

NOTICE OF RULE ADOPTION – FINAL RULE

**STATE OF MISSISSIPPI
Mississippi State Tax Commission
Office of Property Tax**

**Mississippi State Tax Commission
Commission Secretary
c/o Sam Polk, Esq
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**Specific Legal Authority authorizing the promulgation of
Rule: 27-35-113 (2), 27-35-50 (6), Mississippi Code of 1972**

**Reference to Rules repealed, amended or suspended
by the Proposed Rule: Title 35, Part VI, Subpart 02,
Chapter 06, Mississippi Administrative Code**

Date Rule Proposed: October 19, 2006

Explanation of the Purpose of the Proposed Rule and the reason(s) for proposing the rule: To set out in more detail and to amend the standards of performance and acceptable parameters for evaluation of the accuracy of property tax assessments required to be established by the MSTC under Miss. Code Ann. § 27-35-113 and to explain in more detail the ratio study and audit procedures used by the MSTC to determine if a county has complied with acceptable performance standards.

The Agency Rule Making Record for this rule including any written comments received during the comment period and the record of any oral proceeding is available for public inspection by contacting the Agency at the above address.

An oral proceeding was held on this rule:

Date: November 14, 2006

Time: 11:00 AM.

Place: War Memorial Auditorium, 102 North State Street, Jackson, MS 39201

An oral proceeding was not held on this rule.

The Agency has considered the written comments and the presentations made in any oral proceedings and

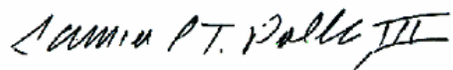
This rule as adopted is without variance from the proposed rule.

This rule as adopted differs from the proposed rule as there are minor editorial changes which effect the form rather than the substance of the rule.

The rule as adopted differs from the proposed rule. The differences however are:
Within the scope of the matters in the Notice of Proposed Rule Adoption, the logical outgrowth of the contents of the Notice of Proposed Rule Adoption and the comments submitted in response thereto, and The Notice of Proposed Rule Adoption provided fair warning that the outcome of the proposed rule adoption could be the rule in question.

The entire text of the Proposed Rule including the text of any rule being amended or changed is attached.

Effective Date of Rule: January 1, 2007

A handwritten signature in black ink, reading "Sam T. Polk, III". The signature is written in a cursive style with a prominent flourish at the end.

Sam T. Polk, III, Esquire, Commission Secretary
November 17, 2006

Chapter 06 Standards of Acceptance

100 The following standards of performance will be used by the State Tax Commission in determining the acceptability of the real and personal property rolls in each county:

1. **Minimum Requirements for Aerial Photography**

- a. Aerial Photography covering the entire county will be flown periodically and accepted by the county using specifications established by the State Tax Commission. The time interval for flying aerial photography will be determined on a parcel count basis as follows:

Parcels of real property	Time period
10,000 parcels and less	Within 15 years
10,001 to 20,000 parcels	Within 12 years
20,001 parcels and above	Within 10 years

- b. The county may appeal to the MSTC for an extension of the time period based on the lack of growth in assessed value, the lack of increased parcels, or the lack of change in use value coverages. Requests for such extensions must be made two (2) years prior to the set time period intervals as described above and the MSTC shall accept or reject in writing the request within ninety (90) calendar days.
- c. Within two (2) years after acceptance of aerial photography, the county will re-classify or verify all agricultural property according to its current use (cultivable or uncultivable). Counties flying multiple times within the designated time frame may request that additional verification of cultivatable or uncultivable lands not be required.
- d. Prior to flying new aerial photography the county will contact the MSTC in writing. Minimum photography accuracy will be to the standards of the original ownership base if the original accuracy has been approved by the MSTC. MSTC approval of the original accuracy must be submitted to the county within ninety (90) calendar days after the county notifies the MSTC of its intent to fly new aerial photography.
- e. USGS Digital Orthophoto Quadrangles (DOQ'S) will be considered acceptable photography for rural areas only.

