EAP/BR

15-0073

SENATE STATE OF MINNESOTA EIGHTY-NINTH SESSION

S.F. No. 1559

(SENATE AUTHORS: SKOE, Rest, Eaton, Gazelka and Dziedzic) D-PG

DATE 03/11/2015

OFFICIAL STATUS Introduction and first reading Referred to Taxes

1.1	A bill for an act
1.2	relating to taxation; making policy changes to individual income and corporate
1.3	franchise taxes, estate taxes, excise taxes, special taxes, property taxes, and
1.4	other miscellaneous taxes and tax provisions; amending Minnesota Statutes
1.5	2014, sections 13.51, subdivision 2; 270.071, subdivisions 2, 7, 8, by adding a
1.6	subdivision; 270.072, subdivisions 2, 3, by adding a subdivision; 270.12, by
1.7	adding a subdivision; 270.82, subdivision 1; 270B.14, subdivision 1; 270C.30;
1.8	270C.33, subdivision 5; 270C.34, subdivision 2; 270C.347, subdivision
1.9	1; 270C.35, subdivision 3; 270C.445, by adding a subdivision; 270C.446,
1.10	subdivision 5; 270C.89, subdivision 1; 271.06, subdivisions 2, 7; 272.02,
1.11	subdivision 10; 272.0211, subdivision 1; 272.025, subdivision 1; 272.029,
1.12	subdivisions 2, 4, by adding a subdivision; 272.0295, subdivision 4; 272.115,
1.13	subdivision 2; 273.061, subdivision 7; 273.08; 273.121, by adding a subdivision;
1.14	273.124, subdivision 13; 273.371; 273.372, subdivisions 2, 4, by adding
1.15	subdivisions; 274.13, subdivision 1; 275.62, subdivision 2; 278.01, subdivision
1.16	1; 287.2205; 289A.08, subdivision 16, by adding a subdivision; 289A.09,
1.17	subdivisions 1, 2; 289A.11, subdivision 1; 289A.12, subdivision 14; 289A.38,
1.18	subdivision 6; 289A.50, subdivision 7; 289A.60, subdivision 28; 290A.19;
1.19	290C.03; 290C.13, subdivision 3; 291.03, subdivision 10; 295.54, subdivision
1.20	2; 295.55, subdivision 6; 296A.01, subdivision 33, by adding a subdivision;
1.21	296A.02, by adding a subdivision; 296A.22, subdivision 9; 296A.26; 297D.02;
1.22	297E.02, subdivisions 3, 7; 297E.04, subdivision 1; 297E.05, subdivision 4;
1.23	297E.06, subdivision 1; 297F.09, subdivision 1; 297F.23; 297G.09, subdivision
1.24	1; 297G.22; 297I.30, by adding a subdivision; 297I.60, subdivision 2; 469.319,
1.25	subdivision 5; 477A.013, by adding a subdivision; 477A.19, by adding
1.26	subdivisions; 559.202, subdivision 2; Laws 2014, chapter 308, article 1, section
1.27	14, subdivision 2; proposing coding for new law in Minnesota Statutes, chapters
1.28	290B; 290C; 293; repealing Minnesota Statutes 2014, sections 290C.02,
1.29	subdivisions 5, 9; 290C.06.

1.30

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:

2.1	ARTICLE 1
2.2	INDIVIDUAL INCOME, CORPORATE FRANCHISE, AND ESTATE TAXES
2.3	Section 1. Minnesota Statutes 2014, section 289A.08, subdivision 16, is amended to
2.4	read:
2.5	Subd. 16. Tax refund or return preparers; electronic filing; paper filing fee
2.6	imposed. (a) A "tax refund or return preparer," as defined in section 289A.60, subdivision
2.7	13, paragraph (f), who is a tax return preparer for purposes of section 6011(e) of the
2.8	Internal Revenue Code, and who reasonably expects to prepare more than ten Minnesota
2.9	individual income, corporate franchise, S corporation, partnership, or fiduciary income tax
2.10	returns for the prior ealendar year must file all Minnesota individual income, corporate
2.11	franchise, S corporation, partnership, or fiduciary income tax returns prepared for that
2.12	ealendar year by electronic means.
2.13	(b) Paragraph (a) does not apply to a return if the taxpayer has indicated on the return

o a return if the taxpayer has indicated on the return that the taxpayer did not want the return filed by electronic means. 2.14

(c) For each return that is not filed electronically by a tax refund or return preparer 2.15 under this subdivision, including returns filed under paragraph (b), a paper filing fee 2.16 of \$5 is imposed upon the preparer. The fee is collected from the preparer in the same 2.17 manner as income tax. The fee does not apply to returns that the commissioner requires 2.18to be filed in paper form. 2.19

EFFECTIVE DATE. This section is effective for taxable years beginning after 2.20 December 31, 2014. 2.21

Sec. 2. Minnesota Statutes 2014, section 289A.09, subdivision 2, is amended to read: 2.22 Subd. 2. Withholding statement. (a) A person required to deduct and withhold 2.23 from an employee a tax under section 290.92, subdivision 2a or 3, or 290.923, subdivision 2.24 2, or who would have been required to deduct and withhold a tax under section 290.92, 2.25 subdivision 2a or 3, or persons required to withhold tax under section 290.923, subdivision 2.26 2, determined without regard to section 290.92, subdivision 19, if the employee or payee 2.27 had claimed no more than one withholding exemption, or who paid wages or made 2.28 payments not subject to withholding under section 290.92, subdivision 2a or 3, or 290.923, 2.29 subdivision 2, to an employee or person receiving royalty payments in excess of \$600, 2.30 or who has entered into a voluntary withholding agreement with a payee under section 2.31 290.92, subdivision 20, must give every employee or person receiving royalty payments in 2.32 respect to the remuneration paid by the person to the employee or person receiving royalty 2.33 2.34 payments during the calendar year, on or before January 31 of the succeeding year, or, if

employment is terminated before the close of the calendar year, within 30 days after the
date of receipt of a written request from the employee if the 30-day period ends before

3.3 January 31, a written statement showing the following:

3.4 (1) name of the person;

3.5 (2) the name of the employee or payee and the employee's or payee's Social Security
3.6 account number;

3.7 (3) the total amount of wages as that term is defined in section 290.92, subdivision
3.8 1, paragraph (1); the total amount of remuneration subject to withholding under section
3.9 290.92, subdivision 20; the amount of sick pay as required under section 6051(f) of the
3.10 Internal Revenue Code; and the amount of royalties subject to withholding under section
3.11 290.923, subdivision 2; and

3.12 (4) the total amount deducted and withheld as tax under section 290.92, subdivision
3.13 2a or 3, or 290.923, subdivision 2.

3.14 (b) The statement required to be furnished by paragraph (a) with respect to any
3.15 remuneration must be furnished at those times, must contain the information required, and
3.16 must be in the form the commissioner prescribes.

3.17 (c) The commissioner may prescribe rules providing for reasonable extensions of
3.18 time, not in excess of 30 days, to employers or payers required to give the statements to
3.19 their employees or payees under this subdivision.

(d) A duplicate of any statement made under this subdivision and in accordance
with rules prescribed by the commissioner, along with a reconciliation in the form the
commissioner prescribes of the statements for the calendar year, including a reconciliation
of the quarterly returns required to be filed under subdivision 1, must be filed with the
commissioner on or before February 28 of the year after the payments were made.

(e) If an employer cancels the employer's Minnesota withholding account number
required by section 290.92, subdivision 24, the information required by paragraph (d),
must be filed with the commissioner within 30 days of the end of the quarter in which
the employer cancels its account number.

(f) The employer must submit the statements required to be sent to the commissioner 3.29 in the same manner required to satisfy the federal reporting requirements of section 3.30 6011(e) of the Internal Revenue Code and the regulations issued under it. An employer 3.31 must submit statements to the commissioner required by this section by electronic means 3.32 if the employer is required to send more than 25 statements to the commissioner, even 3.33 though the employer is not required to submit the returns federally by electronic means. 3.34 For statements issued for wages paid in 2011 and after, the threshold is ten. All statements 3.35 issued for withholding required under section 290.92 are aggregated for purposes of 3.36

4.1 determining whether the electronic submission threshold is met. The commissioner shall
4.2 prescribe the content, format, and manner of the statement pursuant to section 270C.30.
4.3 (g) A "third-party bulk filer" as defined in section 290.92, subdivision 30, paragraph
4.4 (a), clause (2), must submit the returns required by this subdivision and subdivision 1,

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- 4.5 paragraph (a), with the commissioner by electronic means.
- 4.6 EFFECTIVE DATE. This section is effective for statements required to be sent to
 4.7 the commissioner after December 31, 2015.
- Sec. 3. Minnesota Statutes 2014, section 289A.12, subdivision 14, is amended to read: 4.8 Subd. 14. Regulated investment companies; Reporting exempt interest and 4.9 **exempt-interest dividends.** (a) A regulated investment company paying \$10 or more in 4.10 4.11 exempt-interest dividends to an individual who is a resident of Minnesota, or any person receiving \$10 or more of exempt interest or exempt-interest dividends and paying as 4.12 nominee to an individual who is a resident of Minnesota, must make a return indicating 4 1 3 the amount of the exempt interest or exempt-interest dividends, the name, address, and 4.14 Social Security number of the recipient, and any other information that the commissioner 4.15 specifies. The return must be provided to the shareholder recipient by February 15 of the 4.16 year following the year of the payment. The return provided to the shareholder recipient 4.17 must include a clear statement, in the form prescribed by the commissioner, that the 4.18 exempt interest or exempt-interest dividends must be included in the computation of 4.19 Minnesota taxable income. By June 1 of each year, the regulated investment company 4.20 payor must file a copy of the return with the commissioner. 4.21 (b) For purposes of this subdivision, the following definitions apply. 4.22 (1) "Exempt-interest dividends" mean exempt-interest dividends as defined in 4.23 section 852(b)(5) of the Internal Revenue Code, but does not include the portion of 4.24 exempt-interest dividends that are not required to be added to federal taxable income 4.25 under section 290.01, subdivision 19a, clause (1)(ii). 4.26 (2) "Regulated investment company" means regulated investment company as 4.27 defined in section 851(a) of the Internal Revenue Code or a fund of the regulated 4.28
- 4.29 investment company as defined in section 851(g) of the Internal Revenue Code.
- 4.30 (3) "Exempt interest" means income on obligations of any state other than
- 4.31 Minnesota, or a political or governmental subdivision, municipality, or governmental
- 4.32 <u>agency or instrumentality of any state other than Minnesota, and exempt from federal</u>
- 4.33 income taxes under the Internal Revenue Code or any other federal statute.

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5.1	EFFE	CTIVE DATE. <u>T</u>	This section is effe	ctive for reports require	ed to be filed after
5.2	December 3	1, 2015.			

Sec. 4. Minnesota Statutes 2014, section 289A.60, subdivision 28, is amended to read: 5.3 Subd. 28. Preparer identification number. Any Minnesota individual income tax 5.4 return or claim for refund prepared by a "tax refund or return preparer" as defined in 5.5 subdivision 13, paragraph (f), shall bear the identification number the preparer is required 5.6 to use federally under section 6109(a)(4) of the Internal Revenue Code. A tax refund or 5.7 return preparer who prepares a Minnesota tax return for an individual income tax return, 5.8 corporation, S corporation, partnership, fiduciary, or claim for refund and fails to include 5.9 the required number on the return or claim is subject to a penalty of \$50 for each failure. 5.10

5.11 EFFECTIVE DATE. This section is effective for taxable years beginning after 5.12 December 31, 2014.

5.13 Sec. 5. Minnesota Statutes 2014, section 290A.19, is amended to read:

5.14 290A.19 OWNER OR MANAGING AGENT TO FURNISH RENT 5.15 CERTIFICATE.

(a) The owner or managing agent of any property for which rent is paid for 5.16 occupancy as a homestead must furnish a certificate of rent paid to a person who is a 5.17 renter on December 31, in the form prescribed by the commissioner. If the renter moves 5.18 before December 31, the owner or managing agent may give the certificate to the renter 5.19 at the time of moving, or mail the certificate to the forwarding address if an address has 5.20 been provided by the renter. The certificate must be made available to the renter before 5.21 February 1 of the year following the year in which the rent was paid. The owner or 5.22 managing agent must retain a duplicate of each certificate or an equivalent record showing 5.23 the same information for a period of three years. The duplicate or other record must be 5.24 made available to the commissioner upon request. 5.25

- 5.26 (b) The commissioner may require the owner or managing agent to furnish to the
 5.27 commissioner on or before February 1 a copy of each certificate of rent paid furnished to a
 5.28 renter for rent paid in the prior year, in the content, format, and manner prescribed by the
 5.29 commissioner pursuant to section 270C.30.
- 5.30 (c) For the purposes of this section, "owner" includes a park owner as defined under
 5.31 section 327C.01, subdivision 6, and "property" includes a lot as defined under section
 5.32 327C.01, subdivision 3.

