CT-13_(6/85)

New York State Department of Taxation and Finance

For calendar year	1985
or taxable perio	od

Preparer's address

beginning	 	•
ending		•

Unrelated Business Income Tax Report

Article 13, Tax Law

Date

	(See Instructions on Bac	k of Form)					
Mail to Processing Unit, P.O. Box 1909 Albany, N.Y. 12201	Nail to Processing Unit, Employer Identification Number File Number P.O. Box 1909		OFFICIAL USE ONLY			•	
within 4½ months after close of report period.	Name			D34	e Received		
CHECK IF CHANGED SINCE LAST REPORT OR IF IN- CORRECT ON LABEL:	Number and Street			Dat	e Received		
Address Employer No. Make Correction on Label.	City or Town	State	ZIP Code				
Principal Unrelated Business Activity	Area Code and Telephone Number						
	()— State or Country of Incorporation	Date of Incorporation	Date Began Unrelated Business in NYS				
Have you been audited by the	Internal Revenue Service in the	past 5 years?		:	FOR AUDIT USE ON	ILY	-
☐ YES ☐ NO				Bus	iness Group Code Nu	mber	
If YES, list years							•
Important: To avoid reject	tion of form, complete all	lines marked • Us	se zeros where they a	pply	/ .		
REMIT AMOUNT SHOWN AT	LINE 16. MAKE CHECK PA		ORK STATE	>	PAYMENT \$		•
SCHEDULE A – COMPU	TATION OF INCOME ANI	D TAX					
Federal unrelated taxable inco	ome before net operating loss deduc	tion and after \$1,000 sp	pecific deduction	1	\$		
2. New York State franchise tax	deducted on federal return			. 2		.]	
3. Add lines 1 and 2		••••		3		1	
4. Income derived from games of	chance			4			
5. Subtract line 4 from line 3				5			arre r
6. New York net operating loss deduction (attach federal and NYS computation)		6					
7. Taxable income (subtract line	6 from line 5)			7		T	
allocation is not claimed	ine 7 X% from line 23			8			•
9. Tax based on income			Line 8 X 10%	. 9		_	
10. Minimum tax				10	250	00	
11. Tax (line 9 or line 10, whiches	ver is larger)			. 11			
12. Interest				12			_ •
13. Additional charge				13			•
14. Total (add lines 11, 12, and 13	3)			14			
15. Prior payments				15		 	
16. BALANCE DUE (subtract line	15 from line 14)		PAY	16	\$		
17. OVERPAYMENT (subtract lin	ne 14 from line 15)	CREDIT to nex	ct year —	17a	\$		
		REFUND		17b	\$		
• •	d with Internal Revenue Service c of form for Schedule B, Unrel		ition.				
	CERTIFICATION BY AN EI	LECTED OFFICER	OF THE CORPORATIO	N			
I hereby certify that this report report.	t, including any accompanying	rider, is to the best c	of my knowledge and bel	ief a	true, correct and c	complet	te
Date	Signature of officer			Offic	ai title		

Preparer's signature or firm name

SCHEDULE B - UNRELATED BUSINESS ALLOCATION

If you did not maintain a regular place of business outside New York State, leave this schedule blank. A regular place of business is any bonafide office, factory, warehouse, or other space regularly used by the taxpayer in carrying on its unrelated business. If this allocation is claimed, attach rider listing for each place of business the location, nature of activities, and number and duties of employees.

18.	Average value of:		a New York	b Everywhere
	a Real estate owned	8a		
	b Real estate rented (attach rider)	b		
	c Inventories owned	С		
	d Other tangible personal property owned	u		
	e TOTAL	е	\$	\$
	f Percentage in New York State (divide 18e, column a, by 18e, column b)	f	%	54.45
19.	Receipts, in the regular course of business, from: a Sales of tangible personal property where shipments are made to points within NY	9a		The second second second
	b All sales of tangible personal property	b		
	c Services performed	С		
	d Rentals of property	_d		
	e Other business receipts	е		
	f TOTAL	f	\$	\$
	g Percentage in New York State (divide 19f, column a, by 19f, column b)	9	%	2 77 (2 22)
20.	Wages, salaries, and other compensation of employees, except general executive officers	٥	\$	\$
21.	Percentage in New York State: (divide 20, column a by 20, column b)2	1	%	
22.	Total of New York State percentages shown at lines 18f, 19g, and 21	2	%	
23	BUSINESS ALLOCATION PERCENTAGE			
	(divide line 22 by three or by the number of percentages)	3	%	2.62

Instructions

Who Must File Form CT-13

Every organization or trust as described in Section 511(a) (2) or (b) (2) of the Internal Revenue Code, other than a corporation taxable under Article 9-A, that is carrying on an unrelated trade or business in New York must file this report and pay the tax due regardless of the amount of federal gross income from an unrelated trade or business.