2. **Minimum Requirements for Mapping**

- a. Counties shall acquire and maintain a proper ownership mapping system performed over an appropriate aerial photography base. Ownership maps and aerial photos will be maintained as separate products but will be required to overlay and correlate. Once aerial photography is flown and accepted, the county must submit a plan acceptable to the MSTC to complete ownership map revisions.
- b. Originals or copies of current ownership maps and aerial photography must be housed in the Assessor's office.

- c. Upon flying new photography, the accepted map scales for ownership mapping are as follows:

Minimum scales required Scale	Application

1"=100'	Urban Centers/Incorporated Areas
1"=400'	Sparse/Moderate Rural Areas
Alternate scales accepted	

1"=50'	Downtown Business Districts
1"=200'	Populated Rural Areas

Scale requirements must be coordinated with the MSTC prior to flying aerial photography.

- d. Mapping and related documents and materials will be updated annually to reflect changes such as roads, waterways, transmission lines, pipe lines, and reservoir projects. This update should also include any changes pertaining to ownership, acreage, lots, parcel numbers, and exempt properties.
 - e. In counties that have digital mapping systems, Assessors shall have the capability to produce (or reproduce on demand) all documents, maps, photographs, copies, and materials described in these minimum requirements at the prescribed sizes, scales, and formats, and on the prescribed mediums (paper, mylar, etc.).
 - f. All counties will have maps to be used in the field for appraisal purposes. Upon demand, the county shall have the capability to produce and reproduce maps with aerial photo or imagery composites.
3. **Personal Property Standards Coming to Standard**
- a. One Hundred Percent Compliance with Title 35 of the Mississippi Administrative Code, Part VI, Subpart 02, Chapter 08 by the 1999 Tax Roll.
 - b. Inventory - All inventories shall be valued annually. The true value of current inventory can be determined as of January 1 [tax lien date] or an average of inventory of the previous twelve (12) months.
 - c. Leased property - Leased property shall be captured annually. The business where the leased property is physically located shall identify said property on its Personal Property Rendition Form. However, the property shall be assessed to the Lessor. The Lessor shall actually render the property and the Assessor shall have a master card which shall correlate back to the business in which the property is located.
4. **Maintenance**
- After a county has come into compliance, the maintenance program shall begin and the following shall be done:**
- a. The County shall annually comply with the provisions of Title 35 of the Mississippi Administrative Code, Part VI, Subpart 02, Chapter 08.

- b. **Each county is required to physically review and verify at least 25 percent of all personal property accounts annually. In each subsequent year, an additional 25 percent of the personal property accounts shall be physically reviewed and verified.** This process will result in the physical reviewing of 100 percent of all personal property accounts every four years. The 25 percent shall include a fair representation of the various types of personal property accounts located in the county. **Each county must be able to identify those parcels reviewed and supply a list of the same to the MSTC.**
 - c. Leased equipment shall be updated annually.
 - d. Inventory shall be brought current annually.
 - e. New businesses, additions, and deletions shall be captured annually.
 - f. Rendition forms must be maintained and provided to the MSTC upon request.
5. **Real Property Minimum Requirements and Standards for Appraisal Updating**
- a. Roll Year 1997 is to be a year of developing and adopting standards and minimum requirements for maintenance of real property appraisal. These standards and minimum requirements should be adopted prior to the first Monday of July 1997; or as soon thereafter, as possible. Roll year 1998, or year set by the MSTC, is to be governed by existing standards of compliance pursuant to Miss. Code Ann. §27-35-113 and Property Tax Bureau Title 35 of the Mississippi Administrative Code, Part VI, Subpart 02, Chapter 06 as developed by the MSTC. **Roll year 1998, or year set by the MSTC, is to serve as the benchmark year for a four-year update cycle.** Counties that are presently under an Order, any county that may be placed under an Order, or those counties voluntarily updating may have differing cycle dates from 1998. **A county can develop and use an update cycle of less than four (4) years but no update cycle shall be allowed beyond four (4) years.**
 - b. Assessors and Board of Supervisors that prefer to use contractors will take full responsibility that the contractor is complying with all standards and minimum requirements set forth by the MSTC. The MSTC will no longer approve individual contracts.
 - c. The MSTC will afford counties adequate time to get into compliance with the statutes of the State of Mississippi that must be enforced by the MSTC.
 - d. As soon as possible after the adoption of the standards and minimum requirements, all counties shall prepare and maintain a current sales file. Beginning with the appropriate land roll, as set by the MSTC, and not to exceed every four (4) years, each county shall develop and implement a new building index and current land pricing for small tracts and urban land. The index must conform to approved procedures set out by the MSTC. Failure of a county to develop and implement an index by the designated roll year or to develop and implement a new index during any update cycle will mandate the county to implement the regional index supplied by the MSTC.

