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Include this schedule with your amended return. Do not file this schedule separately.

Who Must Use This Schedule

Include this schedule with your amended return if you are filing an amended lowa income or franchise tax return using any of the following forms:

- IA 1040 Individual Income Tax Return
- IA 1040C Composite Individual Income Tax Return for Nonresidents (prior to tax year 2022)
- IA PTE-C Iowa Composite Return (tax year 2022 or later)

- IA 1041 Fiduciary Return
- IA 1065 Partnership Return of Income
- IA 1120 Corporation Income Tax Return
- IA 1120F Franchise Return for Financial Institutions
- IA 1120S Income Tax Return for S Corporations

Check the tax return this schedule is included wit
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IA 1040 🕨	IA 1040C ►	IA 1041 🕨	IA 1065 🕨	
IA 1120 🕨	IA 1120F 🕨	IA 1120S ►	IA PTE-C ►	Other •

Reason for amendment — Choose one from list below: Reason Code:

- 1. Net operating loss carryback (IA 1040 only).
- 2. Protective claim.
- 3. Federal amended return.
- 4. Federal audit change.
- 5. Federal centralized administrative adjustment request (AAR).
- 6. Federal centralized partnership audit change. You must also file an IA 103 if you are a pass-through entity electing to pay on the owners' behalf.
- 7. Iowa pass-through audit change. You must also file an IA 103 if you are a pass-through entity electing to pay on the owners' behalf.
- 8. Application for Refund Due to the Carryback of Capital Losses, IA 1139-CAP.

►

9. Other (explain on page 2 of this Schedule).

Pass-through owners—If you are amending your return to report changes from a pass-through entity in which you are an owner or beneficiary, identify that pass-through entity below:







Explanation of changes to income, deductions, or credits:

Enter the line reference from your amended return for which you are reporting a change. Give the reason for each change. Include a copy of any supporting schedules, worksheets, and documentation to substantiate the changes. If changes are the result of a federal audit, include the audit findings or, if relevant, any other document showing the final federal adjustments and final determination date. For changes to an individual income tax return, indicate how changes are allocated between spouses. If you chose "other" as a reason for amendment, explain your reason for amending here.



You must include this schedule with your amended return.

Do not file this schedule separately.

This schedule is used to report and explain any changes to a previously-filed lowa income or franchise tax return. Note: prior versions of this schedule included specific lines to report an explanation of refund or amount due on the amended return. These lines are no longer required on this schedule and have been removed.

Who Must File

Include this schedule if you are filing an amended lowa income or franchise tax return using any of the following forms:

- IA 1040 Individual Income Tax Return
- IA 1040C Composite Individual Income Tax Return for Nonresidents (prior to tax year 2022)
- IA PTE-C Iowa Composite Return (tax year 2022 or later)
- IA 1041 Fiduciary Return
- IA 1065 Partnership Return of Income
- IA 1120 Corporation Income Tax Return
- IA 1120F Franchise Return for Financial Institutions
- IA 1120S Income Tax Return for S Corporations This schedule is not required to be filed with the following forms:

Refund Claims

Requests for refund must be filed within three years of the due date of the original return, including extensions, or within one year after the payment of the tax.

Refund requests resulting from an Internal Revenue Service (IRS) audit after the above deadline has expired must be filed within one year of the final determination date of the IRS audit adjustment. Include with your amended Iowa return a copy of the federal document that shows the final determination and explains the final federal adjustments. For more information, see Iowa Code section 422.73. Special rules and timelines exist for reporting and claiming a refund resulting from a centralized partnership audit change. For more information, see Iowa Code section 422.25A and the description below of federal centralized partnership audits.

Federal Tax Changes

Even if other assessment deadlines have expired, the Department may make a determination of the correct tax owed at any time within one year after receiving sufficient notice of a change to lowa tax liability resulting from a federal audit (including a federal centralized partnership audit) or a federal amended return (including a federal centralized AAR). For notice to be sufficient, you must file an amended lowa return and include a copy of the federal amended return or, in the case of a federal audit, a copy of the federal document that shows the final determination and explains the final federal adjustments. For more information, see Iowa Code section 422.25.

Federal Centralized Partnership Audit Regime

Prior to tax year 2018, federal partnership audit adjustments and tax collection was generally administered at the partner level. For tax years 2018 and forward, the 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 for reporting the adjustments to Iowa and paying the resulting lowa tax, even if the partnership or partners were not responsible for filing a federal amended return or paying additional federal tax. Similar procedures and timelines also apply to an affected partnership and its direct and indirect partners for amendments to returns requested on a centralized AAR. For more information, see Iowa Code section 422.25A.

