

REVENUE IA 103 Pass-Through Audit Election to Pay Schedule tax.iowa.gov Part I – Information about electing pass-through entity Legal Name:_____ Address: Address: _______Federal Employer Identification Number (FEIN): _______ Reviewed year tax period ended (MM/DD/YYYY): Pass-through entity tax type (check one): S corporation □ Partnership Fiduciary □ Select the circumstance that applies to your election to pay (check one): ☐ 1. You are a partnership subject to a federal centralized partnership audit change ☐ 2. You are a pass-through entity subject to an lowa pass-through audit change ☐ 3. During the reviewed year, you were a pass-through entity that was an owner (direct or indirect) of a partnership subject to a federal centralized audit change ☐ 4. During the reviewed year, you were a pass-through entity that was an owner (direct or indirect) of a pass-through entity subject to an lowa pass-through audit change Part II – Information about audited pass-through entity (if different) If you checked box 3 or 4 above in Part I, identify the audited pass-through entity below. Otherwise, proceed to Part III. Legal Name:_____ Address: Reviewed year tax period ended (MM/DD/YYYY): _____ FEIN: Part III - Income/loss adjustments Caution: Before you complete Parts III through VI, read the instructions carefully. Step 1 - Net adjustment to Iowa taxable income 1. Net reviewed year adjustments that affect lowa income/loss as finally determined1. 2. Iowa modifications to net adjustments, if any. Leave blank if you are electing to pay following an lowa pass-through audit (Part I, box 2 or 4)2. 4. Distributive share of line 3 amount reported to tax-exempt owners. Do not include amounts subject to lowa unrelated business income tax......4. Step 2 – Allocation between owners 6. From the net adjustment to Iowa taxable income on Part III, Step 1, line 5, enter the distributive shares that are reported to: a. C corporation owners and tax-exempt owners if it constitutes unrelated business income to the exempt owners6a.____6a.___ b. Nonresident individual owners and nonresident fiduciary owners.......6b.

Note: Line 6(f) must equal Part III, Step 1, line 5, unless you are claiming that a portion of the amount that would be reported on line 6(e) is allocable to indirect owners that are not subject to tax on the adjustments. If so, include a detailed explanation of that amount and those owners.

c. Resident individual owners and resident fiduciary owners 6c._____6c. e. Tiered owners and not subject to sourcing......6e.



Step 3 – Calculation of tax	
7. Multiply the amount on line 6(a) properly allocated or apportioned to Iowa	
by the top Iowa corporate income tax rate for the reviewed year	
8. Multiply the amount on line 6(b) properly allocated or apportioned to lowa	
by the top lowa individual income tax rate for the reviewed year	8
9. Multiply line 6(c) by the top lowa individual income tax rate for the	
reviewed year	9
10. Multiply the amount on 6(d) properly allocated or apportioned to lowa by	4.0
the top lowa individual income tax rate for the reviewed year	10
11. Multiply line 6(e) by the top lowa individual income tax rate for the	4.4
reviewed year	11
12. Total. Add lines 7 through 11	12
Part IV – Iowa tax credit adjustments	
13. Enter the adjustments to Iowa tax credits, if any	13
Part V – Apportionment adjustments	
Step 1 – Net adjustment to Iowa apportioned income	
14. Total lowa income subject to apportionment	14.
15. Multiply line 14 by the electing pass-through entity's Iowa Business Activit	
Ratio (BAR) for the reviewed year as finally determined	
16. Multiply line 14 by the electing pass-through entity's previous lowa	
BAR for the reviewed year	16
17. Subtract line 16 from line 15	17
18. Distributive share of line 17 amount reported to tax-exempt owners.	
Do not include amounts subject to lowa unrelated business income tax	
19. Net adjustment to Iowa apportioned income. Subtract line 18 from line 17	19
Step 2 – Allocation between owners	
20. From the net adjustment to Iowa income on Part V, Step 1, line 19, enter	the distributive shares that
are reported to:	
a. C corporation owners, and exempt owners if it constitutes unrelated	
business income to the exempt owner	20a
b. Nonresident individual owners and nonresident fiduciary owners	20b
c. Resident individual owners and resident fiduciary owners	206.
d. Tiered ownerse. Total. Add lines 20(a) through 20(d)	200
	20e
Step 3 – Calculation of tax	
21. Multiply line 20(a) by the top lowa corporate income tax rate	24
for the reviewed year	21
22. Multiply line 20(b) by the top lowa individual income tax rate	22
for the reviewed year	∠∠
23. Multiply line 20(c) by the top lowa individual income tax rate for the reviewed year	23
24. Multiply line 20(d) by the top Iowa individual income tax rate	20
for the reviewed year	24
25. Total. Add lines 21 through 24	25.
20. 10.00. 1.00 2. 1.00	