The year 1998 (or year approved by the MSTC) will serve as a benchmark for a four-year appraisal cycle.

- e. Although the MSTC will not dictate the time table, a county should accomplish various functions of an update. The MSTC will continue to monitor the progress of all counties and continue to do sales ratio studies and audit procedures to assure each county's assessment records comply with acceptable standards.

6. **Real Property Minimum Requirements and Standards for Appraisal Maintenance**

- a. Estimate true value as of the value date of January 1 of the year of the upcoming roll of all real property involving changes, additions, or expansions. Additionally, the county should prepare new, add to, or change property appraisal cards as to any errors, omissions, deletions, or additions as required to reflect accurate true value of all land and improvements required to be appraised in accordance with current MSTC guidelines.
- b. In complying with the four-year update cycle, a county must physically observe, check condition (if necessary) and note on the property records as to the date of observation. One hundred percent of all parcels in the county shall be observed within a four (4) year period.
- c. **At anytime during an update cycle, if the MSTC becomes aware, through an audit or other means, that the county will not be able to timely complete the update, then the MSTC will notify the Board of Supervisors, Assessor, Chancery Clerk, and County Administrator of their findings.** If possible, the MSTC will provide the county detailed instructions on what the county must do in order to timely complete the update.
- d. All property records and supporting schedules must be maintained and provided to the MSTC upon request.
- e. All agricultural land use values will be sent by the MSTC to all assessors in accordance with Miss. Code Ann. §27-35-50(4) and used annually.
- f. All 16th section leasehold property rights will be appraised.
- g. In case of ownership splits, the county will identify acreage in each major soil group as required and will estimate values annually for each accordingly.
- h. All new construction, additions, or expansions shall be appraised by approved MSTC methods whether or not ownership of land has changed. For the purpose of appraisal of new construction or improvements under construction, the county shall use at its discretion, in addition to physical inspection, all available information including but not limited to the following:
 - i. Building permits issued by the county, city or town.
 - ii. Septic tank permits issued by the Health Officer or similar official.
 - iii. Electrical connections or services which would indicate new construction or improvements being constructed. Any records or inspection of construction in progress or completed which may be

maintained by the city or county office.

7. **Ratio Studies**

- a. The following shall be the standards used for ratio studies:
 - i. A standard (acceptable limits) for overall assessment performance, i.e., compliance with statutory assessment level.
 - ii. A standard for uniformity and equality of overall assessments.
 - iii. A standard for price related assessment bias.
- b. Each standard and its range of acceptability is explained as follows:
 - i. Ratio: The acceptable limits around a median ratio shall not exceed 20 percent, plus or minus, on Class I property, and not exceed 25 percent, plus or minus, on Class II and III properties. Further, counties which are ordered to adjust shall meet a ratio of not more than 15 percent, plus or minus, on Class I property, and 20 percent, plus or minus, on Class II and III properties after adjustments.
 - ii. Standard of Uniformity and Equality: It is generally recognized that the coefficient of dispersion about the median is the most accurate indicator of uniformity and equality. Therefore, the coefficient of dispersion about the median shall not exceed 25 percent for purposes of rejection, and require correction to not more than 15 percent on Class I properties, and 20 percent on Classes II and III properties.
 - iii. Price Related Assessment Bias: A standard for regressivity based on the regressivity index shall not exceed 0.92 percent on the low end, and 1.08 percent on the high end.