	02/25/15	REVISOR	EAP/BR	15-0073	as introduced
6.1	EFFE	CTIVE DATE. T	This section is effe	ective for certificates of r	ent paid for rent
6.2	paid after D	December 31, 2014	<u>1.</u>		
6.3	Sec. 6. N	Ainnesota Statutes	2014, section 29	1.03, subdivision 10, is a	mended to read:
6.4	Subd.	10. Qualified fa	rm property. Pro	operty satisfying all of th	ne following
6.5	requirement	ts is qualified farn	n property:		
6.6	(1) Th	e value of the pro	perty was include	ed in the federal adjusted	taxable estate.
6.7	(2) Th	e property consist	ts of agricultural l	and and is owned by a pe	erson or entity that
6.8	is either not	subject to or is in	compliance with	section 500.24.	
6.9	(3) Fo	or property taxes p	ayable in the taxa	able year of the decedent	's death, the
6.10	property is o	classified as class	2a property under	r section 273.13, subdivi	sion 23, and is
6.11	classified as	agricultural home	estead, agricultura	I relative homestead, or s	special agricultural
6.12	homestead u	under section 273	.124.		
6.13	(4) Th	e decedent contin	uously owned the	property, including prop	perty the decedent
6.14	is deemed to	o own under section	ons 2036, 2037, a	nd 2038 of the Internal R	Levenue Code, for
6.15	the three-ye	ar period ending of	on the date of dea	th of the decedent either	by ownership of
6.16	the agricult	ural land or pursua	ant to holding an	interest in an entity that i	is not subject to
6.17	or is in com	pliance with secti	on 500.24.		
6.18	(5) Th	ne property is class	sified for property	v tax purposes as class 2a	property under
6.19	section 273.	.13, subdivision 2.	3, for three years	following the date of dea	th of the decedent.
6.20	No property	shall cease to be	qualified farm pro	pperty solely because a re	sidence existing at
6.21	the time of t	the decedent's dea	th is reclassified a	as class 4bb property und	er section 273.13,
6.22	subdivision	25, during the thr	ee-year period.		
6.23	(6) Th	ne estate and the q	ualified heir elect	to treat the property as o	qualified farm
6.24	property and	d agree, in a form	prescribed by the	e commissioner, to pay th	e recapture tax
6.25	under subdi	vision 11, if appli	cable.		
6.26	EFFE	CTIVE DATE.	This section is effe	ective retroactively for es	states of decedents
6.27	dying after	June 30, 2011.			
6.28			ARTICI	LE 2	
6.29			SPECIAL		
0.27			STLCIAL		
6.30	Section 1	. Minnesota Statu	tes 2014, section	289A.38, subdivision 6, i	s amended to read:
6.31	Subd.	6. Omission in e	excess of 25 perc	ent. Additional taxes ma	iy be assessed
6.32	within 6-1/2	2 years after the d	ue date of the ret	urn or the date the return	ı was filed,
6.33	whichever i	s later, if:			

- (1) the taxpayer omits from gross income an amount properly includable in it that is
 in excess of 25 percent of the amount of gross income stated in the return;
- 7.3 (2) the taxpayer omits from a sales, use, or withholding tax return, or a return for a
 7.4 tax imposed under section 295.52, an amount of taxes in excess of 25 percent of the
 7.5 taxes reported in the return; or
- 7.6 (3) the taxpayer omits from the gross estate assets in excess of 25 percent of the7.7 gross estate reported in the return.
- 7.8

EFFECTIVE DATE. This section is effective the day following final enactment.

Sec. 2. Minnesota Statutes 2014, section 295.54, subdivision 2, is amended to read: 7.9 Subd. 2. Pharmacy refund. A pharmacy may claim an annual refund against 7.10 7.11 the total amount of tax, if any, the pharmacy owes during that calendar year under section 295.52, subdivision 4. The refund shall equal the amount paid by the pharmacy 7.12 to a wholesale drug distributor subject to tax under section 295.52, subdivision 3, for 713 legend drugs delivered by the pharmacy outside of Minnesota, multiplied by the tax 7.14 percentage specified in section 295.52, subdivision 3. If the amount of the refund exceeds 7.15 the tax liability of the pharmacy under section 295.52, subdivision 4, the commissioner 7.16 shall provide the pharmacy with a refund equal to the excess amount. Each qualifying 7.17 pharmacy must apply for the refund on the annual return as provided under section 7.18 295.55, subdivision 5 prescribed by the commissioner, on or before March 15 of the year 7.19 following the calendar year the legend drugs were delivered outside Minnesota. The 7.20 refund must be claimed within 18 months from the date the drugs were delivered outside 7.21 of Minnesota shall not be allowed if the initial claim for refund is filed more than one year 7.22 after the original due date of the return. Interest on refunds paid under this subdivision 7.23 7.24 will begin to accrue 60 days after the date a claim for refund is filed. For purposes of this subdivision, the date a claim is filed is the due date of the return if a return is due or the 7.25 date of the actual claim for refund, whichever is later. 7.26

7.27 EFFECTIVE DATE. This section is effective for qualifying legend drugs delivered 7.28 outside Minnesota after December 31, 2014.

7.29 Sec. 3. Minnesota Statutes 2014, section 296A.01, is amended by adding a subdivision
7.30 to read:

7.31 Subd. 9a. Bulk storage or bulk storage facility. "Bulk storage" or "bulk storage
7.32 facility" means a single property, or contiguous or adjacent properties used for a common
7.33 purpose and owned or operated by the same person, on or in which are located one or more

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8.1	stationary tan	ks that are used s	vingularly or in co	ombination for the storage	or containment
	Ē			Sinomation for the storage	or containment
8.2	of more than	1,100 gallons of	petroleum.		
8.3	EFFEC	TIVE DATE. T	his section is effe	ective the day following fir	nal enactment.
				<u> </u>	
8.4	Sec. 4. Mi	nnesota Statutes	2014, section 296	6A.01, subdivision 33, is a	amended to read:
8.5	Subd. 3	3. Motor fuel.	"Motor fuel" mea	ans a liquid or gaseous for	rm of fuel,
8.6	regardless of	its composition c	or properties, used	to propel a motor vehicle	e.
8.7	EFFEC	TIVE DATE. T	his section is effe	ective the day following fin	nal enactment.
8.8	Sec. 5. Mi	nnesota Statutes	2014, section 29'	7E.02, subdivision 7, is an	nended to read:
8.9	Subd. 7	. Untaxed gaml	bling product. (a	a) In addition to penalties	or criminal
8.10	sanctions imp	osed by this chap	pter, a person, org	ganization, or business ent	ity possessing or
8.11	selling a pull-	tab, electronic p	ull-tab game, or t	ipboard upon which the ta	ax imposed by
8.12	this chapter h	as not been paid	is liable for a tax	of six percent of the idea	l gross of each

pull-tab, electronic pull-tab game, or tipboard. The tax on a partial deal must be assessed
as if it were a full deal.

(b) In addition to penalties and criminal sanctions imposed by this chapter, a person
(1) not licensed by the board who conducts bingo, linked bingo, electronic linked bingo,
raffles, or paddlewheel games, or (2) who conducts gambling prohibited under sections
609.75 to 609.763, other than activities subject to tax under section 297E.03, is liable for a
tax of six percent of the gross receipts from that activity.

8.20 (c) The tax must may be assessed by the commissioner. An assessment must be considered a jeopardy assessment or jeopardy collection as provided in section 270C.36. 8.21 The commissioner shall assess the tax based on personal knowledge or information 8.22 8.23 available to the commissioner. The commissioner shall mail to the taxpayer at the taxpayer's last known address, or serve in person, a written notice of the amount of tax, 8.24 demand its immediate payment, and, if payment is not immediately made, collect the tax 8.25 by any method described in chapter 270C, except that the commissioner need not await the 8.26 expiration of the times specified in chapter 270C. The tax assessed by the commissioner 8.27 is presumed to be valid and correctly determined and assessed. The burden is upon the 8.28 taxpayer to show its incorrectness or invalidity. The tax imposed under this subdivision 8.29 does not apply to gambling that is exempt from taxation under subdivision 2. 8.30

8.31 (d) A person, organization, or business entity conducting gambling activity under
 8.32 this subdivision must file monthly tax returns with the commissioner, in the form required

8.33 by the commissioner. The returns must be filed on or before the 20th day of the month

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9.1	following the month in which the gambling activity occurred. The tax imposed by this
9.2	section is due and payable at the time when the returns are required to be filed.
9.3	(e) Notwithstanding any law to the contrary, neither the commissioner nor a public
9.4	employee may reveal facts contained in a tax return filed with the commissioner of
9.5	revenue as required by this subdivision, nor can any information contained in the report or
9.6	return be used against the tax obligor in any criminal proceeding, unless independently
9.7	obtained, except in connection with a proceeding involving taxes due under this section,
9.8	or as provided in section 270C.055, subdivision 1. However, this paragraph does not
9.9	prohibit the commissioner from publishing statistics that do not disclose the identity of
9.10	tax obligors or the contents of particular returns or reports. Any person violating this
9.11	paragraph is guilty of a gross misdemeanor.
9.12	EFFECTIVE DATE. This section is effective for games played or purchased after
9.13	June 30, 2015.
9.14	ARTICLE 3
9.15	PROPERTY TAXES
9.16	Section 1. Minnesota Statutes 2014, section 13.51, subdivision 2, is amended to read:
9.17	Subd. 2. Income property assessment data. The following data collected by
9.18	political subdivisions and the state from individuals or business entities concerning
9.19	income properties are classified as private or nonpublic data pursuant to section 13.02,
9.20	subdivisions 9 and 12:
9.21	(a) detailed income and expense figures;
9.22	(b) average vacancy factors;
9.23	(c) verified net rentable areas or net usable areas, whichever is appropriate;
9.24	(d) anticipated income and expenses;
9.25	(e) projected vacancy factors; and
9.26	(f) lease information.
9.27	EFFECTIVE DATE. This section is effective the day following final enactment.
9.28	Sec. 2. Minnesota Statutes 2014, section 270.071, subdivision 2, is amended to read:
9.29	Subd. 2. Air commerce. (a) "Air commerce" means the transportation by aircraft
9.30	of persons or property for hire in interstate, intrastate, or international transportation
9.31	on regularly scheduled flights or on intermittent or irregularly timed flights by airline
9.32	companies and includes transportation by any airline company making three or more
9.33	flights in or out of Minnesota, or within Minnesota, during a calendar year.

(b) "Air commerce" includes but is not limited to an intermittent or irregularly timed
flight, a flight arranged at the convenience of an airline and the person contracting for the
transportation, or a charter flight. It includes any airline company making three or more
flights in or out of Minnesota during a calendar year.
(c) "Air commerce" does not include casual transportation for hire by aircraft
commonly owned and used for private air flight purposes if the person furnishing the

10.7 transportation does not hold out to be engaged regularly in transportation for hire.

10.8 EFFECTIVE DATE. This section is effective for assessment year 2016 and 10.9 thereafter.

Sec. 3. Minnesota Statutes 2014, section 270.071, subdivision 7, is amended to read:
Subd. 7. Flight property. "Flight property" means all aircraft and flight equipment
used in connection therewith, including spare flight equipment. Flight property also
includes computers and computer software used in operating, controlling, or regulating
aircraft and flight equipment. Flight property does not include aircraft with a maximum
takeoff weight of less than 30,000 pounds.

10.16 EFFECTIVE DATE. This section is effective for assessment year 2016 and
10.17 thereafter.

Sec. 4. Minnesota Statutes 2014, section 270.071, subdivision 8, is amended to read:
Subd. 8. Person. "Person" means <u>any an</u> individual, corporation, firm,
copartnership, company, or association, and includes any guardian, trustee, executor,
administrator, receiver, conservator, or any person acting in any fiduciary capacity therefor
trust, estate, fiduciary, partnership, company, corporation, limited liability company,
association, governmental unit or agency, public or private organization of any kind,
or other legal entity.

10.25 EFFECTIVE DATE. This section is effective for assessment year 2016 and 10.26 thereafter.

10.27 Sec. 5. Minnesota Statutes 2014, section 270.071, is amended by adding a subdivision10.28 to read:

 10.29
 Subd. 10.
 Intermittent or irregularly timed flights.
 "Intermittently or irregularly

10.30 <u>timed flights" means any flight in which the departure time, departure location, and arrival</u>

- 10.31 location are specifically negotiated with the customer or the customer's representative,
- 10.32 including but not limited to charter flights.

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11.1	EFFE	CTIVE DATE T	his section is eff	ective for assessment year 2	2016 and
	thereafter.			cenve for assessment year	<u>2010 unu</u>
11.2					
11.3	Sec. 6. M	linnesota Statutes	2014, section 27	0.072, subdivision 2, is ame	ended to read:
11.4	Subd.	2. Assessment of	flight property.	Flight property that is own	ned by, or is
11.5	leased, loane	ed, or otherwise m	ade available to	an airline company operatin	ig in Minnesota
11.6	shall be asse	ssed and appraised	d annually by the	e commissioner with referer	nce to its value
11.7	on January 2	2 of the assessmen	t year in the mar	nner prescribed by sections	270.071 to
11.8	270.079. Air	reraft with a gross	weight of less th	an 30,000 pounds and used	on intermittent
11.9	or irregularly	y timed flights sha	11 be excluded fr	om the provisions of section	ns 270.071 to
11.10	270.079.				
11.11	EFFE	CTIVE DATE. T	his section is eff	ective for assessment year 2	2016 and
11.12	thereafter.				
11.13	Sec. 7. M	linnesota Statutes	2014, section 27	0.072, subdivision 3, is ame	ended to read:
11.14	Subd.	3. Report by airl	ine company. <u>(a</u>	a) Each year, on or before J	uly 1, every
11.15	airline comp	any engaged in ai	r commerce in th	is state shall file with the co	ommissioner a
11.16	report under	oath setting forth	specifically the i	nformation prescribed by th	e commissioner
11.17	to enable the	e commissioner to	make the assess	ment required in sections 2	70.071 to
11.18	270.079, unl	ess the commissio	oner determines th	hat the airline company or p	erson should be
11.19	excluded fro	m is exempt from	filing because it	s activities do not constitute	air commerce
11.20	as defined he	erein.			
11.21	<u>(b)</u> The	e commissioner sh	all prescribe the	content, format, and manne	er of the report
11.22	pursuant to s	section 270C.30, e	except that a "lav	v administered by the comm	nissioner"
11.23	includes the	property tax laws.	. If a report is m	ade by electronic means, th	e taxpayer's
11.24	signature is o	defined pursuant to	o section 270C.3	04, except that a "law admi	nistered by the
11.25	commissione	er" includes the pr	operty tax laws.		
11.26	EFFE	CTIVE DATE. T	he amendment to	paragraph (a) is effective	for reports
11.27	filed in 2016	and thereafter. T	he amendment a	dding paragraph (b) is effec	tive the day
11.28	following fir	nal enactment.			
11.29	Sec. 8. M	linnesota Statutes	2014, section 27	0.072, is amended by addin	g a subdivision
11.30	to read:				
11.31	Subd.	3a. Commissione	er filed reports.	If an airline company fails t	to file a report
11.32	required by s	subdivision 3, the	commissioner m	ay, from information in the	commissioner's

12.1 possession or obtainable by the commissioner, make and file a report for the airline

12.2 company, or may issue a notice of net tax capacity and tax under section 270.075,

12.3 <u>subdivision 2.</u>

12.4 EFFECTIVE DATE. This section is effective for assessment year 2016 and
12.5 thereafter.

12.6 Sec. 9. Minnesota Statutes 2014, section 270.12, is amended by adding a subdivision12.7 to read:

Subd. 6. Reassessment orders. If the State Board of Equalization determines that a
 considerable amount of property has been undervalued or overvalued compared to like
 property such that the assessment is grossly unfair or inequitable, the State Board of

12.11 Equalization may, pursuant to its responsibilities under subdivisions 2 and 3, issue orders

12.12 to the county assessor to reassess all or any part of a parcel in a county.

