

2019 Nebraska

Return of Partnership Income Booklet

Included in this Booklet are:

Form 1065N; Schedules A, I, II, and K-1N; Form 7004N; and Use Tax information.

Electronic filing and payment options are available.

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800-742-7474 (NE or IA) or 402-471-5729

2019 Nebraska Return of Partnership Income Instructions

What's New

Electronic Filing Mandate. Any person or business who was paid to prepare and file more than 25 corporate or partnership income tax returns, Forms 1120N, 1120-SN, or 1065N in 2019 must e-file all corporate or partnership income tax returns they are paid to prepare during 2020. Tax preparers who are required to e-file returns may be assessed a \$100 penalty for each return not e-filed. For more information about the Tax Preparer E-File Mandate, please see the Nebraska Department of Revenue's (DOR) website.

Pass-through Entity Filing Requirements, LB 512 (2019). LB 512 changed the filing requirement for S corporations, partnerships, and limited liability companies. For tax years beginning or deemed to begin on or after January 1, 2019, S corporations, partnerships, and limited liability companies with income from Nebraska sources, must file a Nebraska return. A limited liability company treated as a disregarded entity under the IRC is not required to file a separate Nebraska return and will report its tax information on its owner's Nebraska return.

Deficiency Determinations, LB 512 (2019). LB 512 clarifies when DOR issues a notice of deficiency to a pass-through entity, any action taken by a pass-through entity on the Notice of Deficiency is binding on the partners, shareholders, or members of the entity.

Important Information for All Filers

Purpose. The instructions in this booklet provide guidance in completing the most common Nebraska partnership return of income forms and schedules. This booklet is intended to be useful to the greatest number of taxpayers. Nothing in these instructions supersedes, alters, or otherwise changes any provisions of the Nebraska tax code, regulations, rulings, or court decisions.

We encourage the preparer of any <u>Return of Partnership Income</u>, <u>Form 1065N</u>, to review applicable Nebraska law regarding any issue that may have a material effect on this return. Nebraska law and other useful information may be found at <u>revenue.nebraska.gov</u>.

Enter All Amounts as Whole Dollars. Do not include cents on the return or schedules. Do not change the pre-printed zeros in the cents column of the <u>Form 1065N</u> or <u>schedules</u>. Round any amount from 50 cents to 99 cents to the next higher dollar. Round any amount less than 50 cents to the next lower dollar.

Penalties and Interest. Either or both may be imposed under the following conditions:

- ◆ Failing to file a return and pay the tax due on or before the due date;
- ◆ Failing to pay the tax due on or before the due date;
- ◆ Failing to file an amended Nebraska return of income to report changes made to your federal return;
- ◆ Preparing or filing a fraudulent return of income; or
- ◆ Understating income on an income tax return.

Filing a false or fraudulent Nebraska return is subject to penalty, even if the amounts reported are taken from your federal return. Unpaid tax is subject to interest at the statutory rate of 5% from the original due date to the date the tax is paid. See <u>Revenue Ruling 99-18-1</u> for applicable interest rates.

Reporting Changes or Corrections. If information on a Nebraska partnership return previously filed is incorrect, a Form 1065N with the "Amended Return" box checked must be filed. An amended Form 1065N cannot be e-filed. When filing an amended return, remember:

- ◆ Changes made by the IRS or another state must be reported to DOR within 60 days;
- ◆ <u>Form 1065N</u> is year-specific. Please be sure to use the correct form for the tax year you are amending;

- ◆ You must attach a copy of the related federal or other state amended return and all related schedules or other documentation to explain the changes shown on the amended Nebraska return; and
- ◆ Show only the corrected figures on the amended return.

When an amended return reflects a reduction in tax due because Nebraska source income for its nonresident individual partners is reduced, the partnership will not receive a refund. Individual partners may file a claim for refund resulting from the reduced Nebraska source income.

Nebraska Extension of Time. An extension to file may only be obtained by:

- ◆ Attaching a copy of a timely-filed Application for Automatic Extension of Time to File Certain Business Income Tax, Information, and Other Returns, Federal Form 7004, to the Nebraska return when filed:
- ◆ Attaching a schedule to the Nebraska return listing the federal confirmation number and providing an explanation that the electronic request for automatic federal extension was not denied; or
- ◆ Filing a Nebraska Application for Extension of Time to File Corporation, Fiduciary, or Partnership Return, Form 7004N, on or before the due date of the return, when you need to make a tentative Nebraska payment or when a federal extension is not being requested.

Failing to attach the applicable extension document may result in a late filing penalty. An extension of time only extends the date to file the return. It does not extend the due date to pay the tax. Any tax not paid by the original due date is subject to interest. By timely requesting an extension of time to file your federal return using the Federal Form 7004, you are granted an automatic Nebraska extension for the same number of months granted by the IRS.

No additional extension of time to file the Form 1065N will be provided.

Accounting Methods. The accounting method used for federal income tax purposes must be used for Nebraska income tax purposes. A taxpayer may not change the accounting method used to report income in prior years unless the change is approved by the IRS. A copy of this approval must accompany the first return that shows the change in the method of accounting.

Federal Return. A copy of the federal return and supporting schedules, as filed with the IRS, must be attached to this return.

Nonresident Partners

Partnerships, except those that are publicly traded, must remit Nebraska income tax withholding for each nonresident individual partner who does not complete a <u>Nebraska Nonresident Income Tax Agreement</u>, Form 12N. For the purposes of Form 12N and the income tax withholding requirements, an individual includes a nonresident grantor of a grantor trust.

Nonresident partners who sign the Form 12N agree to file a Nebraska income tax return and pay all taxes due directly to DOR. This relieves the partnership from remitting income tax withholding on the partner's behalf. All signed and completed Forms 12N must be attached to the <u>Form 1065N</u>. If a Form 12N is not signed and completed for a nonresident individual partner, the amount to be paid is 6.84% of the nonresident partner's share of partnership taxable income from Nebraska sources.

The partnership reports the amount of income tax withholding remitted on behalf of each nonresident partner on the Nebraska Partner's Share of Nebraska Income, Deductions, Modifications, and Credits - Schedule K-1N. Attach each Nebraska Schedule K-1N to the partnership return. Do not withhold income tax for corporations, estates, or trusts (except grantor trusts) that are partners. Nebraska law does not require payment of income tax by a partnership on behalf of these entities. Instead, these entities are required to file a Nebraska return.

A nonresident individual partner may claim the amount of income tax withholding remitted by the partnership as a credit against his or her Nebraska income tax liability by attaching a copy of the Nebraska Schedule K-1N to the Nebraska Individual Income Tax Return, Form 1040N.

Nonresident individual partners do not have to file a Nebraska individual income tax return if:

- ◆ Their only connection with the state is conducting the business activities of the partnership; and
- ◆ The partnership has remitted income tax withholding from all the Nebraska income attributable to the nonresident's share of the partnership's income.

In lieu of filing a Nebraska Individual Income Tax Return, a nonresident partner may elect to allow the full amount of income tax withholding to be retained by the state. Any nonresident may still file a Form 1040N, and claim a refund if one is due. A nonresident partner is not relieved of its responsibility to file a Form 1040N if the partnership has not remitted income tax withholding attributable to the nonresident's share of the partnership's income.