101 (Reserved)

200 Any county whose next update year for real property as of January 1, 2007 is tax year 2007, 2008 or 2009 shall be regulated by the provisions of Title 35, Part VI, Subpart 02, Chapter 06, Section 100 of the Mississippi Administrative Code, including all subsections, paragraphs, subparagraphs and clauses of that section, as set above, until the year succeeding this next real property update year. For all years succeeding the next real property update year for those counties whose next update year for real property as of December 31, 2006 is tax year 2007, 2008 or 2009, the county shall be regulated by the provisions of Title 35, Part VI, Subpart 02, Chapter 06, Sections 300 through 604 of the Mississippi Administrative Code, including all subsections, paragraphs, subparagraphs and clauses of those sections, as set out below. Any county whose update year for real property is 2006 shall be regulated by the provisions of Title 35, Part VI, Subpart 02, Chapter 06, Sections 300 through 604 of the Mississippi Administrative Code, including all subsections, paragraphs, subparagraphs and clauses of those sections, as set out below, for tax year 2007 and all succeeding tax years.

201 (Reserved)

300 Title 35, Part VI, Subpart 02, Chapter 06 of the Mississippi Administrative Code is promulgated to establish performance standards and acceptable parameters for evaluation

of the accuracy of property tax assessments and to insure equalization of property values by class throughout the State of Mississippi. The standards of performance included in this chapter will be used by the State Tax Commission in determining the acceptability of the real and personal rolls of each county.

301 For the purposes of this rule, being Title 35, Part VI, Subpart 02, Chapter 06, Sections 300 through 604 of Mississippi Administrative Code and all subsections, paragraphs, subparagraphs and clauses thereof, the following definitions shall apply:

1. 25% Personal Property List - the 25% list is an annual list compiled from the base year personal property tax roll. It is comprised of approximately 25% of the total personal property on the tax roll excluding leased property, cell towers and billboards. It is to be furnished to the property tax office by the county assessor designating the personal property parcels (businesses) which will undergo close inspections for each of the four years in the update cycle. Parcels are required to be inspected only one time during the update cycle.
2. 25% Real Property List – a list of parcels by map numbers that nearly approximates 25% of the total real property parcels in a county. Such parcels will be subject to selection for audit by the property tax office. The list is due to the property tax office by January 1st of the audit year. The property tax office will approve the 25% real property list. 100% of all real property parcels must be closely inspected during the update cycle.
3. Additions - items of personal property added to a business since the last roll year.
4. Appraisal Manual– the current Mississippi Appraisal Manual with current revisions as produced by the property tax office.
5. Assessment equity test – the test for price related bias. Price related bias occurs when appraised values are slanted in favor of lower-priced properties or higher-priced properties. The formula for the assessment equity test is the mean divided by the weighted mean. If the resulting number is above one, regressivity is indicated. This indicates that high-value properties are under-appraised relative to low-value properties. If the result is below one, progressivity is indicated. Progressivity indicates that high-value properties are over-appraised relative to low-value properties.
6. Assessment Level Test – the overall ratio of appraised values to market values in a statistical study. For the purposes of this rule, the level of assessment will be measured by the median.
7. Assessment Uniformity Test – the test for fairness of individual assessments. It is measured by the coefficient of dispersion about the median.
8. Asset - any item that is used in the operation of a business.
9. Asset List – a detailed listing furnished by a business containing personal property items purchased for use in a business. The list should include description, original acquisition cost new, and the actual age of each item.
10. Base Year – the year immediately succeeding the most current update year.
11. Business – any commercial establishment, industry, or research and development facility.

