General information
Complete Form IT-225 and submit it with your return to report any New York additions and subtractions that do not have their own line on your return.

Refer to the charts found on pages 17-20 for a listing of addition and subtraction modification(s) for your specific filing that may be entered on this form.

Various modifications are entered directly on your return. See the modification charts and the instructions for the return you are filing for additional information.

Submit Form IT-225 with Form IT-201, IT-203, IT-204, or IT-205.

Special symbols
The following symbols alert you to important information and filing shortcuts.

⚠️ Caution  ⏳ Time-saving tip

Line instructions
Enter the name and Social Security number (SSN) or employer identification number (EIN) as shown on Form IT-201, IT-203, IT-204 or IT-205. If you are filing a joint personal income tax return, enter both spouses' names and the SSN of the taxpayer listed first on your Form IT-201 or IT-203.

Mark an X in the appropriate box identifying the return with which you are submitting Form IT-225.

Use the instructions below to determine which parts of this form you should complete. If more than one set of instructions applies, follow all the instructions that apply to you.

Individuals, partnerships, and estates or trusts
• Complete Schedule A, Part 1, to report your New York additions.
• Complete Schedule B, Part 1, to report your New York subtractions.

Partners, S corporation shareholders, and beneficiaries
• Complete Schedule A, Part 2, to report your New York additions from a partnership, New York S corporation, or estate or trust.
• Complete Schedule B, Part 2, to report your New York subtractions from a partnership, New York S corporation, or estate or trust.

This information should be provided by the partnership, S corporation, and estate or trust. For more information, see New York State addition and subtraction modifications on page 2.

Note: You may have the same modification code listed in both Part 1 and Part 2. For example, an individual may have an addition modification for interest income received from any U.S. government authority, commission, or instrumentality (A-102) and have the same modification as a partner for income from a partnership. You would enter 102 and the applicable amounts under Schedule A, Part 1 as an individual, and Schedule A, Part 2 as a partner.

If you have more than seven entries in any part, submit a separate Form IT-225 listing the additional addition or subtraction modifications in the appropriate parts.

Schedule A – New York State additions
Enter the New York State addition modifications that apply to you:
• as an individual, partnership, estate or trust in Part 1, and
• as a partner, shareholder, or beneficiary in Part 2.

Part 1 – Individuals, partnerships, and estates or trusts
Line 1
Enter the applicable New York State addition modification number(s) on lines 1a through 1g. The addition modifications can be found starting on page 3. In column A, enter the total of each New York State addition modification. Form IT-203 filers, partnerships, estates and trusts who are doing business in and out of New York enter in column B the portion that relates to income, gain, loss, or deduction derived from or connected with New York State sources.

⚠️ Form IT-201 filers do not enter A-103, A-104, or A-113
⚠️ Form IT-203 filers do not enter A-104 or A-113
⚠️ Form IT-205 filers do not enter A-113 or A-201

See the charts starting on page 17 showing where these modifications are entered directly on your return.

Part 2 – Partners, shareholders, and beneficiaries
Line 5
Enter the New York State addition modifications provided by the entity of which you are a partner, shareholder, or beneficiary. Be sure to enter the total amount and NYS allocated amount (if applicable) in the appropriate column.

⚠️ Form IT-201 filers do not enter EA-113
⚠️ Form IT-203 filers do not enter EA-113
⚠️ Form IT-205 filers do not enter EA-113 or EA-201

See the charts starting on page 17 showing where these modifications are entered directly on your return.

If you receive the same addition modification number from more than one partnership, S corporation, or estate or trust, combine the amounts and enter the modification number and the total amount on one line.

Line 9
Enter the line 9 amount as follows:

Form IT-201 filers: Enter the line 9 amount on Form IT-201, line 23.

Form IT-203 filers: Enter the line 9 amount on Form IT-203, line 22, Federal amount column. Enter on line 22, New York State amount column, the sum of the entries from Form IT-225, lines 1 and 5, column B.

Estates and trusts: Enter the line 9 amount on Form IT-205, line 65.

Partnerships: Enter the line 9 amount on Form IT-204, line 108.
Schedule B – New York State subtractions
Enter the New York State subtraction modifications that apply to you:
• as an individual, partnership, estate or trust in Part 1, and
• as a partner, shareholder, or beneficiary, in Part 2.

Part 1 – Individuals, partnerships, and estates or trusts
Line 10
Enter the applicable New York State subtraction modification number(s) on lines 10a through 10g. The subtraction modifications can be found starting on page 8. In column A, enter the total of each New York State subtraction modification. Form IT-203 filers, partnerships, estates and trusts who are doing business in and out of New York enter in column B, the portion that relates to income, gain, loss, or deduction derived from or connected with New York State sources.

- Form IT-201 filers do not enter S-103, S-104, S-106, S-107, or S-125
- Form IT-203 filers do not enter S-106, S-107, or S-125
- Form IT-205 filers do not enter S-125

See the charts starting on page 17 showing where these modifications are entered directly on your return.

Part 2 – Partners, shareholders, and beneficiaries
Line 14
Enter the New York State subtraction modifications as provided by the entity of which you are a partner, shareholder, or beneficiary. Be sure to enter the total amount and NYS allocated amount (if applicable) in the appropriate column.

- Form IT-201 filers do not enter ES-106, ES-107, or ES-125
- Form IT-203 filers do not enter ES-106, ES-107, or ES-125
- Form IT-205 filers do not enter ES-125

See the charts starting on page 17 showing where these modifications are entered directly on your return.

If you receive the same subtraction modification number from more than one partnership, S corporation, or estate or trust, combine the amounts and enter the modification number and the total amount on one line.

Line 18
Enter the line 18 amount as follows:
- Form IT-201 filers: Enter the line 18 amount on Form IT-201, line 31.
- Form IT-203 filers: Enter the line 18 amount on Form IT-203, line 29, Federal amount column. Enter on line 29, New York State amount column, the sum of the entries from Form IT-225, lines 10 and 14, column B.
- Estates and trusts: Enter the line 18 amount on Form IT-205, line 68.
- Partnerships: Enter the line 18 amount on Form IT-204, line 110.

Caution: Failure to enter the specific subtraction modification code(s) (including subtraction modifications provided by the entity of which you are a partner, shareholder, or beneficiary) as identified by these instructions may result in the subtraction modification(s) being disallowed. Do not make an entry on the Other line of Form IT-201, Form IT-203, Form IT-205, or the Total subtraction modifications line of Form IT-204 without submitting a properly completed Form IT-225.

New York State addition and subtraction modifications
In the modification descriptions below, you will refer to an individual, estate, trust or partnership, as applicable. See the chart starting on page 17 for information on which forms the modifications apply to.

Form IT-203 filers
Nonresident individuals
Enter in column A, Total amount, the New York State additions or subtractions that must be added to or subtracted from your recomputed federal adjusted gross income (AGI). Enter in column B, NYS allocated amount, the portion that relates to income, loss, or deduction derived from or connected with New York State sources. New York additions and subtractions that relate to intangible items of income, such as interest or ordinary dividends, are only required to the extent the property that generates the income is employed in a business, trade, profession, or occupation carried on in New York State.

Part-year residents
If you were a part-year resident, include the portion of any of the additions and subtractions that relate to your New York State resident period in the NYS allocated amount column. Also, for the period you were a nonresident, include in the NYS allocated amount column the portion of any of the additions and subtractions to the extent they are related to a business, trade, profession, or occupation carried on in New York State or are from real or tangible personal property located in New York State.

Payments for charitable purposes (estates and trusts only)
The additions and subtractions for Form IT-205, schedule B, lines 63 and 67 and items A-102, S-217, and S-116, S-117, S-121, and S-123 need not be made with respect to any amount paid or set aside for charitable purposes.

S corporation shareholders
If you are a shareholder of a federal S corporation for which the election to be a New York S corporation was in effect for the tax year, include any of the following additions and subtractions that apply to your pro rata share of S corporation items of income, gain, loss, or deduction. Additions A-302, A-303, and A-304, and subtraction S-302 do not apply to you since they apply only to nonelecting S corporations. If the election to treat the corporation as a New York S corporation terminated during the tax year, you must make the additions and subtractions only to the extent they are attributable to the period for which the election to be a New York S corporation was in effect. Obtain your share of S corporation items of income, gain, loss, and deduction from the S corporation.

If you are a shareholder of an S corporation that was eligible to make the election to be a New York S corporation for the tax year but did not make the election, include additions A-302, A-303, A-304, and subtraction S-302.

If you were not eligible to make the election to treat your corporation as a New York S corporation because the corporation was not subject to Article 9-A, general business corporation franchise tax, include any of the following additions and subtractions that apply to your pro rata share of S corporation items of income, gain, loss, or deduction. Additions A-301 through A-304, and subtractions S-301 and S-302 do not apply to you since they apply only to electing and nonelecting New York S corporations.
If a gain or loss is recognized on your federal income tax return due to the disposition of stock or indebtedness of an S corporation that did not elect to be a New York S corporation for any tax year after December 31, 1980, make addition A-304 or subtraction S-301, whichever applies to you.

You must make the modifications for the tax year of the S corporation that ends in your tax year.

**New York State additions**

Write in the applicable number(s) and the amount of each addition modification on lines 1a through 1g.

Any amounts passed to you by a partnership, S corporation, estate, or trust should be entered directly on lines 5a through 5g using the addition modification code provided to you by the entity.