No Composite Filing. DOR does not allow the filing of "composite" income tax returns. Partnerships with nonresident partners must either:

- ◆ Obtain a signed and completed <u>Form 12N</u> from the nonresident individual partner; or
- ◆ Remit Nebraska income tax withholding on the nonresident partner's share of Nebraska income with Form 1065N.

A publicly traded partnership is not required to withhold income tax from its nonresident individual partners who do not submit a Form 12N, if the partnership identifies each partner with Nebraska income in excess of \$500. For additional information, see the Nebraska Schedule II instructions.

Nonresident Partner – No Income Tax Withholding Requirement. The partnership is not required to remit income tax withholding for any nonresident individual partner who completes and submits a Form 12N to the partnership, before the original filing of the Form 1065N. For purposes of the Form 12N, an individual includes a nonresident grantor of a grantor trust. A completed Form 12N must:

- ◆ Include all the requested information; and
- ◆ Be signed and dated by the partner or the partner's authorized representative (attach a copy of Power of Attorney, Form 33).

Any nonresident partner who files Form 12N or who receives Nebraska income from a publicly traded partnership, must file a Form 1040N. Failing to file the required Form 1040N may result in:

- ◆ Issuing an assessment to the nonresident individual partner based on the information available to DOR; or
- ◆ The loss, by the nonresident individual partner, of any current year Nebraska net operating or capital loss distributed from the partnership. A Nebraska net operating or capital loss carryforward will not be allowed to offset Nebraska income until the Nebraska return for the loss year has been filed.

Partner's Return. A resident individual partner (except for a resident member of a limited liability company) must include his or her entire share of the partnership income in Nebraska adjusted gross income. Income should be computed under the applicable provisions of the Internal Revenue Code (IRC). Nonresident or corporate partners, or members of a limited liability company, are subject to the Nebraska income tax on their share of the partnership income derived from sources within Nebraska.

Reporting Nebraska Source Income to Partners. A partnership must provide all partners with a <u>Nebraska Schedule K-1N</u>. See the Nebraska Schedule K-1N instructions for additional information.

The income, loss, and deduction amounts reported on the Nebraska Schedule K-1N must be calculated in the same manner as income is distributed.

When partnerships and LLCs taxed as partnerships issue a Nebraska Schedule K-1N to partners, they must complete all distribution schedules such as Nebraska Employment and Investment Growth Act Credit Computation, Form 775N, and Nebraska Advantage Act Incentive Computation, Form 312N, in addition to reporting the distributed credits to the partners in Part C of the Schedule K-1N.

Credits Distributable to Partners

Income Tax Withholding on Contractors. Construction contractors are required to withhold income tax at 5% on any payment or payments exceeding \$600 made to their construction subcontractors that are not registered on the Nebraska Department of Labor's Contractor Registration Database. A partnership, against whom the contractor income tax withholding was applied, must distribute the amount withheld to its partners. The total amount of income tax withheld from the partnership must be distributed in the same manner as income. No credit will be allowed on the Form 1065N for contractor income tax withholding. For additional information, see "Construction Contractors" section.

Community Development Assistance Act (CDAA) Credit. The Nebraska CDAA credit is allowable for contributions to approved projects of community betterment organizations recognized by the Nebraska Department of Economic Development (DED). Attach the 2019 Nebraska Community Development Assistance Act Credit Computation, Form CDN, to the Form 1065N. Each partner is allowed a share of the credit calculated by using the same method used to report income received from the partnership. Partnerships do not need to attach a copy of the Form 1099NTC. DOR will receive the Form 1099NTC information directly from DED.

For more details regarding this credit, contact:

Nebraska Department of Economic Development Housing and Community Development Division PO Box 94666 Lincoln, NE 68509-4666 402-471-6280 or 800-426-6505 opportunity.nebraska.gov

Beginning Farmer Credit. This credit is available to owners of agricultural assets, when the agricultural assets are rented to qualifying beginning farmers or livestock producers. Each partner eligible for the credit will receive a copy of the Statement of Nebraska Tax Credit, Form 1099 BFC, from the Nebraska Department of Agriculture. Each partner is allowed a share of the credit calculated by using the same method used to report income received from the partnership. The Form 1099 BFC does not need to be filed with the partner's individual income tax return. Partnerships do not need to attach a copy of the Form 1099 BFC. DOR will receive the Form 1099 BFC information directly from the Nebraska Department of Agriculture.

For more details regarding this credit, contact:

Nebraska Department of Agriculture PO Box 94947 Lincoln, NE 68509-4947 402-471-4876 nextgen.nebraska.gov

<u>Form 3800N</u> Credits. Nebraska provides several tax incentive credits that may be earned by entities conducting business in this state.

Partnerships must file tax incentive credit distribution forms including Forms 775N and 312N before credits can be allowed to individual partners. Attach a distribution schedule for <u>Form 775N</u>, <u>Schedule II</u>, or for <u>Form 312N</u>, <u>Schedule II</u> (that lists each partner, the partner's tax ID number, the income percentage, and each partner's distributed credits). The total amount distributed by the partnership must be distributed in the same manner as ordinary income.

Use Tax

A partnership may be subject to use tax. A partnership owes use tax when the proper sales tax has not been paid on purchases delivered into Nebraska. This often occurs when purchases are made from out-of-state, mail order, or Internet sellers. Use tax is also due when items purchased for resale are withdrawn from inventory for business or personal use.

Example 1.

The partnership purchased a computer from a seller in South Dakota over the Internet for \$1,570 plus \$30 shipping and handling charges. Both charges are taxable. The computer is shipped to the partnership in Scottsbluff, Nebraska and no tax is charged or collected by the seller. The state tax is \$88 ($\$1,600 \times 5.5\%$) and the local tax is \$24 ($\$1,600 \times 1.5\%$). The total use tax owed is \$112 (\$88 + \$24 = \$112).

Example 2.

A repair shop in Scottsbluff, Nebraska provides motor vehicle repair service. The repair shop also owns a tow truck used for towing customer motor vehicles needing repair. The shop purchases oil and oil filters, tax exempt, for resale using the Nebraska Resale or Exempt Sale Certificate, Form 13. When oil and oil filters are removed from sales tax-exempt inventory and used to change the oil in the business-owned tow truck, state and local use tax is due on the cost of the oil and oil filters.

For additional information, see the Nebraska Consumer's Use Tax Information Guide.

Purpose of Form

The Nebraska Return of Partnership Income, Form 1065N, is not simply an informational return. The Form 1065N and schedules are necessary to:

- ◆ Calculate the income, deductions, and credits that will be passed through to the partners;
- ◆ Calculate and pay income tax on behalf of nonresident individual partners; and
- ◆ Report and pay any recapture of tax incentive credits. This includes the economic development distribution schedules such as Forms 775N and 312N.

Terms

Partner. For purposes of these instructions, "partner" includes a partner of a partnership, or a member of a limited liability company (LLC).

Partnership. The term "partnership" includes:

- ◆ Limited partnership;
- ◆ LLC;
- Syndicate;
- ◆ Group;
- ◆ Pool;
- Joint venture; or
- ◆ Other unincorporated organization, that is not filing with the IRS as a corporation, trust, estate, or sole proprietorship.

Who Must File?