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	- Land Community Program
Part VI – Computation of total tax, penalty, and interest due	
26. Total tax due. Add lines 12, 13, and 25. Must be a positive amount	26
27.Penalty (do not complete for tax year 2022 or later)	27
29. Total amount due. Add lines 26, 27, and 28 (do not complete for	20.
tax year 2022 or later)	29
In making this election, the pass-through entity makes the following representation	ons and acknowledgments:
• The pass-through entity elects to pay the lowa tax, penalty, and interest on b federal centralized partnership audit or lowa pass-through entity audit.	ehalf of its owners due to a
 The election to pay is irrevocable, unless in the discretion of the Director determines otherwise. 	of Revenue, the Director
 Any failure by the pass-through entity to pay the required amount due following a notice of assessment to the pass-through entity. 	· ·
 Any failure by the pass-through entity to pay pursuant to this election does not requirement to pay. 	absolve the owners of their
• If the pass-through entity is not otherwise subject to any reporting or payment of through entity consents to be subject to the lowa laws related to reporting, a payment of lowa tax, interest, and penalties calculated under this election.	•
• If this election to pay relates to a federal centralized partnership audit charadjustment taken into account by the audited partnership or its partners in the attax return pursuant to IRC § 6225 and the applicable regulations must be ad lowa tax returns pursuant to lowa Code section 422.7(59) or 422.35(26). If making this election, the audited partnership will make the required adjustment adjustment year, or provide adequate information to its partners to make adjustments if the audited partnership does not have an lowa tax return filing reyear. If a tiered owner of the audited partnership is making this election, the tiappropriate information from the audited partnership or other lower-tier ownecessary lowa return adjustments if those adjustments are not made on treturn.	idjustment year on a federal ded back on the applicable the audited partnership is its on its lowa return for the the necessary lowa return quirement in the adjustment ered owner will request the wner in order to make the
The signature section below only needs to be completed and signed if this submitted for a tax year that began before January 1, 2022. See the instruction on submitting this Schedule.	
I, the undersigned, declare under penalties of perjury or false certificate, that I had and, to the best of my knowledge and belief, it is true, correct, and complete.	ave examined this return,
Signature of state partnership representative:	Date:
Signature of state partnership representative:Signature of preparer if other than taxpayer:	Date:
Name and address of preparer or preparer's employer:	
Drongran's phone:	
Preparer's phone: Preparer PTIN:	

Part VII - Schedule of pass-through owners

_	_
•	_

A	В	С	D	E
Name	SSN/FEIN	Owner's Address City, State and ZIP Code	Adjustment Amount	Owner Type

Total of Column D _______

If you have more than one schedule, enter the total amounts on the first page only.

Purpose of Schedule

This Schedule is used by a partnership, S corporation, or fiduciary ("pass-through entity") to elect to pay the lowa tax, penalty, and interest on its owners' behalf resulting from a federal centralized partnership audit change or an lowa pass-through audit change, as permitted under lowa Code sections 422.25A(5) and 422.25C(2).

Federal Centralized Partnership Audit Regime Prior to tax year 2018, federal partnership audit adjustments and tax collection were generally administered at the partner level. For tax years 2018 and forward, the Internal Revenue Service (IRS) makes audit adjustments and generally collects taxes at the partnership level for partnerships subject to the federal centralized partnership audit regime. If a partnership under this regime is audited by the IRS, resulting in adjustments that affect lowa tax liability, the partnership and its direct and indirect partners must follow certain procedures and timelines in lowa Code section 422.25A for reporting the adjustments to lowa and paying the resulting lowa tax. As part of those procedures, lowa Code section 422.25A(5) permits an audited partnership, or a direct or indirect partner of the audited partnership that is itself a pass-through entity ("tiered owner"), to elect to pay the resulting lowa tax, penalty, and interest on its owners' behalf.