**A-101  New York City flexible benefits program (IRC 125)**

If a federal Form W-2 wage and tax statement(s) show(s) that an amount was deducted or deferred from your salary under a flexible benefits program established by New York City or certain other New York City public employers on your or a decedent’s behalf, then enter this amount. Certain other New York City public employers include:

- City University of New York;
- NYC Health and Hospitals Corporation;
- NYC Transit Authority;
- NYC Housing Authority;
- NYC Off-Track Betting Corporation;
- NYC Board of Education;
- NYC School Construction Authority;
- NYC Rehabilitation Mortgage Insurance Corporation;
- Manhattan and Bronx Surface Transit Operating Authority; and
- Staten Island Rapid Transit Authority.

**A-102  Income from certain obligations of U.S. government agencies or instrumentalities**

If, during the tax year, any interest or dividend income from any U.S. government authority, commission, or instrumentality that federal laws exempt from federal income tax but do not exempt from state income tax was received or credited, then enter that income. If you are uncertain whether a particular federal bond or obligation is subject to state income tax, contact the Tax Department (see Need help? in the instructions for the return you are filing).

**A-103  New York’s 529 college savings program distributions**

If a nonqualified withdrawal was made from an account established under New York’s 529 college savings program, then enter in the Total amount column the amount from line 7 of the worksheet on page 4.

**Full-year resident individuals:** Do not include this modification on Form IT-225. Instead, enter the addition modification on Form IT-201, line 22, if applicable. See the instructions for Form IT-201, line 22.

**Part-year resident individuals only:** Also include in the New York State allocated amount column any portion of line 7 made while a resident of New York State.

A withdrawal is nonqualified if any of the following apply:

1. The withdrawal is actually disbursed in cash or in-kind from the college savings program and the funds are not used for the higher education of the designated beneficiary (even if the amount withdrawn is reinvested in New York’s college savings program within the IRC 60-day rollover period).

For purposes of the above, higher education generally means public or private, non-profit or proprietary post-secondary educational institutions, in or outside New York State. Therefore, any withdrawal from a New York 529 college savings program used to pay tuition in connection with enrollment or attendance at elementary or secondary public, private, or religious schools, is a nonqualified withdrawal.

2. If on or after January 1, 2003, the funds are transferred from New York’s 529 college savings program to another state’s program (whether for the same beneficiary or for the benefit of another family member).

However, nonqualified withdrawals do not include any withdrawals made in 2021 as a result of the death or disability of the designated beneficiary, regardless of how the funds are used. If you have participated in a New York 529 college savings program, a rollover of some or all its assets, either contributions or earnings, to a Qualified ABLE program is not considered a nonqualified withdrawal and requires no addition to your recomputed federal AGI in computing New York AGI.

3. The withdrawal is used to pay the principal or interest on any qualified education loan [as defined in IRC § 221(d)] of the designated beneficiary or a sibling of the designated beneficiary.

4. The withdrawal is used to pay expenses for fees, books, supplies, and equipment required for the participation of a designated beneficiary in an apprenticeship program.

**Note:** Transfers between accounts of family members not disbursed in cash or in-kind within New York’s program are not considered distributions and therefore not required to be added back as nonqualified withdrawals.

Include applicable amounts from all existing accounts owned on lines 1 through 7 of the worksheet below. Do not include amounts applicable to accounts that were closed in a prior tax year. If you are filing a joint return, include the applicable amounts from all existing accounts owned by you and your spouse.

**Also note:** Before completing the worksheet on page 4, you must first compute your subtraction modification S-103.
A-104 414(h) retirement contributions

**Individuals:** Do not include this modification on Form IT-225. Instead, enter the addition modification on Form IT-201, line 21, or Form IT-203, line 21, if applicable. See the instructions for the return you are filing.

If an estate or trust has an amount shown on a decedent’s wage and tax statement(s), federal Form W-2, that was deducted from their salary as a retirement contribution, then enter that amount.

**Note:** These are retirement contributions made by:
- a member of the New York State and Local Retirement Systems, which include the New York State Employees’ Retirement System and the New York State Police and Fire Retirement System; or
- a member of the New York State Teachers’ Retirement System; or
- a deceased employee of the State or City University of New York who belongs to the Optional Retirement Program; or
- a member of the New York City Employees’ Retirement System, the New York City Teachers’ Retirement System, the New York City Board of Education Retirement System, the New York City Police Pension Fund or the New York City Fire Department Pension Fund; or
- a member of the Manhattan and Bronx Surface Transit Operating Authority (MABSTOA) Pension Plan.

Do not enter contributions to an IRC section 401(k) deferred arrangement, IRC section 403(b) annuity, or IRC section 457 deferred compensation plan.

A-105 Special additional mortgage recording tax deduction

If special additional mortgage recording tax was deducted in computing your federal income, and the special additional tax was paid before January 1, 1988, and in a prior year you were allowed a New York State personal income tax credit for that tax, then enter the amount deducted. Do not make the addition for the tax paid to record a mortgage on or after January 1, 2004, even if you claimed a credit for that tax.

A-106 Special additional mortgage recording tax basis adjustment

If property on which you paid a special additional mortgage recording tax was sold or disposed of, and a special additional tax was paid before January 1, 1988, and in a prior year you or the partners claimed a New York State personal income tax credit for that tax, then enter the amount, if any, of the federal basis of the property that was not adjusted to reflect the amount of the credit allowed.

A-107 Sales or dispositions of assets acquired from decedents

**Note:** This modification is not required for property acquired from decedents who died on or after February 1, 2000.

Assets of decedents can sometimes have different bases for state and federal tax purposes. This requires adjustments in the gain or loss on the sale or disposition of those assets.

If during the tax year, there was a sale or other disposition of any assets that had been inherited or sold or disposed of directly by the estate of a decedent; and

- the estate of the decedent was not large enough to require a federal estate tax return; and
- the executor or administrator of that estate had valued those assets for New York State income tax purposes at less than their value for federal income tax purposes, then enter the **difference between** (a) the gain or loss on that sale or disposition that was included in your federal income for the tax year and (b) the gain or loss that would have resulted if the assets had been valued the same for New York State income tax purposes as for federal income tax purposes.

A-108 Disposition of solar and wind energy systems

If in any tax year beginning on or after January 1, 1981, and ending before December 31, 1986, you took a New York State solar and wind energy credit on property; and

- that property was sold or otherwise disposed of during the tax year; and
- a reportable gain resulted for federal income tax purposes from that sale or disposition; and
- you had included the cost of the energy system in the federal basis of the property but did not reduce the federal basis by the state credit, then enter the amount of the credit you had previously claimed.

A-109 New business investment; deferral recognition

If, in any tax year beginning on or after January 1, 1982, and before 1988, you chose to subtract all or a portion of a long term capital gain from your federal income because that amount had been reinvested in a New York business, and if that reinvestment was sold in the current tax year, then enter the amount that had been previously subtracted.

A-110 Qualified emerging technology investments (QETI)

If you elected to defer the gain from the sale of QETI because you reinvested in a New York qualified emerging technology company, and if you sold that reinvestment during the tax year, then you must enter the amount previously deferred. See S-115.
Interest expense on loans used to buy obligations exempt from NYS tax, amortized bond premium on bonds that are exempt from NYS tax and other expenses relating to the production of income exempt from NYS tax

a) If your federal income includes a deduction for interest expense used to buy bonds, obligations, or securities whose interest income is taxable for federal purposes but exempt from New York State tax, then enter that interest expense.

b) If your federal income includes a deduction for the amortization of bond premiums on bonds whose interest income is taxable for federal purposes but exempt from NYS tax, then enter that amortized premium.

c) If your federal income includes a deduction for expenses relating to the production of income which is taxable for federal purposes but exempt from New York State tax, then enter that expense.

Health insurance and the welfare benefit fund surcharge

If you or a decedent were a career pension plan member of the NYC Employees’ Retirement System or the NYC Board of Education Retirement System; and your or the decedent’s wage and tax statement(s), federal Form W-2, show an amount that was deducted for salary for health insurance and the welfare benefit fund surcharge, then enter that amount.

Interest income on state and local bonds and obligations (but not those of New York State or its local governments)

⚠️ Individuals: Do not include this modification on Form IT-225. Instead, enter the addition modification on Form IT-201, line 20, or Form IT-203, line 20, as applicable.

Estates and trusts: Do not include this modification on Form IT-225. Instead, enter the addition modification on Form IT-205, line 63.

Interest income on obligations of other states or political subdivisions of those states that is exempt from federal income tax is subject to New York State tax. This includes interest income on state and local bonds (but not those of New York State and local governments within the state), interest and dividend income from tax-exempt bond mutual funds, and tax-exempt money market funds that invest in obligations of states other than New York (section 612(b)(1)).

If you purchased a bond between interest dates, include the amount of interest you received during the year, less the seller’s accrued interest (the amount accrued from the interest date preceding your purchase to the date you purchased the bond). If you sold a bond between interest dates, include the amount of interest you received during the year plus the accrued interest amount (the amount accrued from the interest date preceding the date you sold the bond to the date you sold the bond). You should have received this information when you purchased or sold the bond.

Form 4970 accumulation distribution of trusts

If you filed federal Form 4970, Tax on Accumulation Distribution of Trusts, the income you reported on line 1 of Form 4970 is not included on line 11 of Form IT-201 or IT-203 because the IRC considers the distribution part of federal gross income. You must therefore enter the amount of income you reported on Form 4970, line 1, less any interest income on state and local bonds and obligations of New York State and its local governments (that was included on Form 4970, line 5).

Special accruals

If you have or had a change in resident status, you may have to use special accrual rules to compute your tax. Income accrues to you as a taxpayer when the amount becomes fixed and determinable and you have an unrestricted right to receive it. An accrued expense is a cost that has been incurred but not yet paid. See the instructions for the return you are filing for more information on special accruals.

If you are subject to the special accrual rules, then enter your accrued item of income, gain, loss, or deduction. Also see S-129.