The Form 1065N must be completed by:

- Every partnership listed above, with income from Nebraska sources;
- ◆ An LLC that has elected to be treated as a partnership for federal income tax purposes and that derives income from Nebraska sources; and
- ◆ Every partnership and LLC treated as a partnership that will distribute Nebraska incentive credits to its partners or members.

A limited partnership conducting business entirely outside this state that has Nebraska resident partners, none of whom are general partners charged with the management responsibility of the partnership, is not required to file <u>Form 1065N</u>.

Only one return is required to be filed for each partnership. If copies of the form are furnished to each partner, they should be clearly identified as "Duplicate" or "Copy."

When and Where to File

This return must be filed on or before the 15th day of the third month following the close of the taxable year.

Mail the Form 1065N to:

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

How to Complete Form 1065N

Tax Period. A 2019 Form 1065N must be used to file for the calendar year 2019, or a fiscal year beginning in 2019. Space is provided at the top of the return to enter the beginning and ending dates for short-period or fiscal-year filers. The taxable year for Nebraska must be the same as the taxable year used for the federal income tax return.

If the partnership changes its federal taxable year, it must also change its Nebraska taxable year. A copy of the approval from the IRS to change accounting periods must accompany the first return that shows the change.

Business Classification Code. Enter the six-digit code that best describes the partnership's principal business activity in Nebraska. Carefully review the <u>business classification codes</u> before you select one.

Principal Business Activity in Nebraska. Enter the principal business activity of the partnership from the Business Classification Code listing.

Federal ID Number. Enter the Federal ID number assigned to the partnership by the IRS.

Nebraska ID Number. Enter the Nebraska ID number assigned to the partnership by DOR. Partnerships that do not have a Nebraska state ID for partnership income tax should e-file using their Nebraska income tax withholding or sales and use tax number. The prefix is the tax category and should not be included as part of the Nebraska ID number when entered. For example, do not include the 21 or 01 prefix as part of the Nebraska ID number. Partnerships that do not have an existing Nebraska state ID number should use the online <u>Register a Business</u> application to obtain a Nebraska ID number.

Final Return. Check the "Final Return" box at the top of the return if the partnership ceased to exist during the 2019 tax year.

Distributed Form 3800N Credit. Check the "Distributed Form 3800N Credit" box if the partnership is distributing Form 3800N tax credits in this tax year. Include a distribution schedule in addition to recording the amount of the distributed credit on the <u>Schedule K-1N</u>.

Line 1

Ordinary Business Income. Enter the ordinary business income or loss as shown on line 22 of Federal Form 1065.

Line 2

Nebraska Adjustments Increasing Ordinary Business Income. Enter the amount from line 8 of Nebraska Schedule A. See the Schedule A instructions for additional information.

Line 3

Nebraska Adjustments Decreasing Ordinary Business Income. Enter the amount from line 18 of Nebraska Schedule A. The following examples are items that are **not** allowable adjustments decreasing federal ordinary business income:

- ◆ The wage expense disallowed by the work opportunity tax credit;
- ◆ Federal income taxes or other federal taxes paid;
- ◆ The depreciation disallowed by the investment credit or other federally-required basis reduction;
- ◆ Income earned in another state. Instead, Nebraska Schedule I, Apportionment for Multistate Business, must be completed; and
- ◆ Income from a partnership. For additional information, see <u>Business Entity Regulation</u> 24-315, Sales Factor; <u>Business Entities As Owners in a Partnership or Joint Venture</u>.

See the Schedule A instructions for additional information.

Line 4

Nebraska Adjusted Income. If the partnership does not have adjustments to ordinary business income, enter the line 1 amount on line 4. If the partnership has adjustments to ordinary business income, line 4 equals line 1 plus line 2 minus line 3.

Line 5

Income Reported to Nebraska. If all of the income earned by the partnership is derived from Nebraska sources, enter the line 4 amount on line 5. If the partnership earned income from both within and without Nebraska, enter the amount from line 3 of <u>Nebraska Schedule I</u>. See the Nebraska Schedule I instructions for additional information.

Line 6

Income Reported to Nebraska Subject to Withholding. Enter the amount from the column (F), Nebraska Schedule II total.

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Line 7 Nebraska Income Tax Withholding for Nonresident Individual Partners. Enter from the Column (G), Nebraska Schedule II total.					
Line 8	Form 3800N Credit and Recapture. Enter the net amount of any refundable credits and any recapture of credits reported on the <u>Nebraska Incentives Credit Computation</u> , Form 3800N. If the credits are larger than the recapture, enter as a negative number.				
Line 9	Tax Deposited with Form 7004N and 2019 Estimated Income Tax Payments. Add the total amount paid as estimated income tax payments and any amount paid with the Nebraska extension request, Form 7004N. Enter the total on line 9.				

Line 10

Tax Due. If line 7 plus line 8 minus line 9 is greater than zero, enter the result on line 10.

Electronic Payment Options

Electronic Funds Withdrawal (EFW). With this payment option, you provide your payment information within your electronically-filed return. Your payment will automatically be withdrawn from your bank account on the date you specify.

Nebraska e-pay. Nebraska e-pay is DOR's web-based electronic payment system. You enter your payment and bank account information, and choose a date (up to a year in advance) to have your account debited. You will receive an email confirmation for each payment scheduled.

<u>ACH Credit</u>. You (or your bank) create an electronic file in the appropriate ACH file format. It is submitted to the Federal Reserve and instructs your bank to "credit" the state's bank account.

Nebraska Tele-pay. Nebraska Tele-pay is DOR's phone-based electronic payment system. Call 800-232-0057, enter your payment and bank account information, and choose a date (up to a year in advance) to have your account debited. You will receive a confirmation number at the end of your call.

Cancel a Payment. To cancel a scheduled EFW payment, contact our Taxpayer Assistance office at 800-742-7474 or 402-471-5729 before 4:00 pm Central Time two business days prior to your scheduled payment date. You may cancel a payment scheduled through Nebraska e-pay by logging into the e-pay program from our website and selecting "cancel payment."

Check or Money Order. If you are not using one of the electronic payment options described above, include a check or money order payable to the "Nebraska Department of Revenue." Checks written to DOR may be presented for payment electronically.

At this time, DOR does not offer a credit card payment option for partnership returns.

Line 11

Overpayment to be Refunded. If line 7 plus line 8 minus line 9 is less than zero, enter the result on line 11.

Note: A partnership filing an amended return will not receive a refund of any income tax due with its original return when the Nebraska source income for its nonresident individual partners is reduced. Instead, the partners may file a claim for an income tax refund resulting from the reduced Nebraska source income.

Signature

Sign and Date the Tax Return. This return must be signed by a partner. Include a daytime phone number and an email address in case DOR needs to contact you about your account. By including your email address, you are agreeing that DOR may use it to transmit confidential information through a secure website.

If a partner authorizes another person to sign the return, there must be a <u>Power of Attorney</u>, Form 33, on file with DOR or attached to the return.

The act of e-filing a return is your signature. By e-filing the return, taxpayers and their tax preparers, if applicable, are declaring under penalties of perjury, that they have examined the electronic return, and to the best of their knowledge and belief, it is true, correct, and complete.

Paid Preparer's Use Only. Any person who is paid for preparing a taxpayer's return must sign the return as preparer. Additionally, the preparer must enter their Preparer Tax ID Number (PTIN), their firm's name, and Federal Employer ID Number (EIN).