12.13 EFFECTIVE DATE. This section is effective for assessment year 2016 and 12.14 thereafter.

12.15 Sec. 10. Minnesota Statutes 2014, section 270.82, subdivision 1, is amended to read: Subdivision 1. Annual report required. Every railroad company doing business 12.16 in Minnesota shall annually file with the commissioner on or before March 31 a report 12.17 under oath setting forth the information prescribed by the commissioner to enable the 12.18 commissioner to make the valuation and equalization required by sections 270.80 to 12.19 12.20 270.87. The commissioner shall prescribe the content, format, and manner of the report pursuant to section 270C.30, except that a "law administered by the commissioner" 12.21 includes the property tax laws. If a report is made by electronic means, the taxpayer's 12.22 12.23 signature is defined pursuant to section 270C.304, except that a "law administered by the commissioner" includes the property tax laws. 12.24

12.25 **EFFECTIVE DATE.** This section is effective the day following final enactment.

Sec. 11. Minnesota Statutes 2014, section 270C.89, subdivision 1, is amended to read: Subdivision 1. **Initial report.** Each county assessor shall file by April 1 with the commissioner a copy of the abstract that will be acted upon by the local and county boards of review. The abstract must list the real and personal property in the county itemized by assessment districts. The assessor of each county in the state shall file with the commissioner, within ten working days following final action of the local board of review or equalization and within five days following final action of the county board of

equalization, any changes made by the local or county board. The information must be 13.1 filed in the manner prescribed by the commissioner. It must be accompanied by a printed 13.2 or typewritten copy of the proceedings of the appropriate board. 13.3 13.4 **EFFECTIVE DATE.** This section is effective for county boards of appeal and equalization meetings held in 2016 and thereafter. 13.5 Sec. 12. Minnesota Statutes 2014, section 272.029, subdivision 2, is amended to read: 13.6 Subd. 2. **Definitions.** (a) For the purposes of this section, the term: 13.7 (1) "wind energy conversion system" has the meaning given in section 216C.06, 13.8 subdivision 19, and also includes a substation that is used and owned by one or more 13.9 wind energy conversion facilities; 13.10 13.11 (2) "large scale wind energy conversion system" means a wind energy conversion system of more than 12 megawatts, as measured by the nameplate capacity of the system 13.12 or as combined with other systems as provided in paragraph (b); 13.13 (3) "medium scale wind energy conversion system" means a wind energy conversion 13.14 system of over two and not more than 12 megawatts, as measured by the nameplate 13.15 capacity of the system or as combined with other systems as provided in paragraph (b); and 13.16 (4) "small scale wind energy conversion system" means a wind energy conversion 13.17 system of two megawatts and under, as measured by the nameplate capacity of the system 13.18 or as combined with other systems as provided in paragraph (b). 13.19 (b) For systems installed and contracted for after January 1, 2002, the total size of a 13.20 wind energy conversion system under this subdivision shall be determined according to 13.21 this paragraph. Unless the systems are interconnected with different distribution systems, 13.22 the nameplate capacity of one wind energy conversion system shall be combined with the 13.23 13.24 nameplate capacity of any other wind energy conversion system that is: (1) located within five miles of the wind energy conversion system; 13.25 (2) constructed within the same ealendar year 12-month period as the wind energy 13.26 conversion system; and 13.27 (3) under common ownership. 13.28 In the case of a dispute, the commissioner of commerce shall determine the total size 13.29 of the system, and shall draw all reasonable inferences in favor of combining the systems. 13.30 (c) In making a determination under paragraph (b), the commissioner of commerce 13.31 may determine that two wind energy conversion systems are under common ownership 13.32 when the underlying ownership structure contains similar persons or entities, even if the 13.33 ownership shares differ between the two systems. Wind energy conversion systems are 13.34

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not under common ownership solely because the same person or entity provided equityfinancing for the systems.

14.3

EFFECTIVE DATE. This section is effective for reports filed in 2016 and thereafter.

Sec. 13. Minnesota Statutes 2014, section 272.029, subdivision 4, is amended to read: 14.4 Subd. 4. **Reports.** (a) An owner of a wind energy conversion system subject to tax 14.5 under subdivision 3 shall file a report with the commissioner of revenue annually on 146 or before February 1 January 15 detailing the amount of electricity in kilowatt-hours 14.7 that was produced by the wind energy conversion system for the previous calendar year. 14.8 The commissioner shall prescribe the form of the report. The report must contain the 14.9 information required by the commissioner to determine the tax due to each county under 14.10 14.11 this section for the current year. If an owner of a wind energy conversion system subject to taxation under this section fails to file the report by the due date, the commissioner 14.12 of revenue shall determine the tax based upon the nameplate capacity of the system 14.13 multiplied by a capacity factor of 60 percent. 14.14

(b) On or before February 28, the commissioner of revenue shall notify the owner of
the wind energy conversion systems of the tax due to each county for the current year and
shall certify to the county auditor of each county in which the systems are located the tax
due from each owner for the current year.

14.19

EFFECTIVE DATE. This section is effective for reports filed in 2016 and thereafter.

14.20 Sec. 14. Minnesota Statutes 2014, section 272.029, is amended by adding a subdivision14.21 to read:

14.22Subd. 8. Extension. The commissioner may, for good cause, extend the time for14.23filing the report required by subdivision 4. The extension must not exceed 15 days.

14.24

EFFECTIVE DATE. This section is effective for reports filed in 2016 and thereafter.

Sec. 15. Minnesota Statutes 2014, section 273.061, subdivision 7, is amended to read:
Subd. 7. Division of duties between local and county assessor. The duty of the
duly appointed local assessor shall be to view and appraise the value of all property as
provided by law, but all the book work shall be done by the county assessor, or the
assessor's assistants, and the value of all property subject to assessment and taxation shall
be determined by the county assessor, except as otherwise hereinafter provided. If directed
by the county assessor, the local assessor shall must perform the duties enumerated in

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15.1	subdivision 8	s, clause (16), and	1 must enter cons	truction and valuation data	into the records
15.2		· · · ·	he county auditor		
15.3		<u>CTIVE DATE.</u> [This section is eff	ective for assessment year	2016 and
15.4	thereafter.				
15.5	Sec. 16. N	Ainnesota Statute	es 2014, section 2	73.08, is amended to read:	
15.6	273.08	ASSESSOR'S I	DUTIES.		
15.7	The ass	sessor shall actua	lly view, and dete	rmine the market value of	each tract or lot
15.8	of real proper	rty listed for taxa	tion, including th	e value of all improvement	ts and structures
15.9	thereon, at m	aximum interval	s of five years an	d shall enter the value opp	osite each
15.10	description.	When directed by	the county asses	sor, local assessors must en	nter construction
15.11	and valuation	a data into the rec	cords in the mann	er prescribed by the county	assessor.
15.12	EFFEC	CTIVE DATE. 1	This section is eff	ective for assessment year	2016 and
15.13	thereafter.				
15.14	Sec. 17. N	Ainnesota Statute	s 2014, section 27	73.121, is amended by add	ng a subdivision
15.15	to read:				
15.16	Subd. 3	B. Compliance.	A county assesso	r, or a city assessor having	, the powers
15.17	of a county a	ssessor, who doe	es not comply wit	h the timely notice require	ment under
15.18	subdivision 1	must:			
15.19	<u>(1) mai</u>	l an additional va	aluation notice to	each person who was not j	provided timely
15.20	notice; and				
15.21				f appeal and equalization of	
15.22	session no so	oner than ten day	vs after sending th	e additional notices requir	ed by clause (1).
15.23	EFFEC	CTIVE DATE. 1	This section is effe	ective for valuation notices	s sent in 2016
15.24	and thereafte	<u>r.</u>			
15.25	Sec. 18. N	Ainnesota Statute	es 2014, section 2	73.371, is amended to read	l:
15.26	273.37	I REPORTS OF	F UTILITY CON	IPANIES.	
15.27	Subdivi	ision 1. Report	required. Every o	electric light, power, gas, v	vater, express,
15.28	stage, and tra	insportation comp	pany, and pipeline	e company doing business	in Minnesota
15.29	shall annually	y file with the con	nmissioner on or	before March 31 a report u	nder oath setting
15.30	forth the info	rmation prescrib	ed by the commis	sioner to enable the comm	issioner to make
15.31	valuations, re	ecommended value	uations, and equa	lization required under sec	tions 273.33,

 March 31, and the balance of the information as soon as it becomes available. Subd. 2. Extension. The commissioner for good cause may extend the time for filing the report required by subdivision 1. The extension may must not exceed 15 days. <u>Subd. 3.</u> Reports filed by the commissioner. If a company fails to file a report required by subdivision 1, the commissioner may, from information in the commissioner's possession or obtainable by the commissioner, make and file a report for the company, or 	16.1	273.35, 273.36, 273.37, and 273.3711. If all the required information is not available on
 Subd. 2. Extension. The commissioner for good cause may extend the time for filing the report required by subdivision 1. The extension may must not exceed 15 days. <u>Subd. 3.</u> Reports filed by the commissioner. If a company fails to file a report required by subdivision 1, the commissioner may, from information in the commissioner's possession or obtainable by the commissioner, make and file a report for the company, or 	16.2	March 31, the company or pipeline shall file the information that is available on or before
 filing the report required by subdivision 1. The extension may must not exceed 15 days. <u>Subd. 3.</u> Reports filed by the commissioner. If a company fails to file a report required by subdivision 1, the commissioner may, from information in the commissioner's possession or obtainable by the commissioner, make and file a report for the company, or 	16.3	March 31, and the balance of the information as soon as it becomes available.
 <u>Subd. 3.</u> <u>Reports filed by the commissioner.</u> If a company fails to file a report <u>required by subdivision 1, the commissioner may, from information in the commissioner's</u> possession or obtainable by the commissioner, make and file a report for the company, or 	16.4	Subd. 2. Extension. The commissioner for good cause may extend the time for
 required by subdivision 1, the commissioner may, from information in the commissioner's possession or obtainable by the commissioner, make and file a report for the company, or 	16.5	filing the report required by subdivision 1. The extension may must not exceed 15 days.
16.8 possession or obtainable by the commissioner, make and file a report for the company, or	16.6	Subd. 3. Reports filed by the commissioner. If a company fails to file a report
	16.7	required by subdivision 1, the commissioner may, from information in the commissioner's
16.9 <u>make the valuations, recommended valuations, and equalizations required under sections</u>	16.8	possession or obtainable by the commissioner, make and file a report for the company, or
	16.9	make the valuations, recommended valuations, and equalizations required under sections

16.10 <u>273.33, 273.35 to 273.37, and 273.3711.</u>

16.11 EFFECTIVE DATE. This section is effective for assessment year 2016 and 16.12 thereafter.

Sec. 19. Minnesota Statutes 2014, section 273.372, subdivision 2, is amended to read:
Subd. 2. Contents and filing of petition. (a) In all appeals to court that are required
to be brought against the commissioner under this section, the petition initiating the appeal
must be served on the commissioner and must be filed with the Tax Court in Ramsey
County, as provided in paragraph (b) or (c).