Resident beneficiary accumulation distribution

For tax years beginning on or after January 1, 2014, if you are the beneficiary of a trust that, in any tax year, was not subject to tax because it met the conditions of Tax Law section 605(b)(3)(D) (except for an incomplete gift non-grantor trust), then you must add to your recomputed federal AGI the amount determined under the first sentence of IRC section 677 for the tax year, to the extent not included in recomputed federal AGI. In computing the amount to be added, the beneficiary shall disregard IRC section 665(c), income earned by the trust in any tax year the trust was subject to New York tax, and income earned by the trust in any tax year before the beneficiary first became a resident of New York. Do not include any income paid to a beneficiary before June 1, 2014. See Tax Law section 612(b)(40) and TSB-M-14(3).

Incomplete gift non-grantor trust

If you transferred property to an incomplete gift non-grantor trust, then include the income (less deductions) of the trust, to the extent such income would be taken into account in computing your federal taxable income if the trust in its entirety were treated as a grantor trust for federal tax purposes.

An incomplete gift non-grantor trust means a resident trust that does not qualify as a grantor trust under IRC sections 671 through 679 and the grantor’s transfer of assets to the trust is treated as an incomplete gift under IRC section 2511 and its regulations. Do not include any income from a trust that was liquidated before June 1, 2014.

Net gain from casualty or theft

If you claim the New York itemized deduction for a casualty or theft loss and you computed a net gain on line 15 of the Casualty and theft worksheet for Form IT-196, New York Resident, Nonresident, and Part-Year Resident Itemized Deductions, then you must enter any gain as income, to the extent not already included as income on your federal return (Form 1040 or 1040NR, Schedule D).

These gains are considered income for New York State purposes and must be included as income on your tax return. For more information regarding casualty and theft loss that results in a net gain, see the instructions for Form IT-196.

Alimony or separate maintenance payments received

If you received any applicable alimony or separate maintenance payments during the tax year, then enter the amount received.

An applicable alimony or separate maintenance payment is a payment made under an alimony or separation instrument (as defined in IRC § 71 as it was in effect immediately prior to the enactment of Public Law 115-97) that was executed.
after December 31, 2018. This also applies to any divorce or separation instrument executed on or before December 31, 2018, and modified after December 31, 2018, if the modification to the instrument expressly provides that the addition and subtraction modifications contained in Tax Law § 612(w) apply.

⚠️ You must provide your SSN or individual taxpayer identification number (ITIN) to the spouse or former spouse who paid the alimony or separate maintenance payments.

**A-120 IRC § 199A deduction**

If an estate or trust was allowed a deduction under IRC section 199A in computing federal taxable income, then enter the amount of that deduction.

Are you a Form IT-201 or Form IT-203 filer who files federal Schedule(s) C, E, or F, or are you filing Form IT-204 or Form IT-205?

If No, go to New York State subtractions.

If Yes, see the addition modifications below.

**A-201 Personal income taxes and unincorporated business taxes deducted in determining recomputed federal AGI**

You may not deduct personal income taxes or unincorporated business taxes in computing New York State income.

If you included a deduction for state, local, or foreign income taxes, including unincorporated business taxes, when computing your federal income, then you must enter the amount of that deduction. For example, if you operated a business and deducted New York City unincorporated business tax on your federal return as an expense of doing business, include this tax amount.

**Note:** The New York State filing fee paid on Form IT-204-LL, Partnership, Limited Liability Company, and Limited Liability Partnership Filing Fee Payment Form, is not an income tax and therefore not included in this modification.

**A-202 Estates and trusts:** Do not include this modification on Form IT-225. Instead, enter the addition modification, if applicable, on Form IT-205, line 64.

**S corporation shareholders:** If you are a shareholder of a federal S corporation for which a New York S election was in effect, and that corporation deducted taxes imposed by Article 9-A (general business corporation franchise tax) of the New York State Tax Law, then enter your pro rata share of those taxes. (However, you do not need to include state or local taxes of another state, political subdivision of another state, or the District of Columbia.)

**A-203 Safe harbor leases (IRC section 168(f)(8))**

If, in computing your federal income, you took deductions attributable to a safe harbor lease (except for mass transit vehicles) made under an election provided for by IRC section 168(f)(8) as it was in effect for agreements entered into prior to January 1, 1984, then enter those deductions. Also see A-204, S-208, and S-209.

**A-204 Safe harbor leases**

If your financial matters during the tax year involved a safe harbor lease (except for mass transit vehicles) made under an election provided for by section 168(f)(8) of the IRC as it was in effect for agreements entered into prior to January 1, 1984, then you must enter the income that would have been included in federal income if such an election had not been made. Also see A-203, S-208, and S-209.

**A-205 Accelerated cost recovery system (ACRS) deduction**

If you claimed ACRS depreciation on your federal return for:

- property placed in service during tax years 1981 through 1984 (other than 280F property); or
- property placed in service outside New York State during tax years 1985 through 1993 (other than 280F property) and you elect to continue using IRC 167 depreciation (see TSB-M-99(1));

then enter the amount that was deducted in computing your federal income. You must submit Form IT-399, New York State Depreciation Schedule, with your return.

**Partners, shareholders, and beneficiaries** - Do not complete Form IT-399 to determine the amount to enter. The amount to enter should be provided to you by the entity of which you are a partner, shareholder, or beneficiary.

**A-206 ACRS property; year of disposition adjustment**

If you disposed of property that was depreciated for federal purposes using ACRS, and if ACRS depreciation was not allowed for state purposes (see A-205), then you must complete Part 2 of Form IT-399, New York State Depreciation Schedule, to determine the amount to enter. Submit Form IT-399 with your return. Also see S-211.

**Partners, shareholders, and beneficiaries** - Do not complete Form IT-399 to determine the amount to enter. The amount to enter should be provided to you by the entity of which you are a partner, shareholder, or beneficiary.

**A-207 Farmers’ school tax credit**

If you claimed the farmers’ school tax credit on your 2020 New York State tax return, and you deducted the school taxes in computing federal income on your 2020 federal return, then you must enter the amount of the credit claimed for 2020 on this year’s return. However, do not make this modification if you were required to report the amount of the credit as income on the 2021 federal return.

**A-208 Sport utility vehicle expense deduction**

If you claimed an IRC section 179 deduction on your federal return with respect to a sport utility vehicle that weighs more than 6,000 pounds, and you are not an eligible farmer as defined for purposes of the farmers’ school tax credit (see Form IT-217-I, Instructions for Form IT-217, Claim for Farmers’ School Tax Credit), then enter the amount of that deduction.

**Note:** If a partner is an eligible farmer for purposes of the farmers’ school tax credit, the partner is not required to make an addition modification for their share of the A-208 modification.

A *sport utility vehicle* is any four-wheeled passenger vehicle manufactured primarily for use on public streets, roads, and highways. However, *sport utility vehicle* does not include (1) any ambulance, hearse, or combination ambulance-hearse used directly in a trade or business; (2) any vehicle used directly in
the trade or business of transporting persons or property for compensation or hire; or (3) any truck, van, or motor home. A truck is any vehicle that has a primary load-carrying device or container attached, or is equipped with an open cargo area or covered box not readily accessible from the passenger compartment.

A-209 IRC section 168(k) property depreciation
With the exception of resurgence zone property and New York liberty zone property described in IRC section 1400L(b)(2), New York State does not follow the federal depreciation rules for IRC section 168(k) property placed in service inside or outside New York State on or after June 1, 2003. If you claimed a depreciation deduction for such property, and if no exception for resurgence zone or New York liberty zone property applies, then complete Part 1 of Form IT-398, New York State Depreciation Schedule for IRC Section 168(k) Property, to determine the amount to enter. Submit Form IT-398 with your return.

⚠️ Partners, shareholders, and beneficiaries - Do not complete Form IT-398 to determine the amount to enter. The amount to enter should be provided to you by the entity of which you are a partner, shareholder, or beneficiary.

A-210 Special depreciation
If you made an election for tax years beginning before 1987 for:
- special depreciation,
- research and development expenditures,
- waste treatment facility expenditures,
- air pollution control equipment expenditures, or
- acid deposition control equipment,
then enter the amount of depreciation or expenditures relating to these items that was deducted in computing federal income on your return. Submit Form IT-211, Special Depreciation Schedule, with your return. Also see S-207.

⚠️ Partners, shareholders, and beneficiaries - Do not complete Form IT-211 to determine the amount to enter. The amount to enter should be provided to you by the entity of which you are a partner, shareholder, or beneficiary.

A-211 Royalty and interest payments made to a related member or members
For tax years beginning on or after January 1, 2003, New York requires certain taxpayers to add back deductions they took on their federal return for certain royalty payments for the use of intangible property, such as trademarks or patents, and interest payments they made to a related member or members. Include the amount for any such payments you deducted in computing your federal income. See Tax Law section 612(r).

Exceptions to this add back apply. For more information on the exceptions, see TSB-M-13(4)I. If you believe you do not have to make this add back as a result of one of the exceptions, attach a statement to your return explaining how you meet each requirement for the exception.

A-212 Environmental remediation insurance premiums
If you paid premiums for environmental remediation insurance and you claimed a deduction for such premiums and you also claimed the environmental remediation insurance credit by filing Form IT-613, Claim for Environmental Remediation Insurance Credit For Qualified Sites Accepted into the Brownfield Cleanup Program Prior to July 1, 2015, then enter the amount of the environmental remediation insurance credit allowed.

A-214 Metropolitan commuter transportation mobility tax (MCTMT)
If you claimed a federal deduction for the MCTMT imposed under Article 23 of the Tax Law, then enter the amount deducted.