Iowa Pass-Through Entity Audits

For tax year 2020 and forward, any audit of a passthrough entity (partnership, S corporation, fiduciary) by the Department will be conducted solely at the passthrough entity level. If a pass-through entity is audited by the Department resulting in adjustments to lowa tax liability, the pass-through entity and its owners must follow certain procedures and timelines for reporting the adjustments to lowa and paying any resulting lowa tax. 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.

Reasons for Amendment

Code 1 – Net operating loss

Use Code 1 if you are filing an IA 1040 amended return to carry back an Iowa net operating loss (NOL) from a previous tax year.

Code 2 – Protective Claim

Use Code 2 if you are filing a protective claim for refund because your right to a refund is contingent on unresolved events. You must include a detailed explanation of your claim and the contingencies affecting your claim.

Code 3 – Federal Amended Return

Use Code 3 if you are reporting changes to Iowa tax liability resulting from a federal amended return. Include a copy of your federal amended return. Also use this code if you are a direct or indirect partner in a partnership and you are reporting changes resulting from the alternative reporting procedures under IRC section 6225(c)(2)(B). Include any federal forms or documents supporting and describing your alternative reporting procedure.

Code 4 – Federal Audit Change

Use Code 4 if you are reporting changes to lowa tax liability resulting from a federal audit (other than a federal centralized partnership audit described below). Include a copy of your federal amended return, if one was filed, and the federal document that shows the final determination and explains the final federal adjustments.

You must sufficiently report the changes to the Department and pay the additional lowa tax within 180 days of the final determination date.

Code 5 – Federal Centralized Administrative Adjustment Request (AAR)

Use Code 5 if you are reporting changes to lowa tax liability resulting from the filing of a federal centralized AAR, either as the partnership itself or as a direct or indirect partner of the partnership. A partnership and its direct and indirect partners must follow certain procedures and timelines for reporting lowa adjustments and paying lowa tax resulting from a federal centralized AAR, even if the partner was not responsible for filing a federal amended return or paying additional federal tax. For more information, see Iowa Code section 422.25A. If you are the amending partnership, include a copy of the federal AAR you filed. If you are a direct or indirect partner, include a copy of your amended Iowa Schedule K-1, if you received one, and any federal forms or documents describing your share of the federal adjustments.

Code 6 – Federal Centralized Partnership Audit Change

Use Code 6 if you are reporting changes to lowa tax liability resulting from a federal centralized partnership audit, either as the audited partnership itself or as a direct or indirect partner of the audited partnership. A partnership and its direct and indirect partners must follow certain procedures and timelines for reporting lowa adjustments and paying lowa tax resulting from a federal centralized partnership audit, even if the partnership or partner was not responsible for filing a federal amended return or paying additional federal tax. For more information, see Iowa Code section 422.25A. Under certain circumstances, a partnership or other pass-through entity may elect to pay the lowa tax on behalf of its owners. For more information, see the IA 103 Pass-through Audit Election to Pay Schedule. If you are the audited partnership, include a copy of the federal document that shows the final determination and explains the final federal adjustments. If you are a direct or indirect partner, include a copy of your amended Iowa Schedule K-1, if you received one, and any federal forms or documents describing your share of the federal adjustments.

Code 7 – Iowa Pass-through Entity Audit Change

Use Code 7 if you are reporting changes to lowa tax liability resulting from an lowa pass-through entity audit, either as the audited pass-through entity or as a direct or indirect owner of the audited pass-through entity. An audited pass-through entity and its direct and indirect owners must follow certain procedures and timelines for reporting lowa adjustments and paying lowa tax resulting from an lowa pass-through audit. For more information, see lowa Code section 422.25C.

Under certain circumstances, a pass-through entity may elect to pay the lowa tax on behalf of its owners. For more information, see the IA 103 Pass-through Audit Election to Pay Schedule. If you are a direct or indirect owner of the audited pass-through entity, include a copy of your amended lowa Schedule K-1.

Code 8 – Application for Refund Due to the Carryback of Capital Losses

An lowa capital loss can be carried back three tax periods. Carryback claims must be filed within three years of the due date of the return producing the capital loss. Include schedule IA 1139-CAP with the amended lowa returns for all periods involved with the capital loss carryback claim, including the loss year.

Code 9 – Other

Use Code 9 if you are amending your lowa return for a reason other than one described in Codes 1-8. You must include a description of your other reason for amending.