## Office of the Revisor of Statutes Administrative Rules



TITLE: Proposed Permanent Rules Relating to Sales and Use Taxes; Returns and Records

AGENCY: Department of Revenue

**REVISOR ID:** R-4537

MINNESOTA RULES: Chapter 8130

The attached rules are approved for publication in the State Register

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07/12/21 REVISOR EAP/EE RD4537 **Department of Revenue** 1.1 Proposed Permanent Rules Relating to Sales and Use Taxes; Returns and Records 1.2 8130.7501 RETURNS AND RECORDS. 1.3 Subpart 1. **Definitions.** For purposes of this part, the following definitions apply. 1.4 A. "Accurate and complete records" means all records necessary to determine the 1.5 correct tax liability under Minnesota Statutes, chapter 297A, and all records necessary for 1.6 proper completion of the sales and use tax return. 1.7 B. "Electronic data processing" means any processing of data that uses an electronic 1.8 format. 1.9 1.10 C. "Electronic record" means a collection of related information stored in any electronic format, and includes information stored in a point of sale system. For purposes 1.11 of this item, "point of sale system" means a system that electronically records transaction 1.12 data for the purpose of computing, compiling, or processing transaction data, and includes 1.13 an electronic cash register as defined in Minnesota Statutes, section 289A.14, paragraph 1.14 (c). 1.15 D. "Hardcopy record" means any document, record, report, or other data maintained 1.16 in a tangible format. 1.17 E. "Taxpayer" means any person liable for any tax imposed by Minnesota Statutes, 1.18 chapter 297A, or for the collection thereof. 1.19 Subp. 2. Consolidated returns permitted. Under Minnesota States, section 289A.11, 1.20 subdivision 1, if the person required to file a return has two or more places of business at 1.21 which the person engages in transactions subject to tax, the person may elect to file a 1.22 consolidated sales and use tax return, for all such places of business under the following 1.23 conditions: 1.24

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2.1	A. the taxpayer has been g	granted a sales and use	e tax account number by	y the	
2.2	commissioner;				
2.3	B the taxpayer furnishes t	to the commissioner th	e business name and ad	dress and	
2.4		<u>B.</u> the taxpayer furnishes to the commissioner the business name and address and reporting information for each separate place of business; and			
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2.5	C. the taxpayer makes available at the address used by the taxpayer on the				
2.6	consolidated return the information pertinent to each separate place of business in order				
2.7	that the commissioner may be able to perform a proper audit with respect to the return so				
2.8	filed.				
2.9	Subp. 3. Records; general.				
2.10	A. A taxpayer shall maint	ain accurate and comp	olete records. A taxpaye	er shall	
2.11	make such records available to the de	epartment or its author	rized representative upo	n request.	
2.12	Such records include but are not limited to:				
2.13	(1) a general ledger, w	vith source references,	to coincide with financi	ial reports	
2.14	for sales tax reporting periods. If su	bsidiary ledgers are u	sed to support general l	edger	
2.15	accounts, then subsidiary ledgers also must be maintained;				
2.16	(2) normal books of a	account ordinarily mail	intained by the average	prudent	
2.17	business person engaged in the activ	vity in question;			
2.18	(3) bills, receipts, vou	uchers, invoices, cash	register tapes, or other	records	
2.19	that support entries in the books of a	account or that suppor	t summary accounting	data;	
2.20	(4) schedules or work	king papers used in co	nnection with preparati	on of tax	
2.21	returns; and				
2.22	(5) records that show	and substantiate:			
2.23	(a) gross receipts	s, irrespective of whetl	her the seller or lessor re	egards the	
2.24	receipts as taxable or nontaxable;				

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3.1	(b) all deductions allowed by law and claimed in filed returns;			
3.2	(c) total sales price, as defined in Minnesota Statutes, section 297A.6	51,		
3.3	subdivision 7; and			
3.4	(d) any other information necessary to determine the correct tax liability	ty,		
3.5	including but not limited to:			
3.6	i. vendor name;			
3.7	ii. invoice date;			
3.8	iii. production description;			
3.9	iv. quantity purchased;			
3.10	v. amount of tax;			
3.11	vi. indication of tax status (e.g., for resale); and			
3.12	vii. shipping or sourcing detail.			
3.13	B. A taxpayer may discard redundant information, including but not limited to	<u>)</u>		
3.14	duplicate records, provided the integrity of the audit trail is preserved and responsibilities	es		
3.15	under this part are met.			
3.16	C. Upon department request, a taxpayer shall provide a description of the busine	285		
3.17	process that created the retained records. Such description must include the relationship			
3.18	between the records and tax documents prepared by the taxpayer and measures employe	ed		
3.19	to ensure integrity of the records. Upon department request, a taxpayer shall also demonstrate	te:		
3.20	(1) the functions being performed as data flows through the record keeping $(1)$	<u>1g</u>		
3.21	system;			
3.22	(2) internal controls used to ensure accurate and reliable processing; and			