Iowa Pass-Through Entity Audits

For tax year 2020 and forward, any audit of a passthrough entity by the Department of Revenue will generally be conducted solely at the pass-through entity level. If a pass-through entity is audited by the Department, resulting in adjustments to Iowa tax liability, the pass-through entity and its owners must follow the same type of procedures and timelines for reporting the adjustments to lowa and paying any resulting lowa tax as are required for a federal centralized partnership audit change, including but not limited to the ability of the audited pass-through entity or a tiered owner to elect to pay the resulting lowa tax, penalty, and interest on its owners' behalf. For more information, see lowa Code sections 422.25B and 422.25C. These provisions may be applied to a tax year prior to 2020 if the Department, the pass-through entity, and the pass-through entity owners agree.

Who May Use This Schedule

This schedule may be used by the following passthrough entities to elect to pay the lowa tax, penalty, and interest on its owners' behalf:

- A partnership subject to a federal centralized partnership audit change with a final determination date on or after July 1, 2020, or a tiered owner of that audited partnership. See lowa Code section 422.25A(1) for a definition of "final determination date."
- Any pass-through entity subject to an lowa pass-through entity audit change for tax year 2020 or later, or a tiered owner of that audited pass-through entity. This may also apply to years prior to tax year 2020 if a valid agreement to do so exists.

A single-member LLC or other entity that is disregarded for federal and lowa income tax purposes is also disregarded for purposes of this election to pay, and is not eligible to make an election to pay.

If multiple tax years are reviewed during an audit, use a separate IA 103 for each reviewed year. "Reviewed year" refers to the tax year audited by the IRS or the lowa Department of Revenue. An audit may include more than one reviewed year.

The pass-through entity filing this IA 103 must also file for the relevant reviewed year(s) an amended lowa tax return (IA 1065, IA 1120S, or IA 1041) and include with the amended return an IA 102 and, if related to a federal audit, the federal document that shows the final determination and explains the final federal adjustments. For more information, see the instructions for the IA 102 and your applicable lowa tax return.

Due Date

This return and voucher must be filed with the Department within the time period required in Iowa Code section 422.25A(5)(b).

How to File for Tax Years Beginning Before January 1, 2022

To make an election to pay for a tax year beginning before January 1, 2022, the IA 103 must be signed by the pass-through entity's state pass-through representative pursuant to Iowa Code section 422.25B. The signed IA 103 must be mailed, along with the payment and the appropriate payment voucher for the pass-through entity, to the following address:

Iowa Department of Revenue PO Box 10466 Des Moines IA 50306-0466

Make your check payable to the lowa Department of Revenue. When you pay by check, you authorize the Department of Revenue to convert your check to a one-time electronic banking transaction.

How to File for Tax Years Beginning On or After January 1, 2022

To make an election to pay for a tax year beginning on or after January 1, 2022, you do not need to complete the signature section at the bottom of page 3. Instead, this unsigned IA 103 must be included with your amended lowa income tax return (IA 1065, IA1120S, or IA 1041) for the appropriate tax year and it must be completed and filed using the instructions designated on that return.

Line Instructions: Part I

Enter your name, address, Federal Employer Identification Number (FEIN), and reviewed year being reported on this IA 103.

Select the box indicating your pass-through entity type for federal and lowa tax purposes: partnership (1065 return), S corporation (1120S return), or fiduciary (1041 return).

Select the appropriate box 1-4 which indicates the circumstance that applies to your election to pay. For boxes 3 and 4, you are an owner for the reviewed year if the income/loss of the audited pass-through entity for the reviewed year flowed to you directly or indirectly through another tiered owner.

Part II

If you checked box 3 or 4 in Part I, then enter the name, address, FEIN, and reviewed year of the audited pass-through entity.

Part III - Income/loss adjustments

Part III is used to determine your additional tax for adjustments that increase your lowa taxable income.

Line 1: Enter the net reviewed year federal audit or lowa audit adjustments that affect lowa income/loss as finally determined. "Net" adjustments refer to adjustments that increase lowa income, less adjustments that reduce lowa income. Note the following rules:

- Include positive reallocation adjustments, but not include negative reallocation do lowa adjustments. See Code section 422.25A(1) for a definition of "reallocation adjustment." Any tax refund related to a negative reallocation adjustment must be requested on an amended return of the appropriate owner within the time period for requesting refunds in Iowa Code sections 422.73(2) or 422.25A(8)(b).
- Do not include changes to lowa tax credits on line 1. A change to an lowa tax credit must be reported on Part IV, line 13 of this IA 103.
- If the reviewed year adjustments include a change to the audited pass-through entity's lowa Business Activity Ratio (BAR), do not include BAR changes on this line. Such changes are reported in Part V of this IA 103.
- If the reviewed year adjustments are from a federal centralized partnership audit, do not include any adjustments reported on an amended federal return or other similar report filed pursuant to Internal Revenue Code (IRC) § 6225(c) during the partnership's audit modification period. Federal adjustments reported in this manner require the filing of amended lowa tax returns by the partners. For more information, see lowa Code section 422.25(1).