Nebraska Schedule A Instructions

Adjustments to Ordinary Business Income

Purpose. The Nebraska Schedule A is used to adjust the partnership's ordinary business income for items of income and deduction that are required under the IRC or Nebraska law to be reported to the partners separately. The ordinary business income, plus or minus these adjustments, will estimate the income that was distributed to the partners, and become part of the partners' federal adjusted gross income. These adjustments to ordinary business income are necessary to calculate any required income tax withholding on Nebraska Schedule II – Partner's Share of Nebraska Income.

Adjustments Increasing Ordinary Business Income

Lines 1-5	The amounts on each of these lines come directly from Federal Form 1065, Schedule K.
Line 6	State and Local Bond Interest and Dividend Income. Enter all state and local bond interest or dividends that are exempt from federal income tax and not issued by Nebraska state and local government subdivisions.
Line 7	Other Income. Enter any other additions to income for the partnership that are includible in the partners' federal income, but are not reflected in lines 1 through 6 above (attach schedule).
Line 8	Total Adjustments Increasing Ordinary Business Income. Enter the total of lines 1 through 7 here and on line 2 of <u>Form 1065N</u> .

Adjustments Decreasing Ordinary Business Income

Line 9	Qualified U.S. Government Interest Deduction. Enter the amount of interest and dividend income from U.S. government obligations exempt from state taxation.				
	The <u>Taxability of Interest and Dividend Income From State</u> , <u>Local</u> , <u>and U.S. Government Obligations Information Guide</u> , lists U.S. interest and dividend income that can be included on line 9, Nebraska Schedule A. Interest income from repurchase agreements involving U.S. government obligations is not considered U.S. government interest.				
	Gains or losses from the sale or other disposition of federal securities are taxable for state income tax purposes and should not be included on line 9.				
Lines 10-16	The amounts on each of these lines come directly from Federal Form 1065, Schedule K.				
Line 17	Other Deductions. Enter any other deductions to income for the partnership that are deductible in the partners' federal income, but are not reflected in lines 9 through 16 above (attach schedule). The federal qualified business income deduction cannot be claimed on this line or anywhere else on the Nebraska Schedule A.				
Line 18	Total Adjustments Decreasing Ordinary Business Income. Enter the total of lines 9 through 17 here and on line 3 of <u>Form 1065N</u> .				

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Nebraska Schedule I Instructions

Apportionment for Multistate Business

Purpose. The Nebraska Schedule I is used to determine the amount of Nebraska source income (Form 1065N, line 5, Income Reported to Nebraska) received by a partnership or LLC deriving income from both within and without Nebraska.

Nebraska source income is determined by apportioning the partnership or LLC income using a single, sales-only factor. Apportionment refers to the division of income between states by the use of a formula containing one or more apportionment factors.

Sales Factor. The sales factor is a fraction. The numerator is the total sales of the partnership in Nebraska during the taxable year. The denominator is the total sales of the partnership everywhere during the taxable year. Total sales includes gross sales of real and tangible personal property less returns and allowances, and all other items of gross receipts, except income for the discharge of indebtedness, amounts received from hedging transactions involving intangible assets, and net gains from marketable securities held for investment. The sales factor on this schedule is rounded to six decimal places. It is entered as a percentage.

For tax years beginning January 1, 2014 or after, a partnership may no longer use the costs of performance method of apportioning sales other than sales of tangible personal property. This does not apply to a partnership operating as a communications company. For additional information, see the Nebraska Apportionment Factor – Sales or Gross Receipts section.

A partnership using an alternative method of apportionment must attach a copy of the Tax Commissioner's prior written approval of the alternative method. The alternative apportionment factor computation must be included. Enter the factor on line 2, Nebraska Schedule I.

Note: Approval of an alternative method of apportionment is rare.

A partnership that operates a trucking business and has income from both within and without this state, must compute its sales factor in accordance with <u>Business Income Tax Regulation 24-343</u>, <u>Special Apportionment Rules</u>; <u>All Tax Years</u>; <u>Trucking Companies</u>.

The method of computing the sales factor must be consistent with prior tax years and with the partnership's filings in other states. If the partnership modifies the basis for including or excluding gross receipts in the sales factor used in returns for prior years, the 2019 return must disclose the nature and extent of the modification.

If the partnership files returns with other states that are not uniform in the inclusion or exclusion of gross receipts, the Form 1065N filed with DOR must disclose the nature and extent of the variance.

Computation of Nebraska Source Income –

You must complete lines 4-15 prior to completing lines 1-3.

Line 1	Nebraska Adjusted Income. Enter the amount from line 4 of Form 1065N.				
Line 2	Nebraska Apportionment Factor. Enter the amount from line 15, Nebraska Schedule I, Form 1065N.				
Line 3	Income Apportioned to Nebraska. Enter the result of line 1 multiplied by line 2. Also enter this amount on line 5, Form 1065N.				

Nebraska Apportionment Factor – Sales or Gross Receipts

Nebraska sales include all items of income received by the partnership from Nebraska sources.

The following types of sales are from Nebraska sources:

- ◆ Sales of tangible personal property delivered in Nebraska;
- ◆ Sales of tangible personal property shipped from Nebraska to the U.S. government;
- ◆ Gross receipts from the interest or service charges arising from the sale of tangible personal property if the sale of the property is attributed to Nebraska;
- ◆ Sales of other than tangible personal property
 - ✓ To the extent a service relates to real or tangible personal property located in Nebraska;
 - ✓ To the extent a service relates to part of the buyer's trade or business operated in Nebraska;
 - ✓ A service provided to an individual present in Nebraska at the time the service is received;
 - ✓ To the extent an application service is used in Nebraska;
 - ✓ To the extent intangible property is used in Nebraska;
 - ✓ To the extent an intangible asset used in a treasury function is managed in Nebraska;
 - ✓ To the extent a loan is secured by real or tangible personal property located in Nebraska;
 - ✓ To the extent a loan is not secured by real or tangible personal property, if the borrower is in this state. The location is presumed to be the borrower's billing address;
 - ✓ Fees, charges, and net gains from credit card receivables, if the credit card holder's billing address is in Nebraska;
 - ✓ Gross receipts from the selling, renting, licensing, or leasing real property if the real property is located in Nebraska;
 - ✓ Gross receipts from renting, leasing, or licensing of tangible personal property if the property is in Nebraska. If the property was located within and without Nebraska during the taxable year, then the gross receipts are attributable to Nebraska in proportion to the percentage of time the property was located in Nebraska;
 - ✓ For sales not specifically addressed above, sales to an individual if the individual's billing address is in Nebraska, and sales to a business if the business places its order from Nebraska or the billing address of the business if the ordering place cannot be readily determined; and
 - ✓ Sales made by a communications company if the income-producing activity is performed in Nebraska based on costs of performance.

For additional information, see Neb. Rev. Stat. § 77-2734.14.

