Ontario Transitional Tax Debits and Credits (2010 and later tax years)

Schedule 506
Code 1003
Protected B when completed

Corporation's name	Business number	Tax year end					
			Yea	r	Month	l D	ay
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- Complete this schedule if the corporation is a specified corporation that is subject to the Ontario transitional tax debit or is claiming the Ontario transitional tax credit.
- Unless otherwise noted, all legislative references are to the federal Income Tax Act.
- File this schedule with the T2 Corporation Income Tax Return.
- Unless otherwise noted, terms on this page are defined under subsection 46(1) of the Taxation Act, 2007 (Ontario).
- Specified corporation is defined under subsection 46(5) of the Taxation Act, 2007 (Ontario) as a corporation:
 - that is not exempt at or immediately before its transition time from tax payable under Part I of the federal Act;
 - that has a tax year that ends before 2009 and a tax year that includes January 1, 2009; or has a tax year that begins after 2008 and a tax year that is deemed to end on December 31, 2008, under subsection 249(3) of the federal Act;
 - that has a permanent establishment (PE) in Ontario at its transition time;
 - that had a PE in Ontario at any time in its last tax year ending before 2009, and was subject to tax under Part II of the Corporations Tax Act (Ontario) for that tax year; and
 - whose assets have not been distributed in an eligible pre-2009 winding-up.
- A specified corporation also includes, under subsection 51(1) of the Taxation Act, 2007 (Ontario), the parent corporation of an eligible post-2008 winding-up
 and the new corporation of an eligible amalgamation.
- · A specified corporation may be subject to the Ontario transitional tax debit if:
 - the corporation's total federal balance is more than the total Ontario balance at the end of the tax year; or
 - the corporation has a post-2008 scientific research and experimental development (SR&ED) balance, as defined under subsection 49(2) of the Taxation Act, 2007 (Ontario), and a federal SR&ED transitional balance, as defined under subsection 49(4) of the Taxation Act, 2007 (Ontario), at the end of the tax year.
- A specified corporation may be able to claim the Ontario transitional tax credit if:
 - the corporation's total Ontario balance is more than the total federal balance at the end of the tax year; or
 - the corporation has an unused transitional tax credit balance from previous tax years.

• Transition time means:

- the beginning of the corporation's first tax year that starts after 2008 if the previous tax year is deemed under subsection 249(3) of the federal Act to end on December 31, 2008, or
- the beginning of the corporation's tax year that includes January 1, 2009, in any other case.
- An eligible amalgamation means an amalgamation or merger of a particular corporation and one or more other corporations to form a new corporation where:
 - the amalgamation or merger occurs after December 31, 2008, and does not occur at the new corporation's transition time;
 - the new corporation has a PE in Ontario immediately after the amalgamation or merger;
 - the particular corporation has a PE in Ontario immediately before the amalgamation or merger;
 - the particular corporation is a specified corporation at its transition time or at any time before the amalgamation or merger;
 - the amalgamation or merger occurs in the amortization period of the new corporation;
 - the amortization period of the new corporation does not end immediately after the beginning of its reference period; and
 - the amortization period of the particular corporation does not end before the amalgamation or merger.
- An eligible post-2008 winding-up means the winding-up of a subsidiary corporation into its parent corporation under subsection 88(1) where:
 - the completion time of the winding-up is after December 31, 2008, and the time immediately after the completion time is within the amortization periods of the subsidiary and parent;
 - the parent's tax year (during which it received the assets of the subsidiary) ends after December 31, 2008;
 - the subsidiary has a PE in Ontario during its tax year ending at the completion time; and
 - the parent has a PE in Ontario during its tax year in which it received the assets from the subsidiary.
- An eligible pre-2009 winding-up means the winding-up of a subsidiary under subsection 88(1) where:
 - the completion time of the winding-up is after December 31, 2008, and the parent's tax year (during which it received the assets of the subsidiary) ended before January 1, 2009; or
 - the completion time of the winding-up is before January 1, 2009, and the parent's tax year (during which it received the assets of the subsidiary) ended after December 31, 2008.
- The **completion time** of a winding-up means the end of the tax year of the subsidiary during which the subsidiary distributes its assets to the parent for the purposes of paragraph 88(1)(e.2).
- A specified pre-2009 transfer under section 52 of the *Taxation Act, 2007* (Ontario) means a transfer of property between corporations not at arm's length that changes the total federal or Ontario balance of either the transferee or the transferor and that occurs:
 - before 2009;
 - at different values under the Corporations Tax Act (Ontario) and the federal Act;
 - in a tax year ending after 2008 for either the transferee or the transferor corporation, and that corporation is a specified corporation; and
 - in a tax year of the other corporation ending before 2009, in which the other corporation has a PE in Ontario.



