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State of Minnesota

HOUSE OF REPRESENTATIVES

EIGHTY-NINTH SESSION

H. F. No. 2018

03/19/2015 Authored by Marquart, Lien, Carlson, Freiberg, Hansen and others The bill was read for the first time and referred to the Committee on Transportation Policy and Finance

A bill for an act 1.1 relating to state government finance; governing taxation and safety of railroads 12 and pipelines; amending property taxes on railroads; eliminating sunset on 1.3 assessment of railroads and pipeline companies; appropriating funds for certain 1.4 railroad crossing improvements; amending Minnesota Statutes 2014, sections 1.5 270.80, subdivisions 1, 2, 3, 4, by adding subdivisions; 270.81, subdivisions 1, 1.6 3, by adding a subdivision; 270.82; 270.83, subdivisions 1, 2; 270.84; 270.86; 1.7 270.87; 272.02, subdivision 9; 275.025, subdivisions 1, 4; 299A.55, subdivision 1.8 4; repealing Minnesota Statutes 2014, sections 270.81, subdivision 4; 270.83, 19 subdivision 3; Minnesota Rules, parts 8106.0100, subparts 1, 2, 3, 4, 5, 6, 7, 8, 1.10 10, 12, 13, 14, 17, 17a, 18, 19, 20, 21; 8106.0300, subparts 1, 3; 8106.0400; 1.11 8106.0500; 8106.0600; 8106.0700; 8106.0800; 8106.9900. 1.12

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

ARTICLE 1 1.14

OIL AND HAZARDOUS MATERIALS TRANSPORTATION SAFETY

Section 1. Minnesota Statutes 2014, section 299A.55, subdivision 4, is amended to read: 1.16

Subd. 4. **Assessments.** (a) The commissioner of public safety shall annually assess

\$2,500,000 to railroad and pipeline companies based on the formula specified in paragraph

(b). The commissioner shall deposit funds collected under this subdivision in the railroad

and pipeline safety account under subdivision 2. 1.20

> (b) The assessment for each railroad is 50 percent of the total annual assessment amount, divided in equal proportion between applicable rail carriers based on route miles operated in Minnesota. The assessment for each pipeline company is 50 percent of the total annual assessment amount, divided in equal proportion between companies based on the yearly aggregate gallons of oil and hazardous substance transported by pipeline

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(e) The assessments under this subdivision expire July 1, 2017.

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2.1	Sec. 2. RAILROAD AT-GRADE CROSSING IMPROVEMENTS;
2.2	APPROPRIATIONS.
2.3	(a) \$11,034,000 in fiscal year 2016 and \$22,876,000 in fiscal year 2017 are
2.4	appropriated from the general fund to the commissioner of transportation for highway
2.5	rail at-grade crossing safety improvement projects related to oil and other hazardous
2.6	materials transported by rail, excluding grade separation projects, as identified in the
2.7	legislative report under Laws 2014, chapter 312, article 10, section 10. Notwithstanding
2.8	Minnesota Statutes, section 16A.28, this appropriation is available for three years after
2.9	the year of appropriation.
2.10	(b) The base appropriation for projects under this section is \$23,000,000 each year.
2.11	ARTICLE 2
2.12	RAILROAD RECODIFICATION
2.13	Section 1. Minnesota Statutes 2014, section 270.80, subdivision 1, is amended to read
2.14	Subdivision 1. Applicability. The following words and phrases when used
2.15	in sections 270.80 273.3712 to 270.87 273.3719, unless the context clearly indicates
2.16	otherwise, have the meanings ascribed to them in this section.
2.17	EFFECTIVE DATE. This section is effective for assessment year 2016 and
2.18	thereafter.
2.19	Sec. 2. Minnesota Statutes 2014, section 270.80, subdivision 2, is amended to read:
2.20	Subd. 2. Railroad company. "Railroad company" means:
2.21	(1) any company which as a common carrier operates a railroad or a line or lines of
2.22	railway railroad situated within or partly within Minnesota; or
2.23	(2) any company owning or operating, other than as a common carrier, a railway
2.24	principally used for transportation of taconite concentrates from the plant at which the
2.25	taconite concentrates are produced in shipping form to a point of consumption or port
2.26	for shipment beyond the state; or
2.27	(3) any company that produces concentrates from taconite and transports that
2.28	taconite in the course of the concentrating process and before the concentrating process is
2.29	completed to a concentrating plant located within the state over a railroad that is not a
2.30	common carrier and shall does not use a common carrier or taconite railroad company as
2.31	defined in clause (2) for the movement of the concentrate to a point of consumption or
2.32	port for shipment beyond the state.

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3.1 **EFFECTIVE DATE.** This section is effective for assessment year 2016 and thereafter.

Sec. 3. Minnesota Statutes 2014, section 270.80, subdivision 3, is amended to read:

Subd. 3. **Operating property.** "Operating property" means all property owned or used by a railroad company in the performance of railroad transportation services, including without limitation franchises, rights-of-way, bridges, trestles, shops, docks, wharves, buildings and structures. but not limited to roads, locomotives, freight cars, and improvements on leased property. Operating property is listed and assessed by the commissioner where the property is located.

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

Sec. 4. Minnesota Statutes 2014, section 270.80, subdivision 4, is amended to read:

Subd. 4. **Nonoperating property.** "Nonoperating property" means and includes
all property other than property defined in subdivision 3. Nonoperating property shall
include includes real property which that is leased or rented, or available for lease or rent,
to any person which that is not a railroad company. Vacant land shall be is presumed to
be available for lease or rent if it has not been used as operating property for a period of
one year immediately preceding the valuation date. Nonoperating property also includes
land which that is not necessary and integral to the performance of railroad transportation
services and which that is not used on a regular and continual basis in the performance of
these services. Nonoperating property also includes that portion of a general corporation
office building and its proportionate share of land which that is not used for railway railroad

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

operation or purpose. Nonoperating property is assessed by the local or county assessor.

- Sec. 5. Minnesota Statutes 2014, section 270.80, is amended by adding a subdivision to read:
- Subd. 6. Company. "Company" means any corporation, limited liability company,
 association, partnership, trust, estate, fiduciary, public or private organization of any kind,
 or any other legal entity.
- 3.31 **EFFECTIVE DATE.** This section is effective for assessment year 2016 and thereafter.

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Sec. 6. Minnesota Statutes 2014, section 270.80, is amended by adding a su	bdivision
to read:	
Subd. 7. Unit value. "Unit value" means the value of the whole integrate	ed system
of a railroad company operating as a going concern without regard to the value	e of its
component parts.	
EFFECTIVE DATE. This section is effective for assessment year 2016	and
thereafter.	
Sec. 7. Minnesota Statutes 2014, section 270.80, is amended by adding a su	bdivision
to read:	
Subd. 8. Book depreciation. "Book depreciation" means the accumula	<u>ted</u>
depreciation shown by a railroad company on its books or allowed to the comp	oany by
the Surface Transportation Board.	
EFFECTIVE DATE. This section is effective for assessment year 2016	and
thereafter.	
Sec. 8. Minnesota Statutes 2014, section 270.80, is amended by adding a su	bdivision
to read:	
Subd. 9. Equalization. "Equalization" means the adjustment of the esting	nated value
of railroad operating property to the apparent sales ratio of commercial and inc	lustrial
property.	
EFFECTIVE DATE. This section is effective for assessment year 2016	and
thereafter.	
Sec. 9. Minnesota Statutes 2014, section 270.80, is amended by adding a su	bdivision
to read:	
Subd. 10. Exempt property. "Exempt property" means property that is a	nontaxable
for ad valorem tax purposes under Minnesota Statutes, including personal prope	erty exempt
from taxation under chapter 272.	
EFFECTIVE DATE. This section is effective for assessment year 2016	and
thereafter.	
Sec. 10. Minnesota Statutes 2014, section 270.80, is amended by adding a s	ubdivision
to read:	