Line 4	Sales or Gross Receipts Less Returns and Allowances. Enter the gross receipts, less any returns and allowances reported on the Federal Form 1065.
Line 5	Sales Delivered or Shipped to Purchasers in Nebraska: Shipped From Outside Nebraska. Delivery in Nebraska is determined without regard to the F.O.B. point or other conditions of the sale. The amount entered on this line should not include sales to the U.S. government.
Line 6	Sales Delivered or Shipped to Purchasers in Nebraska: Shipped From Within Nebraska. Delivery in Nebraska is determined without regard to the F.O.B. point or other conditions of the sale. The amount entered on this line should not include sales to the U.S. government.
Line 7	Sales Shipped From Nebraska to the U.S. Government. The U.S. government is the purchaser when it makes direct payment to the seller. The amount entered on this line includes all sales of tangible personal property to the U.S. government that are shipped from an office, store, warehouse, factory, or other place of business in this state. For other sales made to the U.S. government, use the rules for sales other than tangible personal property. For additional information see Neb. Rev.

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Stat. § 77-2734.14.

Line 8	Interest on Sales of Tangible Personal Property. In the Total column, enter all interest or service charges received from the sale of tangible personal property.
	In the Nebraska column, enter all the interest or service charges related to the sale of tangible personal property delivered in Nebraska and from sales to the U.S. government shipped from Nebraska.
Line 9	Interest, Dividends, and Royalties From Intangible Property. In the Total column, enter all of the interest, dividend, and royalty income from intangible property received by the partnership.
	In the Nebraska column, enter the amount sourced to Nebraska as determined by Neb. Rev. Stat. § 77-2734.14(3).
Line 10	Gross Rents. In the Total column, enter the gross receipts from renting or leasing of all real or tangible personal property.
	In the Nebraska column, enter the gross receipts for renting or leasing of real or tangible personal property located in Nebraska. If the tangible personal property rented or leased is located or used both inside and outside this state, the Nebraska receipts are attributable to Nebraska in proportion to the percentage of time the property was located in Nebraska.
Line 11	Net Gain on Sales of Intangible Property. In the Total column, enter the net gain on the sale of all intangible property made during the tax year.
	In the Nebraska column, enter the amount of net gain from sales made to a buyer who uses the intangible in Nebraska as determined by Neb. Rev. Stat. § 77-2734.14.
	Note: A net loss on the sale of intangible property is not included in the calculation of the Nebraska sales factor.
Line 12	Gross Receipts From Sales of Tangible Personal Property and Real Property Not Included Above. In the Total column, enter the gross receipts from sales of all tangible personal property and real property not included above.
	In the Nebraska column, enter the gross receipts from the sale of real property located in Nebraska. Also enter the gross receipts from sales of tangible personal property delivered in this state or delivered to the U.S. government from a location in this state.
Line 13	Other Income. In the Total column, enter any other income not reported above that was received by the partnership and is included in the amount reported on line 4, <u>Form 1065N</u> .
	In the Nebraska column, enter any other income not reported above that was derived from Nebraska sources.
	The amounts entered on this line include, but are not limited to, net farm income (loss) and the ordinary business income (loss) from other partnerships. For partnerships that would be considered unitary if they were corporations, enter the distributive share of the partnership's gross receipts.
	For partnerships that would not be considered unitary if they were corporations, enter the distributive share of the income received from the other partnerships. See <u>Business Entity Regulation 24-315</u> , <u>Sales Factor: Business Entities As Owners in a Partnership or Joint Venture</u> , for additional information regarding the apportionment of income received from another partnership.
Line 14	Total Sales or Gross Receipts. In the Total column, add lines 4 and 8 through 13. Enter the total on line 14.
	In the Nebraska column, add lines 5 through 13 and enter the total on line 14.
Line 15	Nebraska Apportionment Factor. Compute the Nebraska apportionment factor by dividing line 14, Nebraska column, by line 14, Total column; round to six decimal places and enter as a percent.
	Example 3.
	<u>Line 14 Nebraska column</u> 107,699 <u>Line 14 Total column</u> 499,992 = .2154014464231428
	Enter 21.5401% on line 15.

Since the seventh digit (4) is less than five, the sixth digit (1) is not rounded up to 2.

Nebraska Schedule II Instructions

Partner's Share of Nebraska Income

Purpose. The <u>Schedule II</u> is completed to identify the partners and to calculate income tax withholding for the nonresident individual partners. No income tax withholding is remitted when the nonresident individual partner has completed a <u>2019 Nebraska Nonresident Income Tax Agreement, Form 12N</u>. Income tax is never withheld from a **corporate** partner.

Complete the Schedule II through column (C) for all partners. Column (D) is only required for individual partners. Columns (E), (F), and (G) are completed for nonresident individual partners.

Column (A). Enter each partner's name and address information. This should be the address of the actual partner, not the partnership's address.

Column (B). Enter the Social Security number for each individual partner or grantor of a grantor trust. Enter the Federal ID number for each partner that is not an individual or grantor trust.

Column (C). Determine the partner's share of income percent by adding any guaranteed payments received by the partner to the partner's share of other income. Divide the result by the amount on line 5 of <u>Form 1065N</u>, and enter as a percent in column (C).

Example 4

Line	Description	Partner 1	Partner 2	Partner 3	Partner 4
1	Income reported to Nebraska (line 5, Form 1065N)	100,000	100,000	100,000	100,000
2	Total Nebraska sourced guaranteed payments (GPs)	20,000	20,000	20,000	20,000
3	Total Income reported to Nebraska before GPs (line 1 - line 2)	80,000	80,000	80,000	80,000
4	Income % before guaranteed payments	0.25	0.25	0.25	0.25
5	Share of Nebraska income before GPs (line 3 x line 4)	20,000	20,000	20,000	20,000
6	Nebraska sourced GPs made to the partner	10,000	10,000	0	0
7	Nebraska sourced income after GPs (line 5 + line 6)	30,000	30,000	20,000	20,000
8 Modified Income % (line 7 ÷ line 1)		0.30	0.30	0.20	0.20

Column (D). For each partner who is an individual or grantor trust, enter a "Y" if the partner is a Nebraska resident or an "N" if the partner is not a Nebraska resident.

Do not complete columns (E), (F), and (G) when either of the following applies:

- 1. A loss is reported on line 5, Form 1065N; or
- 2. The box at the top of the Nebraska Schedule II is checked indicating that the partnership is publicly traded or the partnership only received portfolio income.

Generally, portfolio income includes all gross income (other than income derived in the ordinary course of a trade or business) that is attributable to interest, dividends, or royalties.

For additional items considered to be portfolio income, see the instructions for Federal Form 1065.

Column (E). Place a check mark in this column if a properly completed and signed Form 12N is attached. Do not complete columns (F) and (G) if this box is checked.

Column (F). Enter the nonresident individual partner's share of Nebraska income reported by the partnership. This amount is determined by multiplying the line 5, Form 1065N amount, by the column (C), Nebraska Schedule II percentage. Enter the column (F) total on line 6, Form 1065N.

Column (G). Multiply the amount in column (F) by .0684 and enter the result in column (G). This is the amount of Nebraska income tax withholding for each nonresident individual partner who did not complete a Form 12N. Report the amount of income tax withholding remitted for each nonresident individual partner on a <u>Partner's Share of Nebraska Income</u>, <u>Deductions</u>, <u>Modifications</u>, <u>and Credits - Nebraska Schedule K-1N</u>. Enter the total of column (G) on line 7, Form 1065N.