(b) If the appeal to court is from an order of the commissioner, it must be brought 16.18 under chapter 271 and filed within the time period prescribed in section 271.06, 16.19 subdivision 2, except that when the provisions of this section conflict with chapter 16.20 16.21 271 or 278, this section prevails. In addition, the petition must include all the parcels encompassed by that order which the petitioner claims have been partially, unfairly, 16.22 or unequally assessed, assessed at a valuation greater than their real or actual value, 16.23 16.24 misclassified, or are exempt. For this purpose, an order of the commissioner is either (1) a certification or notice of value by the commissioner for property described in subdivision 16.25 1, or (2) the final determination by the commissioner of either an administrative appeal 16.26 conference or informal administrative appeal described in subdivision 4. 16.27

(c) If the appeal is from the tax that results from implementation of the
commissioner's order, certification, or recommendation, it must be brought under
chapter 278, and the provisions in that chapter apply, except that service shall be on the
commissioner only and not on the local officials specified in section 278.01, subdivision 1,
and if any other provision of this section conflicts with chapter 278, this section prevails.
In addition, the petition must include either all the utility parcels or all the railroad parcels
in the state in which the petitioner claims an interest and which the petitioner claims have

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17.1	been partiall	y, unfairly, or une	equally assessed, a	assessed at a valuation gre	eater than their
17.2	*	••••••	fied, or are exempt	-	
17.3		<u>CTIVE DATE.</u> 1	This section is effe	ective for assessment year	<u>2016 and</u>
17.4	thereafter.				
17.5	Sec. 20. I	Minnesota Statute	es 2014, section 2'	73.372, subdivision 4, is a	mended to read:
17.6				ompanies that submit the	
17.7	section 270.	82 or 273.371 by	the date specified	in that section, or by the	date specified
17.8	by the comm	nissioner in an ex	tension, may appe	eal administratively to the	commissioner
17.9	prior to bring	ging an action in	court.		
17.10	(b) Co	mpanies that mus	st submit reports u	nder section 270.82 must	-submit_file a
17.11	written requ	est to for an appe	al with the comm	issioner for a conference	within ten 30
17.12	days after th	e <u>notice</u> date of t	he commissioner's	s valuation certification or	other notice
17.13	to the compa	any , or by June 1	5, whichever is ea	rlier. For purposes of this	s section, the
17.14	term "notice	date" means the	date of the valuat	ion certification, commiss	ioner's order,
17.15	recommenda	ation, or other not	tice.		
17.16	(c) Co	mpanies that subi	nit reports under-	section 273.371 must subr	nit a written
17.17	request to th	e commissioner f	for a conference v	vithin ten days after the da	ate of the
17.18	commission	er's valuation cert	ification or notice	to the company, or by Jul	l y 1, whichever
17.19	is earlier. Th	e appeal need no	t be in any particu	alar form but must contain	the following
17.20	information:				
17.21	<u>(1) nar</u>	me and address of	f the company;		
17.22	<u>(2) the</u>	date;			
17.23	<u>(3) its</u>	Minnesota identi	fication number;		
17.24	(4) the	assessment year	or period involve	<u>d;</u>	
17.25	(5) the	findings in the v	aluation that the c	ompany disputes;	
17.26	<u>(6) a si</u>	ummary statemen	t specifying its re	asons for disputing each it	tem; and
17.27	<u>(7) the</u>	signature of the	company's duly at	thorized agent or represent	ntative.
17.28	<u>(d)</u> Wł	nen requested in	writing and within	n the time allowed for fili	ng an
17.29	administrativ	ve appeal, the cor	nmissioner may e	xtend the time for filing an	n appeal for a
17.30	period of not	t more than 15 da	ys from the expira	ation of the time for filing	the appeal.
17.31	(<u>d) (e)</u>	The commission	er shall conduct t	he conference <u>either in pe</u>	rson or by
17.32	telephone up	on the commission	oner's entire files a	and records and such furth	er information as
17.33	may be offer	ed. The conferen	nce must be held r	o later than 20 days after	the date of the
17.34	commission	er's valuation cert	ification or notice	to the company, or by the	> date specified
17.35	by the comm	nissioner in an ex	tension request fo	r an appeal. Within 60 30	days after the

18.1	conference the commissioner shall make a final determination of the matter and shall
18.2	notify the company promptly of the determination. The conference is not a contested
18.3	case hearing subject to chapter 14.
18.4	(e) In addition to the opportunity for a conference under paragraph (a), the
18.5	commissioner shall also provide the railroad and utility companies the opportunity to
18.6	discuss any questions or concerns relating to the values established by the commissioner
18.7	through certification or notice in a less formal manner. This does not change or modify
18.8	the deadline for requesting a conference under paragraph (a), the deadline in section
18.9	271.06 for appealing an order of the commissioner, or the deadline in section 278.01 for
18.10	appealing property taxes in court.
18.11	EFFECTIVE DATE. This section is effective for assessment year 2016 and
18.12	thereafter.
18.13	Sec. 21. Minnesota Statutes 2014, section 273.372, is amended by adding a subdivision
18.14	to read:
18.15	Subd. 5. Agreement determining valuation. When it appears to be in the best
18.16	interest of the state, the commissioner may settle any matter under consideration regarding
18.17	an appeal filed under this section. The agreement must be in writing and signed by
18.18	the commissioner and the company or the company's authorized representative. The
18.19	agreement is final and conclusive, and except upon a showing of fraud, malfeasance,
18.20	or misrepresentation of a material fact, the case may not be reopened as to the matters
18.21	agreed upon.
18.22	EFFECTIVE DATE. This section is effective for assessment year 2016 and
18.23	thereafter.
18.24	Sec. 22. Minnesota Statutes 2014, section 273.372, is amended by adding a subdivision
18.25	to read:
18.26	Subd. 6. Dismissal of administrative appeal. If a taxpayer files an administrative
18.27	appeal from an order of the commissioner and also files an appeal to the tax court for
18.28	that same order of the commissioner, the administrative appeal is dismissed and the
18.29	commissioner is no longer required to make the determination of appeal under subdivision
18.30	<u>4.</u>
18.31	EFFECTIVE DATE. This section is effective beginning with assessment year 2015.
18.32	Sec. 23. Minnesota Statutes 2014, section 274.13, subdivision 1, is amended to read:

Subdivision 1. Members; meetings; rules for equalizing assessments. The county 19.1 commissioners, or a majority of them, with the county auditor, or, if the auditor cannot be 19.2 present, the deputy county auditor, or, if there is no deputy, the court administrator of the 19.3 district court, shall form a board for the equalization of the assessment of the property 19.4 of the county, including the property of all cities whose charters provide for a board of 19.5 equalization. This board shall be referred to as the county board of appeal and equalization. 196 The board shall meet annually, on the date specified in section 274.14, at the office of the 19.7 auditor. Each member shall take an oath to fairly and impartially perform duties as a 19.8 member. Members shall not participate in any actions of the board which result in market 19.9 value adjustments or classification changes to property owned by the board member, the 19.10 spouse, parent, stepparent, child, stepchild, grandparent, grandchild, brother, sister, uncle, 19.11 aunt, nephew, or niece of a board member, or property in which a board member has a 19.12 financial interest. The relationship may be by blood or marriage. The board shall examine 19.13 and compare the returns of the assessment of property of the towns or districts, and 19.14 19.15 equalize them so that each tract or lot of real property and each article or class of personal property is entered on the assessment list at its market value, subject to the following rules: 19.16

(1) The board shall raise the valuation of each tract or lot of real property which
in its opinion is returned below its market value to the sum believed to be its market
value. The board must first give notice of intention to raise the valuation to the person in
whose name it is assessed, if the person is a resident of the county. The notice must fix
a time and place for a hearing.

(2) The board shall reduce the valuation of each tract or lot which in its opinion isreturned above its market value to the sum believed to be its market value.

(3) The board shall raise the valuation of each class of personal property which
in its opinion is returned below its market value to the sum believed to be its market
value. It shall raise the aggregate value of the personal property of individuals, firms, or
corporations, when it believes that the aggregate valuation, as returned, is less than the
market value of the taxable personal property possessed by the individuals, firms, or
corporations, to the sum it believes to be the market value. The board must first give notice
to the persons of intention to do so. The notice must set a time and place for a hearing.

(4) The board shall reduce the valuation of each class of personal property that
is returned above its market value to the sum it believes to be its market value. Upon
complaint of a party aggrieved, the board shall reduce the aggregate valuation of the
individual's personal property, or of any class of personal property for which the individual
is assessed, which in its opinion has been assessed at too large a sum, to the sum it believes
was the market value of the individual's personal property of that class.

(5) The board must not reduce the aggregate value of all the property of its county, as
submitted to the county board of equalization, with the additions made by the auditor under
this chapter, by more than one percent of its whole valuation. The board may raise the
aggregate valuation of real property, and of each class of personal property, of the county,
or of any town or district of the county, when it believes it is below the market value of the
property, or class of property, to the aggregate amount it believes to be its market value.

- 20.7 (6) The board shall change the classification of any property which in its opinion20.8 is not properly classified.
- 20.9 (7) The board does not have the authority to grant an exemption or to order property20.10 removed from the tax rolls.

20.11 (8) The board may not make an individual market value adjustment or classification
 20.12 change that would benefit property if the owner or other person having control over the
 20.13 property has refused the assessor access to inspect the property and the interior of any
 20.14 buildings or structures as provided in section 273.20.

- 20.15 EFFECTIVE DATE. This section is effective for county board of appeal and
 20.16 equalization meetings in 2016 and thereafter.
- Sec. 24. Minnesota Statutes 2014, section 275.62, subdivision 2, is amended to read:
 Subd. 2. Local governments required to report. For purposes of this section,
 "local governmental unit" means a county, home rule charter or statutory city with a
 population greater than 2,500, a town with a population greater than 5,000, or a home rule
 charter or statutory city or town that receives a distribution from the taconite municipal aid
 account in the levy year.
- 20.23

EFFECTIVE DATE. This section is effective the day following final enactment.

Sec. 25. Minnesota Statutes 2014, section 278.01, subdivision 1, is amended to read: 20.24 Subdivision 1. Determination of validity. (a) Any person having personal property, 20.25 or any estate, right, title, or interest in or lien upon any parcel of land, who claims that 20.26 such property has been partially, unfairly, or unequally assessed in comparison with other 20.27 property in the (1) city, or (2) county, or (3) in the case of a county containing a city of the 20.28 first class, the portion of the county excluding the first class city, or that the parcel has 20.29 been assessed at a valuation greater than its real or actual value, or that the tax levied 20.30 against the same is illegal, in whole or in part, or has been paid, or that the property is 20.31 exempt from the tax so levied, may have the validity of the claim, defense, or objection 20.32 determined by the district court of the county in which the tax is levied or by the Tax 20.33

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Court by serving one copy of a petition for such determination upon the county auditor,
one copy on the county attorney, one copy on the county treasurer, and three copies on the
county assessor. The county assessor shall immediately forward one copy of the petition
to the appropriate governmental authority in a home rule charter or statutory city or town
in which the property is located if that city or town employs its own certified assessor.
A copy of the petition shall also be forwarded by the assessor to the school board of the
school district in which the property is located.

(b) In counties where the office of county treasurer has been combined with the 21.8 office of county auditor, the county may elect to require the petitioner to serve the number 21.9 of copies as determined by the county. The county assessor shall immediately forward one 21.10 copy of the petition to the appropriate governmental authority in a home rule charter or 21.11 statutory city or town in which the property is located if that city or town employs its own 21.12 certified assessor. A list of petitioned properties, including the name of the petitioner, the 21.13 identification number of the property, and the estimated market value, shall be sent on 21.14 21.15 or before the first day of July by the county auditor/treasurer to the school board of the school district in which the property is located. 21.16

(c) For all counties, the petitioner must file the copies with proof of service, in the 21.17 21.18 office of the court administrator of the district court on or before April 30 of the year in which the tax becomes payable. A petition for determination under this section may be 21.19 transferred by the district court to the Tax Court. An appeal may also be taken to the Tax 21.20 Court under chapter 271 at any time following receipt of the valuation notice that county 21.21 assessors are required by section 273.121 to send to persons whose property is to be 21.22 included on the assessment roll that year, but prior to May 1 of the year in which the 21.23 21.24 taxes are payable.

21.25

EFFECTIVE DATE. This section is effective the day following final enactment.

21.26 Sec. 26. Minnesota Statutes 2014, section 290C.03, is amended to read:

21.27

290C.03 ELIGIBILITY REQUIREMENTS.

(a) Land may be enrolled in the sustainable forest incentive program under thischapter if all of the following conditions are met:

(1) the land consists of at least 20 contiguous acres and at least 50 percent of the
land must meet the definition of forest land in section 88.01, subdivision 7, during the
enrollment;

22.1	(2) a forest management plan for the land must be (i) prepared by an approved plan
22.2	writer and implemented during the period in which the land is enrolled, and (ii) registered
22.3	with the Department of Natural Resources;
22.4	(3) timber harvesting and forest management guidelines must be used in conjunction
22.5	with any timber harvesting or forest management activities conducted on the land during
22.6	the period in which the land is enrolled;
22.7	(4) the land must be enrolled for a minimum of eight years;
22.8	(5) there are no delinquent property taxes on the land; and
22.9	(6) claimants enrolling more than 1,920 acres in the sustainable forest incentive
22.10	program must allow year-round, nonmotorized access to fish and wildlife resources and
22.11	motorized access on established and maintained roads and trails, unless the road or trail is
22.12	temporarily closed for safety, natural resource, or road damage reasons on enrolled land
22.13	except within one-fourth mile of a permanent dwelling or during periods of high fire
22.14	hazard as determined by the commissioner of natural resources-; and
22.15	(7) the land is not classified as 2c managed forest land.
22.16	(b) Claimants required to allow access under paragraph (a), clause (6), do not by
22.17	that action:
22.18	(1) extend any assurance that the land is safe for any purpose;
22.19	(2) confer upon the person the legal status of an invitee or licensee to whom a duty
22.20	of care is owed; or
22.21	(3) assume responsibility for or incur liability for any injury to the person or property
22.22	caused by an act or omission of the person.
22.23	(c) A minimum of three acres must be excluded from enrolled land when the land is
22.24	improved with a structure that is not a minor, ancillary, or nonresidential structure. If land
22.25	does not meet the definition of forest land in section 290C.02, subdivision 6, because the
22.26	land is (1) enrolled in the reinvest in Minnesota program, (2) enrolled in a state or federal
22.27	conservation reserve or easement program under sections 103F.501 to 103F.531, (3)
22.28	subject to the Minnesota agricultural property tax under section 273.111, or (4) subject
22.29	to agricultural land preservation controls or restrictions as defined in section 40A.02, or
22.30	the Metropolitan Agricultural Preserves Act under chapter 473H, the entire parcel that
22.31	contains the land is not eligible to be enrolled in the program.
22.32	EFFECTIVE DATE. The amendment to paragraph (a), clause (2), is effective for
22.33	certifications filed after July 1, 2016. The amendment adding paragraph (a), clause (7), is
22.34	effective for certifications and applications due in 2015 and thereafter. The amendment

22.35 adding paragraph (c) is effective the day following final enactment.

