

421.10 Appeal period — applicability.

The appeal period for revision of assessment of tax, interest, and penalties set out under [section 422.28](#), [423.37](#), [437A.9](#), [437A.22](#), [437B.5](#), [437B.18](#), [452A.64](#), [453A.29](#), or [453A.46](#) applies to appeals to notices from the department denying changes in filing methods, denying refund claims, and denying portions of refund claims for the tax covered by that section, and notices of any department action directed to a specific taxpayer, other than licensing, which involves a calculation.

[89 Acts, ch 251, §10](#); [95 Acts, ch 83, §1](#); [2000 Acts, ch 1114, §1, 18](#); [2003 Acts, 1st Ex, ch 2, §177, 205](#); [2013 Acts, ch 94, §3, 35, 36](#)

Referred to in [§437A.14](#), [§437B.10](#)

2013 amendment takes effect May 9, 2013, and applies retroactively to property tax assessment years and replacement tax years beginning on or after January 1, 2013; [2013 Acts, ch 94, §35, 36](#)