



Instructions for Form CT-222

Underpayment of Estimated Tax by a Corporation

General information

All business corporations (including S corporations), insurance, utilities (including providers of telecommunication services), and transportation and transmission corporations whose applicable tax for the current tax year can reasonably be expected to be more than \$1,000 after credits must file a declaration of estimated tax and make quarterly installment payments. For more information concerning making estimated tax payments, see Form CT-300, *Mandatory First Installment (MFI) of Estimated Tax for Corporations*, and Form CT-400-I, *Instructions for Form CT-400*.

Any corporation doing business in the Metropolitan Commuter Transportation District (MCTD) that is required to make a declaration of estimated tax must also make a declaration of estimated metropolitan transportation business tax (MTA surcharge) and make quarterly installment payments.

If you do not pay the required installment payments on time and in the correct amounts, you will have to pay an underpayment penalty for the period of underpayment pursuant to Tax Law, Article 27, section 1085(c).

The penalty is figured separately for each installment due date. Therefore, you may owe a penalty for an earlier due date even if you paid enough tax later to make up the underpayment. This is true even if you are due a refund when your tax return is filed. However, the penalty may be reduced or eliminated if you qualify for an exception pursuant to Tax Law sections 1085(d) and (e). The penalty is computed for the period of underpayment at a rate set by Tax Law section 1096(e). Daily compounding of interest does not apply.

All partnerships, limited liability companies (LLCs) that are treated as partnerships for federal purposes, and New York S corporations that had income from New York sources are required to pay estimated taxes on behalf of nonresident individuals and C corporation partners, members, or shareholders on their distributive or pro-rata share of the respective entity's income. See Form IT-2659, *Estimated Tax Penalties for Partnerships and New York S Corporations*, to determine if you underpaid estimated tax and, if so, to compute the penalty due.

Who must file

Generally, you do not have to file this form with your applicable tax return because New York State will compute the amount of any penalty and notify you of any amount due. However, if the line 1 amount exceeds \$1,000, and any of the following exceptions apply to reduce or eliminate your penalty, you must complete this form and attach it to your tax return (note that no exceptions may be applied to the mandatory first installment):

1. the adjusted seasonal installment method (this exception only applies when the highest tax base, before credits, for the tax year for which the penalty is being computed is the business income base or one of the following bases):
 - fixed dollar minimum tax (Article 9-A)
 - entire net income (ENI) (Article 33)
 - tax on premiums (Article 33)
 - alternative tax (Article 33)
 - gross earnings or gross income (Article 9));
2. the annualized income installment method (this exception only applies when the highest tax base, before credits, for the tax year for which the penalty is being computed is one of the bases specified for the adjusted seasonal method above);
3. you are **not** a large corporation and you are computing your estimated tax based on the prior year's tax, provided that the prior year consisted of 12 months and your return showed a tax liability (also referred to as *the line 8 exception*);

4. you are **not** a large corporation and you are computing your estimated tax by applying to the tax base on which your current year's tax was paid, the facts shown on your return for, and the law applicable to, the preceding tax year, but using the rates applicable to the current year (also referred to as *the line 9 exception*).

A *large corporation* is one that had, or whose predecessor had, business income or allocated business income (if an Article 9-A taxpayer) or ENI or allocated ENI of at least \$1 million for any of the three tax years immediately preceding the tax year involved. A corporation filing its first return would be deemed to be a small corporation.

Article 9-A filers: When any of the three tax years immediately preceding the tax year involved is a tax year that began on or after January 1, 2015, then business income (or allocated business income) is used in place of ENI (or allocated ENI) for the tax year that began on or after January 1, 2015.

Article 33 filers: For a non-life insurance corporation subject to tax under Tax Law section 1502-a, a *large corporation* is one that had direct premiums, subject to the premiums tax under Tax Law section 1502-a, exceeding \$3.75 million for any of the three preceding tax years.

Note: Article 9 filers are never considered large corporations.