5.1	Subd. 11. Original cost. "Original cost" means the amount paid for an asset
5.2	by the current owner, as recorded on the railroad's books or allowed by the Surface
5.3	Transportation Board.
5.4	EFFECTIVE DATE. This section is effective for assessment year 2016 and
5.5	thereafter.
5.6	Sec. 11. Minnesota Statutes 2014, section 270.80, is amended by adding a subdivision
5.7	to read:
5.8	Subd. 12. System. "System" means a railroad's total real and personal property used
5.9	in its railroad operations.
5.10	EFFECTIVE DATE. This section is effective for assessment year 2016 and
5.11	thereafter.
- 10	C 12 Minneste Ctatata 2014tion 270 00 is amonded by edding a subdivision
5.12	Sec. 12. Minnesota Statutes 2014, section 270.80, is amended by adding a subdivision
5.13	to read:
5.14	Subd. 13. Minnesota allocated value. "Minnesota allocated value" means the value
5.15	of a railroad company's operating property that is assigned to Minnesota for tax purposes.
5.16	EFFECTIVE DATE. This section is effective for assessment year 2016 and
5.17	thereafter.
5 10	See 12 Minnesote Statutes 2014 section 270.81 subdivision 1 is amended to read:
5.18 5.19	Sec. 13. Minnesota Statutes 2014, section 270.81, subdivision 1, is amended to read: Subdivision 1. Valuation of operating property. The operating property of every
	railroad company doing business in Minnesota shall be valued by the commissioner in the
5.20 5.21	manner prescribed by sections 270.80 273.3712 to 270.87 273.3719.
3.21	mainer preserroed by sections 270.00 273.3712 to 270.07 273.3719.
5.22	EFFECTIVE DATE. This section is effective for assessment year 2016 and
5.23	thereafter.
5.24	Sec. 14. Minnesota Statutes 2014, section 270.81, subdivision 3, is amended to read:
5.25	Subd. 3. Determination of type of property. (a) The commissioner shall have has
5.26	exclusive primary jurisdiction to determine what whether railroad property is operating
5.27	property and what is or nonoperating property. In making such the determination, the
5.28	commissioner shall may solicit information and opinions from outside the department
5.29	and afford all interested persons an opportunity to submit data or views on the subject
5.30	in writing or orally.

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(b) Local <u>and county</u> assessors may submit written requests to the commissioner, asking for a determination <u>of the nature of specific whether</u> property owned by a railroad and located within their assessing jurisdiction <u>is operating or nonoperating</u>. Any determination made by the commissioner may be appealed by the assessor to the Tax Court pursuant to chapter 271. The requests must be submitted by April 1 of the assessing year. The commissioner must send the assessor a written determination by May 1. Assessors may appeal determinations made by the commissioner to the Tax Court under chapter 271.

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

Sec. 15. Minnesota Statutes 2014, section 270.81, is amended by adding a subdivision to read:

Subd. 6. Deduction for nonoperating and exempt property. Property that was part of the system, but is nonoperating property or is exempt from ad valorem taxation, is excluded from the Minnesota allocated value under section 273.3718, subdivision 1a. Only qualifying property located in Minnesota may be deducted from the Minnesota allocated value. The commissioner must deduct the market value of the property to be excluded. This must be calculated by multiplying the book value of the property by the market-to-book ratio of the unit. The company has the burden of proof to establish the property should be excluded from the Minnesota allocated value. The railroad company must submit schedules of exempt or nonoperating property as required by the commissioner. The remaining amount after this deduction is the Minnesota apportionable market value.

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

Sec. 16. Minnesota Statutes 2014, section 270.82, is amended to read:

270.82 REPORTS OF RAILROAD COMPANIES.

Subdivision 1. **Annual report required.** Before March 31, every railroad company doing business in Minnesota shall annually must file with the commissioner on or before March 31 a an annual report under oath setting forth the information prescribed by the commissioner to enable the commissioner to make the valuation and equalization required by sections 270.80 273.3712 to 270.87. 273.3719. The commissioner shall prescribe the content, format, and manner of the report pursuant to section 270C.30. If a report is made by electronic means, the taxpayer's signature is defined under section 270C.304, except that a law administered by the commissioner includes the property tax laws.

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Subd. 2. Extension of time. If the commissioner for good determines there is	
reasonable cause, the commissioner may extend the time for filing the report required	l by
subdivision 1 for up to 15 days the time for filing the report required by subdivision 1	- .
Subd. 3. Amended reports. A railroad company may file an amended report to	<u>:0</u>
correct or add information to the original report. Amended reports must be filed with	1
ne commissioner by April 30.	
Subd. 4. Failure to file reports. (a) The commissioner may make the valuation	<u>n</u>
provided by sections 273.3712 to 237.3719 according to the commissioner's best judg	ment
ased on available information, if any railroad company does not:	
(1) make the report required by this section;	
(2) permit an inspection and examination of its property, records, books, account	nts,
or other papers when requested by the commissioner; or	
(3) appear before the commissioner or a person appointed under section 273.37	<u>'15</u>
when required to do so.	
(b) If the commissioner makes the valuation under paragraph (a), the commission	oner's
valuation is final. Notwithstanding any other law to the contrary, the commissioner's	<u>,</u>
valuation made under this subdivision is not administratively appealable.	
hereafter.	
Sec. 17. Minnesota Statutes 2014, section 270.83, subdivision 1, is amended to re-	ad:
Subdivision 1. Powers of commissioner. The commissioner shall have has the	2
power to examine or cause to be examined any books, papers, records, or memorand	a
relevant to the determination of the valuation of operating property as herein provide	d .
The commissioner shall have the further power to may require the attendance of any	
person having knowledge or information in the premises concerning the valuation of	the
operating property, to compel the production of books, papers, records, or memorand	a by
persons so required to attend, to take testimony on matters material to such determina	ition
determine the valuation of operating property, and administer oaths or affirmations.	
EFFECTIVE DATE. This section is effective for assessment year 2016 and	
thereafter.	
Sec. 18. Minnesota Statutes 2014, section 270.83, subdivision 2, is amended to re-	ad:
Sec. 18. Minnesota Statutes 2014, section 270.83, subdivision 2, is amended to result Subd. 2. Appointment of persons; subpoenas. For the purpose of making subdivision 2, is amended to result in the subdivision 2 of the purpose of subdivision 2 of the purpose of making subdivision 2.	

may deem deems necessary to make the examinations described in subdivision 1. Such persons shall have the rights and powers of the examining of An appointed person may examine books, papers, records, or memoranda, and of subpoenaing subpoena witnesses, administering administer oaths and affirmations, and taking of take testimony, which are eonferred upon the commissioner hereby. The court administrator of any court of record, upon demand of any such appointed person, shall issue a subpoena for the attendance of any witness or the production of any books, papers, records, or memoranda before such person. The commissioner may also issue subpoenas for the appearance of witnesses before the commissioner or before such persons. Disobedience of subpoenas so issued shall be punished by the district court of the district in which the subpoena is issued for a contempt of the district court. Failure to comply with a subpoena shall be punished in the same manner as contempt of the district court.

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

Sec. 19. Minnesota Statutes 2014, section 270.84, is amended to read:

270.84 ANNUAL VALUATION OF OPERATING PROPERTY.

Subdivision 1. **Annual valuation; rules.** (a) Before July 1, the commissioner shall annually between March 31 and May 31 make a determination of must determine the fair market value of the operating property of every railroad company doing business in this state as of January 2 of the year in which the valuation is made. In making this determination, The commissioner shall must employ generally accepted appraisal principles and practices, which may include the unit method of determining value: and approaches approved by the Western States Association of Tax Administrators, National Conference of Unit Valuation States, and the International Association of Assessing Officers.

- (b) The unit value of railroad property is the reconciled value considering the cost, income, and market approaches under subdivisions 1a, 1b, and 1c. Each approach must be weighted in accordance with the reliability of the information and the commissioner's judgment.
- Subd. 1a. Cost approach. (a) The commissioner may use the cost approach, including but not limited to original cost less book depreciation and replacement cost less depreciation.
- (b) Book depreciation is allowed as a deduction from an original cost model. Book depreciation is assumed to include all forms of appraisal depreciation.

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(c) Explicitly calculated appraisal depreciation, including physical, functional, and external obsolescence, is allowed as a deduction from the replacement cost model.

