15 AAC 05.010(a)(3)(A) is amended to read:

(A) by the taxpayer or the taxpayer's authorized representative [OR, IN THE CASE OF AN APPEAL UNDER 15 AAC 56.015(c), BY THE MUNICIPALITY OR THE MUNICIPALITY'S AUTHORIZED REPRESENTATIVE];

(Eff. 1/12/64, Register 12; am 5/31/78, Register 66; am 12/26/80, Register 76; am 4/21/88, Register 106; am 1/1/93, Register 124; am 12/24/93, Register 128; em am 11/20/96 - 3/19/97, Register 140; am 4/18/97, Register 142; am 10/1/98, Register 147; am 1/1/2003, Register 164; am 1/1/2006, Register 176; am 1/1/2010, Register 192; am 2/16/2013, Register 205; am \_\_/\_\_\_, Register\_\_\_\_)

**Authority:** AS 25.27.020 AS 43.05.010 AS 43.05.080

AS 43.05.240 AS 43.23.015 AS 43.23.055

AS 43.55.110 AS 43.56.200

15 AAC 56.015 is repealed:

[15 AAC 56.015. APPEAL PROCEDURES. (a) AN OWNER OF TAXABLE
PROPERTY, OR A MUNICIPALITY WHERE THE PROPERTY IS LOCATED, MAY
OBJECT TO THE ASSESSED VALUE OF THE PROPERTY SET OUT IN A NOTICE OF
ASSESSMENT ISSUED UNDER 15 AAC 56.010 OR IN A NOTICE OF SUPPLEMENTARY
OR AMENDED ASSESSMENT ISSUED UNDER 15 AAC 56.045 BY FILING AN APPEAL
WITH THE DEPARTMENT AS PROVIDED IN 15 AAC 56.020 OR 15 AAC 56.047, AS
APPLICABLE.

- (b) AN OWNER OF TAXABLE PROPERTY MAY OBJECT TO THE DEPARTMENT'S DETERMINATION THAT PROPERTY IS TAXABLE OR IS NOT TAXABLE UNDER AS 43.56 BY FILING AN APPEAL UNDER 15 AAC 05.001 15 AAC 05.050 WITHIN THE PERIOD PROVIDED UNDER 15 AAC 05.010(b)(3).
- (c) A MUNICIPALITY THAT BELIEVES CERTAIN PROPERTY THAT SHOULD BE TAXED UNDER AS 43.56 WAS NOT INCLUDED IN A NOTICE OF ASSESSMENT MAY NOTIFY THE DEPARTMENT BY FILING AN APPEAL UNDER 15 AAC 05.001 15 AAC 05.050 WITHIN THE PERIOD PROVIDED UNDER 15 AAC 05.010(b)(3).
- (d) AN OWNER OF TAXABLE PROPERTY MAY OBJECT TO A STATEMENT OF THE AMOUNT OF TAX OR PENALTY DUE BY FILING AN APPEAL WITH THE DEPARTMENT UNDER 15 AAC 05.001 15 AAC 05.050 WITHIN THE PERIOD PROVIDED UNDER 15 AAC 05.010(b)(4). FOR PURPOSES OF THIS SUBSECTION, A "STATEMENT OF THE AMOUNT OF TAX OR PENALTY DUE" IS THE STATEMENT ISSUED BY THE DEPARTMENT UNDER AS 43.56.135 AFTER THE DEPARTMENT CERTIFIES THE FINAL ASSESSMENT.
- (e) AN OWNER OF TAXABLE PROPERTY OR A MUNICIPALITY WHERE THE PROPERTY IS LOCATED MAY APPEAL A NOTICE OF SUPPLEMENTARY OR AMENDED ASSESSMENT AS PROVIDED IN 15 AAC 56.047.
- (f) THE DEPARTMENT WILL NOT ACCEPT AN APPEAL THAT IS NOT TIMELY FILED.] (Eff. 5/10/86, Register 98; am 1/1/2003, Register 164; repealed \_\_/\_\_/\_, Register\_\_\_)

**Authority:** AS 43.05.010 AS 43.05.080 AS 43.05.260

AS 43.56.110 AS 43.56.120 AS 43.56.130

AS 43.56.140 AS 43.56.200

15 AAC 56.020(b) is amended to read:

(b) Upon the timely receipt of an appeal under (a) of this section filed by an owner of taxable property, the department will send notice of the appeal to each municipality in which the taxable property is located and to each owner of the property identified in the appeal. Upon the timely receipt of an appeal under (a) of this section filed by a municipality, the department will send written notice of the appeal to each property owner identified in the appeal and any other municipality in which the property is located by United States mail. In addition to sending written notice by United States mail, the department may also notify a property owner or municipality by telephone, facsimile transmission or electronic mail at the owner's or municipality's address of record. Only a property owner or municipality that receives written notice of an appeal from the department under this subsection will be considered a party to the appeal for purposes of appealing to the State Assessment Review Board.

