

CT-3-C

New York State Department of Taxation and Finance

Consolidated Franchise Tax Return

For corporate shareholders of tax-exempt

domestic international sales corporations (DISCs)
Tax Law — Article 9-A

All filers must enter tax period:

	Tax Law — Article 9-A		beginning			ending		
Legal name of corporation			1	Employer iden	tificat	tion number		
If sto	ckholder files as part of a combined group, see instructions or	n pag	ge 4.					
Sche	edule A, Part 1 — Computation of tax on consolidated en	ntire	net income (ENI) base				
1	Business income before allocation from line 60, column C							
2	Business allocation percentage from line 47	2.		%				
	Allocated business income (multiply line 1 by line 2)				3.			
4	Investment income before allocation from line 59, column C							
5	Investment allocation percentage from line 57			%				
	Allocated investment income (multiply line 4 by line 5)				6.			
	Total allocated income (add lines 3 and 6)				7.			_
	Optional depreciation adjustment from line 61, column C				8.			_
	ENI base (line 7 plus or minus line 8)				9.			
	Tax on ENI base (multiply line 9 by the appropriate rate; see instructions; enter			line 72)	10.			_
	edule A, Part 2 — Computation of tax on consolidated ca		I base					
	Business capital from line 70, column C							
	Business allocation percentage from line 47			%				
	Allocated business capital (multiply line 11 by line 12)				13.			
	Investment capital from line 69, column C							
	Investment allocation percentage from line 57			%				
	Allocated investment capital (multiply line 14 by line 15)				_			_
	Capital base (add lines 13 and 16)							_
	Tax on capital base (multiply line 17 by 0.0015; see instructions)							_
	edule A, Part 3 — Computation of tax on consolidated m		um taxable ii	ncome (wi	ii) Da	ase		
	Alternative business income before allocation from line 64, column C	19.	0/ 6 " =	4)	00			
	Allocated alternative business income (multiply line 19 by	04	from line 5	1)	20.			
	Alternative investment income before allocation from line 63, column C	_	0/ 6 " =		00			
	Allocated alternative investment income (multiply line 21 by		% from line 5	· .	22.			_
	Allocated MTI (add lines 20 and 22)			1	23.			_
	Optional depreciation adjustment from line 61, column C			i i				_
	MTI base (line 23 plus or minus line 24)			1	25. 26.			_
	Tax on MTI base (multiply line 25 by 1.5% (.015); enter here and on Formedule A, Part 4 — Computation of adjusted minimum tax		3, IIne 71)		26.			_
	Modified business income before allocation from line 66, column C	_						
	Allocated modified business income (multiply line 27 by		6 from line 51)		20		Т	
	Investment income before allocation from line 65, column C		,		20.			
	Allocated investment income (multiply line 29 by				30.		Т	
	Allocated modified minimum income (add lines 28 and 30)				31.			_
	Optional depreciation adjustment from line 61, column C				32.			_
	Modified MTI base (line 31 plus or minus line 32)				33.			_
	Modified minimum tax (multiply line 33 by 1.5% (.015))				34.			_
35	Tax on MTI base from line 26				35.			_
	Highest tax from Form CT-3, line 72, 73, or 74b							_
	Excess minimum tax (subtract line 36 from line 35; if less than zero, enti-				37.			_
37 38	Modified minimum tax from line 34				57.			
	Amount from line 36	-						
	Excess modified minimum tax (subtract line 39 from line 38; if less that		enter (1)		40.			
	Adjusted minimum tax (subtract line 40 from line 37; enter here and on		,		41.		+	_
	edule A, Part 5 — Computation of tax on consolidated su							_
	Allocated subsidiary capital base from line 52, column C (enter here				42.			_
	Tax on subsidiary capital base (multiply amount on Form CT-3-ATT, line 31 by 0.0009				43.			_

