lowa Depreciation Adjustment Schedul	lowa De	preciation	Adjustment	Schedul
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Lowa Department of
REVENUE

Name(s)								SSN or FEIN			//tax.iowa.gov
Pass-Through E	Entity (if appl	icable)					F	Pass-Through FEII	٧		
Part I - Compu	itation of lo	wa depreciatio	n adjustment	t. See instructions	s befor	e completi	ng.				
A. Description of Property	B. Date	C. Life of in Asset	D. Cost or Other Basis	E. Federal 179 Expense	F. Fed De		G. Accumulated Federal Depreciation	Expense		RS Iowa eciation ection	J. Accumulated lowa Depreciation
Total a	amounts in c	columns E, F, H	, and I								4 19
Part II - Dispos If you have dis	•		owa depreciati	on adjustment wa	s applie	ed to this pr	operty, continue	with Part II; otherw	vise, skip	to Part III.	
A. Description Property So Disposed	of I ld or	B. Date Placed MM/DD/YY	in Service- C	. Date Sold or Disp MM/DD/YY	oosed	D. Total Io + Sec. Taken	wa Depreciation 179 Expense	E. Total Federal Depreciation + 179 Expense	Sec. Taken	F. Adjust colum	tment (subtract in E from column D
							T	otal amounts in co	lumn F		
Part III - Summ				d F	1.						
2. Enter the s	um of amoui	nts from Part I,	columns H and	d I	2.						
3. Adjustment	to deprecia	tion. Subtract li	ne 2 from line	1	3.					-	
4. Enter the a	mount from	Part II, column	F		4.						
5. Add lines 3	and 4. This	amount must b	e reported on	your tax return.							
See table in	Part III of th	ne instructions f	or specific forr	n and line referenc	es 5.						
								la alicala da la fam			



Include this form with your lowa income tax return.

IA 4562A lowa Depreciation Adjustment Schedule, page 2

lame(s)			S	SN or FEIN		
		pient special election and dedu viduals and certain entities. See				
. Sect	ion 179 expense allocated from	Partnerships, S Corporations,	and Limited Liability Cor	npanies.		
		mount shown on line 12, colum		a		
		amount(s) shown on line 12 of a 5 from entities that did not prov		e K-1 b		
		mount shown on line 11, colum		C		
		amount(s) shown on line 11 of a OS from entities that did not pro		dule K-1 d		
Tota	I sum of a, b, c, and d. If more t	han \$1,000,000, enter \$1,000,0	00		1	
		0,000 (lowa section 179 experous ou are not eligible for the special	•	•	ted in P	'art I.
IV" ir		Il election deduction. Enter \$70, amount shown on Part IV, line tion, see instructions.				
. Limit	ation				2	\$70,000
. Subt	ract line 2 from line 1. Enter the	e result here			3	
. Spec	cial election deduction. Multiply	line 3 by 0.20. Enter the result i	n each box of the table t	oelow.		
2 20	110· h 2020·	0.2021:	4 2022	o 2022:		





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Note: Use this form to record the cumulative effect of depreciation adjustments computed on form IA 4562A.

IA 4562A Adjustment Tax Period **Amount from Ending Date** Part III. Line 5 Balance

Instructions to 4562B

Tax Period Ending Date: Start with the tax period that you first made an adjustment for depreciation or section 179 expensing on the lowa return. Continue entering each subsequent tax period up to, and including, the current period.

IA 4562A Adjustment: Enter the amount added/deducted on the lowa return for each tax period. This should be the amount entered in Part III, line 5 of the IA 4562A. Enter negative numbers in parenthesis. Place an asterisk (*) after the tax period if the IA 4562A adjustment was changed from the amount originally claimed. You must provide copies of the prior tax periods' IA 4562As if requested by the Department. Failure to provide copies of the prior tax periods' IA 4562As will delay the processing of your return or cause the denial of your adjustment. Do not send copies of the asset listings that are required with the IA 4562A.

Balance: The balance amount for the first tax period should be the same as the amount of the adjustment. For each subsequent tax period, the balance amount should be changed by the amount of that tax period's IA 4562A adjustment.

Include this form with your lowa tax return.