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4.1	(3) internal controls	used to prevent unauth	norized addition, altera	ation, or
4.2	deletion of retained records.			
4.3	Subp. 4. Electronic records	and electronic data p	rocessing.	
4.4	<u>A.</u> Electronic records use	d to establish a taxpaye	r's compliance with thi	s part must:
4.5	(1) contain sufficien	it source document and	transaction-level info	ormation so
4.6	that the details underlying the elec	tronic records can be id	dentified and made ava	ailable to
4.7	the department upon request; and			
4.8	(2) in combination v	with other records relat	ed to the transaction, j	provide the
4.9	ability to trace any transaction bac	k to the original source	e or forward to a final	total.
4.10	B. Requirements for the	electronic data process	ing portion of a taxpa	yer's
4.11	accounting system must be similar	to that of a manual ac	counting system, in th	at an
4.12	adequately designed accounting sy	stem must incorporate	methods and records	that satisfy
4.13	the requirements of this part.			
4.14	C. A taxpayer shall main	ntain records providing	a general description	<u>of or</u>
4.15	documentation regarding the electronic documentation rega	ronic data processing p	ortion of the accounting	ng system,
4.16	including but not limited to the fol	lowing:		
4.17	(1) standard program	nming conventions and	l procedures, includin	g but not
4.18	limited to flowcharting conventions	, decision table convent	ions, coding convention	ns, standard
4.19	glossary and standard abbreviation	ns, standard programmi	ng techniques, and de	bugging
4.20	procedures and techniques;			
4.21	(2) documentation of	of the system, including	g but not limited to a p	roblem
4.22	statement, systems flowcharts, ope	erator instructions, reco	ord layouts, program fl	owcharts
4.23	and sense switches, program listing	gs, test data, and appro	val and changes log; a	and

5.1	(3) standard operating procedures and control procedures, including but not
5.2	limited to reconciliation of electronic data processing controls to nonelectronic data
5.3	processing controls, error listings and error logs, and any other controls, either electronic
5.4	data processing or manual, used to ensure accurate and reliable processing.
5.5	D. A taxpayer's electronic data processing system must include a method of
5.6	producing visible and legible records which provide information necessary to determine
5.7	the correct tax liability. The department may require taxpayer to produce such visible and
5.8	legible records in the form of hardcopy records if such records are necessary to determine
5.9	the correct tax liability or provide a more efficient means of determining the correct tax
5.10	liability.
5.11	Subp. 5. Hardcopy records.
5.12	A. Except as specifically provided in this subpart and in subpart 3, item B,
5.13	taxpayers are not relieved of the responsibility to retain hardcopy records that are created
5.14	or received in the ordinary course of business as required by existing law.
5.15	B. If hardcopy records are not created or received in the ordinary course of
5.16	business, the department may require the taxpayer to generate hardcopy records if such
5.17	records either:
5.18	(1) are necessary to determine a taxpayer's correct tax liability; or
5.19	(2) provide a more efficient means of determining the correct tax liability.
5.20	C. Hardcopy records generated at the time of a transaction must be retained unless
5.21	all details necessary to determine the correct tax liability relating to the transaction are
5.22	subsequently received and retained by the taxpayer in accordance with this part.

07/12/21 REVISOR EAP/EE RD4537 Subp. 6. Record retention. 6.1 A. Consistent with the generally applicable statute of limitations for department 6.2 assessments of sales tax found in Minnesota Statutes, section 289A.38, subdivision 1, all 6.3 records required to be retained under this part must be preserved for a period of not less 6.4 than three and one-half years. 6.5 B. If a taxpayer acts in a manner that triggers an extension of the generally 6.6 applicable statute of limitations for department assessments of sales tax under Minnesota 6.7 Statutes, section 289A.38 (e.g., submitting a false or fraudulent return or omitting from a 6.8 return an amount of taxes in excess of 25 percent of taxes reported in the return), records 6.9 required to be retained under this part must be preserved for a period of not less than the 6.10 applicable extension of the statute of limitations. 6.11 C. The required record retention time frames provided in this subpart apply unless 6.12 the department: 6.13 (1) provides written authorization allowing destruction of the records in 6.14 question within a shorter period of time; or 6.15 6.16 (2) requires, in a written communication, that the records in question be retained for a longer period. 6.17 Subp. 7. Record-related services provided by third parties. A taxpayer may contract 6.18 with a third party to provide services related to sales tax record keeping requirements. Such 6.19 a contract does not relieve a taxpayer of its compliance responsibilities under Minnesota 6.20 law. 6.21 Subp. 8. Failure to maintain records. The department shall consider a taxpayer's 6.22 failure to maintain accurate and complete records as evidence of the taxpayer's negligence 6.23 6.24 or intent to evade tax.

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7.1	A. Records are not accurate and co	omplete records if	they do not comply	with this	
7.2	part, which includes failure of a taxpayer's	records to:			
7.3	(1) verify sales receipts;				
7.4	(2) verify whether sales receipts are subject to sales tax;				
7.5	(3) provide details of each individual transaction sufficient to determine the				
7.6	correct tax liability;				
7.7	(4) verify the taxable status of	of purchases; or			
7.8	(5) show that taxpayer purchases correlate to taxpayer sales.				
7.9	B. Records are also not accurate and complete records if the:				
7.10	(1) records provided by the tax $(1)$	xpayer do not allow	the department to de	etermine	
7.11	the correct tax liability;				
7.12	(2) taxpayer does not make a	vailable to the dep	artment records requ	uired to	
7.13	be made available under this part; or				
7.14	(3) department's evaluation o	f the taxpayer's ac	counting system rev	eals the	
7.15	system does not provide adequate internal controls to reasonably ensure completeness and				
7.16	accuracy of transactions recorded in the tax	payer's books and	records.		
7.17	C. If a taxpayer fails to maintain a	ccurate and comple	ete records, the taxpa	ıyer may	
7.18	be subject to various consequences and pena	lties, including but	not limited to the fo	llowing:	
7.19	(1) an estimated audit method	dology to determin	e any additional tax	due;	
7.20	(2) an assessment of interest $u$	under Minnesota St	tatutes, section 289A		
7.21	assessment of civil penalties under Minneso	ota Statutes, section	n 289A.60, if the dep	oartment	
7.22	finds that additional tax is due; or				

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- 8.1 (3) an imposition of criminal penalties under Minnesota Statutes, section
- 8.2 289A.63, if the taxpayer willfully failed to maintain proper records.
- 8.3 **REPEALER.** Minnesota Rules, part 8130.7500, subparts 3, 6, and 8, are repealed.