Part 1 - Total federal balance -

Complete this part if:

- the tax year includes January 1, 2009; or
- the previous tax year-end is deemed to be December 31, 2008, under subsection 249(3).

If this is the first year after amalgamation, include the total of all amounts from the predecessor corporations that had a PE in Ontario immediately before the amalgamation.

If the corporation is a life insurer or a non-resident corporation, do not include the amounts under the additional rules in subsection 48(8) of the *Taxation Act*, 2007 (Ontario).

For other tax years, go to Part 3.

Federal balances at the end of the previous tax year (tax yea	r endina iı	n 2008)
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Total undepreciated capital cost of depreciable properties (total of column 220 from Schedule 8, Capital Cost Allowance (CCA))
Charitable donations not yet deducted from income (from line 280 of Schedule 2, Charitable Donations and Gifts) (see Note 1)
Gifts to Canada, a province, or a territory (from line 380 of Schedule 2) (see Note 1)
Gitts of certified cultural property (from line 480 of Schedule 2) (see Note 1)
Gifts of certified ecologically sensitive land (from line 580 of Schedule 2) (see Note 1)
Gifts of medicine (from line 680 of Schedule 2) (see Note 1)
Cumulative eligible capital (from line 300 of Schedule 10, Cumulative Eligible Capital Deduction)
Federal SR&ED expenditure pool (from line 470 of Form T661, Scientific Research and Experimental Development (SR&ED) Expenditures Claim) (see Note 2 and Note 3)
Cumulative Canadian exploration expense (from line 249 of Schedule 12, Resource-Related Deductions) (see Note 2) 128
Cumulative Canadian development expense (from line 349 of Schedule 12) (see Note 2)
Cumulative Canadian oil and gas property expense (from line 449 of Schedule 12) (see Note 2)
Federal balances at the beginning of the current tax year
Non-capital losses (line 102 of Schedule 4, Corporation Loss Continuity and Application, of the current
tax year) (see Note 2 and Note 4) Net capital losses (from line 200 of Schedule 4 of the current tax year x 50%) (see Note 2 and Note 4)
Net capital losses (from line 200 of Schedule 4 of the current tax year x 50%) (see Note 2 and Note 4)
Amounts included in the calculation of the Ontario income tax in the previous tax year
Total reserves deducted under paragraph 20(1)(l), (l.1), (m), (m.1), (n), or (o), subsection 32(1), section 61.4 or subparagraph 138(3)(a)(i), (ii), or (iv) of the federal Act, as it applies for the purposes of the <i>Corporations Tax Act</i> (Ontario)
One half of the total reserves deducted under subparagraph 40(1)(a)(iii) or 44(1)(e)(iii) of the federal Act, as it applies under the <i>Corporations Tax Act</i> (Ontario)
Other discretionary deductions claimed for Ontario income tax, but not claimed federally in the tax years ending after December 12, 2006, and before the transition time
Other amounts
Total adjusted cost base of partnership interests owned by the corporation, under the federal Act, at the beginning of the tax year (see Note 5)
Gain from a negative adjusted cost base of a partnership interest under subsection 40(3) of the federal Act, as it applies under the <i>Corporations Tax Act</i> (Ontario), as if all partnership interests were disposed of at the beginning of the tax year
Amount of farming income specified under paragraph 28(1)(b) in the previous tax year
Federal balance before election (total of lines 110 to 164)
Deduct:
Lesser of amount D or amount E from Part 4, if an election is made
Total federal balance (amount A minus line 170)

- Note 1: Enter "0" if the corporation was non-resident immediately before its transition time.
- Note 2: Enter "0" if control of the corporation was acquired at transition time.
- Note 3: Do not include the SR&ED expenditure pool earned before control of the corporation was last acquired.
- Note 4: Do not include losses that arose before control of the corporation was last acquired.
- Note 5: The adjusted cost base of any particular partnership interest cannot be less than "0".

Part 2 – Total Ontario balance

Complete this part if:

- the tax year includes January 1, 2009; or
- the previous tax year-end is deemed to be December 31, 2008, under subsection 249(3).

If this is the first year after amalgamation, include the total of all amounts from the predecessor corporations that had a PE in Ontario immediately before the amalgamation.