Line 2: Enter the net amount of modifications to the adjustments on line 1 that are required or allowed under lowa Code chapter 422. Net operating losses or other owner-level tax attribute modifications are not allowed. Include an explanation of your modifications. If you checked box 2 or 4 under Part I (relating to an lowa pass-through audit change) leave this line blank because the applicable lowa modifications will already be incorporated into the final lowa audit adjustments that were issued to the audited pass-through entity and should be included on line 1.

Line 4: Enter the share of the line 3 amount that is reportable to owners exempt from lowa taxation pursuant to lowa Code section 422.34 to the extent the income is not subject to the lowa unrelated business income tax (UBIT) under lowa Code section 422.33(1A).

Line 6: Use line 6(a) through 6(f) to show the shares of the total net adjustment to lowa income (line 5) that are distributed to your owners. All owners must be included in the election to pay, including but not limited to owners originally included on an lowa composite return.

Line 6(a): Include amounts reported to C corporation owners. Also include amounts reported to exempt owners to the extent the amounts are subject to the lowa UBIT.

Line 6(b): Include amounts reported to nonresident individual owners and to nonresident fiduciary owners.

Line 6(c): Include amounts reported to resident individual owners and resident fiduciary owners.

Line 6(d): Include amounts reported to tiered owners which are of a type that would be subject to sourcing within and without lowa as a nonresident individual under lowa Code section 422.8(2)(a) and the associated lowa administrative rules.

Line 6(e): Include amounts reported to tiered owners which are of a type that would not be subject to sourcing within and without lowa as a nonresident individual under lowa Code section 422.8(2)(a) and the associated lowa administrative rules.

Line 6(f): Add lines 6(a) through 6(e). Line 6(f) must equal Step 1, line 5, unless you are claiming that a portion of the amount that would be reported

on line 6(e) is allocable to indirect owners that are not subject to tax on the adjustments. If so, include a detailed explanation of that amount and those owners.

Lines 7 – 11: Complete lines 7 through 11 of the form for computing the lowa tax associated with the income/loss adjustments. For apportionable income, use the lowa BAR reported on your lowa tax return for the reviewed year or on an amended return if one was filed, unless the lowa BAR has been determined or adjusted by the Department of Revenue in an lowa pass-through audit, in which case use the lowa BAR as finally determined in that lowa audit. Use the relevant reviewed year income tax rate on the relevant line where requested. Enter the resulting product on each line.

Part IV - Iowa tax credit adjustments

Line 13: Enter the adjustment to lowa tax credits, if any, resulting from a federal centralized partnership audit change or an lowa pass-through audit change. Reductions to lowa tax credits should be listed as a positive amount, while increases to lowa tax credits should be listed as a negative amount.

Part V – Apportionment adjustments following lowa pass-through audit

Part V is used to determine your additional tax for adjustments to your lowa BAR resulting from a federal centralized partnership audit or an lowa pass-through audit. Use this Part V only if you previously filed an lowa tax return and later had your lowa BAR modified by a federal centralized partnership audit or an lowa pass-through audit.

Line 14: Enter your total all-source apportionable income, including lowa modifications, for lowa tax purposes as reported on your lowa tax return, or as determined in a previous federal centralized partnership audit or lowa pass-through audit. However, do not include adjustments to income/loss resulting from the audit you are reporting on this IA 103 because those adjustments are accounted for on Part III, line 1 of this IA 103.

Line 15: Multiply line 14 by the electing passthrough entity's lowa BAR for the reviewed year as finally determined by the federal or lowa audit. **Line 16:** Multiply line 14 by the electing passthrough entity's previous lowa BAR for the reviewed year before the federal or lowa audit change.

Line 17: Subtract line 16 from line 15. This amount represents your change to lowa apportioned income from the federal or lowa audit's increase to your lowa BAR.