2018 IA 4562A Instructions

This form must be completed if taxpayer:

- Claimed the 30% bonus depreciation deduction for assets acquired after September 10, 2001, but before May 6, 2003, under the Job Creation and Worker Assistance Act of 2002.
- Claimed bonus depreciation on federal form 4562, Depreciation and Amortization; federal form 2106, Employee Business Expenses; Schedule C, Profit or Loss from Business; Schedule F, Profit or Loss from Farming, or any other federal form where depreciation was deducted.
- Disposed of property during the tax year, and lowa depreciation adjustments were made to the property in previous tax years.
- Claimed 50% bonus depreciation for assets acquired after May 5, 2003, but before January 1, 2005, for federal tax purposes, but chose not to claim this for lowa tax purposes.
- Claimed 50% or 100% bonus depreciation for assets acquired after December 31, 2007, but before January 1, 2019, for federal tax purposes.
- Claimed the federal section 179 expense in excess of \$25,000 for tax years beginning on or after January 1, 2003, but beginning before January 1, 2006, and the taxpayer chose to claim no more than \$25,000 for lowa tax purposes.
- Claimed the federal section 179 expense in excess of \$133,000 for tax years beginning on or after January 1, 2009, but before January 1, 2010.
- Claimed 5-year depreciation on certain new farming machinery and equipment purchased in 2009. For property used in a farming business that is placed in service after December 31, 2017, and before January 1, 2019, taxpayers are required to use the 150% declining balance method for lowa purposes.
- Claimed the federal section 179 expense in excess of \$25,000 for tax years beginning on or after January 1, 2016, but before January 1, 2018.
- Is a C or S corporation, an entity taxed as a corporation, or a financial institution, and did either of the following for tax years beginning on or after January 1, 2018, but before January 1, 2019:

- Claimed the federal section 179 expense in excess of \$25,000.
- Claimed the federal section 179 expense on any qualified real property or property used for lodging resulting from federal Tax Cuts and Jobs Act of 2017 section 13101(b) and (c).
- Is a taxpayer other than a C or S corporation, an entity taxed as a corporation, or a financial institution, and claimed the federal section 179 expense in excess of \$70,000 for tax years beginning on or after January 1, 2018, but before January 1, 2019.
- Claimed a like-kind exchange of personal property in tax year 2018 for lowa tax purposes on IA 8824 which resulted in a different basis for lowa and federal tax purposes in the personal property received in the exchange.
- Placed a passenger vehicle in service during tax year 2018 and claimed regular first-year federal depreciation in excess of \$3,560 for trucks and vans, or \$3,160 for other passenger vehicles.
- Claimed federal cost recovery adjustments resulting from federal Tax Cuts and Jobs Act of 2017 sections 13202 (adjustments to computers as listed property), 13203 (modifications to treatment of certain farm property), 13204 (applicable recovery period for real property), or 13205 (use of alternative depreciation system for electing farm businesses).

Part I

If an individual, or a partnership or other entity electing to be taxed as a partnership, has a section 179 expensing allowance allocated from one or more partnerships, S-corporations, or limited liability companies electing to have the income taxed directly to individuals, complete Part IV before completing Part I.

List each item of property falling within the parameters listed above. A separate schedule can be included listing all qualifying property. Grouping of assets by class is also permitted. For example, all 3-year assets or all 5-year assets, etc., may be grouped together. If assets are grouped, the taxpayer is responsible to maintain all records necessary to support how each item was grouped.

Compute the amount of federal depreciation using the federal depreciation method and the amount of lowa depreciation using the MACRS method taking into account any required nonconformity adjustment.

Column H: The lowa section 179 expense amount entered in Column H is limited to your business income in the same manner that the section 179 deduction is limited for federal purposes. The following worksheet is provided to assist you in properly calculating your lowa section 179 expense, applying the business income limitation, and calculating your carryover to future years, if any. Do not include this worksheet with your return, but keep it for your records. You are responsible for providing documentation of any carryover at the Department's request. For more information on section 179 expensing, see lowa administrative rules 701-40.65, 53.23, and 59.24.

- 1. Elected lowa section 179 expense. If you are making a special election under IA 4562A, Part IV, enter \$70,000. Otherwise, enter your total allowable lowa section 179 expense from the assets listed in IA 4562A, Part I, Column A, as adjusted for any lowa nonconformity, including but not limited to the applicable lower lowa dollar and reduction limitations.......
- 2. lowa section 179 expense carryover from 2017. Enter your total lowa section 179 expense carryover from 2017, if any. This amount may be different than any federal section 179 expense carryover you have because of lowa nonconformity......
- 3. Tentative lowa section 179 expense deduction. Add lines 1 and 2 and enter here. This is your tentative lowa section 179 expense deduction......
- 4. Business income limitation. Enter your business income limitation from 2018 federal Form 4562, line 11. This business income amount should be adjusted by any items of lowa nonconformity except an lowa section 179 expense adjustment......