	02/25/15	REVISOR	EAP/BR	15-0073	as introduced
23.1	Sec. 27.	[290C.051] VER	IFICATION OF	FOREST MANAGEMEN	IT PLAN.
23.2	On rec	quest of the comm	nissioner, the con	nmissioner of natural resour	ces must
23.3	annually pro	ovide verification	that the claimant	has a current forest manage	ment plan on
23.4	file with the	Department of N	atural Resources	<u>.</u>	
23.5	EFFE	CTIVE DATE. T	This section is eff	ective for certifications filed	l after July
23.6	1, 2016.				<u>unter tury</u>
23.7	Sec. 28.	Minnesota Statut	es 2014, section	477A.013, is amended by a	dding a
23.8	subdivision	to read:			
23.9	Subd.	14. Communicat	tion by electron	ic mail. Prior to receiving a	id pursuant to
23.10	this section,	a city must regist	er an official elec	etronic mail address with the	commissioner,
23.11	which the co	ommissioner may	use as an exclusi	ve means to communicate w	with the city.
23.12	EFFE	CTIVE DATE. T	his section is effe	ctive for aids payable in 201	6 and thereafter.
				. .	
23.13	Sec. 29.	Minnesota Statut	es 2014, section	477A.19, is amended by ad	ding a
23.14	subdivision	to read:			
23.15	Subd.	3a. Certification	. On or before Ju	ane 1 of each year, the comm	nissioner of
23.16	natural reso	urces shall certify	to the commission	oner of revenue the number	of watercraft
23.17	launches and	d the number of w	atercraft trailer p	parking spaces in each count	<u>y.</u>
23.18	EFFE	CTIVE DATE. 1	This section is eff	ective for transition aid pay	able in 2016
23.19	and thereaft	er.			
23.20	Sec. 30.	Minnesota Statut	es 2014, section	477A.19, is amended by ad	ding a
23.21	subdivision	to read:			
23.22	Subd.	3b. Certification	. On or before J	une 1 of each year, the com	nissioner of
23.23	natural reso	urces shall certify	to the commission	oner of revenue the counties	that complied
23.24	with the req	uirements of subd	livision 3 the prid	or year and are eligible to re	ceive aid
23.25	under this so	ection.			
23.26	EFFE	CTIVE DATE. 1	This section is eff	ective for transition aid pay	able in 2016
23.27	and thereaft	er.			
23.28	Sec. 31.	Minnesota Statute	s 2014, section 5	59.202, subdivision 2, is am	ended to read:
23.29	Subd.	2. Exception. Th	is section does n	ot apply to sales made under	chapter 282 or
23.30	if the purcha	aser is represented	throughout the t	ransaction by either:	

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	(1) a person licensed to practice law in this state; or
	(2) a person licensed as a real estate broker or salesperson under chapter 82,
pro	ovided that the representation does not create a dual agency, as that term is defined
in	section 82.55, subdivision 6.
	EFFECTIVE DATE. This section is effective for sales of tax-forfeited land
<u>oc</u>	curring after the day following final enactment.
	Sec. 32. Laws 2014, chapter 308, article 1, section 14, subdivision 2, is amended to read:
	Subd. 2. Payment of supplemental credit. (a) The commissioner must pay
suj	oplemental credit amounts to each qualifying taxpayer by October 15, 2014.
	(b) If the commissioner cannot locate the qualifying taxpayer by October 15, 2016,
	if a qualifying taxpayer to whom a warrant was issued does not cash that warrant within
tw	o years from the date the warrant was issued, the right to the credit shall lapse and the
wa	rrant shall be deposited in the general fund.
	EFFECTIVE DATE. This section is effective the day following final enactment.
	Sec. 33. <u>REPEALER.</u>
	Minnesota Statutes 2014, sections 290C.02, subdivisions 5 and 9; and 290C.06, are
rep	bealed.
	EFFECTIVE DATE. This section is effective the day following final enactment.
	ARTICLE 4
	MISCELLANEOUS
	Section 1. Minnesota Statutes 2014, section 270.82, subdivision 1, is amended to read:
	Subdivision 1. Annual report required. Every railroad company doing business
in	Minnesota shall annually file with the commissioner on or before March 31 a report
un	der oath setting forth the information prescribed by the commissioner to enable the
	mmissioner to make the valuation and equalization required by sections 270.80 to
	0.87. The commissioner shall prescribe the content, format, and manner of the report
	rsuant to section 270C.30, except that a "law administered by the commissioner"
	ludes the property tax laws. If a report is made by electronic means, the taxpayer's
	nature is defined pursuant to section 270C.304, except that a "law administered by the
	mmissioner" includes the property tax laws.

24.31 **EFFECTIVE DATE.** This section is effective the day following final enactment.

- Sec. 2. Minnesota Statutes 2014, section 270B.14, subdivision 1, is amended to read:
 Subdivision 1. Disclosure to commissioner of human services. (a) On the request
 of the commissioner of human services, the commissioner shall disclose return information
 regarding taxes imposed by chapter 290, and claims for refunds under chapter 290A, to
 the extent provided in paragraph (b) and for the purposes set forth in paragraph (c).
- (b) Data that may be disclosed are limited to data relating to the identity,
 whereabouts, employment, income, and property of a person owing or alleged to be owing
 an obligation of child support.
- (c) The commissioner of human services may request data only for the purposes of
 carrying out the child support enforcement program and to assist in the location of parents
 who have, or appear to have, deserted their children. Data received may be used only
 as set forth in section 256.978.
- 25.13 (d) The commissioner shall provide the records and information necessary to25.14 administer the supplemental housing allowance to the commissioner of human services.
- (e) At the request of the commissioner of human services, the commissioner of
 revenue shall electronically match the Social Security numbers and names of participants
 in the telephone assistance plan operated under sections 237.69 to 237.71, with those of
 property tax refund filers, and determine whether each participant's household income is
 within the eligibility standards for the telephone assistance plan.
- (f) The commissioner may provide records and information collected under sections 25.20 295.50 to 295.59 to the commissioner of human services for purposes of the Medicaid 25.21 Voluntary Contribution and Provider-Specific Tax Amendments of 1991, Public Law 25.22 25.23 102-234. Upon the written agreement by the United States Department of Health and Human Services to maintain the confidentiality of the data, the commissioner may provide 25.24 records and information collected under sections 295.50 to 295.59 to the Centers for 25.25 25.26 Medicare and Medicaid Services section of the United States Department of Health and Human Services for purposes of meeting federal reporting requirements. 25.27
- (g) The commissioner may provide records and information to the commissioner ofhuman services as necessary to administer the early refund of refundable tax credits.
- (h) The commissioner may disclose information to the commissioner of human
 services <u>as necessary to verify income for welfare income verification</u> for eligibility and
 premium payment under the MinnesotaCare program, under section 256L.05, subdivision
 2, as well as the medical assistance program under section 256B.
- (i) The commissioner may disclose information to the commissioner of human
 services necessary to verify whether applicants or recipients for the Minnesota family
 investment program, general assistance, food support, Minnesota supplemental aid

program, and child care assistance have claimed refundable tax credits under chapter 290
and the property tax refund under chapter 290A, and the amounts of the credits.

26.3 (j) The commissioner may disclose information to the commissioner of human
26.4 services necessary to verify income for purposes of calculating parental contribution
26.5 amounts under section 252.27, subdivision 2a.

26.6

EFFECTIVE DATE. This section is effective the day following final enactment.

26.7 Sec. 3. Minnesota Statutes 2014, section 270C.30, is amended to read:

26.8 270C.30 RETURNS AND OTHER DOCUMENTS; FORMAT; FURNISHING. 26.9 The commissioner shall prescribe the content and, format, and manner of all returns 26.10 and other forms required to be filed under a law administered by the commissioner, and 26.11 may furnish them subject to charge on application.

26.12

EFFECTIVE DATE. This section is effective the day following final enactment.

26.13 Sec. 4. Minnesota Statutes 2014, section 270C.33, subdivision 5, is amended to read: Subd. 5. Prohibition against collection during appeal period of an order. No 26.14 collection action can be taken on an order of assessment, or any other order imposing a 26.15 26.16 liability, including the filing of liens under section 270C.63, and no late payment penalties may be imposed when a return has been filed for the tax type and period upon which the 26.17 order is based, during the appeal period of an order. The appeal period of an order ends: 26.18 (1) 60 days after the order has been mailed to the taxpayer notice date designated by the 26.19 commissioner on the order; (2) if an administrative appeal is filed under section 270C.35, 26.20 60 days after the notice date designated by the commissioner on the written determination 26.21 of the administrative appeal; (3) if an appeal to Tax Court is filed under chapter 271, when 26.22 the decision of the Tax Court is made; or (4) if an appeal to Tax Court is filed and the 26.23 appeal is based upon a constitutional challenge to the tax, 60 days after final determination 26.24 of the appeal. This subdivision does not apply to a jeopardy assessment under section 26.25 270C.36, or a jeopardy collection under section 270C.36. 26.26

26.27 EFFECTIVE DATE. This section is effective for orders dated after September 26.28 <u>30, 2015.</u>

Sec. 5. Minnesota Statutes 2014, section 270C.34, subdivision 2, is amended to read:
Subd. 2. Procedure. (a) A request for abatement of penalty under subdivision 1 or
section 289A.60, subdivision 4, or a request for abatement of interest or additional tax

charge, must be filed with the commissioner within 60 days of the <u>notice</u> date <u>of</u> the notice
was mailed to the taxpayer's last known address, stating that a penalty has been imposed
or additional tax charge. For purposes of this section, the term "notice date" means the
notice date designated by the commissioner on the order or other notice that a penalty or
additional tax charge has been imposed.

- (b) If the commissioner issues an order denying a request for abatement of penalty,
 interest, or additional tax charge, the taxpayer may file an administrative appeal as
 provided in section 270C.35 or appeal to Tax Court as provided in section 271.06.
- (c) If the commissioner does not issue an order on the abatement request within
 60 days from the date the request is received, the taxpayer may appeal to Tax Court as
 provided in section 271.06.

27.12 EFFECTIVE DATE. This section is effective for orders and notices dated after 27.13 September 30, 2015.

Sec. 6. Minnesota Statutes 2014, section 270C.347, subdivision 1, is amended to read:
Subdivision 1. Checks and warrants, authority to reissue. Notwithstanding any
other provision of law, the commissioner may, based on a showing of reasonable cause,
reissue an uncashed rebate, supplemental agricultural credit, or property tax refund warrant
or check that has lapsed under any provision of law relating to rebates or under section
290A.18, subdivision 2. The authority to reissue warrants or checks under this subdivision
is limited to five years after the date of issuance of the original warrant or check.

27.21 **EFFECTIVE DATE.** This section is effective the day following final enactment.

Sec. 7. Minnesota Statutes 2014, section 270C.35, subdivision 3, is amended to read:
Subd. 3. Notice date. For purposes of this section, the term "notice date" means the
date of designated by the commissioner on the order adjusting the tax or order denying a
request for abatement, or, in the case of a denied refund, the notice date of designated by
the commissioner on the notice of denial.

27.27 EFFECTIVE DATE. This section is effective for orders and notices dated after 27.28 September 30, 2015.

- 27.29 Sec. 8. Minnesota Statutes 2014, section 270C.445, is amended by adding a subdivision to read:
- 27.31 <u>Subd. 9.</u> Enforcement; limitations. (a) Notwithstanding any other law, the
 27.32 imposition of a penalty or any other action against a tax return preparer authorized by

- subdivision 6 with respect to a return may be taken by the commissioner within the period
 provided by section 289A.38 to assess tax on that return.
- 28.3 (b) Imposition of a penalty or other action against a tax return preparer authorized
 28.4 by subdivision 6 other than with respect to a return must be taken by the commissioner

28.5 within five years of the violation of statute.

28.6 EFFECTIVE DATE. This section is effective for tax preparation services provided
 28.7 after the day following final enactment.

- Sec. 9. Minnesota Statutes 2014, section 270C.446, subdivision 5, is amended to read:
 Subd. 5. Removal from list. The commissioner shall remove the name of a tax
 preparer from the list of tax preparers published under this section:
- (1) when the commissioner determines that the name was included on the list in error;
 (2) within 90 days three years after the preparer has demonstrated to the commissioner
 that the preparer fully paid all fines or penalties imposed, served any suspension, satisfied
 any sentence imposed, successfully completed any probationary period imposed, and
 successfully completed any remedial actions required by the commissioner, the State
 Board of Accountancy, or the Lawyers Board of Professional Responsibility; or
- 28.17 (3) when the commissioner has been notified that the tax preparer is deceased.
- 28.18 **EFFECTIVE DATE.** This section is effective the day following final enactment.

Sec. 10. Minnesota Statutes 2014, section 271.06, subdivision 2, is amended to read: 28.19 28.20 Subd. 2. Time; notice; intervention. Except as otherwise provided by law, within 60 days after the notice of the making and filing date of an order of the commissioner of 28.21 revenue, the appellant, or the appellant's attorney, shall serve a notice of appeal upon 28.22 28.23 the commissioner and file the original, with proof of such service, with the Tax Court administrator or with the court administrator of district court acting as court administrator 28.24 of the Tax Court; provided, that the Tax Court, for cause shown, may by written order 28.25 extend the time for appealing for an additional period not exceeding 30 days. For purposes 28.26 of this section, the term "notice date" means the notice date designated by the commissioner 28.27 on the order. The notice of appeal shall be in the form prescribed by the Tax Court. Within 28.28 five days after receipt, the commissioner shall transmit a copy of the notice of appeal to 28.29 the attorney general. The attorney general shall represent the commissioner, if requested, 28.30 upon all such appeals except in cases where the attorney general has appealed in behalf of 28.31 the state, or in other cases where the attorney general deems it against the interests of the 28.32

state to represent the commissioner, in which event the attorney general may intervene orbe substituted as an appellant in behalf of the state at any stage of the proceedings.