Line 18: Enter the share of the line 17 amount that is reportable to owners exempt from lowa taxation pursuant to lowa Code section 422.34 to the extent the income is not subject to the lowa UBIT under lowa Code section 422.33(1A).

Line 20: Use line 20(a) through 20(e) to show the shares of the total increase to lowa apportioned income (line 19) that are distributed to your owners. All owners must be included in the election to pay, including but not limited to owners originally included on an lowa composite return.

Line 20(a): Include amounts reported to C corporation owners. Also include amounts reported to exempt owners to the extent the amounts are subject to the lowa UBIT.

Line 20(b): Include amounts reported to nonresident individual owners and to nonresident fiduciary owners.

Line 20(c): Include amounts reported to resident individual owners and resident fiduciary owners.

Line 20(d): Include amounts reported to tiered owners.

Line 20(e): Add lines 20(a) through 20(d).

Lines 21-24: Complete the formula on lines 21 through 24 of the form for computing the lowa tax associated with the increase to lowa apportioned income. Use the relevant reviewed year income tax rate on the relevant line where requested. Enter the resulting product on each line.

Part VI – Computation of total tax, penalty, and interest due

Part VI is used to determine your total tax, penalty, and interest due for your audit changes.

Line 26: The sum entered on line 26 must be positive. If it is zero or negative, you are not eligible to make an election to pay on behalf of your owners, and you must issue amended lowa K-1s to your owners. For tax years beginning on or after January 1, 2022, enter this positive amount on the appropriate line of your amended IA 1065, IA 1120S, or IA 1041.

Line 27: Do not complete this line for a tax year beginning on or after January 1, 2022, because penalties will be computed on your amended return. Complete this line only if you are making an election to pay for a tax year beginning before January 1, 2022. Enter your penalties associated with the total tax due from line 26. Pursuant to Iowa law under the election to pay, penalties on the amount due by the pass-through entity shall be computed from the due date of the reviewed year return without extension, and shall be imposed as if the pass-through entity was required to pay tax or show tax due on the original return for the reviewed year. Iowa imposes several penalties related to income tax, including a 5% penalty for failure to timely file a return, a 5% penalty for failure to timely pay the tax due, a 5% penalty for audit deficiencies, and a 75% for willful failure to file with intent to evade tax. For more information about lowa penalties and exceptions to penalties, see lowa Code section 421.27 and the Department's website at: tax.iowa.gov/penalties.

Line 28: Do not complete this line for a tax year beginning on or after January 1, 2022, because interest will be computed on your amended return. Complete this line only if you are making an election to pay for a tax year beginning before January 1, 2022. Enter your interest associated with the total tax due from line 26. Pursuant to Iowa law under the election to pay, interest on the amount due by the pass-through entity shall be computed from the due date of the reviewed year return without extension, and shall be imposed as if the pass-through entity was required to pay tax or show tax due on the original return for the reviewed year. Interest accrues on the unpaid tax at a rate prescribed by law until payment is received. See tax.iowa.gov/interest-rates. Any portion of a month is considered a full month in calculating interest due on unpaid tax.

Line 29: Do not complete this line for a tax year beginning on or after January 1, 2022, because your total amount due will be computed on your amended return. Complete this line only if you are making an election to pay for a tax year beginning before January 1, 2022. Add lines 26, 27, and 28. This is your total tax, penalty, and interest due for the reviewed year on your owners' behalf pursuant to your election to pay.

Part VI – Schedule of pass-through owners

Complete Part VI in its entirety and include the completed schedule with your IA 103. Include multiple schedules if necessary. In columns A, B, and C of the schedule, enter the name, Tax ID, and address of each reviewed year owner of the pass-through entity, including exempt owners. A single-member LLC or other entity that is disregarded for federal and lowa income tax purposes is also disregarded for purposes of this schedule. Instead, enter the appropriate beneficial owners.

In column D of the schedule enter each owner's allocated share of the total adjustments (sum of the adjustments computed on lines 3, 13, and 17 of the IA 103). Sum all the amounts in column D and enter in the box labeled "Total of Column D". If you have more than one page, enter the total amounts on the first page only. In column E, designate the type of each owner using the following codes:

- Resident individual (code: RI)
- Resident fiduciary (code: RF)
- Nonresident individual (code: NRI)
- Nonresident fiduciary (code: NRF)
- C corporation (code: C)
- S corporation (code: SC)
- Partnership (code: P)
- Exempt entity (code: E)