Payment of estimated tax

MFI – Corporations subject to tax under Article 9 §§ 184, 186-a, and 186-e, Article 9-A, or Article 33: To avoid an underpayment of estimated tax penalty, with regard to the MFI, if your second preceding year's franchise, excise, or gross receipts tax after credits exceeds \$1,000, you must have paid 25%, or 40% (as applicable), of that tax using Form CT-300. If your corporation is subject to the MTA surcharge, an MFI of estimated MTA surcharge is also required. The MFI is due on or before the 15th day of the third month following the close of each tax year. When you meet the above requirement you **must** file Form CT-300. However, if you do not have a second preceding tax year because a return was not required to be filed, you are not required to file Form CT-300. You must still make a declaration of estimated tax, and pay the remaining installments of estimated tax using Form CT-400, *Estimated Tax for Corporations*, when the requirement to do so is met.

If you are a domestic, foreign, or life insurance corporation subject to tax under Article 33 §1510(b)(1), and the tax after credits exceeds \$1,000 the percentage is 40%.

New York S corporations and Article 9, former §186 filers: To avoid an underpayment of estimated tax penalty, with regard to the MFI, for either:

- A tax year for which you **did not** file for the preceding tax year a request for extension of time for filing – If your franchise, excise, or gross receipts tax after credits is more than \$1,000 on the return for the tax year preceding the year for which the MFI is required, you must have paid 25% or 40% (as applicable) of that tax with that return; or
- A tax year for which you **did** file for the preceding tax year a request for extension of time for filing – If the lesser of the following two amounts is **more** than \$1,000, you must have paid 25% or 40% (as applicable) of such lesser amount with the request for extension:
 - not less than 90% of the tax after credits as finally determined for the year for which the extension of time for filing was requested; or

- not less than 100% of the tax shown, after credits, on the return for the year preceding the year for which the extension of time for filing was requested, if such preceding year was a tax year of 12 months.

When liable for the MTA surcharge, to avoid an underpayment of estimated tax penalty, an MFI for the MTA surcharge is required when an MFI is required for your franchise, excise, or gross receipts tax. The required MFI for the MTA surcharge for a tax year for which you did **not** file for the preceding tax year a request for extension of time for filing is 25% or 40% of the MTA surcharge reported on the MTA return for such preceding year.

The required MFI for the MTA surcharge for a tax year for which you **did** file for the preceding tax year a request for extension of time for filing is 25% or 40% of the lesser of the following two amounts:

- not less than 90% of the MTA surcharge as finally determined for the year for which the extension of time for filing was requested; or
- not less than 100% of the MTA surcharge on the MTA return for the year preceding the year for which the extension of time for filing was requested, if such preceding year was a tax year of 12 months.

Second, third, and fourth installments of estimated tax and estimated MTA surcharge: Due on the fifteenth day of the sixth, ninth, and twelfth months of your tax year. The amount of each installment is 33⅓% of the estimated tax less the MFI. However, corporations that are **not** large corporations are allowed to make second, third, and fourth installments so that each of those installments is 33⅓% of 91% of the estimated tax less the MFI. The estimated tax is the tax, less allowable credits, shown on the return for the year for which the estimated tax payments were made (or if no return was filed, the tax for that year) unless an exception applies. This amount is referred to in this form as the *current year amount*.

If you use either exception number 1 or 2 under *Who must file* to reduce the amount of a second, third, or fourth installment that would otherwise be due, the reduction must be recaptured by increasing the amount of the next installment by the amount of the reduction when the next installment is either an amount determined without using any exception, or an amount determined using exception number 3 or 4 under *Who must file*. Subsequent installments must be increased to the extent that the reduction has not previously been recaptured. Schedule A, Part 3 will compute this recapture for you.

How to use Form CT-222

Complete Part 1 to determine the annual payment. Part 1 determines the least of the following annual payment amounts: the *current year amount* from line 2; the *line 8 exception* amount from line 3; or the *line 9 exception* amount from line 4.

Part 2 is used to inform the Tax Department which exception(s) you are using to reduce or eliminate the underpayment penalty.

The remainder of the form is used to make the actual determination as to which, if any, exceptions apply, and to compute the amount of any penalty on an underpayment of an installment amount.