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Upon a final determination of any other matter over which the court is granted 29.3 jurisdiction under section 271.01, subdivision 5, the taxpayer or the taxpayer's attorney 29.4 shall file a petition or notice of appeal as provided by law with the court administrator of 29.5 district court, acting in the capacity of court administrator of the Tax Court, with proof of 29.6 service of the petition or notice of appeal as required by law and within the time required 29.7 by law. As used in this subdivision, "final determination" includes a notice of assessment 29.8 and equalization for the year in question received from the local assessor, an order of the 29.9 local board of equalization, or an order of a county board of equalization. 29.10

The Tax Court shall prescribe a filing system so that the notice of appeal or petition filed with the district court administrator acting as court administrator of the Tax Court is forwarded to the Tax Court administrator. In the case of an appeal or a petition concerning property valuation for which the assessor, a local board of equalization, a county board of equalization or the commissioner of revenue has issued an order, the officer issuing the order shall be notified of the filing of the appeal. The notice of appeal or petition shall be in the form prescribed by the Tax Court.

29.18 EFFECTIVE DATE. This section is effective for orders dated after September
29.19 <u>30, 2015.</u>

Sec. 11. Minnesota Statutes 2014, section 271.06, subdivision 7, is amended to read:
Subd. 7. Rules. Except as provided in section 278.05, subdivision 6, the Rules
of Evidence and Civil Procedure for the district court of Minnesota shall govern the
procedures in the Tax Court, where practicable. The Rules of Civil Procedure do not apply
to alter the 60-day period of time to file a notice of appeal provided in subdivision 2. The
Tax Court may adopt rules under chapter 14. The rules in effect on January 1, 1989,
apply until superseded.

29.27 EFFECTIVE DATE. This section is effective for orders dated after September
29.28 <u>30, 2015.</u>

Sec. 12. Minnesota Statutes 2014, section 272.02, subdivision 10, is amended to read:
Subd. 10. Personal property used for pollution control. Personal property used
primarily for the abatement and control of air, water, or land pollution is exempt to the
extent that it is so used, and real property is exempt if it is used primarily for abatement
and control of air, water, or land pollution as part of an agricultural operation, as a part

of a centralized treatment and recovery facility operating under a permit issued by the 30.1 Minnesota Pollution Control Agency pursuant to chapters 115 and 116 and Minnesota 30.2 Rules, parts 7001.0500 to 7001.0730, and 7045.0020 to 7045.1260, as a wastewater 30.3 treatment facility and for the treatment, recovery, and stabilization of metals, oils, 30.4 chemicals, water, sludges, or inorganic materials from hazardous industrial wastes, or as 30.5 part of an electric generation system. For purposes of this subdivision, personal property 30.6 includes ponderous machinery and equipment used in a business or production activity 30.7 that at common law is considered real property. 30.8

Any taxpayer requesting exemption of all or a portion of any real property or any 30.9 equipment or device, or part thereof, operated primarily for the control or abatement of air, 30.10 water, or land pollution shall file an application with the commissioner of revenue. The 30.11 commissioner shall develop an electronic means to notify interested parties when electric 30.12 power generation facilities have filed an application. The commissioner shall prescribe 30.13 the content, format, and manner of the application pursuant to section 270C.30, except 30.14 30.15 that a "law administered by the commissioner" includes the property tax laws, and if an application is made by electronic means, the taxpayer's signature is defined pursuant to 30.16 section 270C.304, except that a "law administered by the commissioner" includes the 30.17 property tax laws. The Minnesota Pollution Control Agency shall upon request of the 30.18 commissioner furnish information and advice to the commissioner. 30.19

The information and advice furnished by the Minnesota Pollution Control 30.20 Agency must include statements as to whether the equipment, device, or real property 30.21 meets a standard, rule, criteria, guideline, policy, or order of the Minnesota Pollution 30.22 30.23 Control Agency, and whether the equipment, device, or real property is installed or operated in accordance with it. On determining that property qualifies for exemption, 30.24 the commissioner shall issue an order exempting the property from taxation. The 30.25 30.26 commissioner shall develop an electronic means to notify interested parties when the commissioner has issued an order exempting property from taxation under this 30.27 subdivision. The equipment, device, or real property shall continue to be exempt from 30.28 taxation as long as the order issued by the commissioner remains in effect. 30.29

30.30

EFFECTIVE DATE. This section is effective the day following final enactment.

30.31 Sec. 13. Minnesota Statutes 2014, section 272.0211, subdivision 1, is amended to read:
 30.32 Subdivision 1. Efficiency determination and certification. An owner or operator
 30.33 of a new or existing electric power generation facility, excluding wind energy conversion
 30.34 systems, may apply to the commissioner of revenue for a market value exclusion on the
 30.35 property as provided for in this section. This exclusion shall apply only to the market

value of the equipment of the facility, and shall not apply to the structures and the land 31.1 upon which the facility is located. The commissioner of revenue shall prescribe the forms 31.2 content, format, manner, and procedures for this application pursuant to section 270C.30, 31.3 except that a "law administered by the commissioner" includes the property tax laws. If 31.4 an application is made by electronic means, the taxpayer's signature is defined pursuant 31.5 to section 270C.304, except that a "law administered by the commissioner" includes the 31.6 property tax laws. Upon receiving the application, the commissioner of revenue shall: (1) 31.7 request the commissioner of commerce to make a determination of the efficiency of the 31.8 applicant's electric power generation facility; and (2) shall develop an electronic means to 31.9 notify interested parties when electric power generation facilities have filed an application. 31.10 The commissioner of commerce shall calculate efficiency as the ratio of useful energy 31.11 outputs to energy inputs, expressed as a percentage, based on the performance of the 31.12 facility's equipment during normal full load operation. The commissioner must include in 31.13 this formula the energy used in any on-site preparation of materials necessary to convert 31.14 31.15 the materials into the fuel used to generate electricity, such as a process to gasify petroleum coke. The commissioner shall use the Higher Heating Value (HHV) for all substances in 31.16 the commissioner's efficiency calculations, except for wood for fuel in a biomass-eligible 31.17 project under section 216B.2424; for these instances, the commissioner shall adjust the 31.18 heating value to allow for energy consumed for evaporation of the moisture in the wood. 31.19 The applicant shall provide the commissioner of commerce with whatever information the 31.20 commissioner deems necessary to make the determination. Within 30 days of the receipt 31.21 of the necessary information, the commissioner of commerce shall certify the findings of 31.22 31.23 the efficiency determination to the commissioner of revenue and to the applicant. The commissioner of commerce shall determine the efficiency of the facility and certify the 31.24 findings of that determination to the commissioner of revenue every two years thereafter 31.25 31.26 from the date of the original certification.

31.27

EFFECTIVE DATE. This section is effective the day following final enactment.

Sec. 14. Minnesota Statutes 2014, section 272.025, subdivision 1, is amended to read: Subdivision 1. **Statement of exemption.** (a) Except in the case of property owned by the state of Minnesota or any political subdivision thereof, and property exempt from taxation under section 272.02, subdivisions 9, 10, 13, 15, 18, 20, and 22 to 25, and at the times provided in subdivision 3, a taxpayer claiming an exemption from taxation on property described in section 272.02, subdivisions 2 to 33, must file a statement of exemption with the assessor of the assessment district in which the property is located.

(b) A taxpayer claiming an exemption from taxation on property described in section
272.02, subdivision 10, must file a statement of exemption with the commissioner of
revenue, on or before February 15 of each year for which the taxpayer claims an exemption.
(c) In case of sickness, absence or other disability or for good cause, the assessor
or the commissioner may extend the time for filing the statement of exemption for a
period not to exceed 60 days.

32.7 (d) The commissioner of revenue shall prescribe the form and contents content,
 32.8 format, and manner of the statement of exemption pursuant to section 270C.30, except

32.9 that a "law administered by the commissioner" includes the property tax laws.

32.10 (e) If a statement is made by electronic means, the taxpayer's signature is defined
 32.11 pursuant to section 270C.304, except that a "law administered by the commissioner"

- 32.12 includes the property tax laws.
- 32.13 **EFFECTIVE DATE.** This section is effective the day following final enactment.

Sec. 15. Minnesota Statutes 2014, section 272.029, subdivision 4, is amended to read: 32.14 Subd. 4. **Reports.** (a) An owner of a wind energy conversion system subject to tax 32.15 under subdivision 3 shall file a report with the commissioner of revenue annually on or 32.16 before February 1 detailing the amount of electricity in kilowatt-hours that was produced 32.17 by the wind energy conversion system for the previous calendar year. The commissioner 32.18 shall prescribe the form content, format, and manner of the report pursuant to section 32.19 270C.30, except that a "law administered by the commissioner" includes the property tax 32.20 laws. The report must contain the information required by the commissioner to determine 32.21 the tax due to each county under this section for the current year. If an owner of a wind 32.22 energy conversion system subject to taxation under this section fails to file the report 32.23 by the due date, the commissioner of revenue shall determine the tax based upon the 32.24 nameplate capacity of the system multiplied by a capacity factor of 60 percent. 32.25

32.26 (b) If a report is made by electronic means, the taxpayer's signature is defined
 32.27 pursuant to section 270C.304, except that a "law administered by the commissioner"
 32.28 includes the property tax laws.

 $\frac{(b)(c)}{(c)} \text{ On or before February 28, the commissioner of revenue shall notify the owner}$ of the wind energy conversion systems of the tax due to each county for the current year
and shall certify to the county auditor of each county in which the systems are located the
tax due from each owner for the current year.

32.33

EFFECTIVE DATE. This section is effective the day following final enactment.

Sec. 16. Minnesota Statutes 2014, section 272.0295, subdivision 4, is amended to read: 33.1 Subd. 4. Reports. An owner of a solar energy generating system subject to tax 33.2 under this section shall file a report with the commissioner of revenue annually on or 33.3 before January 15 detailing the amount of electricity in megawatt-hours that was produced 33.4 by the system in the previous calendar year. The commissioner shall prescribe the form 33.5 content, format, and manner of the report pursuant to section 270C.30. The report must 33.6 contain the information required by the commissioner to determine the tax due to each 33.7 county under this section for the current year. If an owner of a solar energy generating 33.8 system subject to taxation under this section fails to file the report by the due date, the 33.9 33.10 commissioner of revenue shall determine the tax based upon the nameplate capacity of the system multiplied by a capacity factor of 30 percent. 33.11

33.12

EFFECTIVE DATE. This section is effective the day following final enactment.

33.13 Sec. 17. Minnesota Statutes 2014, section 272.115, subdivision 2, is amended to read: Subd. 2. Form; information required. The certificate of value shall require 33.14 such facts and information as may be determined by the commissioner to be reasonably 33.15 necessary in the administration of the state education aid formulas. The form 33.16 commissioner shall prescribe the content, format, and manner of the certificate of value 33.17 shall be prescribed by the Department of Revenue which shall provide an adequate 33.18 supply of forms to each county auditor pursuant to section 270C.30, except that a "law 33.19 administered by the commissioner" includes the property tax laws. 33.20

33.21

EFFECTIVE DATE. This section is effective the day following final enactment.

33.22 Sec. 18. Minnesota Statutes 2014, section 273.124, subdivision 13, is amended to read:
33.23 Subd. 13. Homestead application. (a) A person who meets the homestead
33.24 requirements under subdivision 1 must file a homestead application with the county
33.25 assessor to initially obtain homestead classification.

(b) The format and contents of a uniform homestead application shall be prescribed 33.26 by the commissioner of revenue. The commissioner shall prescribe the content, format, 33.27 and manner of the homestead application required to be filed under this chapter pursuant 33.28 to section 270C.30. The application must clearly inform the taxpayer that this application 33.29 must be signed by all owners who occupy the property or by the qualifying relative and 33.30 returned to the county assessor in order for the property to receive homestead treatment. 33.31 (c) Every property owner applying for homestead classification must furnish to the 33.32 county assessor the Social Security number of each occupant who is listed as an owner 33.33

of the property on the deed of record, the name and address of each owner who does not 34.1 occupy the property, and the name and Social Security number of each owner's spouse who 34.2 occupies the property. The application must be signed by each owner who occupies the 34.3 property and by each owner's spouse who occupies the property, or, in the case of property 34.4 that qualifies as a homestead under subdivision 1, paragraph (c), by the qualifying relative. 34.5

If a property owner occupies a homestead, the property owner's spouse may not 34.6 claim another property as a homestead unless the property owner and the property owner's 34.7 spouse file with the assessor an affidavit or other proof required by the assessor stating that 34 8 the property qualifies as a homestead under subdivision 1, paragraph (e). 34.9

Owners or spouses occupying residences owned by their spouses and previously 34.10 occupied with the other spouse, either of whom fail to include the other spouse's name 34.11 and Social Security number on the homestead application or provide the affidavits or 34.12 other proof requested, will be deemed to have elected to receive only partial homestead 34.13 treatment of their residence. The remainder of the residence will be classified as 34.14 34.15 nonhomestead residential. When an owner or spouse's name and Social Security number appear on homestead applications for two separate residences and only one application is 34.16 signed, the owner or spouse will be deemed to have elected to homestead the residence for 34.17 which the application was signed. 34.18

(d) If residential real estate is occupied and used for purposes of a homestead by a 34.19 relative of the owner and qualifies for a homestead under subdivision 1, paragraph (c), in 34.20 order for the property to receive homestead status, a homestead application must be filed 34.21 with the assessor. The Social Security number of each relative and spouse of a relative 34.22 34.23 occupying the property shall be required on the homestead application filed under this subdivision. If a different relative of the owner subsequently occupies the property, the 34.24 owner of the property must notify the assessor within 30 days of the change in occupancy. 34.25 34.26 The Social Security number of a relative or relative's spouse occupying the property is private data on individuals as defined by section 13.02, subdivision 12, but may be 34.27 disclosed to the commissioner of revenue, or, for the purposes of proceeding under the 34.28 Revenue Recapture Act to recover personal property taxes owing, to the county treasurer. 34.29 (e) The homestead application shall also notify the property owners that if the 34.30 property is granted homestead status for any assessment year, that same property shall 34.31

remain classified as homestead until the property is sold or transferred to another person, 34.32 or the owners, the spouse of the owner, or the relatives no longer use the property as their 34.33 homestead. Upon the sale or transfer of the homestead property, a certificate of value must 34.34 be timely filed with the county auditor as provided under section 272.115. Failure to 34.35 notify the assessor within 30 days that the property has been sold, transferred, or that the 34.36

owner, the spouse of the owner, or the relative is no longer occupying the property as a
homestead, shall result in the penalty provided under this subdivision and the property
will lose its current homestead status.