12. Close Inspection of Real Property – physically inspecting real property parcels for property tax purposes by viewing them closely with property record card in hand.
13. Coefficient of Dispersion About the Median – a numerical value that measures the average percentage deviation of the ratios from the median in a statistical study.
14. Commission - the State Tax Commission, the Chairman and Associate Commissioners.
15. Consigned Items – items delivered or transferred to the control of another's care in anticipation of sale.
16. County Audit – the verification process performed by the property tax office to determine whether counties have equalized values within given classes of property and have complied with the provisions of this rule to insure that values have been equalized.
17. County Building Index – a calculated number used to adjust the costs in the appraisal manual to meet local construction costs, including, but not limited to, labor, materials and profit. Such index is applied to real property improvements as provided in the appraisal manual.
18. Deed Log – a record of all deeds filed in the Chancery Clerk's office during a calendar year. It must contain all data required by the appraisal manual.
19. Deletions – items of personal property removed from a business during the prior roll year.
20. Depreciation – the loss in value of any item.
21. Drive-by Inspection – the process of reviewing parcels from a motor vehicle to determine whether changes have occurred to the parcels. Drive-bys are an acceptable means of performing real property maintenance.
22. Error Points – points used in the determination of passing or failing the county audit. They are assigned to a category based upon the seriousness of the error with category I errors being the most serious and category III being the least serious.
23. Itemized Listing – an asset list or a detailed listing produced by a contractor acting on behalf of a county, or by a county appraiser.
24. Inventory – an itemized list of goods on hand and available for sale by a business. It may include, but is not limited to; products held in reserve or put on shelves for sale, resale or consumption by the public. They may be raw materials, work in progress, finished goods, consigned goods, or ingredients used in food preparation.
25. Leased Equipment – personal property items furnished by another business which are used under terms of a contract or agreement.
26. Mapping Reconciliation – a verification accounting of parcels on the maps within a county to insure that they are accounted for on the land roll.
27. Median – the midpoint or middle value when a set of values is ranked in order of magnitude.
28. Order – A document issued by the Commission which identifies the assessment levels of a class or classes of property and whether the county is in compliance

- with the regulations of the commission. It further identifies any corrective actions necessary for counties that are not in compliance.
29. Personal Property Close Inspection - an on-site physical examination of the personal property items associated with a business. The examination is performed with property record card in hand by a contractor acting on behalf of a county or by a county appraiser.
 30. Property Record Card – a permanent card or computer generated facsimile of a card containing information about the parcel that it represents. Information on the card shall adhere to the requirements of the appraisal manual.
 31. Property Tax Office – the Property Tax Office of the Mississippi State Tax Commission or the employees of same.
 32. Real Property Maintenance – the annual process of adding new properties to the tax roll, adding additions to existing properties on the tax roll, and deleting structures from the tax roll which have been removed from existing parcels.
 33. Rendition - the actual listing of personal property completed by the taxpayer or other preparer, signed by the taxpayer, and returned to the tax assessor’s office. A summary of the taxpayer’s property with individual additions and deletions noted is likewise considered a rendition, providing the assessor has a complete detail listing of the taxpayer’s personal property signed by the taxpayer.
 34. State Index – The state index is a calculated number which represents a multiplier used to bring costs in the appraisal manual to the actual cost of constructing an improvement. The state index will not be calculated from construction occurring in counties having a population exceeding 40,000 according to the 2000 U.S. census.
 35. Trending Factors or Multipliers – tables provided by the property tax office annually that adjust for inflation in industries.
 36. Update – the process that each county must complete every four years in which every parcel is closely inspected to determine whether changes have occurred. All parcels must be revalued during the update cycle.
 37. Update Year – the last year of the county's four-year cycle, or the year approved by the property tax office as the update year.
 38. Update Cycle – the update cycle is the four year period commencing with the base year and ending with the update year. The update cycle may vary from four years only with the approval of the property tax office.
- 302 (Reserved)
- 400 Real Property Update Process:
- 400.01 Every county is required to update parcel values a minimum of once every four years. To achieve such update, each county must have its values in accord with the values produced by applying the procedures in the then current version of the appraisal manual, and insure that the property values fall within established tolerances of market value. Counties will closely inspect approximately 25 percent (25%) of total real property parcels each year unless a county has written approval from the property tax

office to do otherwise. Where it is impractical to closely view a given parcel, the county appraiser should indicate on the property record card why the parcel was not closely inspected. An error will not be noted when the county appraiser fails to closely view the parcel because of taxpayer objections, dangerous animals, high fences or other legitimate obstacles unless the changes to the parcel can be observed from the front of the structure.