If an exception(s) applies, mark an **X** in the applicable box(es) in Part 2. If any box in Part 2 is marked, attach Form CT-222 to your tax return. Also mark the box on the appropriate line on your tax return to inform us you are filing Form CT-222.

Complete Schedule A, Parts 1 and 3 if only the box on line 6 is marked. Complete Schedule A, Parts 2 and 3 if only the box on line 7 is marked. Complete Schedule A, Parts 1, 2, and 3 if both boxes on lines 6 and 7 are marked. Complete Schedule B if the box on line 9 is marked.

Line instructions

Part 2 – Reasons for filing

Lines 6 and 7 – Adjusted seasonal installment method and annualized income installment method – If your income varied during the year because, for example, you operated your business on a seasonal basis, you may be able to reduce or eliminate the amount of one or more required installments by using the adjusted seasonal installment method and/or the annualized income installment method. The adjusted seasonal method does not apply when you have less than three tax years filed with New York State.

Example: *A ski shop, which receives most of its income during the winter months, may benefit from using one or both of these methods to figure its required installments. The annualized income installment or adjusted seasonal installment may be less than the installment under the least of the current year amount, line 8 exception, or line 9 exception.*

Note: See *Who must file* for when these methods may be used.

Part 3 – Computing the underpayment

For lines 11 through 19, complete one column before going to the next column.

Line 10 – You are generally required to enter the 15th day of the 3rd, 6th, 9th and 12th months of your tax year.

Line 11 – For column A:

Corporations subject to tax under Article 9 §§ 184, 186-a, and 186-e, Article 9-A, or Article 33: If computing penalty for corporation franchise, excise, or gross receipts tax, enter the amount from the Form CT-300, line 2, column **A**, that was used to satisfy the MFI for the tax year for which you are computing penalty.

If computing penalty for MTA surcharge, enter the amount from the Form CT-300, line 4, column **B**, that was used to satisfy the MFI for the tax year for which you are computing penalty.

New York S corporations and Article 9, former §186 filers:

- If you **did not** file a request for extension of time for filing for the tax year preceding the tax year for which the penalty is being computed, then multiply line 3 by 25% (.25) or 40% (.40), as applicable. Use 25% if line 3 is more than \$1,000, but does not exceed \$100,000. Use 40% if line 3 exceeds \$100,000 or if line 3 exceeds \$1,000, and you are subject to tax under Tax Law section 1510(b)(1). If you are a large corporation and line 3 is not completed, multiply the applicable percentage by the amount that would have been entered on line 3. If your tax due for the previous tax year was less than \$1,000, enter **0**.
- If you **did** file a request for extension of time for filing for the tax year preceding the tax year for which the MFI is required, enter from that extension request the amount reported as the first installment of estimated tax for the next tax year. If no MFI was required on such extension request, enter **0**.

If the box on line 8 or 9, but not line 6 or 7, is marked, subtract column A from line 5 and divide by three. Enter this result in columns B, C, and D. If either of the boxes on line 6 or line 7 is marked, complete the applicable parts of Schedule A and enter the amounts from line 93 in columns B, C, and D.

For the exceptions on lines 6, 7, and 9, the installments should be computed without regard to any increase in the rates applicable to the tax year that may have become effective after the first day of the seventh month of that year.

Line 12 – Enter the estimated tax payments made by you for your tax year as indicated in the *Column A* and *Columns B, C, and D* instructions. Include any amounts paid on time on your behalf by a partnership. If an installment is due on a Saturday, Sunday, or legal holiday, payments made on the next day that is not a Saturday, Sunday or legal holiday are considered made on the due date to the extent the payment is applied against that required installment.

Column A – Enter payments made or credited, by the due date shown on line 10, column A. Also enter this amount on line 16, column A.

Columns B, C, and D – Enter payments made by the due date shown on line 10 for that column and after the due date shown on line 10 of the preceding column. Do not include overpayments of tax from prior installment periods.

A payment of estimated tax is applied against underpayments or required installments in the order which the installments are required to be paid, regardless of the installment to which the payment pertains.