Nebraska Schedule K-1N Instructions

Partner's Share of Income, Deductions, Modifications, and Credits

Purpose. The <u>Nebraska Schedule K-1N</u> is used by the partnership to report each partner's share of the entity's Nebraska income, deductions, modifications, and credits. The Nebraska Schedule K-1N is also used by each partner to complete their Nebraska tax return.

The partnership must provide a Nebraska Schedule K-1N to each partner. A copy of every Nebraska Schedule K-1N must be submitted with the Form 1065N.

Enter the partner's share of the distributed <u>Form 3800N</u> credits. When partnerships and LLCs taxed as partnerships issue Nebraska Schedules K-1N to partners, they must also: complete distribution schedules such as Forms <u>775N</u> and <u>312N</u>; and report the distributed credit amount to the partners on line 19 of the Schedule K-1N.

Partnership and Partner Information

Nebraska ID Number. Enter the Nebraska ID number assigned to the partnership by DOR. The partnership's Nebraska ID number on the Schedule K-1N and the Form 1065N must be the same. Refer to the <u>Nebraska ID number instructions</u> for Form 1065N.

Federal ID Number. Enter the Federal ID numbers assigned by the IRS to both the partnership and the partner. If the partner is an individual, enter the individual's Social Security number.

Taxable Year of Organization. Partnerships filing on a fiscal year basis or filing a short period return must enter the date the tax year began and the date the tax year ended. Calendar-year filers may leave this blank.

Partnership's Nebraska Apportionment Factor. Enter the partnership's Nebraska apportionment factor from line 15 of <u>Schedule I, Form 1065N</u>.

Nebraska Receipts. Enter the partnership's Nebraska receipts from line 14, Schedule I, Form 1065N in the Nebraska column.

Total Receipts. Enter the partnership's total receipts from line 14, Schedule I, Form 1065N in the Total column.

Partner's Share of Income Percentage. Enter the partner's share of income percent from column (C), Schedule II, Form 1065N. Convert the decimal shown on the Schedule II to a percentage before entering on the K-1N.

Part A – Partner's Share of Income and Deductions

Complete Part A to report the partner's share of the partnership's income (loss) and deductions from Nebraska sources.

Lines 1-14

For partnerships that are only subject to income tax in Nebraska, the amounts entered on lines 1-14 will come directly from the partner's Federal Schedule K-1.

For partnerships that are subject to income tax in another state, the amounts entered on lines 1-14 will be the result of the Federal Schedule K-1 amounts multiplied by the partnership's Nebraska apportionment factor.

Part B - Partner's Share of Modifications

Line 16	State and Local Bond Interest and Dividend Income. Enter the partner's share of all state and local bond interest or dividends that are exempt from federal income tax and not issued by Nebraska state and local government subdivisions.
Line 15	Qualified U.S. Government Interest Deduction. Enter the partner's share of all interest and dividend income from U.S. government obligations exempt from state taxation. The <u>Taxability of Interest and Dividend Income From State, Local, and U.S. Government Obligations Information Guide</u> lists U.S. interest and dividend income that can be included on line 15, Nebraska Schedule K-1N. Interest income from repurchase agreements involving U.S. government obligations is not exempt U.S. government interest. Gains or losses from the sale or other disposition of federal securities are taxable for state income tax purposes and should not be included on line 15.
	For partnerships that are subject to income tax in another state, the amounts entered on lines 15 and 16 will be the result of the federal amounts multiplied by the partnership's Nebraska apportionment factor.
	Complete Part B to report the partner's share of the income distributed by the partnership that modifies the federal adjusted gross income or federal taxable income of the partner. For partnerships that are only subject to income tax in Nebraska, the amounts entered on lines 15 and 16 will be the same as the amounts reported to the IRS.

are not LLCs. The partner's share of the non-Nebraska income or (loss) is equal to the partner's

share of line 4, Form 1065N, minus the partner's share of line 5, Form 1065N.

Part C - Partner's Share of Credits

	Complete Part C to report the credits that were earned by the partnership and distributed to the partners.
Line 18	Community Development Assistance Act (CDAA) Credit. Enter the partner's share of the distributed CDAA credit reported on the Nebraska Community Development Assistance Act Credit Computation, Form CDN, Part C.
Line 19	Form 3800N Credits. Enter the partner's share of the distributed Form 3800N credits. When partnerships and LLCs issue Nebraska Schedules K-1N to partners or members, they must also complete distribution schedules such as Forms 775N and 312N; and report the distributed credit amount to the partners or members on line 19 of the Schedule K-1N. An amount entered for the Nebraska Historic Tax Credit on line 19f does not entitle the partner to claim the credit. Rather, the partner must be issued a NHTC certificate by DOR before any credit will be allowed. For additional information, see our website.
Line 20	Contractor Income Tax Withholding. A partnership that was subjected to the mandatory 5% contractor income tax withholding must distribute the amount withheld to its partners. The amount entered on line 20 is the total amount of Nebraska withholding reported on the Form 1099-MISC issued to the partnership, multiplied by the partner's share of income percentage. For additional information, see "Income Tax Withholding on Contractors" found on page 5 of the Form 1065N instructions.
Line 21	Nebraska Income Tax Withheld. Enter the amount from column (G), <u>Schedule II, Form 1065N</u> , that reflects the income tax withholding remitted by the entity on behalf of the partner. For an amended Schedule K-1N, enter the larger of the amount calculated on either the original or the amended column (G), <u>Schedule II, Form 1065N</u> .

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DEPARTMENT OF REVENUE

Nebraska Return of Partnership Income for the calendar year January 1, 2019 through December 31, 2019 or other taxable year

FORM 1065N

beginning 2019, and ending

Name Doing	Business As (dba)				PLEASE DO NOT WRITE IN TH	IS SPA	CE
Legal Name							
City	ner Mailing Address						
City		State		Zip Code	Business Class. Code (See Inst	r.) Da	ate Business Began in Nebras
	A 12 22 A A L L L .	TE L LIDAL L	IN L. I IDN. I		D 11 11 11		
Principal Bus	iness Activity in Nebraska	Federal ID Number	Nebraska ID Number		Does the partnership have nonrous YES (Complete Schedule)		Individual partners?
Type of Organi		_	1				
	nership Limited Liab	ility Company Publicly	Traded Partnership	Other	(describe)		
Check if:	al Datura	(D) \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	Idraga Changa	/5	Amended Deturn	(Z)	Form 3800N, 775N, or 312N,
(1) Initia	al Return	(3) A0	ldress Change	(5	Amended Return	(7)	Attached
(2) Fina	ll Return (Example, dissolved	. See instr.) (4) Na	ame Change	(6	Form 7004 Attached	(8)	Distributed Form 3800N Cred
1 Ordina	ry business income ((line 22, Federal Forn	า 1065)			1	00
2 Nebras	ska adiustments incre	easing ordinary busin	ess income (line	8. Sche	edule A)	2	00
	•	,	`		,		
3 Nebras	ska adjustments decr	easing ordinary busir	ness income (line	e 18, Sc	hedule A)	3	00
4 Nebras	ska adjusted income	(line 1 plus line 2 min	nus line 3)			4	00
5 Income	e reported to Nebrask	ka (enter line 4 above	or line 3, Sched	ule I, if	applicable)	5	00
	•	,	a loss, skip lines 6				
6 Income	roported to Nobrook	ra aubicat ta withholdi	ing toy (optor the	Colum	n (F), Schedule II total)	6	00
	•	eld for nonresident in	•		,	0	00
Schedu	ule II total)		······			7	00
8 Form 3	800N credit and reca	apture				8	00
O Toy do	acaitad with Farm 70	004N and 0010 actima	stad income toy r		to.		00
		8 minus line 9 is grea			tsts box if vour	9	00
		ctronically				10	00
11 Overpa	ayment to be REFUN	IDED if line 7 plus line	e 8 minus line 9 i	s less tl	nan zero	11	00
	Under penalties of perju	ıry, I declare that as taxpayer o	or preparer, I have exam		eturn, including accompanying so	chedule	s and statements,
sign	and to the best of my knowled	lge and belief, it is correct and	complete.				
here▶	Signature of Partner or Mem	nber D	ate	Email	Address		
		()				
paid	Title	P	hone Number	•			
preparer's	Preparer's Signature		ate	Propo	rer's PTIN		
use only	Freparer's Signature	D	aic	гера	iici ə F I IIV		()
	Print Firm's Name (or yours	if self-employed), Address and			Daytime Phone		