An unrelated trade or business is any trade or business that is not related to the purpose which exempts an organization from tax under Section 501 of the Internal Revenue Code.

When to File

File this form within 4% months after the close of the reporting period. **Exception:** Employee trusts, as described in the IRC, Section 401(a), are required to file within 3% months after the close of the reporting period. If you need more time to file, you may request an extension of the filing date by completing and filing form CT-5 on or before the due date of this report.

Principal Unrelated Business Activity

In the box labeled Principal Unrelated Business Activity, give the one unrelated business activity that accounts for the largest percentage of total receipts. "Total receipts" means gross receipts plus all other income. State the broad field of unrelated business activity as well as the specific product or services (e.g., mining copper, manufacturing cotton broad woven fabric, wholesale meat, retail men's apparel, export or import chemicals, real estate rental, or real estate operation of motel).

Schedule A

Line 4 — Enter Income derived from the conduct of games of chance or from rental of premises for the conduct of games of chance permitted by a license granted under the General Municipal Law. Games of chance DO NOT include bingo or lotto.

Line 6 — No deduction can be claimed for net operating losses for periods beginning before January 1, 1970 and periods for which the taxpayer was not subject to tax under Article 13 of the Tax Law. The deduction shall not exceed the deduction allowable for federal purposes adjusted to exclude the New York franchise tax deduction used for federal tax purposes.

Line 12 — If the tax is not paid on or before the due date (determined without regard to any extension), interest must be paid on the amount of the underpayment from the due date to the date paid. Determine interest rate in accordance with Part 603 of the Tax Regulations.

Line 13 — Late Filing - Additional Charge

Additional charges for late filing are computed on the amount of tax less any payment made on or before the prescribed due date.

- a. If a return is not filed when due or if the application for extension is invalid add to the tax 5% per month up to 25% (Section 1085(a) (1)
- b. If a return is not filed within 60 days of the prescribed due date the addition to tax cannot be less than the smaller of \$100 or 100% of the amount required to be shown as tax. (Section 1085(a) (1) (B)).
- c. In case of failure to pay the tax shown on a return, add to the tax, ½% per month up to 25%. (Section 1085(a) (2)).
- d. The total of the additional charges in a and c may not exceed 5% for any one month except as provided for in b above. (Section 1085(a)).

If you think you are not liable for these additional charges, attach a statement to your return explaining the delay in filing and/or payment (Section 1085).

Schedule B

Line 18 — The fair market value of any asset is the price (without any encumbrance, whether or not the taxpayer is liable) at which a willing seller not compelled to sell will sell and a willing purchaser not compelled to buy will buy. Average fair market value is generally computed on a quarterly basis. If the taxpayer's usual accounting practice does not permit computing average fair market value quarterly or more frequently, a semiannual or annual basis may be used if no distortion of average fair market value results.

Line 18b — The value of real property rented to the taxpayer generally is eight times the gross rent payable during the year covered by the report. Gross rent includes any amount payable as rent or instead of rent, such as taxes and repairs, and the amount of annual amortization of any costs of leasehold improvements made by or on behalf of the taxpayer.

Line 18 c and d — "Tangible personal property" means corporeal personal property, such as machinery, tools, implements, goods, wares, and merchandise. DO NOT INCLUDE cash, shares of stock, bonds, notes, credits, or evidence of an interest in property and evidence of debt.

Line 20 — Include only the personal service compensation of employees (other than general executive officers) of the unrelated trade or business.

General executive officers include the chairman, president, vice president, secretary, assistant secretary, treasurer, comptroller, and any other officer charged with the general executive affairs of the corporation. An executive officer whose duties are restricted to territory either in or outside New York State is not a general executive officer.