A-215 NOL deduction limitation
If you reported adjustment code S-004 on Form IT-558, New York State Adjustments due to Decoupling from the IRC, and your recomputed NOL deduction included losses incurred before January 1, 2018, and your federal taxable income is less than your recomputed federal NOL deduction, then complete the NOL worksheet below. Enter the amount from line 6 of the worksheet as your New York State NOL addition modification in the Total amount column.

Note: For purposes of this modification, federal taxable income must be computed:
- as if the changes to the IRC after March 1, 2020, did not occur; and
- without the NOL deduction

Form IT-203 filers: Do not enter an amount in the New York State allocated amount column.

NOL worksheet

Part 1 – New York State NOL deduction computation

1 Enter as a positive number your recomputed federal NOL deduction as shown on Form IT-558 (adjustment code S-004) .................................. 1
2 Enter your federal taxable income computed as if the changes to the IRC after March 1, 2020, did not occur and without the NOL deduction from line 1. If this amount is less than zero, enter 0.......................... 2
3 Enter the lesser of line 1 or line 2. This is the amount of NOL deduction you are allowed when computing your New York State adjusted gross income. (If the amount on line 3 is less than the amount on line 1, complete Part 2, below.)............................... 3

Note: When determining the amount to enter on line 2, you may need to recompute certain federal items of income and deduction that are limited based on recomputed federal AGI.

Part 2 – NOL addition modification
If your NOL deduction allowed (line 3 above) is less than the amount on line 1 (above), the NOL deduction allowed for New York State income tax purposes is less than the NOL amount used to determine your recomputed federal AGI for the same tax year. To account for the difference between the NOL amount used to compute your recomputed federal AGI and the NOL amount allowed in the computation of your New York adjusted gross income, you must compute and report an NOL addition modification. Use the amounts from line 1 and line 3, above, to compute the amount that must be reported as an NOL addition modification on Form IT-225.

4 Enter the amount from Part 1, line 1............. 4
5 Enter the amount from Part 1, line 3............. 5
6 Subtract line 5 from line 4 and enter the result. If the result is less than zero, enter 0. This is your NOL addition modification........... 6
If you claimed any federal deduction for real property taxes and you also claimed the manufacturer’s real property tax credit by filing Form IT-641, Manufacturer’s Real Property Tax Credit, then enter the amount of the federal deduction for real property taxes used in the calculation for the basis of the manufacturer’s real property tax credit.

If you claimed any federal deduction for excise taxes on telecommunication services and you also claimed the START-UP NY telecommunication services excise tax credit by filing Form IT-640, START-UP NY Telecommunication Services Excise Tax Credit, then enter the amount of the federal deduction for excise taxes on telecommunication services used in the calculation of the basis for the excise tax on telecommunication services credit.

If an estate or trust claimed a credit on Form IT-649, Farm Donations to Food Pantries Credit, then enter the amount of qualified donations to a food pantry that the estate or trust deducted as a charitable contribution in computing federal taxable income.

Pass-through entity tax (PTET) deduction addback (IT-653, Pass-Through Entity Tax Credit) If you claimed the PTET credit during the current tax year by filing Form IT-653, then enter the amount of the credit claimed.

Pass-through entity tax (PTET) deduction addback (IT-112-R, New York State Resident Credit) If you claimed the New York State resident credit for any PTET paid to other jurisdictions by filing one or more Form IT-112-R, then enter the total amount of such credit(s) claimed on Form(s) IT-112-R as calculated without regard to the limitation under Tax Law § 620(c).

If you excluded a gain invested in a QOF from federal gross income in the current tax year as a result of IRC § 1400Z-2(a)(1)(A), then enter the amount of the gain that was excluded. Also see S-218.

S corporation shareholders; disposition of stock or indebtedness with increased basis

Federal law requires holders of stock or indebtedness in a federal S corporation to include undistributed taxable income in their federal AGI and take a corresponding increase in basis. New York law requires a similar increase in basis on disposition of the stock or indebtedness where the federal S corporation is or was a New York C corporation.

If you reported a federal gain or loss because of the disposition of stock or indebtedness of an S corporation and that S corporation was a New York C corporation for any tax year beginning after December 31, 1980 (in the case of a corporation taxable under Article 9-A, general business corporation tax), or December 31, 1996 (in the case of a corporation taxable under Article 32 (banking corporation franchise tax) when it was in effect before its repeal), then enter the increase in the basis of the stock or indebtedness that is due to the application of IRC sections 1376(a) (as in effect for tax years beginning before January 1, 1983) and 1367(a)(1)(A) and (B) for each tax year that a New York S election was not in effect.

As a beneficiary, you may have income from an estate or trust. Any New York modifications that apply to that income, as well as any additions to or subtractions from federal itemized deductions, will be shown in your share of a single fiduciary adjustment.

Write in the applicable number(s) and the amount of each subtraction modification on lines 10a through 10g.

Additions A-301 through A-304 apply to S corporation shareholders only.

If you are a shareholder of an S corporation for which a New York S corporation election was in effect for the tax year, then enter your pro rata share of the S corporation’s reductions for taxes imposed on built-in gains and reductions for taxes imposed on excess net passive income as described in IRC sections 1366(f)(2) and (3).

S corporation shareholders; pass-through loss or deduction items

If you are a shareholder of an S corporation which is a New York C corporation, then enter any S corporation pass-through items of loss or deduction you took into account in computing your recomputed federal AGI, pursuant to IRC section 1366.
If eligible, then you are allowed a subtraction modification (exclusion) on your return as follows:

- During the first five years of an approved START-UP NY business’s 10 consecutive tax year period, the total wages paid to you by an approved business are to be subtracted from recomputed federal AGI, to the extent the wages are included in recomputed federal AGI, when computing New York adjusted gross income.

- During the second five years of the approved business’s 10 consecutive tax year period, the allowed wage exclusion for an eligible employee is:
  - $200,000 of annual wages, if your filing status is single,
  - $250,000 of annual wages, if your filing status is head of household, or
  - $300,000 of annual wages, if you are filing a joint return, to the extent included in recomputed federal AGI of the employee of the approved business.

**S-102 Build America Bond (BAB) Interest**

Enter any interest income attributable to a BAB issued by New York State or its local governments that you included in federal income.

**S-103 New York’s 529 college savings program deduction**

⚠️ Form IT-201 filers: Do not enter this code on Form IT-225. Instead, enter the subtraction modification on line 30 of Form IT-201, as applicable. See the instructions for Form IT-201.

Form IT-203 filers: If in 2021 you, as an account owner, made contributions to one or more tuition savings accounts established under New York’s 529 college savings program, then enter that amount, up to $5,000 for an individual, head of household, qualifying widow(er), or married taxpayers filing separately, or up to $10,000 for married taxpayers filing a joint return, in the Total amount column only.

Part-year resident individuals only: Also enter in the New York State allocated amount column any such contribution(s) made while a resident of New York State.

**S-104 New York’s 529 college savings program distributions**

⚠️ Form IT-201 filers: Do not enter this code on Form IT-225. Instead, enter the subtraction modification on line 30 of Form IT-201, as applicable. See the instructions for Form IT-201.

Form IT-203 filers: If in 2021 you, as an account owner (or beneficiary), made a withdrawal (or received a withdrawal) from an account established under New York’s 529 college savings program, and part of the withdrawal was included in your recomputed federal AGI, then enter that amount in the Total amount column only.

Part-year resident individuals only: Also enter in the New York State allocated amount column any such withdrawal(s) made while a resident of New York State. See A-103.

**S-105 Long-term residential care deduction**

If you were a resident in a continuing-care retirement community that was issued a certificate of authority by the NYS Department of Health, then enter the portion of the fees you paid during the year that were attributable to the cost of providing long-term care benefits to you under a continuing care contract. However, do not enter more than the premium limitation shown for your age in the Limitation table below. If you and your spouse both qualify, you may each take the subtraction. However, you cannot claim any unused part of your spouse’s subtraction.

<table>
<thead>
<tr>
<th>If your age at the end of 2021 was:</th>
<th>Limitation</th>
<th>You cannot claim more than:</th>
</tr>
</thead>
<tbody>
<tr>
<td>40 or younger</td>
<td>$450</td>
<td></td>
</tr>
<tr>
<td>at least 41 but not older than 50</td>
<td>$850</td>
<td></td>
</tr>
<tr>
<td>at least 51 but not older than 60</td>
<td>$1,690</td>
<td></td>
</tr>
<tr>
<td>at least 61 but not older than 70</td>
<td>$4,520</td>
<td></td>
</tr>
<tr>
<td>71 or older</td>
<td>$5,640</td>
<td></td>
</tr>
</tbody>
</table>

**S-106 Pension and annuity income exclusion**

⚠️ Individuals: Do not enter this code on Form IT-225. Instead, enter the subtraction modification on Form IT-201, line 29, or Form IT-203, line 28, as applicable. See the instructions for the return you are filing.

New York State Tax Law allows for a pension and annuity income exclusion, but not more than $20,000, for pension and annuity income included in federal taxable income.

If the estate or trust received pension and annuity income of a decedent, then the estate or trust may make this subtraction if the decedent would have been entitled to it, had the decedent continued to live, regardless of the age of the beneficiary. If the decedent would have become 59½ during 2021, enter only the amount received after the decedent would have become 59½, but not more than $20,000.

Qualifying pension and annuity income does not include:
- distributions received as a nonemployee spouse in accordance with a court-issued qualified domestic relations order (QDRO) that meets the criteria of IRC section 414(p)(1)(A), or in accordance with a domestic relations order (DRO) issued by a New York court, or
- distributions received as a result of an annuity contract purchased with your own funds from an insurance company or other financial institution. The payments are attributable to premium payments made by you, from your own funds, and are not attributable to personal services performed.