Partnership With Other Income And Deductions Nebraska Schedule A—Adjustments to Ordinary Business Income • Enter amounts for lines 1 through 5 from Schedule K, Federal Form 1065.

FORM 1065N Schedule A

2019

Name on Form 1065N

Nebraska ID Number

	Adjustments Increasing Ordinary Business Income		Totals
1	Net income from rental real estate activities	1	00
	Net income from other rental activities	2	00
3	a Interest income		
	b Dividend income		
	d Net short-term capital gain		
	e Net long-term capital gain		
	f Other portfolio income	3	00
	Total portione moonie (total of mice od through of)		00
4	Guaranteed payments to partners	4	00
5	Net gain under IRC Section 1231 (other than casualty or theft)	5	00
	State and local bond interest and dividend income (see instructions)	6	00
1	Other income (list below or attach schedule) a List type: b Amount: \$		
	Total other income. Enter total of lines 7b	7	00
8	Total adjustments increasing ordinary business income (total of lines 1 through 7). Enter here and on line 2, Form 1065N	8	00
	Adjustments Decreasing Ordinary Business Income		Totals
	Enter amounts for lines 10 through 16 from Schedule K, Federal Form 1065.		121012
9	Qualified U.S. government interest deduction (see instructions)	9	00
10	Net loss from rental real estate activities	10	00
	Net loss from other rental activities	11	00
12	Portfolio loss: a Net short-term capital loss		
	b Net long-term capital loss12b		
	c Other portfolio loss		
	Total portfolio loss (total of lines 12a through 12c)	12	00
13	Net loss under IRC Section 1231	13	00
14	Other loss not included in lines 10 through 13	14	00
15	Charitable contributions	15	00
	Section 179 expense deduction	16	00
17	Other deductions (list below or attach schedule)		
	a List type: b Amount: \$ Total other deductions. Enter total of lines 17b	17	
18	Total adjustments decreasing ordinary business income (total of lines 9 through 17). Enter here	17	00
	and on line 3, Form 1065N	18	00



Nebraska Schedule I — Apportionment for Multistate Business

FORM 1065N Schedule I 2019

Name on Form 1065N

• If you use these schedules, read instructions.

Nebraska ID Number

	Nebraska Schedule I — Apportionment for Multistate Business								
1	Nebraska adjusted income (line 4, Form 1065N)					1	00		
2	Nebraska apportionment factor (line 15 below)	2]%				
3	Income apportioned to Nebraska (line 1 multiplied by line 2). Enter here and on					3	00		
	Nebraska Apportionment Factor – Sales	or G	ross Receipts						
			Total			Nebraska			
	Sales or gross receipts less returns and allowances	4		00					
	Sales delivered or shipped to purchasers in Nebraska: Shipped from outside Nebraska				5		00		
6	Sales delivered or shipped to purchasers in Nebraska: Shipped from within Nebraska				6		00		
7	Sales shipped from Nebraska to the U.S. government				7		00		
8	Interest on sales of tangible personal property	8		00	8		00		
9	Interest, dividends, and royalties from intangible property	9		00	9		00		
10	Gross rents	10		00	10		00		
	Net gain on sales of intangible property	11		00	11		00		
	Gross receipts from sales of tangible personal property and real property not included above	12		00	12		00		
13	Other income (list below or attach schedule) a List type: b Total Amount: \$ c Nebraska Amount: \$								
	Enter total of lines13b in first column. Enter total of lines 13c in second column.	13		00	13		00		
	Total sales or gross receipts			00	14		00		
15	Nebraska apportionment factor (divide line 14, Nebraska column, by line 14, and round to six decimal places). Enter as a percent here and on Schedule I, li						%		

DEPARTMENT OF REVENUE

Nebraska Schedule II — Partner's Share of Nebraska Income
• If you use this schedule, read the instructions and attach this page to Form 1065N.

Note: A publicly traded partnership or a partnership with out-of-state partners and with ONLY portfolio income need not complete columns (E), (F), and (G). Instead, check this box

FORM 1065N Schedule II 2019

Name on Form 1065N

Nebraska ID Number

(A)		(B)				Nonresident Individuals and Grantor Trusts			
Partner Name	Partner Address	Par	FEIN (Skip Columns D through G)	Percent of Residen Income Individua	Nebraska Resident Individual (Y or N)	(E) Check if Form 12N	(F) Partner Income (Line 5 Form 1065N x Column C	(G) Nebr. Income Tax Withholding Amount [Col (F) x .0684] (Enter on Nebr.	
			through G)			Attached	Percent)	(Enter on Nebr. Sch. K-1N)	
Totals									



Nebraska Schedule K-1N — Partner's Share of Income, Deductions, Modifications, and Credits

FORM 1065N Schedule K-1N 2019

				1				
Partnership's Name and Mailing Address			Partner's Name and Mailing Address					
Name Doing Business As (dba)		Name						
Legal	I Name							
Stree	t or Other Mailing Address			Street or Other Mailing Address				
0		01.1		0"		01.1		
City		State	Zip Code	City		State		Zip Code
	k One:			Nebraska ID Number		Federal ID Nu	mber	
	aska ID Number	Federal ID Number		Social Security Number		Spouse's Soci	al Security Nu	mber
Tavak	ole Year of Organization			Charle One				
iakal	olo isai oi Oigailizatioli			Check One: Resident Individual Nonresident Individual Estate or Trust				
			, 20	Other (describe)				
	ership's Nebraska rtionment Factor % Nebrask	a Receipts Total Rec	ceipts	Partner's Share of Income Perce	entage %	If applicable, ch	eck the approp	
	·	Partner'		rt A come and Deductions				
1	Ordinary business income					1		
2	Net income (loss) from re	ental real estate acti	vities			2		
3	Net income (loss) from ot							
4	Guaranteed payments							
5 6	Interest income							
7	Royalties							
8	Net short-term capital gai							
9	Net long-term capital gair	n (loss)				9		
10	Net Section 1231 gain (lo					10		
11	Other income (list below of a List type:			b Amount:	· \$			
	Total other income. En	ter total of lines 11h		b Amount.	. Ψ	11		
12	Charitable contributions .							
13	Section 179 expense ded					13		
14	Other deductions and los	ses (list below or at	tach schedule	•	•			
	a List type:	and losses. Enter to	atal of lines 1/	b Amount: lb				
	TOTAL OTHER DEGUCTIONS	and iosses. Enter to		៲ ɒ rt B		14		
		Par		of Modifications				
15	Qualified U.S. governmer							
16	State and local bond inter							
17	Income (loss) from non-N	iebraska sources (u			ibove)	17		
				rt C are of Credits				
18	Community Development					18		
19	Form 3800N credits (see	instructions)						
	a Employment and Inves							
	b Nebraska Advantage A							
	c Nebraska Advantage Fd Nebraska Advantage F							
	e New Markets Tax Cred							
	f Nebraska Historic Tax							
	Total of 19a through 19	9f				19		
20	Contractor income tax with					<u>20</u>		
Z I	Nebraska income tax with	inela (see instructio	ms)					