- Subd. 1b. **Income approach.** (a) The commissioner may use the income approach, including but not limited to direct capitalization models and yield capitalization models.
- (b) The yield rate is calculated using market data on selected comparable companies in the band of investment method. Discounted cash flows is a yield capitalization model that calculates the present value of explicit cash flow forecasts capitalized using the yield rate, plus revision to stable growth yield capitalization after the period of explicit forecasts. Stable growth yield capitalization is a yield capitalization model that calculates the present value of anticipated future cash flows, capitalized using the yield rate and considering growth.
- (c) Direct capitalization is the expected net operating income for the following year, divided by the direct capitalization rate. The direct capitalization rate is calculated by using direct market observations from comparable sales or using market earning-to-price information in the band of investment method.
- Subd. 1c. Market approach. The commissioner may use the market approach, including but not limited to a sales comparison model, a stock and debt model, or other market models that are available and reliable.
- Subd. 2. **Notice.** The commissioner, after determining the fair market value of the operating property of each railroad company, shall give notice to must notify the railroad company of the valuation by first class mail, overnight delivery, or messenger service.
- EFFECTIVE DATE. This section is effective for assessment year 2016 and thereafter.
 - Sec. 20. Minnesota Statutes 2014, section 270.86, is amended to read:

270.86 APPORTIONMENT AND EQUALIZATION OF VALUATION.

Subdivision 1. **Apportionment of value.** Upon determining (a) After allocating to Minnesota the fair market value of the operating property of each railroad company, the commissioner shall must apportion such the value to the respective counties and to the taxing districts therein in conformity with fair and reasonable rules and standards to be established by the commissioner pursuant to notice and hearing, except as provided in section 270.81. In establishing such rules and standards the commissioner may consider (a) the physical situs of all station houses, depots, docks, wharves, and other buildings and structures with an original cost in excess of \$10,000; (b) the proportion that the length and type of all the tracks used by the railroad in such county and taxing district bears to the

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length and type of all the track used in the state; and (e) other facts as will result in a fair and equitable apportionment of value the operating parcels in Minnesota.

- (b) The apportioned market value of each company's operating parcel in Minnesota is the current original cost of each parcel as of the last assessment date plus original cost of new construction minus the original cost of property retired since the last assessment date. The total Minnesota apportionable market value of the railroad is divided by the total current original cost of the railroad in Minnesota to determine a percentage. The resulting percentage is multiplied by the current original cost of each parcel to determine the apportioned market value of each parcel.
- Subd. 1a. Allocation of value. (a) After the market value of operating property has been estimated, the portion of value that is attributable to Minnesota must be determined by calculating an allocation percentage using factors relevant to the industry segment of the railroad company. The allocation percentage must be multiplied by the value of the operating property to determine the Minnesota allocated value.
 - (b) The Minnesota allocated value is determined by averaging the following factors:
- (1) miles of railroad track operated in Minnesota divided by miles of railroad track operated in all states;
- (2) ton miles of revenue freight transported in Minnesota divided by ton miles of revenue freight transported in all states;
- (3) gross revenues from transportation operations within Minnesota divided by gross revenues from transportation operations in all states; and
- (4) cost of railroad property in Minnesota divided by cost of railroad property in all states.
 - (c) Each of the available factors must be weighted equally.
- Subd. 2. **Equalized valuation.** After making the apportionment provided in subdivision 1, the commissioner shall <u>must</u> determine the equalized valuation of the operating property in each county by applying to the apportioned value an estimated current year median sales ratio for all commercial and industrial property in that county. If the commissioner decides <u>determines</u> there are insufficient sales to determine a median commercial-industrial sales ratio, an estimated current year countywide median sales ratio for all property shall <u>must</u> be applied to the apportioned value. No equalization shall <u>Equalization must not</u> be made to the market value of the operating property if the median sales ratio determined pursuant to this subdivision is within five at least 90 but less than <u>105</u> percent of the assessment ratio of the railroad operating property.
- 10.35 **EFFECTIVE DATE.** This section is effective for assessment year 2016 and thereafter.

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Sec. 21. Minnesota Statutes 2014, section 270.87, is amended to read:

270.87 CERTIFICATION TO COUNTY ASSESSORS.

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After making an annual determination of the equalized fair market value of the operating property of each company in each of the respective counties, and in the taxing districts therein, The commissioner shall must certify the equalized fair market value of the operating property to the county assessor on or before June 30 August 1. The equalized fair market value of the operating property of the railroad company in the county and the taxing districts therein is the value on which taxes must be levied and collected in the same manner as on the commercial and industrial property of such county and the taxing districts therein in the counties and taxing districts. If the commissioner determines that the equalized fair market value certified on or before June 30 August 1 is in error, the commissioner may issue a corrected certification on or before August 31 October 1. The commissioner may correct errors that are merely clerical in nature until December 31.

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

- Sec. 22. Minnesota Statutes 2014, section 272.02, subdivision 9, is amended to read:
 - Subd. 9. **Personal property; exceptions.** (a) Except for the taxable personal property enumerated below, all personal property and the property described in section 272.03, subdivision 1, paragraphs (c) and (d), shall be exempt.
 - (b) The following personal property shall be taxable:
 - (a) (1) personal property which is part of an electric generating, transmission, or distribution system or a pipeline system transporting or distributing water, gas, crude oil, or petroleum products or mains and pipes used in the distribution of steam or hot or chilled water for heating or cooling buildings and structures;
 - (b) railroad docks and wharves which are part of the (2) personal property that is part of the operating property of a railroad company, as defined in section 270.80 273.3712;
 - (e) (3) personal property defined in section 272.03, subdivision 2, clause (3);
 - (d) (4) leasehold or other personal property interests which are taxed pursuant to section 272.01, subdivision 2; 273.124, subdivision 7; or 273.19, subdivision 1; or any other law providing the property is taxable as if the lessee or user were the fee owner;
- (e) (5) manufactured homes and sectional structures, including storage sheds, decks, and similar removable improvements constructed on the site of a manufactured home, sectional structure, park trailer or travel trailer as provided in section 273.125, subdivision 8, paragraph (f); and

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(f) (6) flight property as defined in section 270.071.

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

Sec. 23. Minnesota Statutes 2014, section 275.025, subdivision 1, is amended to read:

Subdivision 1. **Levy amount.** The state general levy is levied against commercial-industrial property and seasonal residential recreational property, as defined in this section. The state general levy base amount is \$592,000,000 \$889,600,000 for taxes payable in 2002 2016. For taxes payable in subsequent years, the levy base amount is increased each year by multiplying the levy base amount for the prior year by the sum of one plus the rate of increase, if any, in the implicit price deflator for government consumption expenditures and gross investment for state and local governments prepared by the Bureau of Economic Analysts of the United States Department of Commerce for the 12-month period ending March 31 of the year prior to the year the taxes are payable. The tax under this section is not treated as a local tax rate under section 469.177 and is not the levy of a governmental unit under chapters 276A and 473F.

The commissioner shall increase or decrease the preliminary or final rate for a year as necessary to account for errors and tax base changes that affected a preliminary or final rate for either of the two preceding years. Adjustments are allowed to the extent that the necessary information is available to the commissioner at the time the rates for a year must be certified, and for the following reasons:

- (1) an erroneous report of taxable value by a local official;
- (2) an erroneous calculation by the commissioner; and
- (3) an increase or decrease in taxable value for commercial-industrial or seasonal residential recreational property reported on the abstracts of tax lists submitted under section 275.29 that was not reported on the abstracts of assessment submitted under section 270C.89 for the same year.
- The commissioner may, but need not, make adjustments if the total difference in the tax levied for the year would be less than \$100,000.
- 12.29 **EFFECTIVE DATE.** This section is effective for assessment year 2016 and thereafter.
- Sec. 24. Minnesota Statutes 2014, section 275.025, subdivision 4, is amended to read:
- Subd. 4. **Apportionment and levy of state general tax.** Ninety-five 95.1 percent of the state general tax must be levied by applying a uniform rate to all commercial-industrial

tax capacity and five <u>4.9</u> percent of the state general tax must be levied by applying a uniform rate to all seasonal residential recreational tax capacity. On or before October 1 each year, the commissioner of revenue shall certify the preliminary state general levy rates to each county auditor that must be used to prepare the notices of proposed property taxes for taxes payable in the following year. By January 1 of each year, the commissioner shall certify the final state general levy rate to each county auditor that shall be used in spreading taxes.

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

Sec. 25. APPROPRIATIONS.

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The following sums are appropriated from the general fund to the agency to implement the provisions of this article as follows: \$266,000 in fiscal year 2016, \$14,000 in fiscal year 2017, \$13,000 in fiscal year 2018, and \$11,000 in fiscal year 2019. The sums indicated in this section for fiscal years 2016, 2017, and 2018 are onetime appropriations and are not added to the agency's permanent base. The sum indicated in this section for fiscal year 2019 shall become part of the agency's base.

