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## 701—501.12(422) Deduction of credits.

**501.12(1)** Sequencing of credit deductions. The credits against computed tax set forth in Iowa Code sections 422.33 and 422.110 shall be claimed in the following sequence.

- a. Franchise tax credit.
- b. Alternative minimum tax credit (for tax years beginning during 2021 only).
- c. Qualifying business investment tax credit (also known as angel investor tax credit).
- d. Historic preservation tax credit (when the taxpayer has elected that the credit be nonrefundable under Iowa Code section 404A.2(4)).
  - e. School tuition organization tax credit.
  - f. Innovation fund investment tax credit.
  - g. Endow Iowa tax credit.
  - h. Redevelopment tax credit.
  - i. From farm to food donation tax credit.
  - *j.* Workforce housing tax credit.
  - k. Hoover presidential library tax credit.
  - *l.* Enterprise zone tax credit.
  - m. High quality jobs investment tax credit.
  - n. Wind energy production tax credit.
  - o. Renewable energy tax credit.
  - p. New jobs tax credit.
  - q. Beginning farmer tax credit.
  - r. Agricultural assets transfer tax credit.
  - s. Custom farming contract tax credit.
  - t. Solar energy system tax credit.
  - u. Charitable conservation contribution tax credit.
  - v. Alternative minimum tax credit (for tax years beginning before January 1, 2021, only).
- w. Historic preservation tax credit (when the taxpayer has elected that the credit be refundable under Iowa Code section 404A.2(4)).
  - x. High quality jobs third-party developer tax credit.
  - y. Research activities credit.
  - z. Assistive device tax credit.
  - aa. Motor fuel tax credit.
  - ab. E-85 gasoline promotion tax credit.
  - ac. Biodiesel blended fuel tax credit.
  - ad. E-15 plus gasoline promotion tax credit.
  - ae. Renewable chemical production tax credit.
  - af. Estimated tax and payment with vouchers.

**501.12(2)** Order of credits carried forward from a previous tax year. A credit carried forward from a previous tax year shall be applied against computed tax before a credit earned under the same credit program in the current tax year. However, a credit carried forward from a previous tax year cannot be applied against computed tax before a credit awarded under a different credit program in a later year that appears before it in the sequence in subrule 52.12(1). For example, a school tuition organization tax credit awarded in the current tax year must be applied against computed tax before a renewable energy tax credit carried forward from a previous tax year.

This rule is intended to implement Iowa Code sections 422.33, 422.91 and 422.110. [ARC 8589B, IAB 3/10/10, effective 4/14/10; ARC 9104B, IAB 9/22/10, effective 10/27/10; ARC 9876B, IAB 11/30/11, effective 1/4/12; ARC 0398C, IAB 10/17/12, effective 11/21/12; ARC 1303C, IAB 2/5/14, effective 3/12/14; ARC 1744C, IAB 11/26/14, effective 12/31/14; ARC 6030C, IAB 11/3/21, effective 12/8/21; Editorial change: IAC Supplement 11/2/22]