Note: Do not enter any pension received from New York State or its political subdivisions.

Qualifying pension and annuity income includes the following:
- periodic payment for services performed as an employee 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 federal Form 4972 is not used (do not include the part of the payment that was derived from contributions made after retirement);
- distributions of benefits from a cafeteria plan (IRC section 125) or a qualified cash or deferred profit sharing or stock bonus plan (IRC section 401(k)) but not distributions derived from contributions made after you retired;
- periodic distributions from government IRC section 457 deferred compensation plans after December 31, 2001; and
- periodic distributions from an annuity contract (IRC section 403(b)) purchased by an employer for an employee and the employer is a corporation, community chest, fund, foundation, or public school.

For more information, see Publication 36, General Information for Senior Citizens and Retired Persons.
Pensions of New York State and local governments and federal government

**Individuals:** Do not enter this code on Form IT-225. Instead, enter the subtraction modification on Form IT-201, line 26, or Form IT-203, line 25, as applicable. See the instructions for the return you are filing.

**Estate and trusts:** If a decedent received any pension or distributions from a pension plan that represents a return of contributions in a year prior to retirement, as an officer, employee, or beneficiary of an officer or employee of:

- New York State, which includes:
  - State and City University of New York and New York State Education Department employees who belong to the Optional Retirement Program. Optional Retirement Program members may only subtract that portion attributable to employment with the State or City University of New York or the New York State Education Department.

- Certain public authorities, including:
  - Metropolitan Transit Authority (MTA) Police 20-year Retirement Program; – Manhattan and Bronx Surface Transit Operating Authority (MABSTOA); and
  - Long Island Railroad Company;

- Local governments within the state; or
- the United States, its territories or possessions, political subdivisions of these territories or possessions, the District of Columbia, or any agency or instrumentality of any of the above (including the military)

that was included in federal taxable income; then enter that amount.

For more information, see Publication 36, General Information for Senior Citizens and Retired Persons.

Also include distributions received from a New York State or local pension plan or from a federal government pension plan as a nonemployee spouse in accordance with a court-issued qualified domestic relations order (QDRO) that meets the criteria of IRC section 414(p)(1)(A), or in accordance with a domestic relations order (DRO) issued by a New York court. For additional information, see Publication 36.

You may not subtract (1) pension payments or returns of contributions that were attributable to the decedent's employment by an employer other than a New York public employer, such as a private university, and any portion attributable to contributions the decedent made to a supplemental annuity plan which was funded through a salary reduction program, or (2) periodic distributions from government (IRC section 457) deferred compensation plans. However, these payments may qualify for the pension and annuity income exclusion; see S-106 Pension and annuity income exclusion.

Accelerated death benefits received that were includable in recomputed federal AGI

Enter any amount you included in federal income that was received by any person as (a) an accelerated payment or payments of part or all of the death benefit or special surrender value under a life insurance policy, or (b) a viatical settlement, as a result of a terminal illness (life expectancy of 12 months or less), or of a medical condition requiring extraordinary medical treatment, regardless of life expectancy.

Contributions for Executive Mansion, natural and historical resources, not deducted elsewhere

Enter contributions you made, not deducted elsewhere, (a) to preserve, improve, and promote the Executive Mansion as a New York State historical resource, or (b) to the Natural Heritage Trust to preserve and improve the natural and historical resources of NYS. Do not include amounts you deducted in determining federal income or New York itemized deductions.

Distributions made to a victim of Nazi persecution

Enter amounts included in federal income from an eligible settlement fund or grantor trust as defined by section 13 of the Tax Law (because you were persecuted or targeted for persecution by the Nazi regime), or distributions received because of your or a decedent's status as a victim of Nazi persecution, or as a spouse or heir of the victim (successors or assignees, if payment is from an eligible settlement fund or grantor trust).

Items of income related to assets stolen from or otherwise lost to a victim of Nazi persecution

Enter items of income included in federal income attributable to, derived from, or in any way related to assets stolen from, hidden from, or otherwise lost to a victim of Nazi persecution immediately prior to, during, and immediately after World War II, including but not limited to interest on the proceeds receivable as insurance under policies issued to a victim of Nazi persecution by European insurance companies immediately prior to and during World War II, or as a spouse or heir of such victim.

However, do not include income attributable to assets acquired with assets as described above or with the proceeds from the sale of any asset described above. Also, do not include any income if you were not the first recipient of the asset, or if you are not considered a victim of Nazi persecution, or a spouse or descendent of a victim.

Professional service corporation shareholders

If in a tax year ending after 1969 and beginning before 1988, you were required to add to your federal income deductions made by a plan acquired through membership in a professional service corporation (PSC), then enter the portion of those deductions that can be allocated to pension, annuity, or other income you received from the plan, and were included in your federal income.

Gain to be subtracted from the sale of a new business investment reported on your federal income tax return

**Individuals:** If you reported a capital gain on your federal income tax return from the sale of a new business investment, as defined in NYS Tax Law section 612(a), that was issued before 1988 and was held at least six years, then include one-hundred percent (100%) of that federal gain.

**Estates and trusts:** This subtraction may be made only to the extent that it relates to items included in the federal distributable net income of the estate or trust.

Qualified emerging technology investments (QETI)

In general, you may defer the gain on the sale of QETI that are (1) held for more than 36 months, and (2) rolled over into the purchase of replacement QETI within 365 days from, and including, the date of sale. However:

- you must recognize any gain to the extent that the amount realized on the sale of the original QETI exceeds the cost of replacement QETI;
- you must add back any deferred gain in the year you sell the replacement QETI; and
- the gain deferral applies only to QETI sold on or after March 12, 1998, that was held for more than 36 months.
If you elect to defer the gain from the sale of QETI, then enter the amount of the deferred gain. This amount may not exceed the amount of the gain included in your federal income.

- If the purchase of replacement QETI within the 365-day period occurred in the same tax year as the sale of the original QETI, or in the following tax year and before the date you filed a New York State tax return, then take the deduction on that return.
- If the purchase of replacement QETI within the 365-day period occurred in the following tax year and on or after the date you filed a New York State tax return, then you must file an amended tax return to claim the deduction.
- If the deferred gain must be included in a subsequent year’s tax return because the replacement QETI has been sold, then enter that amount as an addition to federal income (see A-110).

A QETI is an investment in the stock of a corporation, or an ownership interest in a partnership or limited liability company (LLC) that is a qualified emerging technology company, or an investment in a partnership or an LLC to the extent that such partnership or LLC invests in such companies. The taxpayer must acquire the investment as provided in IRC section 1202(c)(1)(B), or from a person who acquired it pursuant to that section. IRC section 1202(c)(1)(B) requires the acquisition to be original from the company, either directly or through an underwriter, and in exchange for cash, services, or property (but not in stock).

A qualified emerging technology company (QETC) is a company that is located in New York State, has total annual product sales of 10 million dollars or less, and meets certain criteria. See Form DTF-620, Application for Certification of a Qualified Emerging Technology Company.

### S-116 Sales or dispositions of assets acquired before 1960 with greater state than federal bases

New York State income tax laws prior to 1960 and current laws regarding depletion can result in a difference in the state and federal adjusted bases of certain assets. If you realize a federally taxable gain from the sale of an asset that had a higher adjusted basis for state tax purposes, you may make a modification to reduce your gain for state tax purposes.

If your federal income included gain that was from either:
- property that had a higher adjusted basis for NYS income tax purposes than for federal tax purposes on December 31, 1959 (or on the last day of a fiscal year ending during 1960); or
- property that was held in connection with mines, oil or gas wells, and other natural deposits and that had a higher adjusted basis for NYS income tax purposes than for federal tax purposes when sold;

then enter the lesser of the gain itself or the difference in the adjusted bases.

**Individuals:** If you divide gain with respect to jointly owned property between you and your spouse, then you must also divide any subtraction for different adjusted bases between you and your spouse.

**Estates and trusts:** This subtraction may be made only to the extent that it relates to items included in the federal distributable net income of the estate or trust.

### S-117 Income earned before 1960 and previously reported to New York State

Enter any income (including annuity income) or gain included in your federal income that you (or the decedent or estate or trust from whom you acquired the income or gain) properly reported to NYS prior to 1960 (or during a fiscal year ending in 1960).

**Estates and trusts:** This subtraction may be made only to the extent that it relates to items included in the federal distributable net income of the estate or trust.

### S-118 Military combat pay

Enter military pay you included in federal income that you received for active service as (or on behalf of) a member in the armed services of the United States in an area designated as a combat zone.

### S-119 Military pay

**Form IT-203 filers:** Based on the Servicemembers' Civil Relief Act, military pay received by a nonresident, or received by a part-year resident during the part-year resident's nonresident period, cannot be used to determine the amount of New York State personal income tax the nonresident or part-year resident military member (or the member's spouse) must pay.

**Total amount column**

**Nonresidents:** Enter the total amount of military pay included in the Federal amount column on line 1 of your Form IT-203.

**Part-year residents:** Enter the total amount of military pay included in the Federal amount column on line 1 of your Form IT-203 that you received during your nonresident period.

### S-120 New York Higher Education Loan Program (HELP)

Enter any interest you paid in 2021 on loans made to you under HELP.

### S-121 Certain investment income from U.S. government agencies

Enter any interest or dividend income on bonds or securities of any U.S. authority, commission, or instrumentality that is exempt from state income taxes under federal laws (but included in federal income).

### S-122 Certain railroad retirement income and railroad unemployment insurance benefits

Enter supplemental annuity or Tier 2 benefits received under the Railroad Retirement Act of 1974, or benefits received under the Railroad Unemployment Insurance Act that are exempt from state income taxes under federal laws (but that you included in your federal income).