400.02 At the end of the update cycle, the county must have equalized values within the county so that similar properties have been assigned similar values, and that the relationships among all property values are correct. Counties must have completed an index study as provided in the appraisal manual and submitted it to the property tax office by April 1 of the update year providing adequate sales exist. If the study indicates a new index is justified, it must be implemented during the update year. If any county does not have adequate sales to complete the index study, the county must implement the state index. Property values on the tax roll must reflect the updated values shown on the property record cards. Additionally, counties must complete sales ratio studies, and the ratios must fall within accepted parameters as shown elsewhere in this rule. Counties must also physically observe all parcels on the 25 percent (including all real property which is required to be on the roll as of January 1st) list to insure correct depreciation, and such observed depreciation must be used on structures with an age of twenty (20) years or more. The tax roll must include all real property which is required to be on the roll as of January 1st.

- 401 Guidelines for appraising differing types of property for the purpose of updating values are as follows:
1. Land – All land must be valued using the procedures set forth in the appraisal manual.
 2. Agricultural Use Land - Land deemed to be used for agricultural purposes shall be classified by soil type and use (cultivable or un-cultivable). It shall be valued annually using the then current agricultural use values provided by the property tax office.
 3. Small Tracts and Urban Land - Small tract land and urban land must be revalued during the update year if warranted. Counties must monitor sales activities, creating schedules to determine values. Counties having insufficient sales of raw land may use sales of improved parcels abstracting the improvement value.
 4. Improvements - Improvements shall be valued according to procedures set forth in the appraisal manual. The county index shall be applied to improvements as required by the appraisal manual. All improvements to parcels or removal of structures from parcels shall be recorded correctly on the property record card. The value of such parcels must be changed on the tax roll where appropriate.
 5. Real Property Maintenance - Counties are required to annually locate, list and value all new properties including additions to existing properties. Likewise, all properties which have been altered or removed shall have such changes noted on the property record cards and the values adjusted accordingly. All new properties must be measured on site. Changes to parcels shall be noted on the property

record card and reflected on the land roll values. While parcels subject to maintenance only are not on the 25 percent (25%) list, and will not be audited as such, errors resulting from failure to value new improvements larger than 600 square feet will be counted as errors when found. The property tax office will verify that new houses, buildings and other large improvements have been added to the roll.

402 Real Property County Audits Performed by the Property Tax Office

402.01 The property tax office shall use sales ratio studies and other means to determine whether the counties are in compliance with this rule. During the county audit, the property tax office will review at least two hundred fifty (250) closely inspected real property parcels with improvements or 15 percent (15%) of the improved parcels on the 25 percent (25%) list, whichever is fewer. Additional parcels will be inspected if deemed appropriate by the property tax office. No more than ten percent (10%) or 25 parcels with mobile homes will be considered as part of the real property audit. Upon completion of the audit and prior to finalization, a listing of any errors, as denoted below, will be given to the tax assessor for review. The property tax office will consider any objections of the tax assessor. If after meeting with the property tax office, agreement is not reached, the board of supervisors may petition the commission for a hearing on the matter. Counties that fail audits will face sanctions as provided by Mississippi statutes.

402.02 Counties will be deemed to have failed the county audit and/or the update if:

1. The county does not pass the assessment level test;
2. The county does not pass the assessment uniformity test;
3. The county does not pass the assessment equity test;
4. The county audit performed by the property tax office indicates errors that exceed twenty-five (25) points; provided however, if on parcels with errors, the calculation of value by the county does not exceed 15 percent (15%) from the value calculated by the property tax office, the county will be deemed to have passed the audit irrespective of the number of error points;
5. The county does not value agricultural lands using the current rates provided by the property tax office;
6. The county does not provide the real property 25 percent (25%) list by the first Monday in July or extension due date: or
7. The county does not complete an index study and submit it to the property tax office by the First Monday in July or the extension due date, if applicable, of the update year.