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Name of stockholder		Stockholder	
Emp	oyer identification number		-
Sch	edule B, Part 1 — Computation of busin	ess allocation percentage	_
44	New York State receipts (from Form CT-3 and C	T-3-B, line 135, column A)	44.
45	Receipts everywhere (from Form CT-3 and CT-3-	B, line 135, column B)	45.
46	New York State receipts factor (divide line 44 by	/ line 45)	46.
47	Business allocation percentage (enter line 46 he	ere and on lines 2 and 12)	47.
Sch	edule B, Part 2 — Computation of altern	native business allocation percentage for M	ΤΙ
48	New York State receipts (from Form CT-3 and C	T-3-B, line 155, column A)	48.
	• •	B, line 155, column B)	49.
	· · · · · · · · · · · · · · · · · · ·	/ line 49)	50.
	Alternative business allocation percentage (en	51.	
	edule C - Computation of subsidiary al	· · · · · · · · · · · · · · · · · · ·	
52	Subsidiary capital allocated to NYS (from Form	n CT-3-ATT and CT-3-B, Schedule C, line 29)	52.
	•	d CT-3-B, Schedule C, line 28)	53.
	3 1 \	by line 53)	54.
	edule D - Computation of investment a		
55	Investment capital allocated to NYS (from Form C	CT-3-ATT and CT-3-B, Schedule B, line 4, column G)	55.
	·	3-B, Schedule B, line 4, column E)	56.
		5 by line 56)	57.
	edule E, Part 1 – ENI base		
58	ENI (from Form CT-3 and CT-3-B, line 17)		58.
	,	m CT-3 and CT-3-B, line 18)	59.
	•	CT-3 and CT-3-B, line 19)	60.
		T-3, line 23)	61.
	edule E, Part 2 - MTI base		1 - 1
	•		62.
		on (from Form CT-3 and CT-3-B, line 64)	63.
		(from Form CT-3 and CT-3-B, line 65)	64.
	edule E, Part 3 — Modified minimum inc		
	Investment income before allocation (from Form	65.	
		Form CT-38, line 5, and CT-3-B, Schedule E, line 5)	66.
	edule E, Part 4 — Capital	, , , , , , , , , , , , , , , , , , , ,	-
	-		67.
	Subsidiary capital (from Form CT-3 and CT-3-B, I	68.	
		line 35)	69.
	Business capital (from Form CT-3 and CT-3-B, line 36)		70.
	The state of the s	Legal name of corporation	Employer identification number
	la l	DISC 1	Employer identification number
	-	DISC 2	

	DISC 1	DISC 2	A Total	B Intercorporate	C Total minus		
	% owned	% owned		eliminations (explain on attached sheet)	intercorporate eliminations (A minus B)		
44.					44.		
45.					45.		
46.					46.	%	
47.					47.	%	
48.					48.	$\overline{}$	
49.					49.	+	
50.					50.	%	
51.					51.	%	
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Instructions

Form CT-1, Supplement to Corporation Tax Instructions

See Form CT-1 for the following topics:

- · Changes for the current tax year (general and by Tax Law Article)
- · Business information (how to enter and update)
- Entry formats
 - Dates
 - Negative amounts
 - Percentages
 - Whole dollar amounts
- Third-party designee
- · Paid preparer identification numbers
- Is your return in processible form?
- · Use of reproduced and computerized forms
- · Electronic filing and electronic payment mandate
- Web File
- Form CT-200-V
- · Collection of debts from your refund or overpayment
- · Fee for payments returned by banks
- · Reporting requirements for tax shelters
- · Tax shelter penalties
- Voluntary Disclosure and Compliance Program
- · Your rights under the Tax Law
- Need help?
- Privacy notification

Who must file Form CT-3-C — All corporate stockholders in domestic international sales corporations (DISCs) must file this consolidated return when the DISC is exempt from tax under Tax Law Article 9-A. The return must include information about the stockholder and tax-exempt DISCs in which the stockholders own stock.

Required forms — The tax-exempt DISC must complete and file Form CT-3-B, Tax-Exempt Domestic International Sales Corporation (DISC) Information Return. The stockholder of the DISC must complete and file Form CT-3-C and either Form CT-3, General Business Corporation Franchise Tax Return, or Form CT-3-A, General Business Corporation Combined Franchise Tax Return. Copies of the information return for tax-exempt DISCs, Form CT-3-B, must accompany Form CT-3-C.

General instructions — List names and employer identification numbers of the stockholder and DISCs in the spaces provided.

The information requested on this form may be found on Forms CT-3; CT-3-ATT, Schedules B, C, and D — Attachment to Form CT-3; and CT-38, Minimum Tax Credit, filed by the stockholder; and CT-3-B, filed by the tax-exempt DISC. When the tax period of the DISC differs from that of its stockholder, the period of the DISC that ends within the period of the stockholder is consolidated on Form CT-3-C.