NEBRASKA	
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Application for Automatic Extension of Time to File Nebraska Corporation, Fiduciary, or Partnership Return

FU	FORM						
700	04N						

DEPARTMENT OF REVENUE	Taxable year beginning	, and	ending ,	700414
Name Doing Business A	s (dba)			'
Legal Name				
Street or Other Mailing A	ddress			
City	State	Zip Code	Federal ID Number	Nebraska ID Number
		omatic 6-Month Extension ow if filing Federal Forms 10	sion 041, 1041-QFT, 1041-N, or 1065.	,
Nebraska Fidu	ıciary Income Tax Return, Form 10	041N Nebrask	a Return of Partnership In	come, Form 1065N
		omatic 7-Month Extense boxes if filing Nebraska Fo		
Automatic sev	en-month filing extension from the ate.	maximu Attach a	on in addition to the federa m of seven months from th copy of the Federal Form Revenue Service.	ne original due date.
Is the corporation	organized as an exempt organiza a cooperative?	ation? YES T	NO NO	
If yes, enter th	e original due date of the coopera	tive's federal return		
Entities filing a	Tenta fiduciary or partnership return need no	tive Tax Payment Calc t complete lines 1 through 1		ship must complete line 11.
 3 Community De 4 Form 3800N n 5 Total nonrefun 6 Tentative incorramount is more 7 Form 3800N n 8 Estimated incorred 9 Other paymen incurred for TA 10 Total prior pay 11 Tentative tax p Check this both 	redit	igh 4). credits. Subtract line 5 -). ing Farmer credit, emple Readiness Tax Credit for through 9).	from line 1 (if the line 5 oyer's credit for expenses or providers	3 4 5 6 7 8 9 10
				lumbers
Nan	ne and Address of Each Member of the	Unitary Group	Nebraska	Federal
	er penalties of perjury, I declare that I have be s made above are correct and complete.	en authorized to make this applic	ation, and that to the best of my kno	wledge and belief, the
	ed Signature	Date Em	ail Address	
Title		Daytime Phone Number		

Instructions

Who May File. A corporation (C corporation and S corporation), fiduciary, partnership, or limited liability company making a tentative tax payment, and/or wanting more time to file a Nebraska tax return, must file a Nebraska Application for Extension of Time, Form 7004N. The Form 7004N must be filed even if a tentative income tax payment is made electronically.

If you have filed for a federal extension and are not making a tentative income tax payment to Nebraska, you do not need to complete this application. When your Nebraska income tax return is filed, you must attach a copy of the Federal Form 7004 filed with the IRS, or a copy of the approved federal extension. If a federal extension of time has been granted, the filing date for Forms 1120N, 1120-SN, and 1065N is automatically extended for the same period. If a federal extension of time has been granted to an estate or trust, the filing date for Form 1041N is automatically extended for six months.

Corporations. When a federal extension of time has been granted and additional time is necessary to file a Nebraska corporation income tax return, file Form 7004N on or before the date the federal extension expires. Attach a copy of the Federal Form 7004 filed with the IRS, or a copy of the approved federal extension. A maximum of a seven-month extension beyond the original due date of the corporation income tax return is allowed for Nebraska.

Partnerships, Estates, and Trusts. Nebraska will only allow partnerships an extension of time up to the maximum number of months provided by the IRS. Nebraska will allow estates and trusts an extension of up to six months. No additional Nebraska extension will be granted.

When to File. Form 7004N must be filed on or before the due date of the original return. Corporations may also file Form 7004N on or before the date that a federal extension expires.

Where to File. Mail Form 7004N to the Nebraska Department of Revenue, PO Box 94818, Lincoln, Nebraska 68509-4818.

Amount of Payment. Payment of the amount shown on line 11 must be remitted either with this form or electronically using one of the electronic payment options identified below.

Mandates of Electronic Payment. Some entities are required to make their payments (tax, penalty, and interest) electronically. For mandate purposes, all of the electronic payment options listed below satisfy the mandate requirement. All entities are encouraged to make their payments electronically.

Electronic Payment Options

Nebraska e-pay. Nebraska e-pay is the Department's web-based electronic payment system. You enter your payment and bank account information, and choose a date (up to a year in advance) to have your account debited. You will receive an email confirmation for each payment scheduled.

ACH Credit. You (or your bank) create an electronic file in the appropriate ACH file format. It is submitted to the Federal Reserve and instructs your bank to "credit" the state's bank account.

Nebraska Tele-pay. Nebraska Tele-pay is the Department's phone-based electronic payment system. Call 800-232-0057, enter your payment and bank account information, and choose a date (up to a year in advance) to have your account debited. You will receive a confirmation number at the end of your call.

Credit Card (Corporations only). Secure credit card payments can be initiated through Official Payments at officialpayments.com; via phone at 800-272-9829; or by downloading the OPAY app from your smart phone's app store. Eligible credit cards include American Express, Discover, MasterCard, and VISA. A convenience fee (2.35% of the payment, \$1 minimum) is charged to the card you use. This fee is paid to the credit card vendor, not the state, and will appear on your credit card statement separately from the payment made to the Nebraska Department of Revenue. At the end of your transaction, you will be given a confirmation number. Keep this number for your records. [If you are making your credit card payment by phone, you will need to provide the Nebraska Jurisdiction Code, which is 3700.]

Check or Money Order. If you are not using one of the electronic payment options described above, include a check or money order payable to the "Nebraska Department of Revenue." Checks written to the Department may be presented for payment electronically.

Corporate Unitary Group. Members of a unitary group filing a single return using the combined income approach should only request one extension for the entire group. The name, address, Federal ID number, and Nebraska ID number of each corporation included in the combined return must be listed on Form 7004N.

Termination of Extension. The Department may, at any time, terminate a C corporation's extension of time by mailing the taxpayer a notice of this termination, allowing ten days from the date of the termination notice to file the Nebraska corporate return.

Taxpayer Notification. The Department will notify the applicant if this request for extension is denied. The notice will be sent to the address entered on Form 7004N. **No notice will be sent with respect to approved applications for an extension of time to file a return.**

Signatures. This application must be signed by a corporate officer, fiduciary, partner, member, a person currently enrolled to practice before the IRS, or an attorney or certified public accountant qualified to practice before the IRS. If the taxpayer authorizes any other person to sign this application, there must be a power of attorney on file with the Department.