- 6. **lowa section 179 expense carryover.**Subtract line 5 from line 3. If zero or less, enter zero. This is your lowa section 179 expense carryover amount to 2019......

Total the amount of the federal depreciation in columns E and F and the lowa depreciation in columns H and I and enter on Part III of the form. The accumulated depreciation amount in columns G and J should include the total amounts of depreciation and section 179 expense for the life of the asset(s).

Part II

If you have not sold or disposed of property for which an Iowa depreciation adjustment was applied, you may skip Part II of this form. Dispositions of personal property given up in a qualifying Iowa like-kind exchange on IA 8824 should not be included in Part II of this form.

For each item of property listed, determine the difference between federal depreciation and Iowa MACRS depreciation used in the computation of federal and Iowa taxable income in prior and current years.

If you sold or disposed of property this year, and the lowa depreciation adjustment was applied to the property in any prior years, you must make the applicable depreciation catch-up adjustment to adjust the basis of the property for lowa purposes.

A separate schedule can be attached listing all qualifying sales or dispositions, and grouping of assets by class is also permitted as described in Part I. Total the amount in column F and enter on Part III of the form.

Part III

Compute the net adjustment using Part I and Part II. Enter the amount from line 5 on the applicable lows form as noted below.

amount from the contribution applicable fewer form as noted below.					
Iowa Form:	Enter positive amounts from line 5 on:	Enter negative amounts from line 5 on:			
1040	Other income, line 14	Other income, line 14			
1041	Other income, line 8	Other income, line 8			
1065	Part III, line 3	Part III, line 6			
1120	Schedule A, depreciation adj., line 8	Schedule A, depreciation adj., line 8			
1120S	Part III, line 3	Part III, line 7			
1120F	Schedule A, line 5	Schedule D, line 7			

Continue to form IA 4562B, Iowa Accumulated Depreciation Adjustment Schedule.

Part IV

Part IV provides a special election for individuals, and for partnerships or other entities electing to be taxed as partnerships, if such individual or entity is allocated a section 179 expense for tax year 2018 from one or more partnerships, S-corporations, or limited liability companies that exceed the applicable limitation for the tax year. This special election is not available in tax year 2018 to corporations, entities subject to the lowa corporate income tax, or financial institutions subject to the lowa franchise tax.

A taxpayer that is allocated a section 179 expense from a passthrough entity must adjust their basis in the property for lowa purposes by the full amount of the section 179 expense passed through in the year the section 179 expense is received. This is true even if some of the expense will be recovered through the special election deductions in future tax years. The special election deduction calculated under this Part IV does not make a taxpayer's lowa basis different from their federal basis in any asset. An eligible taxpayer that elects to claim the special election provided in Part IV shall not claim an Iowa section 179 deduction for any assets placed in service by the taxpayer during tax year 2018. However, the taxpayer may depreciate such assets using the MACRS method without any bonus depreciation. Enter and track this depreciation on IA 4562A, Part I.

An eligible taxpayer elects to claim the special election deduction for tax year 2018 by completing Part IV through line 4 and including the 2018 IA 4562A with your 2018 lowa tax return. A proper election allows you to carryover the excess section 179 expense and deduct it in future tax periods, as provided on line 4.

If you cannot, or do not make the special election, follow the Part I instructions for each asset for which you received a section 179 expense deduction. If you do not make the special election, any section 179 expensing amount received in tax year 2018 in excess of the applicable 2018 lowa cap will be lost, and cannot be deducted or recovered through depreciation.

Example: XYZ, an eligible taxpayer, computes an excess section 179 expense of \$100,000 for tax year 2018 on line 3. If XYZ does not properly claim the special election by completing line 4 and including the 2018 IA 4562A with XYZ's 2018 lowa tax return, the entire \$100,000 excess will be lost, and cannot be deducted or recovered through depreciation. If XYZ does properly claim the special election deduction, XYZ will be allowed a deduction from income of \$20,000 (\$100,000 x .20) for each of the next five tax years (2019, 2020, 2021, 2022, and 2023). These future deductions are in addition to XYZ's allowable \$70,000 deduction for tax year 2018.

Special election deduction amounts in future tax years are limited to the taxpayer's business income for that year, in the same manner as a federal section 179 deduction is limited for federal purposes. Any amount in excess of that business income may be added to, and treated in the same manner as, other lowa section 179 deduction carryforwards.

The procedure for reporting special election deduction amounts in future tax years will be provided in the future on the instructions for the applicable return for your tax type. Keep a copy of Part IV for your records.