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

Sec. 26. REVISOR'S INSTRUCTION.

The revisor of statutes shall renumber the provisions of Minnesota Statutes listed in column A to the references listed in column B. The revisor shall also make necessary cross-reference changes in Minnesota Statutes and Minnesota Rules consistent with renumbering.

13.23	Column A	Column B
13.24	270.80	273.3712
13.25	270.81	273.3713
13.26	270.82	273.3714
13.27	270.83	273.3715
13.28	<u>270.84</u>	273.3716
13.29	<u>270.85</u>	273.3717
13.30	<u>270.86</u>	273.3718
13.31	<u>270.87</u>	273.3719

13.32 **EFFECTIVE DATE.** This section is effective for assessment year 2016 and thereafter.

03/16/15	REVISOR	RSI/DI	15-376
03/10/13	KE VISOK	KSI/DI	13-3/0

14.1	Sec.	27.	REPEALER

14.2	Minnesota Stat	utes 2014, sectio	ns 270.81, subd	livision 4; and 27	0.83, subdivision 3,

and Minnesota Rules, parts 8106.0100, subparts 1, 2, 3, 4, 5, 6, 7, 8, 10, 12, 13, 14, 17,

17a, 18, 19, 20, and 21; 8106.0300, subparts 1 and 3; 8106.0400; 8106.0500; 8106.0600;

14.5 8106.0700; 8106.0800; and 8106.9900, are repealed.

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

14.7 <u>thereafter.</u>

APPENDIX Article locations in 15-3767

	OIL AND HAZARDOUS MATERIALS TRANSPORTATION	
ARTICLE 1	SAFETY	Page.Ln 1.14
ARTICLE 2	RAILROAD RECODIFICATION	Page.Ln 2.11

Repealed Minnesota Statutes: 15-3767

270.81 TAXATION AND ASSESSMENT OF RAILROAD COMPANY PROPERTY.

Subd. 4. **Nontaxable property.** In no event shall property owned or used by a railroad, whether operating property or nonoperating property, be subject to tax hereunder unless such property is of a character which would otherwise be subject to tax under the provisions of chapter 272.

270.83 EXAMINATIONS AND INVESTIGATIONS.

Subd. 3. **Failure to file report.** If any railroad company shall refuse or neglect to make the report required by this section to the commissioner, or shall refuse or neglect to permit an inspection and examination of its property, records, books, accounts or other papers when requested by the commissioner, or shall refuse or neglect to appear before the commissioner or a person appointed under subdivision 2 when required so to do, the commissioner shall make the valuation provided for by sections 270.80 to 270.87 against the railroad company according to the commissioner's best judgment on available information.

Repealed Minnesota Rule: 15-3767

8106.0100 **DEFINITIONS**.

Subpart 1. **Scope.** As used in this chapter, the following words, terms, and phrases have the meanings given to them by this part. Some of the words, terms, and phrases are defined by statute but are included here for completeness.

8106.0100 DEFINITIONS.

Subp. 2. **Allocation.** "Allocation" means the process by which a fair and reasonable portion of each railroad's total unit value is assigned to Minnesota for purposes of taxation.

8106.0100 DEFINITIONS.

Subp. 3. **Apportionment.** "Apportionment" means the process of distributing that portion of the railroad's unit value which has been allocated to Minnesota after deducting exempt and nonoperating property to the various counties and taxing districts in which the railroad company operates.

8106.0100 **DEFINITIONS.**

Subp. 4. **Assessment/sales ratio.** "Assessment/sales ratio" means the ratio derived by dividing the estimated market value of a property by its adjusted selling price and used as a measure of the level of estimated market value to real or true market value.

8106.0100 DEFINITIONS.

Subp. 5. **Book depreciation.** "Book depreciation" means the depreciation shown by a railroad company on its corporate books and allowed the company by the Surface Transportation Board.

8106.0100 **DEFINITIONS.**

Subp. 6. **Capitalization rate.** "Capitalization rate" means an anticipated rate of return from an investment, a rate at which income is processed (capitalized) to indicate the probable capital value. This rate is usually expressed as a percentage.

8106.0100 DEFINITIONS.

Subp. 7. **Equalization.** "Equalization" means the adjustment of the estimated market value of railroad operating property to the apparent assessment/sales ratio of commercial and industrial property.

8106.0100 DEFINITIONS.

Subp. 8. **Exempt property.** "Exempt property" means property which is nontaxable for ad valorem tax purposes by statutes. An example of such property is personal property exempt from taxation under Minnesota Statutes, chapter 272.

8106.0100 **DEFINITIONS.**

Subp. 10. **Mainline track.** "Mainline track" means all track reported to the STB by the respondent railroad as main line.

8106.0100 DEFINITIONS.

Subp. 12. **Obsolescence allowance.** "Obsolescence allowance" means the adjustment to be made to the gross cost indicator of value to reflect the loss of economic usefulness or value because of causes other than physical deterioration.

8106.0100 DEFINITIONS.

Subp. 13. **Operating property.** "Operating property" means all property owned or used on a regular and continual basis by a railroad company in the performance of railroad transportation services, including without limitation, franchises, rights-of-way, bridges, trestles, shops, docks, wharves, buildings, and structures.

8106.0100 DEFINITIONS.

Subp. 14. **Original cost.** "Original cost" means the amount paid for an asset as recorded on the railroad's books in accordance with STB accounting rules and regulations.

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8106.0100 DEFINITIONS.

Subp. 17. **Restated cost.** "Restated cost" means the cost of an asset recorded on a railroad's books after adjusting the amount from a retirement-replacement-betterment accounting basis to a depreciation accounting basis, in accordance with Code of Federal Regulations, title 49, part 1201 (effective January 1, 1983).

8106.0100 **DEFINITIONS.**

Subp. 17a. **STB.** "STB" means the Surface Transportation Board, a federal regulatory agency.

8106.0100 DEFINITIONS.

Subp. 18. **Structure.** "Structure" means all coal and ore wharves or docks, station houses, depots, shops, office buildings, and all other buildings with a restated cost of over \$10,000.

8106.0100 DEFINITIONS.

Subp. 19. **System.** "System" means the total tangible property, real and personal, of a company which is used in its railroad operations in all states in which it operates.

8106.0100 **DEFINITIONS.**

Subp. 20. **Unit value.** "Unit value" means the value of the system of a railroad company taken as a whole without any regard to the value of its component parts.

8106.0100 DEFINITIONS.

Subp. 21. **Weighting.** "Weighting" means the confidence or reliability given to a factor or indicator. It is usually expressed as a portion of 100 percent.

8106.0300 REPORTS REQUIRED.

- Subpart 1. **Reports to be filed.** The data used in the valuation, allocation, and apportionment processes will be drawn from reports submitted to the Department of Revenue by the railroad companies. These reports shall include:
 - A. the Minnesota Department of Revenue annual railroad report;
 - B. the annual report to the STB;
 - C. the annual stockholders report; and
- D. other commonly accepted sources of railroad income, expense, capitalization, and debt and stock values such as IBBOTSON Associates Inc., and Statistics of Class I Freight Railroads compiled by the STB.

8106.0300 REPORTS REQUIRED.

Subp. 3. **Failure to file.** In the event any railroad company fails to file the required reports, the commissioner shall make a valuation according to the commissioner's best judgment based on available information.

Other sources of pertinent information may be consulted only when necessary to make the valuation, allocation, and apportionment required by parts 8106.0100 to 8106.0700. Said sources will, when applicable, be used uniformly and will be commonly accepted sources of data for which they are consulted. Questions unique to the valuation of a particular railroad may be resolved by consulting the books and records of the particular railroad involved.

8106.0400 VALUATION.

- Subpart 1. **In general.** The approaches to value that will be used in determining the estimated unit value of railroad operating property are cost, capitalized income, and stock and debt except as provided in subparts 4 and 6.
- Subp. 2. **Cost approach to valuation.** The cost factor that will be considered in the railroad valuation method is the restated cost of the railroad system, plus the restated cost of construction work in progress on the assessment date. The railroad system shall be considered to be made up of the following STB accounts: all road and equipment accounts, including leased equipment accounts; all general expenditures; and other elements of investment and railroad property owned and leased to others as well as railroad property leased from others. Book depreciation and obsolescence shall be allowed as a deduction from the restated cost of the railroad's assets

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enumerated above. The original cost if known, and the annual lease payments of any leased operating property used by the railroad must be reported to the commissioner in conjunction with the annual railroad report. The commissioner shall incorporate the value of the leased property into the railroad's unit value utilizing this information.