If the corporation is a life insurer or a non-resident corporation, do not include the amounts under the additional rules in subsection 48(8) of the *Taxation Act*, 2007 (Ontario).

For other tax years, go to Part 3.

Ontario balances at the end of the previous tax year (tax year ending in 2008)

Total undepreciated capital cost of depreciable properties (total of column 13 from Ontario Schedule 8, Ontario Capital Cost Allowance)
Charitable donations (amount I from Ontario Schedule 2, Ontario Charitable Donations and Gifts) (see Note 1)
Gifts to Canada, a province, or a territory (total of closing balance amounts from parts 3 and 5 of Ontario Schedule 2) (see Note 1)
Gifts of certified cultural property (closing balance amount from Part 6 of Ontario Schedule 2) (see Note 1)
Gifts of certified ecologically sensitive land (closing balance amount from Part 7 of Ontario Schedule 2) (see Note 1) 218 220
Cumulative eligible capital (amount Q from Ontario Schedule 10, Ontario Cumulative Eligible Capital Deduction)
Ontario SR&ED expenditure pool (line 480 from Ontario CT23 Schedule 161, Ontario Scientific Research and Experimental Development Expenditures) (see Note 2 and Note 3)
Adjusted Ontario SR&ED incentive balance (see Note 2 and Note 5)
Cumulative Canadian exploration expense (closing balance of Regular Expenses from Part 2 of Ontario Schedule 12, Ontario Exploration Expenses) (see Note 2)
Cumulative Canadian development expense (closing balance of Regular Expenses, Canadian CCDE Expenses, from Part 3 of Ontario Schedule 12) (see Note 2)
Cumulative Canadian oil and gas property expense (closing balance of Regular Expenses from Part 4 of Ontario Schedule 12) (see Note 2)
Non-capital losses (from line 709 of Ontario Corporations Tax Return CT8 or CT23 Corporations Tax and Annual Return) (see Note 2 and Note 4)
Net capital losses (from line 719 of CT8 or CT23 × 50%) (see Note 2 and Note 4)
Amounts included in the calculation of the federal income tax in the previous tax year
Total reserves deducted under paragraph 20(1)(I), (I.1), (m), (m.1), (n), or (o), subsection 32(1), section 61.4 or subparagraph 138(3)(a)(i), (ii), or (iv)
One half of the total reserves deducted under subparagraph 40(1)(a)(iii) or 44(1)(e)(iii)
Other amounts
Total adjusted cost base of partnership interests owned by the corporation, for the purposes of the Corporations Tax Act (Ontario), at the beginning of the tax year (see Note 6)
Gain from a "negative" adjusted cost base of a partnership interest under subsection 40(3) determined as if all partnership interests were disposed of at the beginning of the tax year
Amount of farming income in the previous tax year specified under paragraph 28(1)(b) of the federal Act, as it applies for the purposes of the Corporations Tax Act (Ontario)
Total Ontario balance (total of lines 210 to 264)

- Note 1: Enter "0" if the corporation was non-resident immediately before its transition time.
- Note 2: Enter "0" if control of the corporation was acquired at transition time.

Enter amount on line 340 in Part 3.

- Note 3: Do not include the SR&ED expenditure pool earned before control of the corporation was last acquired.
- Note 4: Do not include losses that arose before control of the corporation was last acquired.
- Note 5: The adjusted Ontario SR&ED incentive balance under subsection 49(7) of the *Taxation Act, 2007* (Ontario) is the total of federal investment tax credits that:
 - have been earned and are available without restriction to the corporation;
 - are attributable to qualifying Ontario SR&ED expenditures; and
 - have not been deducted under subsection 127(5) or (6) of the federal Act in a tax year ending prior to the start of the tax year ending immediately before the corporation's transition time.

Note 6: The adjusted cost base of any particular partnership interest cannot be less than "0".

