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CT-240 (8/90)

## Report of License Fee on Foreign Corporations Tex Law - Article 9, Section 181

Based	on period ended	14. C.C.
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## **Instructions**

A foreign corporation must pay a license fee for the privilege of exercising its corporate franchise or carrying on its business in New York State. This fee is in addition to the annual franchise tax and is payable only once unless the capital share structure changes or the amount of capital stock employed in New York State has increased since the last license fee report was filed. Some changes in capital share structure are:

- stock split;
- issuance of authorized stock;
- change of par value stock to no par value stock; and
- change of no par value stock to par value stock.

Who Must File — All corporations (except banking corporations as defined in paragraphs 1 - 8 of section 1452(a) and insurance corporations) doing business in New York State, organized under the laws of any state or country other than New York State, must file Form CT-240. This includes toreign corporations (Article 9-A) that have elected to be New York State S Corporations.

A foreign corporation that is subject to the New York State franchise tax under Article 32, section 1452(a)(9) or a foreign bank holding company that is included in a combined return under Article 32, section 1462(f) is required to file a license fee report. However, a foreign corporation or bank holding company which would not otherwise be taxable in New York State except for its inclusion in a combined return under Article 9-A or Article 32 of the Tax Law is not required to file a license fee report.

All foreign corporations included in a combined return under Article 9-A or Article 32 of the Tax Law that would be taxable in New York State if they filed separate returns are required to file the license fee report and compute the license fee on an individual basis.

When and Where to File — File Form CT-240 with the first franchise tax return, within 2½ months after the end of the fiscal or calendar year, and whenever a change is made in the capital share structure of the corporation or whenever the amount of capital stock employed in New York State has increased since the last license fee report was filed.

Mail to: NYS Corporation Tax Processing Unit P. O. Box 1909 Albany, NY 12201-1909

License Fee Rates — The license fee rate is 5 cents on each share of no par value stock and 1/20th of 1% of the value of par value stock.

Change of Business Information — If there have been any changes in your business' name, ID number, mailing address, business address, telephone number or owner/officer information, complete the enclosed Form DTF-95, Change of Business Information. If no form is enclosed, call toll free (from New York State only) 1 800 462-8100 to request one. From areas outside New York State, call (518) 438-1073.

Other Information — When the license fee is recomputed, the amount of any license fee previously paid may be taken as a credit against the recomputed license fee.

No credit for license fees previously paid will be allowed for merging foreign corporations or a foreign corporation which reincorporates in another state.

Refunds will not be made to a corporation when a recomputed fee is less than the fee previously paid.

The minimum license fee is \$10.

Line A — After completing your report, enter the amount of your payment. Your payment should be the full amount shown on line 11.

Computation of License Fee

- Line 1 Enter the total face value of issued par value stock. So not include treasury stock.
- Line 2 Determine the amount of par value stock allocated to

  New York State by multiplying the amount entered on line

  1 by the license fee allocation percentage computed on

  line 16 (Article 9-A corporations), line 19 (Article 9

  corporations) or line 24 (Article 32 corporations).
- Line 4 Enter the total number of shares of no par value stock issued. Do not include treasury stock.
- Line 5 Determine the number of shares of no par value stock allocated to New York State by multiplying the amount entered on line 4 by the license fee allocation percentage computed on line 16 (Article 9-A corporations), line 19 (Article 9 corporations) or line 24 (Article 32 corporations)
- Line 7 Add line 3 and line 6. If the total is less than \$10, enter the minimum license fee of \$10.
- Line 8 Enter total license fee paid with prior license fee reports.

  Do not include interest paid with prior reports.
- Line 10 —If you do not pay the license fee on time, you must pay interest. You may call the Taxpayer Assistance Bureau for the current rate or to have the interest computed for you; call toll free (from New York State only) 1 800 CALL TAX (1 800 225-5829); from areas outside New York State, call (518) 438-8581.

Schedule A — License Fee Allocation — for Foreign Corporations (Including S Corporations) Taxable Under Article 9-A, Tax Law

Determine the license fee percentage by adding the allocated New York State business capital, allocated New York State investment capital and the allocated New York State subsidiary capital and dividing the result by total capital. Get these figures from Form CES, Computation of Capital Base.

Example:	Allocated NYS Capital	Capital Everywhere
Business Capital	\$750,000	\$1,000,000
Investment Capita	l 5,000	50,000
Subsidiary Capital	100,000	100,000
	\$855,000	\$1.150,000

License fee allocation percentage - 74%

If you file Form CT-3-S, determine your total capital, business capital and investment capital as if you were required to file Form CT-3. Allocate business and investment capital by using the allocation percentages from Form CT-3-S.

Schedule B — License Fee Allocation — for Foreign Corporations Taxable Under Article 9, Tax Law

If you are taxable under Article 9, you must compute your ligaries fee allocation percentage by dividing assets employed in New York State by total assets. Do not include cash or US obligations as part of assets.

Schedule C — License Fee Allocation — for Foreign Corporations Taxable Under Article 32, Tax Law

Determine the license fee percentage by adding together business capital and subsidiary capital allocated to New York State and dividing the result by total capital. Foreign corporations taxable under section 1452(a)(9) and foreign bank holding companies included in a combined return under section 1462(f) are required to compute the license fee allocation in the same manner as the issuer's allocation percentage. The computation of the issuer's allocation percentage is described in the instructions for Form CF22, Franchise Tax Return for Banking Corporations.