02/08/13 10:11 AM HOUSE RESEARCH MG/JF H0212DE1

..... moves to amend H.F. No. 212 as follows:

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Delete everything after the enacting clause and insert:

"Section 1. Minnesota Statutes 2012, section 271.06, is amended by adding a subdivision to read:

Subd. 2a. Timely mailing treated as timely filing. (a) If, after the period prescribed by subdivision 2, the original notice of appeal, proof of service upon the commissioner, and filing fee are delivered by mail in the United States to the Tax Court administrator or the court administrator of district court acting as court administrator of the Tax Court, then the date of filing is the date of the United States postmark stamped on the envelope or other appropriate wrapper in which the notice of appeal, proof of service upon the commissioner, and filing fee are mailed.

- (b) This subdivision applies only if the postmark date falls within the period prescribed by subdivision 2 and the original notice of appeal, proof of service upon the commissioner, and filing fee are deposited in the mail in the United States in an envelope or other appropriate wrapper, postage prepaid, properly addressed to the Tax Court administrator or the court administrator of district court acting as court administrator of the Tax Court.
- (c) Only the postmark of the United States Postal Service qualifies as proof of timely mailing under this subdivision. Private postage meters do not qualify as proof of timely filing under this subdivision. If the original notice of appeal, proof of service upon the commissioner, and filing fee are sent by United States registered mail, the date of registration is the postmark date. If the original notice of appeal, proof of service upon the commissioner, and filing fee are sent by United States certified mail and the sender's receipt is postmarked by the postal employee to whom the envelope containing the original notice of appeal, proof of service upon the commissioner, and filing fee is presented, the date of the United States postmark on the receipt is the postmark date.

Section 1.

02/08/13 10:11 AM	HOUSE RESEARCH	MG/JF	H0212DE1

	(d) A reference in this section to mail in the United States must be treated as
inclu	ding a reference to any designated delivery service and a reference in this section
a pos	stmark by the United States Postal Service must be treated as including a reference
to an	y date recorded or marked by any designated delivery service in accordance with
section	on 7502(f) of the Internal Revenue Code.
	EFFECTIVE DATE. This section is effective for filings delivered by the United
State	es Postal Service with a postmark date after August 1, 2013."

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Section 1.

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