

Pollution Control and Recycling Property Tax Exemption

Iowa Code section 427.1(19)

This application must be filed or postmarked to your city or county assessor by February 1 of each year. Contact information for all assessors can be found at the Iowa State Association of Assessors website: (www.iowa-assessors.org).

Property Information - Please Print

Parcel number	reporty information – recase remit	
Property location address:		
City:	State:	ZIP:
Property owner mailing addres	ss:	
City:	State:	ZIP:
County:	Number of acres:	
Phone:	Email:	
	Applicant Information – Please Print	
Name:		
City:	State:	ZIP:
Phone:	Email:	
Relationship to owner:		
control property is to control or any air or water of lowa or, if the	ent of Natural Resources certifying that the r abate pollution of any air or water of lowa he property is recycling property, that the place of the local control of the property of the prope	or to enhance the quality of rimary use of the property is
	or which certification is requested was comp , and the property has been in continuous pted, since this date and year:	
	nder penalties of perjury or false certificate my knowledge and belief, it is true, correct,	•
Applicant Signature:	Date:	

Pollution Control and Recycling Property Tax Exemption Instructions

This exemption applies to new installations of pollution-control or recycling property beginning on January 1 after the construction or installation of the property is completed. This exemption shall apply beginning on January 1, 1975, to existing pollution-control property if its construction or installation was completed after September 23, 1970, and this exemption shall apply beginning January 1, 1994, to recycling property.

This exemption is limited to the market value of the pollution-control or recycling property. If the pollution-control or recycling property is assessed with other property as a unit, this exemption is limited to the net market value added by the pollution-control or recycling property, determined as of the assessment date.

The application for a specific pollution-control or recycling property shall be accompanied by a certificate from the Department of Natural Resources certifying that the primary use of the pollution-control property is to control or abate pollution of any air or water of this state or to enhance the quality of any air or water of this state or, if the property is recycling property, that the primary use of the property is for recycling.