Example: Calendar-year taxpayer

	First	Second	Third	Fourth
Due date	3/15	6/15	9/15	12/15
25% of prior year tax or MTA surcharge	2,000			
Installment amount due	2,000	1,000	1,000	1,000
Paid on time or credited	2,000	0	500*	1,000**
Underpayment	0	1,000	500	0

*Paid \$1,500 on 9/15; \$1,000 applied to 6/15 installment; \$500 applied to 9/15 installment. Therefore, penalty is due on \$1,000 from 6/15 to 9/15.

**Paid \$1,500 on 12/15; \$500 applied to 9/15 installment; \$1,000 applied to 12/15 installment. Therefore, penalty is due on \$500 from 9/15 to 12/15.

Line 18 – Complete lines 20 through 45 to determine the amount of the penalty on any underpayments shown.

Part 4 – Computation of the underpayment penalty

The penalty is computed for the period of underpayment using the underpayment rate determined under Tax Law section 1096(e). The period of underpayment runs from the installment due date to the earlier of the date the underpayment is actually paid **in full** or the 15th day of the 3rd month after the close of the tax year.

Example: A corporation underpaid the 3/15 installment by \$1,000. The 6/15 installment requires a payment of \$2,500. On 6/10, the corporation deposits \$2,500 to cover the 6/15 installment. However, \$1,000 of this payment is applied against the 3/15 installment. The penalty for the 3/15 installment is figured from 3/15 to 6/10 (88 days). Therefore, 6/10 would be entered in line 20, column A. The remaining \$1,500 is applied to the 6/15 installment as if it were made on 6/15.

If you have made more than one payment for a required installment, attach a separate computation for each payment.

Line 41 – In each of columns B, C, and D, add the amount on line 12 to the amount on line 13. If the resulting sum for a column equals or exceeds the amount computed on line 45, multiply line 40 by 75% (.75), and enter the result. If the resulting sum does not exceed the amount on line 45, enter the amount from line 40. Note that the 75% provision does not apply to the MFI (column A).

Schedule A

See *Who must file* for when the adjusted seasonal installment method or the annualized income installment method may be used. The same requirements apply for using either method for MTA surcharge purposes.

Use Schedule A to figure one or more required installments when the adjusted seasonal installment or annualized income installment method is used. If Schedule A is used for any payment due date, it must be completed for all payment due dates. To arrive at the amount of each required installment, Schedule A automatically selects the smallest of:

- the adjusted seasonal installment (if applicable);
- the annualized income installment (if applicable);

- the installment under the least of the current year, line 8 exception, or line 9 exception (increased by any recapture of a reduction in a required installment, when applicable).

Follow the steps below to determine which parts of Schedule A have to be completed:

- If you are using only the adjusted seasonal installment method, mark an **X** in the box on line 6 and complete Schedule A, Parts 1 and 3.
- If you are using only the annualized income installment method, mark an **X** in the box on line 7 and complete Schedule A, Parts 2 and 3.
- If you are using both methods, mark an **X** in the boxes on lines 6 and 7 and complete all three parts in Schedule A.

Schedule A, Part 1 – Adjusted seasonal installment method

You can use the adjusted seasonal installment method only if your base period percentage for any six consecutive months is 70% or more. When the base period percentage is 70% or more, you may also use the adjusted seasonal installment method for MTA surcharge purposes. The base period percentage for any period of six consecutive months is the average of the three percentages computed by dividing ENI, for the corresponding six consecutive month period in each of the three preceding tax years, by the total ENI for each of the three preceding tax years. Note that, for purposes of computing the base period percentage, in lieu of ENI, you must use one of the tax bases set forth in Item 1 under *Who must file*, when such other base is the highest tax base, before credits, for the tax year for which the penalty is being computed. When an Article 9-A taxpayer is required to use a tax period that began before January 1, 2015, in the base period percentage computation, ENI is used for **all** the periods needed in such computation. Compute the base period percentage using the 6-month period in which you normally receive the largest part of your taxable income.