Obsolescence will be calculated through the use of the "Blue Chip Method." This method compares the railroad being appraised with the best railroads in the country, the so-called blue chip railroads. Three indicators of obsolescence will be used. First, a five-year average rate of return will be calculated for the railroad under appraisal. This rate of return is computed by dividing the subject's annual net railroad operating income for each of the most recent five years preceding the assessment, by the railroad's total owned transportation property less recorded depreciation and amortization (net investment in railroad property) for each corresponding year. The resulting five rates of return are then averaged using a simple arithmetic average to arrive at a five-year average rate of return. An example of this computation is as follows:

XYZ Railroad

	Net Railroad Operatin	g	Indicated Rate of
Year	Income	Net Investment	Return
	\$2,700,000	\$31,500,000	8.57%
	\$2,900,000	\$32,000,000	9.06%
	\$3,100,000	\$33,500,000	9.25%
	\$3,300,000	\$34,000,000	9.70%
	\$3,530,700	\$35,000,000	10.08%
			Total 46.66%
Five-year Ave	erage Rate of Return		9.33%

A study will then be made of the Class I railroads operating within the United States for the same five-year period using such informational sources as information compiled annually by the Wisconsin Department of Revenue known as the "Blue Chip" Obsolescence Study for STB Class I Railroads. Each year the railroad with the highest rate of return will be selected as the blue chip railroad. The resulting five rates of return will then be averaged to find the five-year average blue chip rate of return. An example of this process is as follows:

Year	Railroad	Rate of Return
	ABC	11.50%
	FGH	11.27%
	JKL	10.57%
	MNO	11.02%
	XYZ	10.08%
		Total 54.44%
Five-year Average Blue Chip	Rate of Return	10.89%

The five-year average rate of return for the railroad under appraisal will be compared to the five-year average blue chip rate of return. The deviation of the subject railroad's rate of return from the blue chip railroads' rate of return is the amount of indicated obsolescence. The following example illustrates the computation.

XYZ Railroad Five-Year Average Rate of Return	9.33%
Blue Chip Five-Year Average Rate of Return	10.89%
Indicated Obsolescence 1 - (9.33% ÷ 10.89%)	14.30%

Second, a five-year average freight traffic density indicator will be calculated. This indicator is calculated by dividing the subject railroad's ton miles of revenue freight for the most recent five years preceding the assessment by the average miles of road operated for each corresponding year. The resulting five indicators of freight traffic density are then averaged using a simple arithmetic average to arrive at a five-year average of freight traffic density. An example of this computation is as follows:

XYZ Railroad

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Year	Ton Miles of Revenue Freight	Average Miles of Road Operated	Indicated Freight Traffic Density
	1,300,000,000	575	2,260,000
	1,402,500,000	550	2,550,000
	1,200,000,000	550	2,180,000
	1,100,000,000	500	2,200,000
	1,000,000,000	500	2,000,000
			Total 11,190,000
Five-Year	Average Freight Traffic Density		2,238,000

A five-year study is then made of the Class I railroads operating within the United States in the same manner and using the same sources as the rate of return study with the exception that this study concentrates on the freight traffic density achieved by the various Class I railroads. Each year the railroad with the highest freight traffic density will be selected as the blue chip railroad. The resulting five freight traffic density amounts will then be averaged to find the five-year average blue chip freight traffic density amount. An example of this process is as follows:

Year	Railroad	Freight Traffic Density
	JKL	2,280,000
	FGH	2,600,000
	FGH	2,200,000
	MNO	2,900,000
	ABC	2,280,000
		Total 12,260,000
Five-year Avera	ge Blue Chip Freight Traffic Density	2,452,000

The five-year average freight traffic density indicator of the railroad under appraisal will be compared to the five-year average blue chip freight traffic density indicator. The deviation of the subject railroad's freight traffic density from the blue chip railroad's freight traffic density is the amount of indicated obsolescence. The following example illustrates this computation:

XYZ Railroad Five-Year Average Freight Traffic Density	2,238,000
Blue Chip Five-Year Average Freight Traffic Density	2,452,000
Indicated Obsolescence 1 - (2,238,000 ÷ 2,452,000)	8.70%

Third, a five-year average gross profit margin indicator will be calculated. This indicator measures a railroad's ability to convert gross revenue to net profit. This indicator is calculated by dividing net railway operating income, before federal and deferred taxes, by gross revenues. This calculation is performed using the subject railroad income figures for the most recent five years preceding the assessment. The resulting five indicators of gross profit margin are then averaged using a simple arithmetic average to arrive at a five-year average of gross profit margin. An example of this computation is as follows:

XYZ Railroad

	71.1	Z Ramoud	
Year	Net Railroad Operating Income Before Taxes	Gross Revenue	Indicated Gross Profit Margin
	4,050,000	15,000,000	27.0%
	4,350,000	15,800,000	27.5%
	4,650,000	16,500,000	28.2%
	4,950,000	17,300,000	28.6%
	5,295,000	19,000,000	27.9%
			Total 139.2%
Five-Yea	Five-Year Average Gross Profit Margin 27.8%		

Five-Year Average Gross Profit Margin

A study will then be made of the Class I railroads operating within the United States for the same five-year period in the same manner and using the same sources in the two previous five-year studies mentioned above. This study will look at the gross profit margin achieved by

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the various Class I railroads. Each year the railroad with the highest gross profit margin will be selected as the blue chip railroad. The resulting five gross profit margin percents will then be averaged to find a five-year average blue chip gross profit margin percentage. An example of this process is as follows:

Year	Railroad	Gross Profit Margin
	ABC	30.0%
	ABC	31.2%
	JKL	29.9%
	FGH	32.6%
	JKL	33.3%
		Total 157.0%
Five-Year Average Blue Chip Gross Profit Margin		31.4%

The five-year average gross profit margin percent for the railroad under appraisal will be compared to the five-year average blue chip gross profit margin percent. The deviation of the subject railroad's gross profit margin from the blue chip railroad's gross profit margin is the amount of indicated obsolescence. The following example illustrates this computation:

XYZ Railroad Five-Year Average Gross Profit Margin	27.8%
Blue Chip Five-Year Average Gross Profit Margin	31.4%
Indicated Obsolescence 1 - (27.8% ÷ 31.4%)	11.5%

The obsolescence percentage indicated by this comparison of gross profit margins will be added to the obsolescence indicated by a comparison of rates of return and freight traffic density. The total of these three amounts will be averaged and this result will be the overall obsolescence percentage for the subject railroad. The following is an example of this computation:

XYZ Railroad

Obsolescence Indicated by Rate of Return Comparison	14.30%
Obsolescence Indicated by Freight Traffic Density Comparison	8.70%
Obsolescence Indicated by Gross Profit Margin Comparison	11.50%
	Total 34.50%
	44 -004

Average Obsolescence Percentage

11.50%

The obsolescence percentage will then be applied to the road accounts of the subject railroad, excluding land and personal property, after the allowance for depreciation has been deducted. In no instance shall the allowance for obsolescence exceed 50 percent. The following example illustrates how the cost indicator of value is computed and how the allowance for obsolescence is applied.

XYZ Railroad

Account		Amount
Road		\$24,000,000
Equipment – Owned and Leased		9,000,000
Construction Work in Progress		4,500,000
General Expenditures		1,823,000
Gross Cost Indicator		39,323,000
Less Depreciation		10,000,000
Net Cost Indicator		\$29,323,000
Road	\$24,000,000	
Less Land and Personal Property	1,000,000	
Adjusted Road	23,000,000	
Adjusted Road		\$23,000,000

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Depreciation on Adjusted Road	7,000,000
Net Road	16,000,000
Obsolescence Percent	11.5%
Obsolescence Amount	1,840,000
Adjusted Cost Indicator of Value	\$27,483,000

This cost indicator of value computed in accordance with this part will bear a weighting of 15 percent of the total unit value estimate of the railroad's property, except in the case of bankrupt railroads, or railroads with no income to be capitalized, as provided for in subpart 6, or railroads not meeting the criteria for use of the stock and debt approach to value as specified in subpart 4. These railroads will be valued using a 40 percent weighting for the cost indicator of value.