— Part 3 – Total rederal balance and total Official balance at the end of	the tax year
Total federal balance:	
Total federal balance (amount from line 180 in Part 1, or amount from line 330 in Part 3 of Schedule 506 for the previous tax year)	300
Add:	
Amount from eligible amalgamation* Amount from eligible post-2008 winding-up* Amount from eligible pre-2009 winding-up* Amount from specified pre-2009 transfers*	315
Total federal balance at the end of the tax year	<u>330</u>
Total Ontario balance:	
Total Ontario balance (amount from line 280 in Part 2, or amount from line 370 in Part 3 of Schedule 506 for the previous tax year)	340
Add:	
Amount from eligible amalgamation* Amount from eligible post-2008 winding-up* Amount from eligible pre-2009 winding-up* Amount from specified pre-2009 transfers*	355 360
Total Ontario balance at the end of the tax year	▶ 370
Transitional balance at the end of the tax year (line 330 minus line 370)	390
If line 390 is positive, the corporation may be subject to a transitional tax debit. Com If line 390 is negative, the corporation may be eligible to claim a transitional tax cred	
* See page 1 for definitions of eligible amalgamation, eligible post-2008 winding-up transfers. To calculate these amounts, you can use Schedule 507, Ontario Transfers.	
— Part 4 – Election to reduce federal SR&ED expenditure pool The corporation may make this election if: – the tax year includes January 1, 2009; or – the previous tax year-end is deemed to be December 31, 2008, under subsection.	n 240/2)
Are you making an election under clause (b) of the definition of "I" in paragraph 1 of subsection 48(4) of the <i>Taxation Act</i> , 2007 (Ontario)?	
If you answered no to the question at line 400, go to Part 5. If you answered yes to	
Federal SR&ED expenditure pool closing balance at the end of the previous tax year Deduct :	ar (amount from line 124 in Part 1)
Adjusted Ontario SR&ED incentive balance at the end of the previous tax year (amount from line 226 in Part 2)	1
Ontario SR&ED expenditure pool closing balance at the end of the previous tax yea (amount from line 224 in Part 2)	
Subtotal (amount 1 plus amo	ount 2) ► C
Subtotal (amoun	nt B minus amount C) (if negative, enter "0")
Federal balance before election (amount A from Part 1) Deduct:	
Total Ontario balance (amount from line 280 in Part 2)	Subtotal (if negative, enter "0") E
	Subiotal (II riegative, effet 0)

Enter the lesser of amount D and amount E on line 170 in Part 1.

- Dart F Deference period and amortization period	Protected B when complete
Part 5 – Reference period and amortization period	
Reference period The reference period starts at the beginning of the corporation's first tax year ending after December 31, 2008, and ends on the earlier of:	
five calendar years after the time immediately before the start of the corporation's reference period; andDecember 31, 2013.	
Number of days in the corporation's reference period* (do not include February 29, 2008, and February 29, 2012)	
* The number of days in the corporation's reference period is 1825 unless:	
 the previous tax year-end is deemed to be December 31, 2008, under subsection 249(3). In this case, count the number days from the beginning of the 2009 tax year to December 31, 2013; or 	er of
 the corporation was incorporated or amalgamated after January 1, 2009. In this case, count the number of days from the date of incorporation or date of amalgamation to December 31, 2013. 	ne
Amortization period	
The amortization period starts at the beginning of the corporation's reference period and ends on the earlier of: — the end of the corporation's reference period; and — the early termination date as indicated under line 430.	
Number of days in the amortization period that are in the tax year** (do not include February 29, 2008, or February 29, 2012)	
** The number of days in the amortization period that are in the tax year is the number of days in the tax year unless:	
 the tax year-end is later than the end of the reference period. In this case, count the number of days from the beginning the end of the reference period; or 	g of the tax year to
 the corporation terminates the amortization period before the end of the tax year. In this case, count the number of day of the tax year to the day of early termination. 	's from the beginning
Early termination of the amortization period	
The amortization period of the corporation usually coincides with the corporation's reference period. However, if the corporation period ends in the tax year and before the reference period ends, tick the applicable box below to indicate the reason for the	
The corporation:	
1 ceases to have a PE in Ontario in the tax year for any reason other than an eligible amalgamation or eligible p	ost-2008 winding-up.
2 becomes exempt from tax under Part I of the federal Act immediately after the end of the tax year.	
 elects under subsection 47(2) of the <i>Taxation Act, 2007</i> (Ontario) to prepay the transitional tax debit. Note: The Ontario Allocation Factor, calculated in Part 6, has to be at least 90% or the amount on line 390 in Part 3 is not more than \$10,000. 	
 does not object to early termination of the amortization period and accelerated payment of the transitional tax under subsection 46(3) of the <i>Taxation Act</i>, 2007 (Ontario). Note: Amount T in Part 8 cannot be more than \$1,000. 	credit,
If you ticked one of the above boxes:	
 enter the date of the early termination, if the date is different from the tax year-end and you ticked box 1 at line 430 	Year Month Day
 enter the number of days from the first day of the tax year to the end of the corporation's reference period (do not include February 29, 2008, or February 29, 2012) 	
- Part 6 - Calculation of Ontario allocation factor (OAF)	
If the provincial or territorial jurisdiction entered on line 750 of the T2 return is "Ontario," enter "1" on line F. If the provincial or territorial jurisdiction entered on line 750 of the T2 return is "multiple," complete the following calculation and	nd enter the result on line F:
Ontario taxable income* =	
Taxable income**	
Ontario allocation factor (OAF)	F
 Enter the amount allocated to Ontario from column F in Part 1 of Schedule 5, Tax Calculation Supplementary – Corporation calculate the amount in column F as if taxable income were \$1,000. Enter taxable income from line 360 or amount Z of the T2 return, whichever applies. If taxable income is nil, enter "1,000." 	