403 Ratio Studies

403.01 The property tax office shall either, perform ratio studies during the update year on county sales, or use the county ratio studies to determine whether the county has equaled or exceeded the standards for the assessment level test, the assessment

- uniformity test, and the assessment equity test. The studies will be performed as provided in the appraisal manual.
- 403.02 The standard for passing the assessment level test for Class I properties is a median ratio of 85 percent (85%) to 115 percent (115%) of market value. A median for Class II properties of 75 percent (75%) to 125 percent (125%) of market value is deemed passing.
- 403.03 The standard for passing the assessment uniformity test is a coefficient of dispersion about the median of 20 percent (20%) or less.
- 403.04 The standard for passing the price related bias test is an index range of .92 to 1.08.
- 403.05 Counties not meeting or exceeding the standards shown above will be deemed to have failed the tests.
- 404 Real Property Audit Errors
- 404.01 Category I errors include:
1. Failure to assess or delete major improvements, such as, but not limited to, residences or other buildings larger than 600 square feet in size and which have an improvement true value greater than \$50,000.
 2. Incorrect construction units totaling 25 units or greater on one building. Additional special use units will not be considered an error if their use is pre-approved by the property tax office.
 3. Data entry errors which are greater than \$50,000 in true value.
 4. Failure during the update year to perform sales ratio studies as provided in the appraisal manual, providing that twelve or more arm's length sales occurred during the previous two year period.
 5. Failure to maintain an adequate sales file as set forth in the appraisal manual
 6. Failure to implement a building index during the update cycle within a 10 percent (10%) variance of the state index as calculated by the property tax office, unless otherwise approved in writing by the property tax office.
 7. Failure to provide the real property 25 percent (25%) list to the property tax office by April 1st of the base year.
 8. Failure during the update cycle to update all land values, using urban land pricing and small tract schedules.
 9. The above mentioned errors 4-8 are not parcel specific, thus, they will be assigned 4 error points each.
- 404.02 Category II errors include:
1. Failure to assess or delete garages totaling 400 square feet or larger, and/or upper floors and rooms in residences or other buildings with true values ranging from \$5,000 to \$50,000.

2. Failure to assess or delete utility buildings or other detached buildings larger than 400 square feet in size, excluding prefabricated type buildings.
3. Failure to measure any dimension of an improvement within 2 feet.
4. Failure to classify any building within one full class (building classification as set forth in the appraisal manual). An incorrect classification of one full class or more is considered an error.
5. Decimal areas as set forth in the appraisal manual which are incorrect by .5 or greater.
6. Failure to list depreciation of a given improvement within 10 percent (10%) of the depreciation for the actual or effective age as shown in the appraisal manual. Improvements where the county appraiser has noted observed depreciation will not be considered an error unless the observed depreciation has a variance within 20 percent (20%) of actual depreciation. Observed condition shall be used to depreciate buildings with an effective age twenty (20) years and older.
7. Failure to use the correct base rate table (high or low table) when valuing improvements.
8. Incorrect construction units totaling six (6) to twenty-four (24) units on one building.
9. Failure to correctly assess garages or other non-living areas that have been changed to base area.
10. Failure to remove improvements that no longer exist and that were on the land roll with values of \$5,000 or more.
11. Failure to correctly calculate the base and/or adjusted areas of a structure.
12. Data entry errors which fall within a range of \$5,001 to \$50,000 in true value.
13. Failure to correctly value land within a tolerance of 20 percent (20%) of market value unless documented on the property record card.
14. Failure to correctly assess any improvement or extra features, not otherwise listed in the error portion of this rule, for which costs or costs schedules exist in the appraisal manual, providing that the cost of the individual improvement or feature exceeds \$5,000.

404.03 Category III errors include:

1. Failure to correctly assess wood decks, patios, prefabricated utility buildings and all other attached or detached buildings not included under Category I or II above.
2. Incorrect construction units totaling 2-5 units or less on an individual building.
3. Decimal areas as set forth in the appraisal manual which are incorrect within a range of .2 to .5.
4. Data entry errors which fall within a range of \$1,000 to \$5,000 in true value.
5. Failure to assess additions to improvements, including, but not limited to rooms and/or garages, totaling 400 square feet or less.
6. Failure to correctly assess any improvement or extra features, not otherwise listed in the error portion of this rule, for which costs or costs schedules exist in the appraisal manual, providing that the cost of the individual improvement or feature is \$5,000 or less.