- Subp. 3. **Income approach to valuation.** The income indicator of value will be calculated by averaging the net railway operating income, as defined by the STB, of the railroad for the most recent five years preceding the assessment. This average income shall be capitalized by applying to it a capitalization rate which will be computed by using the band of investment method. This method will consider:
 - A. the capital structure of railroads, including capital surplus and retained earnings;
- B. the cost of debt or interest rate paying particular attention to imbedded debt of railroads;
 - C. the yield on preferred stock of railroads; and
 - D. the yield on common stock of railroads.

This rate will be calculated each year using the method described in this subpart.

An example of a computation of the capitalized income approach to value is as follows:

XYZ Railroad

Year	Net Railway Operating Income
	\$ 2,600,000
	2,700,000
	3,000,000
	3,100,000
	3,492,500
Total	\$14,892,500
Average	\$ 2,978,500

Five-year average Net Railway Operating Income Capitalized at 14.0 percent (2,978,500 ÷ 14.0 percent) equals \$21,275,000.

The income indicator of value computed in accordance with this part shall be weighted 60 percent of the total estimated unit value of the railroad's property except in the case of bankrupt railroads or railroads having no net operating income as provided for in subpart 6.

Subp. 4. **Stock and debt approach to valuation.** The stock and debt approach to value is the third method which will be used to estimate the unit value of the railroad operating property. This approach to value is based on the accounting principle: assets = liabilities + equity. Therefore, when the value of a company's liabilities (debt) is found and this added to the worth of its stock, a value can be established for its assets (property).

The use of this approach to value will be limited to only those railroads meeting qualifications in items A to C:

- A. The stock of the railroad must be traded on either the New York or American Stock Exchange.
- B. The bonds of the railroad must be traded or have a rating by either Standard and Poor's or Moody's rating services.
- C. If the railroad is part of a diversified company, the value of the railroad portion of the total stock price must be able to be separated on an earnings basis using the following method:

XYZ Railroad

XYZ railroad is wholly owned by ABC Industries Inc.

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Net Earnings of ABC Industries	\$5,200,500
Net Earnings of XYZ Railroad	\$2,600,250
Percent of XYZ net earnings to total conglomerate earnings	50%
Value of share of ABC Industries stock	\$100
XYZ Railroad portion of stock value	\$50

If a railroad has no net earnings, and is part of a conglomerate, then the stock and debt indicator of value will not be used.

The value of the stock used in the stock and debt method shall be an average of the month-ending stock prices for the 12 months immediately preceding the assessment date of January 2. The value of the bonds, equipment obligations, and conditional sales contracts, and other long-term debts shall also be an average of the cost of money quotes for the 12 months immediately preceding the assessment date of January 2. The source for these stock and bond prices shall be Standard and Poor's Stock Guide or other applicable financial service.

An illustration of a computation of the stock and debt approach to value is as follows:

XYZ Railroad Company

Shares of Common Stock issued x

Average price for preceding year

 $1,000,000 \times 12 = 12,000,000$

Shares of Preferred Stock x

Average price for preceding year

 $100,000 \times $15 = $1,500,000$

Rate and face value of bonds x

Average price for class of bonds for preceding year

A rated 8% bonds $10,000,000 \times 99\%$ of par = 9,900,000

Stock and Debt Indicator of Value

\$23,400,000

After the gross stock and debt indicator of value has been computed, an allowance will be made for the effect, if any, of revenue from other than railway operations included in this indicator of value. This allowance shall be based on the ratio of a five-year average of net revenue from railway operations, as determined by the STB, to a similar five-year average of income available for fixed charges as determined by the STB. The five-year average will be the most recent five years preceding the assessment date. An example of this computation is as follows:

XYZ Railroad Company

XYZ Railroad Company			
Year	Net Revenue from Railway Operations	Income Available for Fixed Charges	
	\$ 3,000,000	\$ 3,500,000	
	4,000,000	4,300,000	
	5,200,000	5,700,000	
	6,000,000	6,800,000	
	5,200,000	5,400,000	
	\$23,400,000	\$25,700,000	
Average	\$ 4,680,000	\$ 5,140,000	
Ratio \$4,680,000 ÷ \$5,140,000 = 91%			
Gross Stock and Debt	Indicator of Value	\$23,400,000	
Ratio of Operating to 1	Noncarrier Earnings	91%	
Net Stock and Debt In	dicator of Value	\$21,300,000	

The stock and debt indicator of value computed in accordance with this part will bear a weighting of 25 percent of the total unit value of the railroad's property, except in the case of bankrupt railroads, railroads in bankruptcy proceedings, or railroads with no income to be

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capitalized, as provided for in subpart 6. If no stock and debt indicator of value is computed, the weighting of 25 percent which would have been applied to this indicator of value will be placed on the cost indicator of value.

Subp. 5. **Unit value computation.** The estimated unit value of the railroad property will be the total of the three weighted indicators of value. The following is an example of the computation of the unit value.

XYZ Railroad			
Valuation Approach	Value	Weighting	
Cost indicator of value	\$27,483,000	15%	\$ 4,122,500
Income indicator of value	21,275,000	60%	12,765,000
Stock and debt indicator of value	21,300,000	25%	5,325,000
		Unit V a	lue \$22,212,500

The weighting shown above may vary from railroad to railroad as provided for in subparts 2 to 4.

Subp. 6. Railroads operating at a loss, bankrupt railroads involved in federal bankruptcy proceedings, and railroads adjudged bankrupt by a federal court. Railroads which are involved in federal bankruptcy proceedings, adjudged bankrupt, or railroads having no net railway operating income will be valued using the cost and stock and debt approaches to value. If the stocks or bonds of such railroads are not traded, or do not meet the other requirements for use of the stock and debt indicator of value, then these railroads will be valued using the cost approach to value only.

8106.0500 ALLOCATION.

- Subpart 1. **In general.** After the estimated unit value of the railroad property has been determined, the portion of value which is attributable to Minnesota must be established. This is accomplished through the use of certain allocation factors. Each of the factors in the allocation method shows a relationship between the railroad system operations in all states and its Minnesota operations. These relationships are expressed in percentage figures. These percentages are then added and an average is computed. The resulting average of the factors, multiplied by the unit value, yields the Minnesota portion of the railroad property which will, after the adjustments described in parts 8106.0600and 8106.0800, be subject to ad valorem tax in Minnesota.
- Subp. 2. **Allocation factors.** The factors to be considered in making allocations of unit values to Minnesota for railroad companies are:
- A. miles of railroad track operated in Minnesota divided by miles of railroad track operated in all states;
- B. ton miles of revenue freight transported in Minnesota divided by ton miles of revenue freight transported in all states;
- C. gross revenues from transportation operations within Minnesota divided by gross revenues from transportation operations in all states; and
 - D. cost of road property in Minnesota divided by the cost of road property in all states.

The following example illustrates the allocation method to be applied to the unit value of railroad property.

XYZ Railroad			
Minnesota miles of track	100		
Total miles of track	500	=	20%
Minnesota ton miles of revenue freight	2,200,000		
Total ton miles of revenue freight	9,000,000	=	24%
Minnesota gross transportation revenue	\$10,000,000		
Total gross transportation revenue	\$40,000,000	=	25%

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Minnesota cost of road property 2,990,000

Total cost of road property 13,000,000

Total 92%

Minnesota Percent of Unit Value 23%

Total Unit Value (\$22,212,500 x 23%) =

Minnesota Portion of Unit Value \$5,108,875

8106.0600 ADJUSTMENTS FOR NONFORMULA ASSESSED PROPERTY OR EXEMPT PROPERTY.

After the Minnesota portion of the unit value of the railroad company is determined, property which is either exempt from taxation, such as personal property, or classified as nonoperating will be deducted from the Minnesota portion of the unit value to the extent that it has been included in the computation of this value.

Property which has been included in the computation of the unit value but has been defined as nonoperating property will be valued by the local assessor. The Minnesota portion of the unit value will be reduced by the restated cost of this property. Only nonoperating property located within Minnesota will be eligible for this exclusion.

The railroad company shall have the responsibility to submit to the commissioner of revenue, in the form required by the commissioner, such schedules of nonoperating property as the commissioner may require.

In addition to nonoperating property which will be valued and assessed locally, a deduction from the Minnesota portion of the unit value will be made for personal property.

