-205, Schedule A, Line 6a.	
b.	Rate used to figure the creditb	.005
C.	Multiply line a by line b. This is your net capital gain credit. Enter here and on Form IT-205, line 21	

## Line 24/City of New York minimum income tax:

Enter the amount of any City of New York minimum income tax due from Form IT-220. Items of tax preference that fiduciaries report on Form IT-220, lines 1 through 9, are to be taken from the new federal Form 8656, Alternative Minimum Tax – Fiduciaries, lines as through 61. Attach Form IT-220 to Form IT-205.

Line 25/City of New York separate tax on lump sum distributions and/or on PASS funds: Enter the amount of any City of New York separate tax on lump sum distributions from Form IT-230. Attach Form IT-230 to Form IT-205.

If the estate or trust is subject to the City of New York separate tax on PASS funds that terminated before April 20, 1987, include this amount on line 25. Attach Form IT-270 to Form IT-205.

Accumulation Distribution Credit — A resident beneficiary whose City of New York adjusted cross income includes an accumulation distribution from a trust is allowed a tax credit for the City income tax previously paid by the trust attributable to such accumulation distribution. The credit may not reduce the

beneficiary's tax to an amount less than would have been due if the accumulation distribution were excluded from his or her City of New York taxable income.

Where an accumulation distribution has been made, there should be attached to the return of the trust a copy of federal Schedule J (Form 1041) and a statement showing the computation of the credit claimed with respect to each beneficiary involved. The credit should be combined with other City of New York prepayments and the total should be ontered on page 1, line 30 of state Form IT-205.

## City of New York Nonresident Fiduciary Earnings Tax

Compute the City of New York nonresident fiduciary earnings tax on Form NYC-206 and enter the tax on Form IT-205, line 23. Attach Form NYC-206 to Form IT-205.

# City of Yonkers Resident Fiduciary Income Tax Surcharge

To figure your City of Yonkers resident fiduciary income tax surcharge, multiply the amount on line 19, Form IT-205 by 15% (.15). Enter the result on Form IT-205, line 26.

## City of Yonkers Nonresident Fiduciary Earnings Tax

Compute the City of Yonkers nonresident fiduciary earnings tax on Form Y-206 and enter the tax on Form IT-205, line 27. Attach Form Y-206 to Form IT-205.