Department of Finance - ATT-S-CORP CALCULATION OF FEDERAL TAXABLE INCOME FOR S CORPORATIONS ATTACH TO FORM NYC-1, NYC-3A, NYC-3L, NYC-4S OR NYC-4SEZ

All federal Subchapter S Corporations must complete this schedule and include it when filing Form NYC-1, NYC-3A, NYC-3L, NYC-4S, or NYC-4SEZ. Amounts on Part I, Lines 1 through 8, 12 and 13 and Part II, Lines 15 through 18 are carried from your Federal form 1120S.

For CALENDAR YEAR or FIS		or FISCAL YEAR beginning		and ending	and ending		
Name as shown on NYC-1, NYC-3A/ATT, NYC-3L, NYC-4S (NYC-3L, NYC-4S or NYC-4SEZ			7		
					.		
P/	ART I - ADDITIONS TO OI	RDINARY BUSINESS INCOME From Federal Form 112	05				
1	Ordinany business income (loss)			1.			
1.	Ordinary business income (loss).						
2.	Net rental real estate income (los			2.			
3.	Other net rental income (loss)			3.			
4a.		,		4a			
4b.	·			4b			
5.	Ordinary dividends			5	+		
6.	Royalties			6.			
7.	Net short-term capital gain (loss)	Schedule K, Line 7	7.				
8.	Net long-term capital gain (loss).	Schedule K, Line 8a	8				
9.	Sum of lines 7 and 8	See Instructions	9.				
10.	Capital Loss Carryover	See Instructions	10.				
11.	Net Capital Gain	See Instructions		11			
12.	Net Section 1231 gain (loss)	Schedule K, Line 9		12			
13.	Other income (loss)	See Instructions		13			
14.	TOTAL ADDITIONS						
	(Sum of lines 1 through 6 plus line	es 11 through 13)		14			
P/		OM ORDINARY BUSINESS INCOM					
	Make applicable	adjustments for C Corporation treatment	nent of iten				
15.	Section 179 deduction	Schedule K, Line 11		15			
16.	Contributions	,	1	16			
17.	Interest expense	See Instructions		17			
18.	Section 59(e)(2) expenditures	Schedule K, Line 12c		18			
19.	Other deductions	See Instructions		19			
20.	,			20			
21.	TOTAL DEDUCTIONS (Sum of lines 15 through 20)			21.			
P/	ART III - CALCULATION (OF FEDERAL TAXABLE INCOME					
22.	Federal Taxable Income	See Instructions		22.			

SPECIFIC LINE INSTRUCTIONS

PART I

Line 4b - Complete this line only if you are subject to IRC §163(j) (you are not a small business pursuant to IRC §163(j)(3) and not an excepted business under IRC §163(j)(7)), whether or not the amount of interest expense deduction was limited by such section for Federal purposes. Enter here the amount of interest, if any, deducted on 1120S, page 1, line 13, as well as any other interest deducted on the federal return and reflected on any line in Part I of this form that would be subject to the Internal Revenue Code ("IRC") section 163(j) limitation if the taxpayer had not made an election under subchapter S of the IRC. See the instructions to line 17 for more details on interest expense treatment.

Line 9 - If the calculated value for line 9 is negative, enter 0.

Line 10 - The capital loss carryover from prior years that may be used in the current tax year for City purposes. This amount may not exceed the value on line 9. Enter carryover loss as a positive number.

Line 11 - Subtract Line 10 from Line 9.

Line 13 - Enter on this line the amount from Schedule K line 10 of Form 1120S, as well as the amount, if any, that the taxpayer would have been required to recognize under IRC § 951A (GILTI inclusion) if it had not made an election under subchapter S of the IRC. The GILTI inclusion amount is reported on Part II, Line 5 of pro forma Form 8992, which taxpayers must attach to their City return.

NOTE: Taxpayers electing entity treatment under IRS Notice 2020-69 are required to file Form 8992 with Form 1120S. Taxpayers electing this treatment should attach Form 8992 to their City return, as well.

PART II

Line 16 - The charitable contribution deduction from federal Form 1120S, Schedule K, line 12a may not exceed 10% of the sum of lines 1 through 12d (other than line 12a) of Schedule K, subject to any exception provided in the IRC with respect to C corporations.

Line 17 - If you are not subject to IRC §163(j), enter on this line the amount from Schedule K, Line 12b

of Form 1120S. Otherwise, enter on this line the total amount of interest deductions that would have been allowed for federal purposes if the taxpayer had not made an election under subchapter S of the IRC, including any amount added back on line 4b of this form (unless limited by IRC §163(j) as provided below). If any investment interest expense was deducted on form 1120S, Schedule K, line 12b, such interest will be treated as business interest for the purposes of applying the limitation on interest deductions pursuant to IRC section 163(j). Fill out and attach federal form 8990 as if the taxpayer had not made an election under subchapter S of the IRC. For more information on interest expense deductions, see Finance Memorandum 18-11, Impact of IRC §163(j) Limitation on Interest Attribution.

Line 19 - Enter here the amount from 1120S, Schedule K, line 12d, as well as any other applicable deduction not otherwise taken on this form. Included on this line should be the amounts of any deductions that would have been allowed under IRC section 250(a)(1)(B)(i) if the taxpayer had not made an election under subchapter S of the IRC as well as the amount deductible under IRC section 965(c). The deduction under IRC section 250(a)(1)(B)(i) is reported on Part III, Line 29 of pro forma Form 8993, which taxpayers must attach to their City return. Banking Corporation Tax filers should also include on this line the amount of any deductions that would have been allowed under IRC section 250(a)(1)(A) if the taxpayer had not made an election under subchapter S of the IRC. The deduction under IRC section 250(a)(1)(A) is reported on Part III, Line 28 of pro forma Form 8993.

PART III

Line 22 - Federal Taxable Income: Calculate the value of Part I. Line 14 minus Part II. Line 21 and enter here and on Schedule B, Line 1 of your form NYC-1, NYC-3L, NYC-4S, or NYC-4SEZ. For members of a Combined Group included in an NYC-3A, enter on Form NYC-3A, Schedule B Column A, line 1, if this form NYC-ATT-S-Corp is for the reporting corporation. For any other member of the combined group, enter on Form NYC-3A/B, Schedule B, line 1, in the column for this corporation. If there is only one other member of the combined group, enter on Form NYC-3A, Schedule B Column B, line 1. For members of a Combined Group included in an NYC-1A, this form NYC-ATT-S-CORP must be attached to the Form NYC-1 for each Subchapter S corporation included in the combined group.