(f) If a homestead application has not been filed with the county by December 15,
the assessor shall classify the property as nonhomestead for the current assessment year
for taxes payable in the following year, provided that the owner may be entitled to receive
the homestead classification by proper application under section 375.192.

35.8

EFFECTIVE DATE. This section is effective the day following final enactment.

Sec. 19. Minnesota Statutes 2014, section 273.371, subdivision 1, is amended to read: 35.9 Subdivision 1. Report required. Every electric light, power, gas, water, express, 35.10 35.11 stage, and transportation company and pipeline doing business in Minnesota shall annually file with the commissioner on or before March 31 a report under oath setting 35.12 forth the information prescribed by the commissioner to enable the commissioner to 35.13 make valuations, recommended valuations, and equalization required under sections 35.14 273.33, 273.35, 273.36, 273.37, and 273.3711. The commissioner shall prescribe the 35.15 content, format, and manner of the report pursuant to section 270C.30, except that 35.16 a "law administered by the commissioner" includes the property tax laws. If all the 35.17 required information is not available on March 31, the company or pipeline shall file the 35.18 information that is available on or before March 31, and the balance of the information 35.19 as soon as it becomes available. If a report is made by electronic means, the taxpayer's 35.20 signature is defined pursuant to section 270C.304, except that a "law administered by the 35.21 commissioner" includes the property tax laws. 35.22

35.23

EFFECTIVE DATE. This section is effective the day following final enactment.

35.24 Sec. 20. Minnesota Statutes 2014, section 287.2205, is amended to read:

35.25

287.2205 TAX-FORFEITED LAND.

Before a state deed for tax-forfeited land may be issued, the deed tax must be paid 35.26 by the purchaser of tax-forfeited land whether the purchase is the result of a public 35.27 auction or private sale or a repurchase of tax-forfeited land. State agencies and local 35.28 units of government that acquire tax-forfeited land by purchase or any other means are 35.29 subject to this section. The deed tax is \$1.65 for a conveyance of tax-forfeited lands to a 35.30 governmental subdivision for an authorized public use under section 282.01, subdivision 35.31 1a, for a school forest under section 282.01, subdivision 1a, or for redevelopment purposes 35.32 under section 282.01, subdivision 1b. 35.33

	02/25/15	REVISOR	EAP/BR	15-0073	as introduced
36.1	EFFE	CTIVE DATE. T	nis section is effec	tive the day following	final enactment.
36.2	Sec. 21.	Minnesota Statute	es 2014, section 28	39A.08, is amended by	adding a
36.3	subdivision	to read:			
36.4	Subd.	17. Format. The	commissioner sha	Ill prescribe the conten	t, format, and
36.5	manner of th	e returns and othe	r documents pursu	ant to section 270C.30	<u>).</u>
36.6	EFFE(CTIVE DATE. TI	nis section is effec	tive the day following	final enactment.
36.7	Sec. 22. 1	Vinnesota Statutes	2014, section 289	A.09, subdivision 1, is	amended to read:
36.8	Subdiv	rision 1. Returns.	(a) An employer v	vho is required to dedu	ct and withhold tax
36.9	under section	n 290.92, subdivis	ion 2a or 3, and a	person required to ded	uct and withhold
36.10	tax under sec	ction 290.923, sub	division 2, must fil	e a return with the com	missioner for each
36.11	quarterly per	riod unless otherw	ise prescribed by	he commissioner.	
36.12	(b) A p	person or corporation	ion required to ma	ke deposits under sect	ion 290.9201,
36.13	subdivision	3, must file an ente	ertainer withholdir	ig tax return with the co	ommissioner.
36.14	(c) A p	erson required to	withhold an amou	nt under section 290.97	705, subdivision 1,
36.15	must file a re	eturn.			
36.16	(d) A p	partnership require	ed to deduct and w	vithhold tax under section	on 290.92,
36.17	subdivision 4	4b, must file a retu	ırn.		
36.18	(e) An	S corporation requ	uired to deduct an	d withhold tax under se	ection 290.92,
36.19	subdivision 4	4c, must also file a	a return.		
36.20	(f) Ret	urns must be filed	in the form and n	nanner, and contain the	information
36.21	prescribed by	y the commissione	er The commission	ner shall prescribe the c	content, format,
36.22	and manner	of the returns purs	uant to section 27	0C.30. Every return fo	r taxes withheld
36.23	must be sign	ed by the employe	er, entertainment e	ntity, contract payor, p	artnership, or S
36.24	corporation,	or a designee.			
36.25	<u>EFFE</u> (CTIVE DATE. TI	nis section is effec	tive the day following	final enactment.
36.26	Sec. 23. 1	Vinnesota Statutes	2014, section 289	A.11, subdivision 1, is	amended to read:
36.27	Subdiv	rision 1. Return r	required. (a) Exce	pt as provided in secti	on 289A.18,
36.28	subdivision 4	4, for the month in	which taxes impo	osed by chapter 297A a	re payable, or for
36.29	which a retu	rn is due, a return	for the preceding	reporting period must l	be filed with the
36.30	commissione	er in the form and	manner the comm	issioner preseribes. Th	e commissioner
36.31	shall prescril	be the content, for	mat, and manner of	f the returns pursuant t	o section 270C.30.
36.32	A person ma	king sales at retail	at two or more pl	aces of business may f	ile a consolidated

return subject to rules prescribed by the commissioner. In computing the dollar amount of 37.1 items on the return, the amounts are rounded off to the nearest whole dollar, disregarding 37.2 amounts less than 50 cents and increasing amounts of 50 cents to 99 cents to the next 37.3 highest dollar. 37.4

(b) Notwithstanding this subdivision, a person who is not required to hold a sales tax 37.5 permit under chapter 297A and who makes annual purchases, for use in a trade or business, 37.6 of less than \$18,500, or a person who is not required to hold a sales tax permit and who 37.7 makes purchases for personal use, that are subject to the use tax imposed by section 37.8 297A.63, may file an annual use tax return on a form prescribed by the commissioner. 37.9 37.10 The commissioner shall prescribe the content, format, and manner of the return pursuant to section 270C.30. If a person who qualifies for an annual use tax reporting period is 37.11 required to obtain a sales tax permit or makes use tax purchases, for use in a trade or 37.12 business, in excess of \$18,500 during the calendar year, the reporting period must be 37.13 considered ended at the end of the month in which the permit is applied for or the purchase 37.14 37.15 in excess of \$18,500 is made and a return must be filed for the preceding reporting period. (c) Notwithstanding paragraph paragraphs (a) and (b), a person prohibited by the 37.16 person's religious beliefs from using electronics shall be allowed to file by mail, without 37.17 any additional fees. The filer must notify the commissioner of revenue of the intent to file 37.18 by mail on a form prescribed by the commissioner. A return filed under this paragraph 37.19 must be postmarked no later than the day the return is due in order to be considered filed 37.20

- on a timely basis. 37.21
- 37.22

EFFECTIVE DATE. This section is effective the day following final enactment.

Sec. 24. Minnesota Statutes 2014, section 289A.50, subdivision 7, is amended to read: 37.23 Subd. 7. Remedies. (a) If the taxpayer is notified by the commissioner that the 37.24 refund claim is denied in whole or in part, the taxpayer may: 37.25

(1) file an administrative appeal as provided in section 270C.35, or an appeal 37.26 with the Tax Court, within 60 days after issuance the notice date of the commissioner's 37.27 notice of denial; or 37.28

(2) file an action in the district court to recover the refund. 37.29

(b) An action in the district court on a denied claim for refund must be brought 37.30 within 18 months of the notice date of the denial of the claim by the commissioner. For 37.31 the purposes of this section, "notice date" is defined in section 270C.35, subdivision 3. 37.32

(c) No action in the district court or the Tax Court shall be brought within six months 37.33 of the filing of the refund claim unless the commissioner denies the claim within that period. 37.34

- (d) If a taxpayer files a claim for refund and the commissioner has not issued a denial
 of the claim, the taxpayer may bring an action in the district court or the Tax Court at any
 time after the expiration of six months from the time the claim was filed.
- 38.4 (e) The commissioner and the taxpayer may agree to extend the period for bringing38.5 an action in the district court.
- (f) An action for refund of tax by the taxpayer must be brought in the district court
 of the district in which lies the county of the taxpayer's residence or principal place of
 business. In the case of an estate or trust, the action must be brought at the principal place
 of its administration. Any action may be brought in the district court for Ramsey County.

38.10 EFFECTIVE DATE. This section is effective for claims for refund denied after 38.11 September 30, 2015.

38.12 Sec. 25. [290B.11] FORMS.

38.13 The commissioner shall prescribe the content, format, and manner of all forms and
 38.14 other documents required to be filed under this chapter pursuant to section 270C.30.

38.15 **EFFECTIVE DATE.** This section is effective the day following final enactment.

Sec. 26. Minnesota Statutes 2014, section 290C.13, subdivision 3, is amended to read: Subd. 3. Notice date. For purposes of this section, the term "notice date" means the notice date designated by the commissioner on the order or notice of the determination removing enrolled land or the notice date of designated by the commissioner on the notice denying an application to enroll land or denying part or all of an incentive payment.

38.21 EFFECTIVE DATE. This section is effective for orders and notices dated after 38.22 September 30, 2015.

- 38.23 Sec. 27. [293.15] FORMS.
 38.24 The commissioner shall prescribe the content, format, and manner of all forms and
 38.25 other documents required to be filed under this chapter pursuant to section 270C.30.
- 38.26 **EFFECTIVE DATE.** This section is effective the day following final enactment.

38.27 Sec. 28. Minnesota Statutes 2014, section 295.55, subdivision 6, is amended to read:
38.28 Subd. 6. Form of returns. The estimated payments and annual return must contain
38.29 the information and be in the form prescribed by the commissioner. The commissioner

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39.1	shall prescri	be the content, for	mat, and manner	of the estimated payment	forms and annual
39.2	return pursuant to section 270C.30.				
39.3	EFFE	<u>CTIVE DATE.</u> <u>T</u>	his section is effe	ective the day following fin	nal enactment.
	G Q Q		2014		1.1'
39.4			es 2014, section 2	296A.02, is amended by a	dding a
39.5	subdivision		· · · 1 11	1. (1	1
39.6				prescribe the content, for	
39.7		and other docume	nts required to be	filed under this chapter pu	irsuant to section
39.8	<u>270C.30.</u>				
39.9	EFFE	CTIVE DATE. <u>T</u>	his section is effe	ective the day following fir	nal enactment.
39.10	Sec. 30. 1	Minnesota Statute	s 2014, section 29	96A.22, subdivision 9, is a	mended to read:
39.11	Subd.	9. Abatement of	penalty. (a) The	e commissioner may by w	ritten order
39.12	abate any pe	enalty imposed un	der this section, i	f in the commissioner's op	inion there is
39.13	reasonable c	cause to do so.			
39.14	(b) A 1	request for abatem	ent of penalty m	ust be filed with the comm	issioner within
39.15	60 days of th	ne <u>notice</u> date <u>of</u> th	ne motice stating t	hat a penalty has been imp	osed was mailed
39.16	to the taxpay	y <mark>er's last known ac</mark>	ddress. For purpo	oses of this section, the terr	m "notice date"
39.17	means the ne	otice date designation	ted by the commi	ssioner on the order or oth	her notice that a
39.18	penalty has	been imposed.			
39.19	(c) If t	he commissioner	issues an order de	enying a request for abater	nent of penalty,
39.20	the taxpayer	may file an admin	nistrative appeal	as provided in section 270	C.35 or appeal to
39.21	Tax Court as	s provided in secti	on 271.06. If the	commissioner does not is	sue an order on
39.22	the abatement	nt request within 6	50 days from the	date the request is receive	d, the taxpayer
39.23	may appeal	to Tax Court as pr	ovided in section	n 271.06.	
39.24	EFFE	CTIVE DATE. T	his section is effe	ective for orders and notic	es dated after
39.25	September 3				
57.25					
39.26	Sec. 31.	Minnesota Statute	s 2014, section 2	96A.26, is amended to rea	d:
39.27	296A (26 JUDICIAL RI	EVIEW: APPEA	AL TO TAX COURT.	
39.27			·	section 270C.35, any perso	on aggrieved hy
39.28			••	ty, or interest under this ch	
39.30				order, appeal to the Tax Co	
59.30	00 u uys 11011				art in the mannel

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			-		
40.1	provided un	ider section 271.06	5. For purposes of	f this section, the term "no	otice date" means
40.2	the notice da	ate designated by the	he commissioner	on the order fixing a tax, p	enalty, or interest.
40.3	EFFF	CTIVE DATE. 1	This section is effe	ective for orders dated aft	ter September
40.4	30, 2015.				