### S-123 Certain investment income exempted by other New York State laws

Enter any interest or dividend income from any obligations or securities authorized to be issued and exempt from state taxation under the laws of New York State (for example, income received from bonds, mortgages, and income debenture certificates of limited dividend housing corporations organized under the Private Housing Finance Law).

### S-124 Disability income exclusion

Complete Form IT-221, Disability Income Exclusion, to compute your disability income exclusion if you were not yet 65 when your tax year ended, and you retired on disability, and you were permanently and totally disabled when you retired.

### S-125 Interest income on U.S. government bonds

**Individuals, estates or trusts:** Do not enter this code on Form IT-225. Instead, enter the subtraction modification on Form IT-201, line 28, or Form IT-203, line 27, or Form IT-205,
line 67, as applicable. See the instructions for the return you are filing.

**Partnership:** Interest income on bonds or other obligations of the U.S. government is not taxed by New York. Dividends received from a regulated investment company (mutual fund) that invests in obligations of the U.S. government and meet the 50% asset requirement each quarter qualify for this subtraction. The portion of dividends that may be subtracted is based upon the portion of taxable income received by the mutual fund that is derived from federal obligations (section 612(c)(1)). If the partnership included income from these obligations in its federal ordinary income, then enter that income amount.

**S-126 New York State organized militia income**
Enter income that you received (or an estate or trust received on behalf of a member) while serving in the New York State organized militia for performing active service within NYS due to either (1) state active duty orders issued in accordance with Military Law section 6.1, or (2) federal active duty orders, for service other than training, issued in accordance with Title 10 of the United States Code, that was included in your federal income. Do not include any income you received for regular duties in the organized militia (for example, pay received for the annual two-week training program). Members of the NYS organized militia include the New York Army National Guard, the New York Naval Militia, and the New York Guard.

**S-127 Loss from the sale or disposition of property that would have been realized if a federal estate tax return had been required**

**Note:** This subtraction cannot be made for property acquired from decedents who died on or after February 1, 2000.

If you acquired a decedent’s property and, as valued by the executor, the estate was insufficient to require a federal estate tax return and a loss on the sale would have been realized if a federal estate tax return had been required, then enter the amount of the loss.

**Estates and trusts:** This subtraction may be made only to the extent that it relates to items included in the federal distributable net income of the estate or trust.

**S-128 Native American income exclusion**

If you are an enrolled member of a tribe or nation recognized by the United States or by New York State, and you are a Native American who works and lives on a reservation, then enter income included in your recomputed federal AGI and earned on that reservation.

**S-129 Special accruals**

If you have or had a change in resident status you may have to use special accrual rules to compute your tax. Income accrues to you as a taxpayer when the amount becomes fixed and determinable and you have an unrestricted right to receive it. An accrued expense is a cost that has been incurred but not yet paid. See the instructions for the return you are filing for more information on special accruals.

If you are subject to the special accrual rules, then enter your accrued item of income, gain, loss, or deduction. Also see A-115.

**S-130 Volunteer firefighter or ambulance worker length of service award**

If you are at least 59½ years old, then you may deduct up to the amount included in your federal gross income for any award paid from a length of service defined contribution plan or defined benefit plan as provided for in Articles 11-A, 11-AA, 11-AAA and 11-AAAA of the General Municipal Law, provided that the award is not distributed as a lump sum amount as defined in section 402(e)(4)(A) of the IRC and taxed under section 603 of the NYS tax law.

**S-132 Living organ donors**

If during the tax year you were a living donor who donated one or more of your organs to another person for human organ transplantation, then enter unreimbursed expenses incurred for travel, lodging, and lost wages, up to a maximum of $10,000. You may claim this subtraction only once during your lifetime.

**Married taxpayers:** If you both qualify, you and your spouse can each claim a subtraction up to $10,000. However, you cannot claim any unused part of your spouse’s subtraction.

**S-133 Distributions from an eligible retirement plan for the Lake Ontario and St. Lawrence Seaway flood relief program**

If your primary residence was damaged by the flooding of Lake Ontario and the St. Lawrence Seaway in 2017 (see TSB-M-17(2)), Income Tax Relief for Individuals Affected by the Flooding of Lake Ontario and the St. Lawrence Seaway, and during the year:

- you received a distribution from an eligible retirement plan, and
- you paid for eligible repairs to your primary residence using all or part of the distribution, and
- the distribution was included in your recomputed federal AGI, then use the worksheet below to compute the subtraction modification to enter in the Total amount column.

**Part-year resident individuals only:** Use the worksheet below to compute your New York State allocated amount using only the amounts attributable to your resident period.

### 2021 Worksheet 1

<table>
<thead>
<tr>
<th>Line</th>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Total distributions received from all eligible plans in 2021</td>
<td>................. 1</td>
</tr>
<tr>
<td>2</td>
<td>Pension and annuity exclusion: Enter the amount from Form IT-201 or IT-201-X, line 29, or Form IT-203 or IT-203-X, line 28</td>
<td>................. 2</td>
</tr>
<tr>
<td>3</td>
<td>Subtract line 2 from line 1. If line 3 is 0 or less, no subtraction modification is allowed for tax year 2021. However, if you will be making additional repairs in tax year 2022, continue with this worksheet and keep it with your records.</td>
<td>................. 3</td>
</tr>
<tr>
<td>4</td>
<td>Enter the amount you paid for eligible repairs to your primary residence in 2021</td>
<td>................. 4</td>
</tr>
<tr>
<td>5</td>
<td>Enter the lesser of line 3 or line 4</td>
<td>................. 5</td>
</tr>
<tr>
<td>6</td>
<td>If the amount from your 2017 IT-225-I, S-133 Worksheet 1, line 8, was less than 0, then enter that amount as a positive number</td>
<td>................. 6</td>
</tr>
<tr>
<td>7</td>
<td>Subtract line 6 from line 5. If line 7 is more than 0, enter the line 7 amount on Form IT-225, line 10, and use subtraction modification S-133. If line 7 is 0 or less, stop; no subtraction modification is allowed for tax year 2021. However, if you will be making additional repairs in tax year 2022, keep this worksheet with your records.</td>
<td>................. 7</td>
</tr>
</tbody>
</table>
S-134 Deduction for student loans discharged due to death or disability

If in 2021, you as a student, or as a parent borrower, had a student loan discharged, in whole or in part, and the discharge was allowed under:

- Higher Education Act of 1965 § 437(a) or (d) or the parallel benefit provided pursuant to Part D of Title IV of such act, or
- Higher Education Act of 1965 § 464(c)(1)(F), or
- otherwise discharged on account of the death or total permanent disability of the person on whose behalf the indebtedness was incurred,

that was included in federal taxable income; then enter the amount of the student loan that was discharged.

Note: For purposes of this modification, the term student loan means:

- a student loan as defined in the IRC of 1986 § 108(f)(2), or
- a private education loan, as defined in the Consumer Credit Protection Act § 140(7).

S-135 Qualified moving expense reimbursements and moving expenses

For federal income tax purposes, the moving expense deduction rules changed for tax years 2018 through 2025.

If during the tax year you received any qualified moving expense reimbursements or paid any moving expenses, then enter those amounts.

For New York income tax purposes, you can claim qualified moving expense reimbursement amounts (as defined under IRC § 132(g) as it existed prior to the Federal Tax Cuts and Jobs Act) you received (directly or indirectly) from an employer as payment for, or reimbursement of, moving expenses (defined below) directly paid by you. You cannot claim any payment for, or reimbursement of, a moving expense actually deducted by you in a prior year.

- Moving expenses means expenses that are reasonable for the circumstances of your move. For example, the cost of traveling from your former home to your new one should be the shortest, most direct route available by conventional transportation. If, during your trip to your new home, you stop over, or make side trips for sightseeing, the additional expenses for your stopover or side trips are not deductible as moving expenses. You can deduct the following items as reasonable expenses:
  - moving your household goods and personal effects (including in-transit or foreign-move storage expenses, and
  - traveling (including lodging but not meals) to your new home.

Who can deduct moving expenses: If you move to a new home because of a new principal workplace, you may be able to deduct your moving expenses. You must meet both the distance and time tests that follow. Also, your move must be closely related both in time and place to the start of work at your new job location. For more information, see 2017 IRS Publication 521, Moving Expenses.

Distance test: Your new principal workplace must be at least 50 miles farther from your old home than your old workplace was. For example, if your old workplace was 3 miles from your old home, your new workplace must be at least 53 miles from that home. If you did not have an old workplace, your new workplace must be at least 50 miles from your old home. The distance between the two points is the shortest of the more commonly traveled routes between them.

Time test: If you are an employee, you must work full-time in the general area of your new workplace for at least 39 weeks during the 12 months right after you move. If you are self-employed, you must work full time in the general area of your new workplace for at least 39 weeks during the first 12 months and a total of at least 78 weeks during the 24 months right after you move.

Exception to the time test: You do not have to meet the time test if any of the following apply:

- Your job ends because of disability
- You are transferred for your employer’s benefit
- You are laid off or discharged for a reason other than willful misconduct
- You are in the Armed Forces and the move is due to a permanent change of station (see below)
- You meet the requirements for certain retirees or survivors living outside the United States when you move to a new home in the U.S. (see 2017 IRS Publication 521)
- You are filing this form for a decedent

Members of the Armed Forces: If you are in the Armed Forces, you do not have to meet the distance and time tests if the move is due to a permanent change of station. A permanent change of station includes a move in connection with and within one year of retirement or other termination of active duty.

S-136 Alimony or separate maintenance payments paid

If you made any applicable alimony or separate maintenance payments during the tax year, then enter the amount paid. See addition modification A-119 for the definition of applicable alimony or separate maintenance payment.

