

701—502.3(422) Capital loss carryback.

502.3(1) Capital losses shall be allowed or allowable for Iowa corporation income tax purposes to the same extent they are allowed or allowable for federal corporation income tax purposes. Capital loss carrybacks shall be treated as an adjustment to federal taxable income to arrive at net allocable and apportionable income.

a. For accrual-basis taxpayers the federal income tax refund shall not be accrued to the loss year but rather treated as a reduction in federal income tax paid in the carryback year.

b. Cash-basis taxpayers shall include the federal income tax refund in Iowa taxable income in the year received.

c. Where the taxpayer files a separate Iowa corporation income tax return but files as part of a federal consolidated income tax return, the portion of the federal refund due to a capital loss carryback attributable to the taxpayer shall be calculated by computing the federal tax deduction in the carryback year as follows:

Separate Company Income -				
Separate Company Capital		Consolidated		
<u>Loss Carryback</u>	×	Federal Tax	×	50%
Sum of the Incomes of Profit		after Capital		
Companies - Sum of Separate		Loss Carryback		
Company Capital Loss				
Carrybacks to Profit				
Companies				

502.3(2) When the carryback year has both allocable and apportionable capital gains, the capital loss carryback shall be applied pro rata on a percentage basis of the specific gain to the total gains.

EXAMPLE: Assume a taxpayer has a 1973 capital loss carryback available of \$2000. The loss would be applied in the following manner:

1970	1970	1970	
<u>Total Capital Gain</u>	<u>Allocable Gain</u>	<u>Apportionable Gain</u>	
\$16,000	\$4,000	\$12,000	
Allocable gain	-\$4,000		
Total capital gain	-\$16,000	= ¼ or 25% of carryback to allocable gain	
1970 allocable capital gain after application of loss carryback:			
\$4,000 less (\$2,000 × 25%) = \$3,500 net allocable capital gain.			

This rule is intended to implement Iowa Code sections 422.35 and 422.37.
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