A percentage of the Minnesota portion of the unit value before deducting nonoperating property will be excluded as personal property. This percentage will be computed in the following way:

- A. The following STB accounts for property within Minnesota will be totaled:
 - (1) that portion of coal and ore wharves determined to be personal property;
 - (2) communication systems;
 - (3) signals and interlockers;
 - (4) roadway machines;
 - (5) shop machinery;
 - (6) power plant machinery;
 - (7) computer and word processing equipment; and
- (8) equipment, allocated to Minnesota on the basis of car and locomotive miles in Minnesota compared to total system car and locomotive miles.
- B. The total of these accounts will then be divided by the total of the Minnesota road, equipment, leased property, general expenditures, construction work in progress, and other elements of investment accounts. The resulting percentage will be used to determine the personal property amount of the Minnesota portion of the unit value. This amount will not be taxable for ad valorem purposes.
 - C. The following is an illustration of the computation for the personal property exclusion. XYZ Railway

Personal Property Account	Amount in Minnesota
Computer and Word Processing Equipment	\$ 89,200
Coal and Ore Wharves	100,000
Communication Equipment	100,000
Signals and Interlockers	200,000
Roadway Machines	200,000
Shop Machinery	100,000
Power Plant Machinery	100,000

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* Equipment – Owned and Leased		2,250,000
		3,139,200
* Total Equipment Account	\$9,000,000	
Car and Locomotive Miles in Minnesota	1,000,000	
Total Car and Locomotive Miles	4,000,000	
Ratio of Minnesota to Total	25%	
Minnesota Allocated Equipment Account	\$2,250,000	
Restated Cost Account		Amount in Minnesota
Road		\$2,990,000
Equipment – Owned and Leased		2,250,000
Construction Work in Progress		800,000
General expenditures		500,000
		\$6,540,000
Minnesota Personal Property Accounts	\$3,139,200	
Minnesota Restated Cost	\$6,540,000	
Ratio of Personal Property to Cost	48%	
Minnesota portion of unit value		5,108,875
Personal Property exclusion at 48%		2,452,260
Taxable Minnesota Portion of Unit Value		\$2,656,615

8106.0700 APPORTIONMENT.

Subpart 1. **In general.** After the taxable Minnesota portion of the railroad's unit value has been determined, this value must be distributed to the various counties and taxing districts in which the railroad operates. This distribution will be accomplished by the commissioner of revenue through the use of certain apportionment components. Each of the components in the apportionment method is a reflection of the property owned or used by the railroad within a particular taxing district. The figures making up these components will be developed on information submitted by the railroad companies in annual reports filed with the commissioner, and information supplied to the commissioner by the various county auditors and assessors.

- Subp. 2. **Apportionment components.** There are three components which will be used in the distribution of the value of railroad property to the various taxing districts. They are railroad operating land, miles of track, and railroad operating structures with a restated cost of \$10,000 or more.
- Subp. 3. Railroad operating land. The information for the computation of this apportionment component will be based on information submitted by both the railroads and the various county auditors and assessors. The railroad companies shall file with the commissioner of revenue each year, in conjunction with their annual reports required by part 8106.0300, subpart 1, the number of acres of railroad operating land owned or used by them in each taxing district in which they operate. The county auditor shall also be required to submit to the commissioner of revenue a report showing the number of acres of railroad operating land, detailed by owning railroad, in each taxing district within the county. If either the railroads or the auditors find that it is administratively impracticable to submit this information, the commissioner shall make an estimate of the number of acres of railroad operating land within each taxing district based on the best information available. Such information would usually consist of the miles of railroad track within the taxing district and the normal width of the right-of-way used by the railroad. In addition, information relative to the current estimated market value of all land within the respective taxing districts will be obtained from the county or city assessors by a review of the abstract of assessment of real and personal property which the various assessors are required to submit yearly to the commissioner of revenue in compliance with Minnesota Statutes, section 273.061, subdivision 9. A review will also be made of the abstract of assessment of exempt

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real property which is submitted to the commissioner of revenue by the various assessors in compliance with Minnesota Statutes, section 273.18.

The computation for the railroad operating land apportionment component will be accomplished annually in the following manner:

A. The average estimated market value per taxable acre within a specific taxing district will be calculated by dividing the estimated market value of all taxable land within the taxing district as indicated by the most recent abstract of assessment of real and personal property by the number of taxable acres within the taxing district. The number of acres within a taxing district will be obtained from the most recent statistics available from the Minnesota Geospatial Information Office, Department of Administration. The total number of acres will be adjusted to allow for nontaxable or exempt acres by subtracting these nontaxable or exempt acres from the total acres. The number of nontaxable or exempt acres will be obtained from the most recent abstract of assessment of exempt real property. The following example illustrates this calculation.

Estimated Market Value of All Taxable Land Within

Taxing District		\$200,000
Total Area of Taxing District	210 Acres	
Nontaxable or Exempt Acres	10 Acres	
Taxable Acres Within Taxing District		200
Average Estimated Market Value per Acre		\$1,000

B. This average estimated market value per taxable acre is then applied to the number of acres of railroad operating land within the taxing district to compute a gross railroad operating land component within the taxing district. The following example illustrates this computation:

Average Estimated Market Value Per Acre	\$1,000
Acres of Railroad Operating Land	x 5
Gross Railroad Operating Land Component	\$5,000

C. This railroad operating land component will then be adjusted. This adjustment is achieved by striking a ratio between the system unit value for all Minnesota railroads, as described in part 8106.0400, subpart 5, to the total of net investment in railway property used in transportation service as defined by the STB for all railroads operating in Minnesota. This relationship will be computed annually and will then be applied to the gross railroad operating land component to arrive at the adjusted railroad operating land component. This adjusted land value will then be used as one element of the apportionment computation.

The following is an example of how the adjusted railroad operating land component is to be computed:

Railroad	System Unit Value	Net Investment in Railway Property Used in Transportation Services
ABC Railway	\$ 20,000,000	\$ 40,000,000
FGH Railway	5,256,000	8,000,000
JKL Railroad	2,000,000	4,780,830
MNO Railroad	50,000,000	90,000,000
XYZ Railroad	22,212,500	25,000,000
	\$ 99,468,500	\$ 165,780,830

Total System Unit Value (\$99,468,500) ÷ Total Net Investment in Railway Property Used in Transportation Services (\$165,780,830) = 60%

Gross Railroad Operating Land Component Within the Taxing	
District	\$5,000
Adjustment Factor	60%

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Adjusted Railroad Operating Land Component

Subp. 4. **Miles of track.** The information for the computation of this apportionment component will be based on information submitted by the railroads to the commissioner of revenue in conjunction with the annual report required by part 8106.0300, subpart 1. Each railroad will be required to list the miles of track they own in each taxing district within Minnesota. The track must be separated into two classes, main line track and all other track.

\$3,000

In order to make the miles of track in each taxing district compatible with the other apportionment components, the miles must be converted to dollars. This conversion will be computed annually. The conversion will be accomplished by adding together the following STB accounts for each railroad's net investment in Minnesota: account 3, grading; account 8, ties; account 9, rails; account 11, ballast. The total of these accounts will then be divided by the number of miles of track operated by the respective railroads within Minnesota to obtain a cost per mile figure. This will be used as the average cost per mile for track within Minnesota.

The following is an example of how the average cost per mile of track in Minnesota will be computed:

Railroad	Total of Accounts #3, 8, 9, 11	Mileage Operated in Minnesota
ABC Railway	\$ 4,000,000	154
FGH Railway	800,000	42
JKL Railroad	500,000	20
MNO Railroad	7,450,000	290
XYZ Railroad	2,500,000	104
	\$ 15,250,000	610

Total cost of track (\$15,250,000) ÷ Total miles operated (610) = Average Cost per Mile of Track \$25,000.

Main line track shall be weighted at 1.5 times the cost of all other track; thus, if the average cost per mile of track is \$25,000, main line track would be worth more than \$25,000 per mile, while all other track would be worth less. The calculation for the average cost of both main line and all other track shall be made annually on an industry basis.

The calculation to determine the average cost per mile of main line track and the average cost per mile of all other track will be computed in the following manner:

- A. Total mileage operated will be multiplied by the average cost per mile to arrive at a total track cost.
- B. Total mileage operated will be separated into the two types of track, main line and all other track.
 - C. Main line track will be multiplied by 1.5 to arrive at adjusted main line miles.
- D. Adjusted main line miles will be added to all other track miles to arrive at adjusted total track miles.
- E. Total track cost will be divided by adjusted total track miles to arrive at the cost per mile of all other track.
- F. The cost per mile of main line track will be computed by multiplying the cost per mile of all other track by 1.5.