Form IT-203 filers: You must use the following formula to compute the amount to report in the NYS allocated amount column for alimony or separate maintenance payments paid:

\[
\text{Form IT-203, line 17 NYS amount column} \times \frac{\text{Alimony or separate maintenance payments paid}}{\text{New York State allocated amount of alimony or separate maintenance payments paid}}
\]

The amount reported in the NYS allocated amount column cannot exceed the amount reported in the Total amount column.

*If this amount is a negative number, enter zero in the New York State allocated amount column.

You must attach a statement to your return that includes the SSN or ITIN of the spouse(s) or former spouse(s) receiving the alimony or separate maintenance payments.

S-137 Volunteer firefighter enhanced cancer disability benefits

If you were an eligible volunteer firefighter who received insurance payments related to the cancer disability benefits described in General Municipal Law § 205-cc, then enter the amount of such insurance payments includable in federal gross income.

S-138 State and local tax deduction other than state and local sales taxes and income taxes

If an estate or trust claimed a deduction for taxes under IRC § 164 that was limited to $10,000 as provided in IRC § 164(b)(6)(B), or that was denied under IRC § 164(b)(6)(A), then enter the amount of state and local taxes that the estate or trust was not able to deduct for federal income tax purposes.
because of such limitation or denial, other than state and local sales taxes and income taxes as described in Tax Law § 615(c)(1).

Note: In determining the makeup of the $10,000 of deduction claimed by the estate or trust under IRC § 164, it shall be presumed that the $10,000 first comprises the state and local income taxes (or sales taxes, if applicable) the estate or trust accrued or paid during the tax year.

S-139 Miscellaneous itemized deductions
If an estate or trust had miscellaneous itemized deductions, as described in and limited by IRC § 67 (excluding the deductions described in section 67(e)), that the estate or trust was not able to deduct for federal income tax purposes due solely to IRC § 67(g), then enter the amount disallowed under IRC § 67(g).

S-140 COVID-19 family death benefit program
If you received a lump sum death benefit, pursuant to the COVID-19 family death benefit program established by the Metropolitan Transportation Authority in 2020, that was included in your recomputed federal AGI, then enter the amount of the lump sum death benefit (not to exceed $500,000).

Note: This subtraction modification only applies to lump sum death benefits paid under the COVID-19 family death benefit program and does not apply to any benefit payable under such program other than a lump sum death benefit.

S-141 Deduction for repayment of amounts reported in a taxpayer's income in a previous tax year
If you included an item in your New York adjusted gross income for a prior tax year (or years) because it appeared that you had an unrestricted right to such item, but the item was repaid by you during the tax year because it was established after the end of the prior tax year (or years) that you did not have an unrestricted right to the item (or a portion of the item), then enter the amount of such item that was repaid.

Note: For purposes of this modification, no subtraction will be allowed if:
• the repayment amount is included in your New York itemized deduction (or any other deduction allowed under Tax Law Article 22), or
• you filed Form IT-257, New York State Claim of Right Credit, using the repayment amount as the basis of such credit.

Are you a Form IT-201 or Form IT-203 filer who files federal Schedule(s) C, E, or F, or are you filing Form IT-204 or Form IT-205?
If No, go to the instructions for line 18.
If Yes, see subtraction modifications below.

S-201 Small business modification
If you are a farm business or small business that is a sole proprietor, or a farm business that is a partnership (or an LLC treated as a partnership for federal income tax purposes) or a qualified joint venture, that:
• employs one or more persons during the tax year; and
• has net farm income or small business income of greater than zero but less than $250,000;
then you may deduct an amount equal to 5% of the net items of income, gain, loss, and deduction attributable to a sole proprietorship or farm business included in your recomputed federal AGI (but not less than zero).

For more information, see TSB-M-14(5)i, Small Business Subtraction Modification.

S-202 Interest expense on loans used to buy federally tax-exempt obligations that are taxable to New York State
Individuals: If you included interest income from bonds or other obligations that are federally tax exempt but taxable to NYS (as a New York addition), and the expense you incurred in buying the obligation is attributable to a trade or business you carried on, then enter that expense.

Estates and trusts: If the estate or trust included interest income from bonds or other obligations that are federally tax exempt but taxable to NYS (as a New York addition), and if the estate or trust reduced their federal taxable income by deducting interest expense on money borrowed to purchase or carry those obligations, then enter that expense.

S-203 Expenses (other than interest expense) connected with federally tax-exempt income that is taxable to New York State
Individuals: You may deduct expenses you incur to acquire or maintain income that is attributable to a trade or business. If you included income from bonds or other obligations that are federally tax exempt but taxable to NYS (as a New York addition) and the expense you incurred to either produce or collect that income or manage, conserve, or protect the assets that produce that income was not deducted for federal purposes and those expenses are attributable to a trade or business you carried on, then enter that expense.

Estates and trusts: If the estate or trust is including income that is federally tax exempt but taxable to New York State, and if in determining its federal taxable income, the estate or trust deducted expenses used to either produce or collect that income or manage, conserve, or protect the assets that produce that income, then enter that expense.

S-204 Amortizable bond premiums on bonds that generate federally tax-exempt interest income that is taxable to New York State
Individuals: You may deduct expenses incurred when buying an obligation that generates investment income that is attributable to a trade or business.
• If you are including interest income that is federally tax exempt but taxable to New York State (as a New York addition); and
• those bonds were bought for more than their face value (i.e., at a premium); and
• you did not reduce federal income by deducting the amortization of that premium attributable to 2021; and
• those bonds were attributable to a trade or business carried on by you in 2021 (as opposed to personal investments), then enter that amortization.

Estates and trusts: If investment income from an obligation is taxable, then expenses incurred to buy that obligation are deductible when determining New York taxable income.
• If the estate or trust is including interest income that is federally tax exempt but taxable to New York State; and
• those bonds were bought for more than their face value (i.e., at a premium); and
• If the estate or trust did not reduce federal income by deducting the amortization of that premium attributable to 2021; then enter that amortization.
Wage and salary expenses allowed as federal credits but not as federal expenses
If you took a federal credit for which a deduction for wages and salary expenses is not allowed under IRC section 280C, then enter the wage payments not deductible for federal purposes.

Cost depletion
If you are making addition A-202 for any percentage depletion, then enter the cost depletion that IRC section 611 would allow on that property without any reference to either IRC section 613 or 613-A.

Estate and trusts: This subtraction may be made only to the extent that it relates to items included in the federal distributable net income of the estate or trust.

Special depreciation expenditures
You may carry over excess expenditures incurred in tax years beginning before 1987 in connection with depreciable, tangible business property located in New York State to the following tax year or years, and deduct such expenditures in computing your New York income for that year or years, if the expenditures exceed your New York income for that year before the allowance of those expenditures. Complete Form IT-211, Special Depreciation Schedule, to compute the amount to enter. Submit Form IT-211 with your return.

Partners, shareholders, and beneficiaries – Do not complete Form IT-211 to determine the amount to enter. The amount to enter should be provided to you by the entity of which you are a partner, shareholder, or beneficiary.

Safe harbor leases
Enter any amount you included in federal income (except for mass transit vehicles) solely because you made the safe harbor election on your federal return for agreements entered into before January 1, 1984.

Safe harbor leases
Enter any amount that you could have excluded from federal income (except for mass transit vehicles) had you not made the safe harbor election on your federal return for agreements entered into before January 1, 1984.

New York depreciation allowed
If you claimed ACRS depreciation on your federal return for:
• property placed in service during tax years 1981 through 1984 (except IRC section 280F property); or
• property placed in service outside New York State during tax years 1985 through 1993 and fiscal tax years beginning in 1993 (except IRC section 280F property) and you elect to continue using IRC section 167 depreciation (see TSB-M-99(1));
then enter the amount of your New York depreciation. Complete and submit Form IT-399, New York State Depreciation Schedule, with your return.

Partners, shareholders, and beneficiaries – Do not complete Form IT-399 to determine the amount to enter. The amount to enter should be provided to you by the entity of which you are a partner, shareholder, or beneficiary.

ACRS (year of disposition adjustment)
If you disposed of property in 2021 that was depreciated for federal purposes using ACRS and your total federal ACRS deduction exceeds your New York depreciation deduction for that property, then complete Part 2 of Form IT-399, New York State Depreciation Schedule, to compute the amount to enter. See A-206. Submit Form IT-399 with your return.

Partners, shareholders, and beneficiaries – Do not complete Form IT-399 to determine the amount to enter. The amount to enter should be provided to you by the entity of which you are a partner, shareholder, or beneficiary.

Sport utility vehicle expense deduction recapture
If you previously claimed an IRC section 179 deduction with respect to a sport utility vehicle that weighs more than 6,000 pounds; and
• you had to recapture any amount of that deduction in computing your federal income for the tax year; and
• you are not an eligible farmer as defined for the farmers’ school tax credit;
then enter the recapture amount. (See A-208 for the definition of a sport utility vehicle.)

IRC section 168(k) property depreciation
With the exception of resurgence zone property and New York liberty zone property described in IRC section 1400L(b)(2), New York State does not follow the federal depreciation rules for IRC section 168(k) property placed in service inside or outside New York State on or after June 1, 2003.

If you claimed a depreciation deduction for such property; and no exception for resurgence zone or New York liberty zone property applies, then complete Part 1 of Form IT-398, New York State Depreciation Schedule for IRC Section 168(k) Property, to compute the amount of New York depreciation to enter. Submit Form IT-398 with your return.

Partners, shareholders, and beneficiaries – Do not complete Form IT-398 to determine the amount to enter. The amount to enter should be provided to you by the entity of which you are a partner, shareholder, or beneficiary.