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─ Part 7 – Transitional tax debits ──────		<u> </u>
Complete this part if the amount on line 390 in Part 3 is positive.		
Amount from line 390 in Part 3	G	
Amount G × Ontario basic rate of tax* % =	Н	
Amount H × OAF (from line F in Part 6)		
Amount A VAF (nomine Fin Fait 6)	·	
Number of days from line 440 (if applicable) or line 420 in Part 5 =	J	
Number of days in the corporation's reference period from line 410 in Part 5		
Transitional tax debit before tax on elected reduced SR&ED pool (amount I multiplied by amount J)		K
Post-2008 SR&ED balance at the end of the year (amount HH from Part 12)		
Federal SR&ED transitional balance at the end of the year (amount QQ from Part 14)		
Tax on elected reduced SR&ED pool (the lesser of lines 460 and 470)		L
Total transitional tax debits (amount K plus amount L)		M
— Part 8 – Transitional tax credits		
Complete this part if the amount on line 390 in Part 3 is negative.		
Amount C6 from Schedule 5	N	
Ontario resource tax credit (from line 404 of Schedule 5)		
Ontario tax credit for manufacturing and processing (from line 406 of Schedule 5)		
Ontario foreign tax credit (from line 408 of Schedule 5)		
Ontario credit union tax reduction (from line 410 of Schedule 5) Subtotal	0	
Subtotal (amount N minus amount O)	P	
Number of days from line 420 in Part 5	Q	
Number of days in the tax year (do not include February 29, 2008, or February 29, 2012)		
Ontario tax payable for purposes of the current year transitional tax credit (amount P multiplied by amount 0	_{Q)} 510	
Amount from line 390 in Part 3 (enter as a positive amount)		
Amount R × Ontario basic rate of tax* % = Amount S × OAF (from line F in Part 6)		
Number of days from line 440 (if applicable) or line 420 in Part 5		
(if applicable) or line 420 in Part 5 Number of days in the corporation's reference period from line 410 in Part 5	U	
Current-year transitional tax credit (amount T multiplied by amount U)	520	
Ontario tax payable for purposes of the unused transitional tax credit carryforward	530	
Transitional tax credit:		
Lesser of amounts on line 510 and 520		V
Lesser of unused transitional tax credit available (amount Y from Part 9) and amount on line 530		W
Transitional tax credits (amount V plus amount W)		
Enter amount X on line 414 of Schedule 5.		

^{*} Enter the rate calculated in Part 1 of Schedule 500, Ontario Corporation Tax Calculation.