An illustration of this computation is as follows:

Railroad	Mileage Operated	Main Line Miles	All other Track Miles
ABC Railway	154	96	58
FGH Railway	42	10	32
JKL Railroad	20	15	5
MNO Railroad	290	132	158

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XYZ Railroad	104	52	52
	610	305	305
Total Mileage Operated Average Cost Per Mile of Track Total Track Cost			610 \$ 25,000 \$ 15,250,000
Main Line Miles Weighting Factor		305 1.5	
Adjusted Main Line Miles Other Track Miles Adjusted Total Track Miles			457.5 305.0 762.5
Total Track Cost Adjusted Total Track Miles Average Cost Per Mile of Other Tra	ack		\$ 15,250,000 762.5 \$ 20,000
Average Cost Per Mile of Other Tra Weighting Factor Average Cost Per Mile of Main Lin			\$ 20,000 1.5 \$ 30,000

After the per mile cost figures for main line and all other track are obtained, these per mile cost figures would be multiplied by the length of each type of track in a particular taxing district to obtain the value of the trackage in that district. The same cost figures will be used for all railroads operating in Minnesota.

Subp. 5. **Structures.** The information for the computation of this apportionment component will be based on statements submitted by the railroads. These schedules shall be submitted annually to the commissioner of revenue in conjunction with the annual report required by part 8106.0300, subpart 1. The schedules shall show the location, by taxing district, of all operating structures owned by the reporting railroad within Minnesota with a restated cost of \$10,000 or more. The schedules shall list a description of the structure and the railroad's current restated cost investment in the structure as it appears in the appropriate STB account.

An example of this listing is as follows:

Taxing District	XYZ Railroad Description	Restated Cost
St. Paul, S.D. #625	Office Building	\$ 400,000
Minneapolis, S.D. #1	Depot	20,000
Fridley, S.D. #16	Yard Tower	200,000
Anoka, S.D. #11	Engine and Car Shop	250,000
	Total	\$ 870,000

Subp. 6. **Apportionment computation.** The apportionment of a railroad's taxable Minnesota value is accomplished by totaling the amount of the land, track, and structure components as developed in subparts 3 to 5 for each taxing district, then finding the sum of these totals for all the taxing districts in which the subject railroad operates. The taxable Minnesota portion of the railroad's unit value is divided by the total of the three apportionment components for all taxing districts in which the railroad operates in order to arrive at a percentage. This resulting percentage is then applied to the total amount of the three apportionment components for each specific taxing district. The figure produced by this multiplication process is the taxing district's share of the railroad's taxable Minnesota portion of the unit value. No more value can be distributed to the various taxing districts than that produced by the valuation process described in parts 8106.0100 to 8106.0600.

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The example in part 8106.9900 illustrates the apportionment process.

8106.0800 EQUALIZATION.

Subpart 1. **In general.** After the apportionment of value referred to in part 8106.0700has been made, the railroad property values must be equalized to coincide with the assessment levels of commercial and industrial property within each respective county receiving a share of the apportioned railroad value. This equalization will be accomplished through the use of an assessment/sales ratio.

Subp. 2. **Assessment/sales ratio computation.** A comprehensive assessment/sales ratio study compiled annually by the sales ratio section of the Property Tax Division of the Department of Revenue commonly known as the State Board of Equalization Sales/Ratio Study will be used in this computation. The portions of this study which will be used for purposes of this section are known as the "County Commercial and Industrial Sales Ratio."

This commercial and industrial (C & I) sales ratio is computed through an analysis of the certificates of real estate value filed by the buyers or sellers of commercial or industrial property within each county. The information contained on these certificates of real estate value is compiled pursuant to requests, standards, and methods set forth by the Minnesota Department of Revenue acting upon recommendations of the Minnesota legislature. The most recent C & I study available will be used for purposes of this section.

The median C & I sales ratio from the County Commercial and Industrial Sales Ratio study will be used as a basis to estimate the current year C & I median ratio for each county.

The process used to estimate this current year median ratio will be as follows.

The State Board of Equalization abstract of market value will be examined. The current estimated market value of commercial and industrial property within each county will be taken from this abstract. The amount of the value of new commercial and industrial construction, ("new" meaning since the last assessment period) as well as the value of commercial and industrial property which has changed classification (i.e. commercial to tax exempt property) will also be taken from the abstract. The value of new construction will then be deducted from the estimated market value, resulting in a net estimated current year market value for commercial and industrial property within the county. The value of commercial and industrial property which has changed classification will be deducted from the previous years estimated market value to arrive at a net estimated previous year market value for commercial and industrial property within the county. The net current year value will be compared to the net previous year's estimated market value for commercial and industrial property within the county and the difference between the two values noted. This difference will be divided by the previous year's net estimated market value for commercial and industrial property to find the percentage of increase, or decrease, in assessment level for each year. This percent of change will be applied to the most recent C & I median ratio to estimate the current year's C & I median ratio. An example of this calculation for a typical county is shown below.

Current Year Estimated Market Value for Commercial and Industrial Property	\$12,000,000	
Less: New Construction	1,500,000	
Current Year Net Estimated Market Value for Commercial and Industrial Property		10,500,000
Previous Year Estimated Market Value for Commercial and Industrial Property	10,250,000	
Less: Classification Changes	250,000	
Previous Year Net Estimated Market Value for Commercial and Industrial Property		10,000,000
Difference Previous Year vs. Current Year Estimated Market Value	_	500,000
Percent of Change (500,000 ÷ 10,000,000)		5%

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Previous Year Median Commercial and Industrial
Ratio

Current Year Estimated Median Commercial and
Industrial Ratio (88% x 105%)

92.4%

This same calculation is performed for each Minnesota county which contains operating railroad property. If there are five or fewer valid sales of commercial and industrial property within a county during the study period, these few sales are insufficient to form the basis for a meaningful C & I ratio. Therefore, the median assessment/sales ratio to be used for purposes of the above computation will not be the median C & I ratio but will be the weighted median ratio of all property classes within the county for which a sales ratio is available. This weighted median ratio is computed in the same manner using the same procedures and standards as the C & I ratio. In addition, the computation described above will not be performed using the commercial and industrial estimated market value but will use the estimated market value for all property within the county. All other aspects of the calculations are identical except for this substitution.

The weighted median ratio is developed by multiplying the median ratio for each class of property (agricultural, residential, recreational, commercial) by the percentage of value that class of property comprises of the total county value. An example of this calculation is as follows:

Class of Property	Amount of Value	Percent of Value	Median Ratio	Weighted Median Ratio
Residential	\$ 20,000,000	20%	85%	17.00%
Agricultural	55,000,000	55%	95%	52.25%
Seasonal - Recreational	5,000,000	5%	90%	4.50%
Commercial - Industrial	20,000,000	20%	85%	17.00%
Total	\$100,000,000	100%		90.75%

Subp. 3. Application of the estimated current year median assessment/sales ratio. After the estimated current year median ratio has been calculated pursuant to subpart 2, it is used to adjust the apportioned estimated market value of operating railroad property to the apparent assessment level of commercial and industrial property in each county. This is done by multiplying the estimated market value of the railroad property by the estimated sales ratio to arrive at the equalized market value of operating railroad property. In no instance will any adjustment be made if, after comparing the estimated current year sales ratio to the assessment level of operating railroad property, the difference between the two is five percent or less. An example of this adjustment is as follows:

	Estimated Market Value of Railroad Operating Property*	Estimated Current Year Median Sales Ratio	Equalized Estimated Market Value of Railroad Operating Property
County A	\$ 100,000	85%	\$ 85,000
County B	250,000	88%	220,000
County C	300,000	90%	270,000
County D	150,000	92%	138,000
County E	100,000	95%	100,000**

^{*} For purposes of this example, assume that railroad property is assessed at 100 percent of market value.

All railroads operating within a particular county will be equalized at the same percentage.

These equalized estimated market values of operating railroad property will be certified to the county assessor denoting specific railroads and taxing districts pursuant to Minnesota Statutes, section 270.87.

8106.9900 EXAMPLE OF APPORTIONMENT PROCESS.

^{**} No adjustment made because estimated current year median sales ratio is within five percent of assessment level on operating railroad property.