Stockholder of tax-exempt DISC included as part of combined return — If the stockholder of a tax-exempt DISC files as a part of a combined group, it does not file Form CT-3. However, the stockholder should record its own information on Schedules B through E as if it had filed Form CT-3 (obtain instructions for specific lines from Form CT-3-A-I, Instructions for Forms CT-3-A, CT-3-A/ATT, and CT-3-B, under Line instructions for Forms CT-3-A and CT-3-A/B. Then, only carry information to Schedule A for lines 1, 4, 8, 11, 14, 19, 21, 24, 27, 29, 32, and 42. Such information will then be listed on Form CT-3-A for the stockholder.

Reporting period — Use this tax return for calendar year 2011 and fiscal years that begin in 2011 and end in 2012.

You can also use the 2011 return if:

- you have a tax year of less than 12 months that begins and ends in 2012, and
- the 2012 return is not yet available at the time you are required to file the return.

In this case you must show your 2012 tax year on the 2011 return and take into account any tax law changes that are effective for tax years beginning after December 31, 2011.

All filers must complete the beginning and ending tax year boxes in the upper right corner on page 1 of the form.

Line instructions

Complete Schedules B through E before completing Schedule A. Obtain the DISC information for Schedules B through E from the DISC information report, Form CT-3-B.

Schedule A — Compute a tax for each taxable base (Parts 1 through 5) and if applicable, transfer the amounts to Form CT-3. The tax rates are listed in Form CT-3/4-I, *Instructions for Forms CT-4, CT-3, and CT-3-ATT*.

Note: As stated above, stockholders included as part of combined returns complete only certain lines of Schedule A and do not compute tax amounts.

• Part 1 — line 10. General business taxpayers — The rate of tax on the entire net income (ENI) base is 7.1% (.071).

Qualified small business taxpayers — The tax rate is 6.5% (.065) for taxpayers with entire net income base of \$290,000 or less. The tax rate is a blended rate between 6.5% and 7.1% (.071) for taxpayers with ENI base greater than \$290,000. For tax rates, see *Tax rates schedule* in the general information section of Form CT-3/4-I. For the proper computation and definition of qualified small business taxpayer, see Form CT-3/4-I, line 25 instructions for Form CT-3.

Qualified New York manufacturers — The tax rate on the ENI base for a taxpayer that is a qualified New York manufacturer is 6.5%. To see if you qualify as a qualified New York manufacturer, see Form CT-3/4-I, line 165 instructions.

Enter the amount from this line on Form CT-3, line 72.

- Part 2 line 18. Enter the amount from this line on Form CT-3, line 73. Qualified New York manufacturers do not enter more than \$350,000. All other taxpayers do not enter more than \$1,000,000. To see if you qualify as a qualified New York manufacturer, see Form CT-3/4-I, line 164 instructions.
- Part 3 line 26. The rate of tax on the minimum taxable income (MTI) base is 1.5% (.015). Multiply the amount on line 25 by this rate. For complete details, see Form CT-3/4-I, lines 42 through 71 instructions for Form CT-3. Enter the amount from this line on Form CT-3, line 71.
- Part 4 line 41. For complete details, see Form CT-38, Schedule A instructions. Enter the amount from this line on Form CT-38, line 18.
- Part 5 line 43. Enter the amount from this line on Form CT-3, line 77.

To determine the tax due, complete Form CT-3, lines 71 through 82.

Schedule B — Computation of business allocation and alternative business allocation percentage for MTI — The receipts factor is the business allocation percentage (BAP) and the alternative BAP.

DISC columns — Enter at the top of each column the percentage owned, based on issued and outstanding capital stock. Enter the stockholder's attributable share of amounts reported by the DISC on Form CT-3-B.

Column B — Intercorporate eliminations — You must base intercorporate eliminations on the respective reporting periods of the stockholders and the DISCs. Attach a statement explaining all intercorporate eliminations.

- Schedule B Eliminate intercorporate business receipts.
- Schedule E Eliminate deemed and actual dividends received from DISCs to the extent included in ENI. Also eliminate intercorporate assets and liabilities.