(Eff. 8/8/74, Register 51; am 7/30/82, Register 83; am 4/2/88, Register 106; am 1/1/2003, Register 164; am \_\_/\_\_\_\_, Register \_\_\_\_\_)

**Authority:** AS 43.05.080 AS 43.56.110 AS 43.56.200

15 AAC 56.030(b) is amended to read:

(b) Upon <u>the timely</u> receipt of an appeal under (a) of this section filed by an owner of taxable property, the board will send notice and a copy of the appeal to each municipality in which the taxable property is located and to each other owner of the property. Upon <u>the timely</u>

receipt of an appeal under (a) of this section filed by a municipality, the board will send notice and a copy of the appeal to each owner of the taxable property and to each other municipality in which the property is located. The notice will be sent by United States mail.

(Eff. 11/4/74, Register 52; am 5/10/86, Register 98; am 1/1/2003; Register 165; am \_\_/\_\_\_\_,

Register \_\_\_\_\_)

**Authority:** 

AS 43.56.120

AS 43.56.130

AS 43.56.200

15 AAC 56.050(a) is amended to read:

(a) In accordance with (b) and (c) of this section, a credit against, or refund of, the tax levied by the state under AS 43.56.010(a) will be allowed in an amount equal to the total current property taxes collected by all municipalities as authorized by <u>AS 29.45.080</u> [AS 29.53.045]. The credit or refund will be applied against the total state tax levied under AS 43.56.010(a) for each taxpayer. The credit or refund will only be allowed for taxes paid for the current tax year. No carry-back or carry-forward of the credit or refund will be allowed to any other tax year. (Eff. 3/1/75, Register 53; am 6/2/76, Register 58; am 7/30/82, Register 83; am \_\_/\_\_/\_\_, Register\_\_\_)

Authority:

[AS 29.53.045]

[AS 29.53.050]

[AS 29.53.055]

AS 29.45.080

AS 43.05.080

AS 43.56.010

AS 43.56.135

AS 43.56.150

AS 43.56.200

**Editor's note:** An emergency amendment of 15 AAC 05.840 took effect 6/2/76, Register 58. (15 AAC 56.050 appeared as 15 AAC 05.840 before the January 1, 1981 reorganization of 15 AAC.) In reviewing the "permanent" regulation, the regulations attorney made technical

corrections to the wording of the section. The technical corrections appeared in the "permanent" regulation as it was published in Register 60. The section's history note does not reflect the corrections made in Register 60 by the regulations attorney. The subject matter of

AS 29.45.080 was formerly located at AS 29.53.045.

## 15 AAC 56.070(b) is amended to read:

(b) When a municipality uses the method of taxation provided under AS 29.45.080(c) and the total assessed value of property within the municipality, per capita, exceeds [225 percent] **the percentage determined in AS 29.45.080(f)** of the average per capita assessed full and true value of property in the state, the municipality shall reduce the value of all state assessed AS 43.56 oil and gas property and all locally assessed property within the municipality in equal proportion.

## 15 AAC 56.070(c) is amended to read:

(c) The [225-percent] limitation on taxation of property established by AS 29.45.080(c) applies to taxes levied for a municipality's operating budget. The limitation does not apply to taxes levied for repayment of the municipality's bonded debt.

## 15 AAC 56.070(d) is amended to read:

(d) A municipality shall apply an equal proportionate reduction of the value of all state assessed AS 43.56 oil and gas property within the municipality and all locally assessed property within the municipality by determining the maximum effective tax rate allowed under [the 225-percent limitation] **AS 29.45.080(c)** and then levying a millage rate that is no greater than the

calculated maximum effective tax rate on all taxable property within the municipality. The maximum effective rate is calculated using the following formula:

((Statewide average per capita full value) X ([225%] the percentage determined in AS 29.45.080(f)) X (Population of the municipality) X (30 mills) + (Budget of the municipality for debt service)) / ((Total value of state assessed AS 43.56 property within the municipality) + (Total value of locally assessed property within the municipality)) = Maximum Effective Tax Rate. (Eff. 3/1/75, Register 53; am 1/1/2003, Register 164; am \_\_/\_/\_, Register\_\_\_)

Authority: AS 29.45.080 AS 29.45.090 AS 43.05.080

[AS 43.05.080] AS 43.56.010 AS 43.56.200

15 AAC 56.100(a) is amended to read:

(a) Property used or committed by agreement for use in the production of gas or unrefined oil, or in the operation or maintenance of facilities for the production of gas or unrefined oil will be valued on a replacement cost less depreciation basis. Depreciation will be based upon the economic life of proven reserves, with due consideration given to the elapsed life of the facilities. Replacement cost will be calculated by the use of accepted appraisal techniques or other acceptable methods. [THE ECONOMIC LIFE OF PROVEN RESERVES WILL BE ESTABLISHED EACH YEAR USING PETROLEUM ENGINEERING METHODS.]

(Eff. 3/1/75, Register 53; am \_\_/\_\_/\_\_, Register\_\_\_\_)

**Authority:** AS 43.05.080 AS 43.56.060 AS 43.56.200