

Corporation Application for Adjustment of Overpayment of Estimated Income Tax for the taxable year January 1, 2012 through December 31, 2012 or other taxable year beginning , 2012 and ending ,

**FORM 4466N** 2012

Corporation Name Doing Business As				PLEASE DO NOT WRITE IN THIS SPACE				
E Legal Name δ								
Street or Other Ma	ailing Address							
City		State	Zip Code					
Is this application I If No, see instruction	peing filed by the 15th day of thons.	e third month following the	end of the tax year?	Nebraska ID Number 24—		Federal ID I	Number	
1 Estimated co	orporation income tax be	fore nonrefundable c	redits			1		
2 Estimated pr	emium tax paid			2				
3 Estimated of	her nonrefundable credi	ts—CDAA credit and	Form 3800N credit	3				
4 Estimated to			4					
5 Estimated in			5					
6 Estimated Fo	orm 3800N refundable c	redit				6		
7 Beginning Farmer credit						7		
8 Estimated in			8					
10 OVERPAYM	ted tax payments (includ	imed (line 9 minus lir	ne 8). If this amount is	at least 10% of lin	ne 8 and	9		
11a Routing N	0, the corporation may	request this adjusti		I1b Type of Accoun		<b>  10</b>   I = Checl	king 2 = Sav	⊥ ⁄ings
11c Account N			I				· ·	Ü
11d Check	this box if this refund will	go to a bank accoun	nt outside the United St	ates.				
	Under penalties of perjury, I o the best of my knowledge			uding any accompanyi	ing schedu	es and sta	atements,	
sign								
here Signature of Officer			Title		Date		Phone Number	 ∋r
Ema	il Address							

## INSTRUCTIONS

**WHO MAY FILE.** Corporations that overpaid estimated income tax for the tax year stated above must use this form to apply for an adjustment of the overpayment when the overpayment is:

- 1. At least 10% more than the expected tax liability calculated on line 8 of this form; and
- 2. At least \$500.

The overpayment is the amount of the estimated tax the corporation paid during the tax year in excess of the estimated final 2012 income tax liability computed at the time this application is filed.

If members of a unitary group paid their estimated income tax on a combined basis, the common parent corporation must file the Form 4466N. If members of the group paid estimated tax separately, each member who claims an overpayment must file Form 4466N separately.

**WHEN AND WHERE TO FILE.** Form 4466N must be filed by the 15th day of the third month after the end of the tax year, and before the corporation files its corporation income tax return. A Form 4466N filed after this date will not be considered. An extension of time to file the corporation income tax return will not extend the time for filing Form 4466N.

Mail the Form 4466N to:

Nebraska Department of Revenue PO Box 94818 Lincoln, NE 68509-4818

**OVERPAYMENT CREDITED AND REFUNDED.** The Nebraska Department of Revenue (Department) will act on this application within 45 days from the date it is filed, and may credit the overpayment against any existing tax liability of the corporation and refund any balance.

**DIRECT DEPOSIT OF YOUR OVERPAYMENT.** The Department will only issue refunds by Electronic Funds Transfer (EFT). To have your refund deposited directly to your checking or savings account, it is necessary to enter the routing and account numbers found on the bottom of the checks used with the account. The routing number is listed first and must be nine digits. The account number is listed to the right of the routing number and can be up to 17 digits. Enter these numbers in the boxes found on lines 11a and 11c and complete line 11b, Type of Account. Line 11d must be completed to comply with banking rules regarding International ACH Transactions (IATs). The box must be checked whenever a refund will go to a bank account outside the United States. These refunds cannot be processed as direct deposits and will be mailed.

**DISALLOWANCE OF THE APPLICATION.** The Department may disallow, without further action or appeal, any application containing material omissions or errors that cannot be corrected within the 45-day review period. **Form 4466N does not constitute a claim for credit or refund.** 

**EXCESSIVE ADJUSTMENT.** If any adjustment made by the Department is later found to be excessive, interest at the statutory rate will be due on the amount of the excessive adjustment, calculated from the date the adjustment was made until the original due date of the corporation's return.

An excessive adjustment is the smaller of:

- 1. The amount of the adjustment previously allowed by the Department; or
- 2. The corporation's income tax liability shown on its Nebraska Corporation Income Tax Return, Form 1120N, minus the sum of the estimated payments reduced by the previously allowed adjustment.

**SIGNATURE.** This application must be signed by a corporate officer. If the taxpayer authorizes another person to sign this application, there must be a <u>Power of Attorney</u>, <u>Form 33</u>, on file with the Department.