Example: An amusement park with a 2018 calendar tax year is taxed on the business income base and receives the largest part of its taxable income during the 6-month period from May through October. To compute its base period percentage for this 6-month period in 2018, the amusement park figures its ENI for each May through October period in 2015, 2016, and 2017. It then divides the ENI for each May through October period by the total ENI for that particular tax year. Assume the resulting percentages are: 69% for May through October 2015, 74% for May through October 2016, and 67% for May through October 2017. Because the average of 69%, 74%, and 67% is 70%, the base period percentage for May through October is 70%. Therefore the amusement park qualifies for the adjusted seasonal installment method.

Line 61 – For MTA surcharge purposes, you must first figure the franchise, gross receipts, or excise tax on the line 60 amount. The result is multiplied by the MCTD allocation percentage, then multiplied by the applicable MTA surcharge tax rate.

Certain Article 9 and Article 33 filers: Apply the appropriate MTA surcharge return worksheet to the line 60 tax amount **before** multiplying by the MCTD allocation percentage.

Line 68 – Enter any other tax amounts that are part of the computation of the total tax amount on line 1. Examples include, but are not limited to, the tax on subsidiary capital and the tax on premiums for Form CT-33 or CT-33-A filers.

Schedule A, Part 2 – Annualized income installment method

Line 74 – Annualized periods – Enter in columns B, C, and D, respectively, the annualization periods for the option shown in the tables below. For example, if you elected option 1, enter the annualization periods 4, 7, and 10, in columns B, C, and D, respectively.

	2 nd installment	3 rd installment	4 th installment
Standard option	3	6	9
Option 1	4	7	10
Option 2	5	8	11

Use option 1 or option 2 only if you elected to do so by filing Form CT-222.1, *Election to Use Different Annualization Periods for Corporate Estimated Tax*, by the due date of your declaration of estimated tax. Once made, the election is irrevocable for that tax year.

Line 75 – Enter all items of receipts, income, and expenses that were included in your computation of tax that you received for the months entered for each annualization period in columns B, C, and D on line 74.

Line 76 – Enter in columns B, C, and D, respectively, the annualization amounts shown in the table below for the option used for line 74. For example, if you elected option 1, enter the annualization amounts 3, 1.71429, and 1.2, in columns B, C, and D, respectively.

	2 nd installment	3 rd installment	4 th installment
Standard option	4	2	1.33333
Option 1	3	1.71429	1.2
Option 2	2.4	1.5	1.09091

Line 78 – For MTA surcharge purposes, you must first figure the franchise, gross receipts, or excise tax on the line 77 amount. The result is multiplied by the MCTD allocation percentage, then multiplied by the applicable MTA surcharge tax rate.

Certain Article 9 and Article 33 filers: Apply the appropriate MTA surcharge return worksheet to the line 77 tax amount **before** multiplying by the MCTD allocation percentage.

Line 79 – Enter any other tax amounts that are part of the computation of the total tax amount on line 1. Examples include, but are not limited to, the tax on subsidiary capital and the tax on premiums for Form CT-33 or CT-33-A filers.

Line 81 – Enter the credits you are entitled to for the months shown in each column on line 74. Do not annualize any credit. However, when figuring the credits, annualize any item of income or deduction used to figure the credit.

Schedule B – Line 9 exception

Compute this exception using only the tax base that was used to compute the current year's tax. For example, if the highest liability before credits for 2018 is the business income base, then complete line 94 and skip line 95. Article 9 and 33 filers make substitutions where necessary (for example, to include the correct applicable tax base).

Certain Article 9 and Article 33 filers: When using this exception for MTA surcharge purposes for lines 94 and 95, in lieu of multiplying the applicable 2017 tax base by the applicable 2018 rate, apply the appropriate MTA surcharge return worksheet to the applicable 2017 tax base.

Line 98 – Enter any other tax amounts that are part of the computation of the total tax amount on line 1; for example, the tax on premiums for Form CT-33 or CT-33-A filers.

Need help? and Privacy notification

See Form CT-1, *Supplement to Corporation Tax Instructions*.