IRC section 168(k) property (year of disposition adjustment)
If you disposed of IRC section 168(k) property placed in service inside or outside New York State on or after June 1, 2003 (except for resurgence zone property, and New York liberty zone property described in IRC section 1400L(b)(2)), and your total federal depreciation deduction was more than the New York depreciation deduction for that property, then complete Part 2 of Form IT-398, New York State Depreciation Schedule for IRC Section 168(k) Property, to compute the amount of the disposition adjustment to enter. Submit Form IT-398 with your return.

Partners, shareholders, and beneficiaries – Do not complete Form IT-398 to determine the amount to enter. The amount to enter should be provided to you by the entity of which you are a partner, shareholder, or beneficiary.

Refund of certain New York business tax credits
Enter the amount of any refund of certain New York State business tax credits included in your recomputed federal AGI (for example, the QZE credit for real property taxes). See our website for a complete list of the credits this subtraction
modification applies to. For additional information, see TSB-M-10(9)C, (15), New York State Tax Treatment of Refunds of the Qualified Empire Zone Enterprise (QEZE) Credit for Real Property Taxes.

**S-216 New York State Innovation Hot Spot Program**

Complete Form IT-223, Innovation Hot Spot Deduction, and enter any income or gain included in federal income that is attributable to the operations of a qualified entity at its location in, or as part of, a New York State innovation hot spot. Submit Form IT-223 with your return.

**S-217 Taxable refunds**

⚠️ **Individuals:** If as a partner, S corporation shareholder, or a federal Schedule C or F filer you included in your federal income an amount of taxable refund that was not included on line 4 of Form IT-201 or IT-203, then use this subtraction modification code.

If you included in your federal income any refunds, credits, or offsets for overpayment of any income tax (including the New York City unincorporated business tax and any taxes imposed under Tax Law Article 23 (MCTMT)), then include that amount.

**S-218 Gains invested in a qualified opportunity fund (QOF)**

If you included a gain invested in a QOF in federal gross income for the current tax year, then enter the amount of such gain that was added back in a previous tax year per A-221. Also see A-221.

**S-219 Grants received pursuant to the COVID-19 pandemic small business recovery grant program**

If you received any grant(s), pursuant to the COVID-19 pandemic small business recovery program established in the New York State Urban Development Corporation Act, § 16-ff, then enter the amount of the grant(s), to the extent they were included in your recomputed federal AGI.

**ES-901 Beneficiary’s share of fiduciary adjustment**

If your share of the fiduciary adjustment is a net subtraction, then enter this amount and the modification number on Form IT-225, line 14. Also see EA-901. As a beneficiary you may have income from an estate or trust. Any New York modifications that apply to that income, as well as any additions to or subtractions from federal itemized deductions, will be shown in your share of a single fiduciary adjustment.

**S-302 S corporation shareholders – pass-through income**

If you included in your recomputed federal AGI any S corporation pass-through income pursuant to IRC section 1366 and the corporation is a New York C corporation, then enter the pass-through income.

**S-303 Franchise tax refunds**

If you as an S corporation shareholder received a pro rata share of a franchise tax refund from your S corporation, then enter that amount. For more information, see Form CT-225-I, Instructions for Form CT-225, New York State Modifications.

**S corporation shareholders**

If you reported a federal gain or loss because of the disposition of stock or indebtedness of an S corporation and that S corporation was a New York C corporation for any tax year beginning after December 31, 1980 (in the case of a corporation taxable under Article 9-A, general business corporation tax), or December 31, 1996 (in the case of a corporation taxable under former Article 32, banking corporation franchise tax), then enter the reduction in basis of the stock or indebtedness that is due to the application of IRC section 1376(b) (as in effect for tax years beginning before January 1, 1983) and 1367(a)(2)(B) and (C) for each tax year that the New York election was not in effect.

If, with respect to stock described above, you made any New York additions to recomputed federal AGI required under A-303, then enter the total of those additions. See New York Tax Law section 612(b)(20).
The charts below are a quick reference guide showing (with an X in the column) which form each modification applies to and if the modification must be listed on Form IT-225 or directly on a line of your return.

### Addition modifications

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<tr>
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<td>X</td>
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<tr>
<td>A-112</td>
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## Addition modifications (continued)

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## Subtraction modifications

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<td>S-111</td>
<td>Distributions made to a victim of Nazi persecution</td>
<td>X X X X</td>
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<tr>
<td>S-112</td>
<td>Items of income related to assets stolen from or otherwise lost to a victim of Nazi persecution</td>
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<tr>
<td>S-113</td>
<td>Professional service corporation shareholders</td>
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<tr>
<td>S-114</td>
<td>Gain to be subtracted from the sale of a new business investment reported on your federal income tax return</td>
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<tr>
<td>S-115</td>
<td>Qualified emerging technology investments (QETI)</td>
<td>X X X X</td>
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<tr>
<td>S-116</td>
<td>Sales or dispositions of assets acquired before 1960 with greater state than federal bases</td>
<td>X X X X</td>
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<tr>
<td>S-117</td>
<td>Income earned before 1960 and previously reported to New York State</td>
<td>X X X X</td>
</tr>
<tr>
<td>S-118</td>
<td>Military combat pay</td>
<td>X X X X</td>
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<tr>
<td>S-119</td>
<td>Military pay</td>
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<tr>
<td>S-120</td>
<td>New York Higher Education Loan Program (HELP)</td>
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<tr>
<td>S-121</td>
<td>Certain investment income from U.S. government agencies</td>
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<tr>
<td>S-122</td>
<td>Certain railroad retirement income and railroad unemployment insurance benefits</td>
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<tr>
<td>S-123</td>
<td>Certain investment income exempted by other New York State laws</td>
<td>X X X X X</td>
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<tr>
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<th>Description</th>
<th>Returns</th>
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<tbody>
<tr>
<td>S-124</td>
<td>Disability income exclusion</td>
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<td>S-125</td>
<td>Interest income on U.S. government bonds</td>
<td>Line 28</td>
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<tr>
<td>S-126</td>
<td>New York State organized militia income</td>
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<tr>
<td>S-127</td>
<td>Loss from the sale or disposition of property that would have been realized if a federal estate tax return had been required</td>
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<tr>
<td>S-128</td>
<td>Native American income exclusion</td>
<td>X</td>
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<tr>
<td>S-129</td>
<td>Special accruals</td>
<td>X</td>
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<tr>
<td>S-130</td>
<td>Volunteer firefighter or ambulance worker length of service award</td>
<td>X</td>
</tr>
<tr>
<td>S-132</td>
<td>Living organ donors</td>
<td>X</td>
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<tr>
<td>S-133</td>
<td>Distributions from an eligible retirement plan for the Lake Ontario and St. Lawrence Seaway flood relief program</td>
<td>X</td>
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<tr>
<td>S-134</td>
<td>Deduction for student loans discharged due to death or disability</td>
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<tr>
<td>S-135</td>
<td>Qualified moving expense reimbursements and moving expenses</td>
<td>X</td>
</tr>
<tr>
<td>S-136</td>
<td>Alimony or separate maintenance payments paid</td>
<td>X</td>
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<tr>
<td>S-137</td>
<td>Volunteer firefighter enhanced cancer disability benefits</td>
<td>X</td>
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<tr>
<td>S-138</td>
<td>State and local tax deduction other than state and local sales taxes and income taxes</td>
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<tr>
<td>S-139</td>
<td>Miscellaneous itemized deductions</td>
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<tr>
<td>S-140</td>
<td>COVID-19 family death benefit program</td>
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<td>S-141</td>
<td>Deduction for repayment of amounts reported in a taxpayer’s income in a previous tax year</td>
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<td>S-201</td>
<td>Small business modification</td>
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<td>S-202</td>
<td>Interest expense on loans used to buy federally tax-exempt obligations that are taxable to New York State</td>
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<tr>
<td>S-203</td>
<td>Expenses (other than interest expense) connected with federally tax-exempt income that is taxable to New York State</td>
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<tr>
<td>S-204</td>
<td>Amortizable bond premiums on bonds that generate federally tax-exempt interest income that is taxable to New York State</td>
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<tr>
<td>S-205</td>
<td>Wage and salary expenses allowed as federal credits but not as federal expenses</td>
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<tr>
<td>S-206</td>
<td>Cost depletion</td>
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<tr>
<td>S-207</td>
<td>Special depreciation expenditures</td>
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<td>S-208</td>
<td>Safe harbor leases</td>
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<tr>
<td>S-209</td>
<td>Safe harbor leases</td>
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<td>S-210</td>
<td>New York depreciation allowed</td>
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<tr>
<td>S-211</td>
<td>ACRS (year of disposition adjustment)</td>
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<td>S-212</td>
<td>Sport utility vehicle expense deduction recapture</td>
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<td>S-213</td>
<td>IRC section 168(k) property depreciation</td>
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<td>S-214</td>
<td>IRC section 168(k) property (year of disposition adjustment)</td>
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<tr>
<td>S-215</td>
<td>Refund of certain New York business tax credits</td>
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<tr>
<td>S-216</td>
<td>New York State Innovation Hot Spot Program</td>
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<td>S-217</td>
<td>Taxable refunds</td>
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<tr>
<td>S-218</td>
<td>Gains invested in a qualified opportunity fund (QOF)</td>
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<tr>
<td>S-219</td>
<td>Grants received pursuant to the COVID-19 pandemic small business recovery grant program</td>
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<td>S-301</td>
<td>S corporation shareholders</td>
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<td>S-302</td>
<td>S corporation shareholders - pass-through income</td>
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<td>S-303</td>
<td>Franchise tax refunds</td>
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<td>ES-901</td>
<td>Beneficiary’s share of fiduciary adjustment</td>
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