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Part 9 – Unused transitional tax credit	
Unused transitional tax credit carryforward from previous year (amount from line 580 of the previous year)*	1
Add:	
Unused transitional tax credit transferred from a predecessor corporation or a subsidiary on an eligible amalgamation or an eligible post-2008 winding-up*	2
Unused transitional tax credit available (amount 1 plus amount 2)	Y
Add:	_
Current-year transitional tax credit (amount from line 520 in Part 8)	z
Deduct:	Subtotal (amount Y plus amount Z)3
Transitional tax credit applied (amount X from Part 8)	AA
Unused transitional tax credit (available for later years) (amount 3 minus amount AA)	
* Enter "0" if this is the first tax year ending after 2008.	
Complete parts 10 to 14 if the corporation or a predecessor made an election in Part 4 at the tra	ansition time.
— Part 10 – Federal current SR&ED limit and federal current SR&ED deficit —	
Current SP&ED expenditures in the year under paragraph 37(1)(a) 610	
Capital SP&ED expenditures in the year under paragraph 37(1)(h)	
Repayment of assistance under paragraph 37(1)(c)	
Investment tax credit recentured under subsections 127(27), (20), and (24)	
in the previous tax year	
Subtotal (total of lines 610 to 624)	BB
Policet	
Deduct:	
Assistance under paragraph 37(1)(d)	
investment tax disalts deducted under paragraph of (1)(c)	
Subtotal (line 638 plus line 644)	cc
Federal current SR&ED limit or federal current SR&ED deficit (amount BB minus amoulf the amount on line 650 is positive, enter it on line II in Part 13.	int CC)650
If the amount on line 650 is negative, enter it as a positive amount on line DD in Part 12.	
— Part 11 – Relevant OAF —	
Enter on line 660 whichever of the following amounts is greatest:	
 the corporation's OAF for the tax year that includes its transition time 	
(from line F in Part 6)	1
 the greatest of the corporation's OAFs for a tax year ending in 2006, 2007, and 2008 as determined under subsection 12(1) of the Corporations Tax Act (Ontario) 	2
 the greatest of the weighted OAFs* of the corporation and its 	
designated corporations** for 2006, 2007, and 2008	3
Relevant OAF	660 %
* The weighted OAF for two or more corporations for their tax years ending in 2006, 2007, or	2008 is the total of the following for each corporation:
 the corporation's OAF as determined under subsection 12(1) of the Corporations Tax A corporation's and its share of partnerships' qualified Ontario SR&ED expenditures in the and their shares of partnerships' qualified Ontario SR&ED expenditures in the tax year. 	
Qualified Ontario SR&ED expenditure is defined in section 11.2 of the Corporations Tax Act	t (Ontario).
** A designated corporation in respect of a particular corporation is:	
1) a corporation that amalgamated with the particular corporation under section 87;	
2) a corporation that wound up into the particular corporation under subsection 88(1); or	
3) a designated corporation to a corporation identified in 1) or 2)	

— Part 12 – Post-2008 SR&ED balance — Pro	otected B when completed
Tark 12 Took 2000 Orka25 Salahoo	
Federal current SR&ED deficit for the year (amount from line 650 in Part 10, if negative) (enter as a positive amount)	DD
SR&ED expenditure amount deducted in the year under subsection 37(1) 670	
Deduct:	
Cumulative post-2008 SR&ED limit at the end of the year (amount LL from Part 13)	
Subtotal (line 670 minus line 675) (if negative, enter "0")	EE
Subtotal (amount DD plus amount EE)	FF
Amount FF × 14% =	GG
Post-2008 SR&ED balance at the end of the year (amount GG multiplied by line 660 from Part 11)	HH
— Part 12 Cumulative neet 2009 SD SD limit at the and of the year	
— Part 13 – Cumulative post-2008 SR&ED limit at the end of the year	
Federal current SR&ED limit for the year (amount from line 650 in Part 10, if positive) Total of all federal SR&ED limits from previous tax years ending after December 31, 2008	II
Total of all federal SR&ED limits from previous tax years ending after December 31, 2008	
Total of all amounts deducted under subsection 37(1) for previous tax years ending after December 31, 2008	
provided tax yours change after 2000	
Total of all transitional tax debits on elected reduced SR&ED pool calculated under subsection 48(3) of the <i>Taxation Act, 2007</i> (Ontario) in the previous years (total of line L in Part 7 for previous years)	
Deduct:	
Amounts included in line 710 that are reasonably attributable to the federal current SR&ED deficit for the year	
Subtotal (line 710 minus line 715) 720	
Line 720 = KK	
Relevant OAF (from line 660 in Part 11) × 14%	
Subtotal (line 705 minus amount KK)	
Subtotal (line 705 minus amount KK)	
Cumulative post-2008 SR&ED limit at the end of the year (amount JJ minus line 730) (if negative, enter "0")	LL
— Part 14 – Federal SR&ED transitional balance at the end of the year	
·	
Amount from line 170 in Part 1 (see Note)	
Amount NN ×14% =	00
Federal SR&FD transitional balance transferred on an	
eligible amalgamation or an eligible post-2008 winding-up	PP
Subtotal (amount OO plus line 740)	PP
Deduct:	
Total of all transitional tax debits on elected reduced SR&ED pool calculated under subsection 48(3) of the <i>Taxation Act, 2007</i> (Ontario) in the previous years (total of line L in Part 7 for previous years)	
Federal SR&ED transitional balance at the end of the year (amount PP minus line 750)	QQ
Enter amount QQ on line 470 in Part 7.	
Note: For tax years ending after 2009;	
 enter the amount from line 170 from the 2009 tax year on line 735. use the relevant OAF from the 2009 tax year to calculate amount NN. 	