40.5 Sec. 32. Minnesota Statutes 2014, section 297D.02, is amended to read:

40.6

297D.02 ADMINISTRATION.

The commissioner of revenue shall administer this chapter. <u>The commissioner shall</u>
prescribe the content, format, and manner of all forms and other documents required to be
filed under this chapter pursuant to section 270C.30. Payments required by this chapter
must be made to the commissioner on the form provided by the commissioner. Tax obligors
are not required to give their name, address, Social Security number, or other identifying
information on the form. The commissioner shall collect all taxes under this chapter.

40.13

EFFECTIVE DATE. This section is effective the day following final enactment.

Sec. 33. Minnesota Statutes 2014, section 297E.02, subdivision 3, is amended to read: 40.14 Subd. 3. Collection; disposition. (a) Taxes imposed by this section are due 40.15 40.16 and payable to the commissioner when the gambling tax return is required to be filed. Distributors must file their monthly sales figures with the commissioner on a form 40.17 prescribed by the commissioner. Returns covering the taxes imposed under this section 40 18 must be filed with the commissioner on or before the 20th day of the month following the 40.19 close of the previous calendar month. The commissioner may require that the returns be 40.20 40.21 filed via magnetic media or electronic data transfer. The commissioner shall prescribe the content, format, and manner of returns or other documents pursuant to section 270C.30. 40.22 The proceeds, along with the revenue received from all license fees and other fees under 40.23 sections 349.11 to 349.191, 349.211, and 349.213, must be paid to the commissioner of 40.24 management and budget for deposit in the general fund. 40.25

(b) The sales tax imposed by chapter 297A on the sale of pull-tabs and tipboards by
the distributor is imposed on the retail sales price. The retail sale of pull-tabs or tipboards
by the organization is exempt from taxes imposed by chapter 297A and is exempt from all
local taxes and license fees except a fee authorized under section 349.16, subdivision 8.

40.30 (c) One-half of one percent of the revenue deposited in the general fund under
40.31 paragraph (a), is appropriated to the commissioner of human services for the compulsive
40.32 gambling treatment program established under section 245.98. One-half of one percent
40.33 of the revenue deposited in the general fund under paragraph (a), is appropriated to

the commissioner of human services for a grant to the state affiliate recognized by
the National Council on Problem Gambling to increase public awareness of problem
gambling, education and training for individuals and organizations providing effective
treatment services to problem gamblers and their families, and research relating to
problem gambling. Money appropriated by this paragraph must supplement and must not

- 41.6 replace existing state funding for these programs.
- 41.7

EFFECTIVE DATE. This section is effective the day following final enactment.

Sec. 34. Minnesota Statutes 2014, section 297E.04, subdivision 1, is amended to read: 41.8 Subdivision 1. Reports of sales. A manufacturer who sells gambling product for 41.9 use or resale in this state, or for receipt by a person or entity in this state, shall file with the 41.10 41.11 commissioner, on a form prescribed by the commissioner, a report of gambling product sold to any person in the state, including the established governing body of an Indian tribe 41.12 recognized by the United States Department of the Interior. The report must be filed 41.13 monthly on or before the 20th day of the month succeeding the month in which the sale 41.14 was made. The commissioner may require that the report be submitted via magnetie 41.15 media or electronic data transfer. The commissioner shall prescribe the content, format, 41.16 and manner of returns or other documents pursuant to section 270C.30. The commissioner 41.17 41.18 may inspect the premises, books, records, and inventory of a manufacturer without notice during the normal business hours of the manufacturer. A person violating this section is 41.19 guilty of a misdemeanor. 41.20

41.21

EFFECTIVE DATE. This section is effective the day following final enactment.

Sec. 35. Minnesota Statutes 2014, section 297E.05, subdivision 4, is amended to read: 41.22 Subd. 4. Reports. A distributor shall report monthly to the commissioner, on a form 41.23 the commissioner prescribes, its sales of each type of gambling product. This report must 41.24 be filed monthly on or before the 20th day of the month succeeding the month in which 41.25 the sale was made. The commissioner may require that a distributor submit the monthly 41.26 report and invoices required in this subdivision via magnetic media or electronic data 41.27 transfer. The commissioner shall prescribe the content, format, and manner of returns or 41.28 41.29 other documents pursuant to section 270C.30.

41.30 **EFFECTIVE DATE.** This section is effective the day following final enactment.

41.31

Sec. 36. Minnesota Statutes 2014, section 297E.06, subdivision 1, is amended to read:

Subdivision 1. Reports. An organization must file with the commissioner, on a form 42.1 prescribed by the commissioner, a report showing all gambling activity conducted by that 42.2 organization for each month. Gambling activity includes all gross receipts, prizes, all 42.3 gambling taxes owed or paid to the commissioner, all gambling expenses, and all lawful 42.4 purpose and board-approved expenditures. The report must be filed with the commissioner 42.5 on or before the 20th day of the month following the month in which the gambling activity 42.6 takes place. The commissioner may require that the reports be filed via magnetic media or 42.7 electronic data transfer. The commissioner shall prescribe the content, format, and manner 42.8 of returns or other documents pursuant to section 270C.30. 42.9

42.10 **EFFECTIVE DATE.** This section is effective the day following final enactment.

- 42.11 Sec. 37. Minnesota Statutes 2014, section 297F.09, subdivision 1, is amended to read: Subdivision 1. Monthly return; cigarette distributor. On or before the 18th day 42.12 of each calendar month, a distributor with a place of business in this state shall file a 42.13 return with the commissioner showing the quantity of cigarettes manufactured or brought 42.14 in from outside the state or purchased during the preceding calendar month and the 42.15 quantity of cigarettes sold or otherwise disposed of in this state and outside this state 42.16 during that month. A licensed distributor outside this state shall in like manner file a 42.17 return showing the quantity of cigarettes shipped or transported into this state during the 42.18 preceding calendar month. Returns must be made in the form and manner prescribed by 42.19 The commissioner shall prescribe the content, format, and manner of returns pursuant to 42.20 section 270C.30, and the returns must contain any other information required by the 42.21 commissioner. The return must be accompanied by a remittance for the full unpaid tax 42.22 liability shown by it. For distributors subject to the accelerated tax payment requirements 42.23 in subdivision 10, the return for the May liability is due two business days before June 30th 42.24 of the year and the return for the June liability is due on or before August 18th of the year. 42.25
- 42.26

6 **EFFECTIVE DATE.** This section is effective the day following final enactment.

42.27

Sec. 38. Minnesota Statutes 2014, section 297F.23, is amended to read:

42.28 **297F.23 JUDICIAL REVIEW.**

In lieu of an administrative appeal under section 270C.35, a person aggrieved by an order of the commissioner fixing a tax, penalty, or interest under this chapter may, within 60 days from the <u>notice</u> date of the notice of the order, appeal to the Tax Court in the manner provided under section 271.06. For purposes of this section, the term "notice date" means the notice date designated by the commissioner on the order fixing a tax, penalty, or interest. 43.1 <u>EFFECTIVE DATE.</u> This section is effective for orders dated after September
43.2 <u>30, 2015.</u>

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Sec. 39. Minnesota Statutes 2014, section 297G.09, subdivision 1, is amended to read: 43.3 Subdivision 1. Monthly returns; manufacturers, wholesalers, brewers, or 43.4 importers. On or before the 18th day of each calendar month following the month in 43.5 which a licensed manufacturer or wholesaler first sells wine and distilled spirits within 43.6 the state, or a brewer or importer first sells or imports fermented malt beverages, or a 43.7 wholesaler knowingly acquires title to or possession of untaxed fermented malt beverages, 43.8 the licensed manufacturer, wholesaler, brewer, or importer liable for the excise tax must 43.9 file a return with the commissioner, and in addition must keep records and render reports 43.10 as required by the commissioner. Returns must be made in a form and manner prescribed 43.11 by the commissioner, and The commissioner shall prescribe the content, format, and 43.12 manner of returns pursuant to section 270C.30. The returns must contain any other 43.13 43.14 information required by the commissioner. Returns must be accompanied by a remittance for the full unpaid tax liability. Returns must be filed regardless of whether a tax is due. 43.15

43.16

EFFECTIVE DATE. This section is effective the day following final enactment.

43.17 Sec. 40. Minnesota Statutes 2014, section 297G.22, is amended to read:

43.18

297G.22 JUDICIAL REVIEW.

In lieu of an administrative appeal under this chapter, a person aggrieved by an order of the commissioner fixing a tax, penalty, or interest under this chapter may, within 60 days from the date of the notice <u>date</u> of the order, appeal to the Tax Court in the manner provided under section 271.06. For purposes of this section, the term "notice date" means the notice date designated by the commissioner on the order fixing a tax, penalty, or interest.

43.24 <u>EFFECTIVE DATE.</u> This section is effective for orders dated after September
43.25 30, 2015.

43.26	Sec. 41. Minnesota Statutes 2014, section 297I.30, is amended by adding a subdivision
43.27	to read:
43.28	Subd. 11. Format. The commissioner shall prescribe the content, format, and

43.29 manner of returns or other documents pursuant to section 270C.30.

43.30 **EFFECTIVE DATE.** This section is effective the day following final enactment.

44.1 Sec. 42. Minnesota Statutes 2014, section 297I.60, subdivision 2, is amended to read:
44.2 Subd. 2. Remedies. (a) If the taxpayer is notified that the refund claim is denied in
44.3 whole or in part, the taxpayer may contest the denial by:
44.4 (1) filing an administrative appeal with the commissioner under section 270C.35;
44.5 (2) filing an appeal in Tax Court within 60 days of the notice date of the notice of

44.6 denial; or

44.7 (3) filing an action in the district court to recover the refund.

(b) An action in the district court must be brought within 18 months following of the 44 8 notice date of the notice of denial. For purposes of this section, "notice date" is defined in 44.9 section 270C.35, subdivision 3. An action for refund of tax or surcharge must be brought 44.10 in the district court of the district in which lies the taxpayer's principal place of business or 44.11 in the District Court for Ramsey County. If a taxpayer files a claim for refund and the 44.12 commissioner has not issued a denial of the claim, the taxpayer may bring an action in 44.13 the district court or the Tax Court at any time after the expiration of six months from the 44.14 44.15 time the claim was filed.

44.16 EFFECTIVE DATE. This section is effective for claims for refund denied after 44.17 September 30, 2015.

Sec. 43. Minnesota Statutes 2014, section 469.319, subdivision 5, is amended to read: 44.18 Subd. 5. Waiver authority. (a) The commissioner may waive all or part of a 44.19 repayment required under subdivision 1, if the commissioner, in consultation with 44.20 the commissioner of employment and economic development and appropriate officials 44.21 from the local government units in which the qualified business is located, determines 44.22 that requiring repayment of the tax is not in the best interest of the state or the local 44.23 government units and the business ceased operating as a result of circumstances beyond 44.24 its control including, but not limited to: 44.25

44.26 (1) a natural disaster;

- 44.27 (2) unforeseen industry trends; or
- 44.28 (3) loss of a major supplier or customer.

(b)(1) The commissioner shall waive repayment required under subdivision 1a if
the commissioner has waived repayment by the operating business under subdivision 1,
unless the person that received benefits without having to operate a business in the zone
was a contributing factor in the qualified business becoming subject to repayment under
subdivision 1;

44.34 (2) the commissioner shall waive the repayment required under subdivision 1a, even44.35 if the repayment has not been waived for the operating business if:

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- (i) the person that received benefits without having to operate a business in the zone 45.1 and the business that operated in the zone are not related parties as defined in section 45.2 267(b) of the Internal Revenue Code of 1986, as amended through December 31, 2007; and 45.3 (ii) actions of the person were not a contributing factor in the qualified business 45.4 becoming subject to repayment under subdivision 1. 45.5 (c) Requests for waiver must be made no later than 60 days after the earlier of the 45.6 notice date of an order issued under subdivision 4, paragraph (d), or the date of a tax 45.7 statement issued under subdivision 4, paragraph (c). For purposes of this section, the term 45.8 "notice date" means the notice date designated by the commissioner on the order. 45.9
- 45.10 EFFECTIVE DATE. This section is effective for orders of the commissioner of
 45.11 revenue dated after September 30, 2015.

APPENDIX Article locations in 15-0073

	INDIVIDUAL INCOME, CORPORATE FRANCHISE, AND	
ARTICLE 1	ESTATE TAXES	Page.Ln 2.1
ARTICLE 2	SPECIAL TAXES	Page.Ln 6.28
ARTICLE 3	PROPERTY TAXES	Page.Ln 9.14
ARTICLE 4	MISCELLANEOUS	Page.Ln 24.19

APPENDIX Repealed Minnesota Statutes: 15-0073

290C.02 DEFINITIONS.

Subd. 5. **Current use value.** "Current use value" means the statewide average annual income per acre, multiplied by 90 percent and divided by the capitalization rate determined under subdivision 9. The statewide net annual income shall be a weighted average based on the most recent data as of July 1 of the computation year on stumpage prices and annual tree growth rates and acreage by cover type provided by the Department of Natural Resources and the United States Department of Agriculture Forest Service North Central Research Station.

Subd. 9. Capitalization rate. By July 1 of each year, the commissioner shall determine a statewide capitalization rate for use under this chapter. The rate shall be the average annual effective interest rate for St. Paul on new loans under the Farm Credit Bank system calculated under section 2032A(e)(7)(A) of the Internal Revenue Code.

290C.06 CALCULATION OF AVERAGE ESTIMATED MARKET VALUE; MANAGED FOREST LAND.

The commissioner shall annually calculate a statewide average estimated market value per acre for class 2c managed forest land under section 273.13, subdivision 23.