- 404.04 Standards for Real Property Audits
1. Category I: Each 1 percent (1%) of audited parcels with category I errors yields 10 error points.
 2. Non-Parcel specific category I errors yield four error points each.
 3. Category II: Each 1% of audited parcels with category II errors yields 2 error points
 4. Category III: Each 1% of audited parcels with category III errors yields .5 error points
 5. Example: 250 parcels audited

2 parcels with category I errors	=	8.0 error points
6 parcels with category II errors	=	4.8 error points
10 parcels with category III errors	=	2.0 error points
Total Error Points		14.8

 County passes audit
 6. Implementation: Counties shall fall under the provisions of this rule commencing with their next base year after December 31, 2006.
- 405 (Reserved)
- 500 Personal Property
- 501 Update Process
- 501.01 The County shall annually comply with the provisions of Title 35, Part VI, Subpart 02, Chapter 08 of the Mississippi Administrative Code.
- 501.02 All Counties will develop and use an update cycle of four (4) years. The base year will be the year immediately succeeding the real property update year. This process will result in the physical reviewing of 100 percent (100%) of all personal property accounts every four years. Each county is required to perform a close inspection and re-value approximately percent (25%) of all personal property parcels annually. In each subsequent year, an additional 25 percent (25%) of personal property parcels shall be physically reviewed and re-valued. The base year will be used to determine the minimum number of parcels that must be physically reviewed and verified each year during the update cycle. During the base year, the county must supply a list of the parcels to be closely inspected and re-valued during each of the four (4) years of the cycle. Counties should complete all the appraisals annually by June 30 or extension due date. Failure to provide the 25 percent (25%) personal property list by the first Monday in July or extension due date will constitute automatic failure of the audit. Any county failing to list 80 percent (80%) of all items found on the parcels reviewed in the random sample, will constitute failure of the personal property portion of the audit.
- 502 Maintenance

- 502.01 Counties must be in compliance with all provisions of Title 35, Part VI, Subpart 02, Chapter 08 of the Mississippi Administrative Code.
- 502.02 Inventory - All inventories shall be valued annually. The true value of current inventory will be appraised as of January 1st or an average of inventory of the previous twelve (12) months.
- 502.03 Leased property - Leased property shall be valued annually. The business where the leased property is physically located shall identify said property on its Personal Property Rendition Form. However, the property shall be assessed to the lessor. The lessor shall actually render the property. The assessor shall have a master property record card which shall locate and identify all leased property of the lessor. In the event the lessee does not adequately identify the lessor, the lessee will be taxed on the leased property.
- 502.04 All new businesses, additions, and deletions shall be captured annually and the values reflected on the tax roll.
- 502.05 It is the responsibility of the county to use the most recent schedules for depreciation and trending factors (multipliers) supplied by the property tax office.
- 502.06 Prior to the first Monday in July or extension due date, the assessor must produce a list of all new parcels added during the prior roll year.
- 502.07 The original rendition for each personal property parcel must be available to the property tax office upon request.
- 502.08 The property tax office will do sample verification to determine if mobile homes are on the tax roll and are valued according to the property tax office guidelines.
- 503 Personal Property Audits
- 503.01 Personal property audits will be conducted on an annual basis. The audit will consist of, but not be limited to, a minimum of thirty (30) randomly selected parcels or the total number of parcels on the 25 percent (25%) list whichever is less. The total number of mobile homes considered as part of the personal property audit will be a maximum of 10 percent (10%) of the randomly selected parcels. The property tax office reserves the right to look at any and all information relating to personal property during the audit process. The final audit findings will be reported using the error classifications listed below. Multiple instances of the same error within a parcel will be counted only once. The most serious error in each parcel will be counted.
- 503.02 Counties will be deemed to have failed the county personal property audit and/or the update if:

1. Failure to provide the 25 percent (25%) list by the first Monday in July or as required by the roll extension due date.
2. Failure to physically review and value at least 80 percent (80%) of the total true value of the personal property belonging to the businesses on the random sample;
3. The county audit performed by the property tax office indicates errors that exceed twenty five (25) points

504 Personal Property Audit Errors

504.01 Category I

1. Failure to assess or delete a new business whose true value equals or exceeds \$50,000.
2. Failure to list or assess individual items of any business whose true value equals or exceeds \$20,000.
3. Data entry errors that equal or exceed \$25,000 true value per parcel.
4. Failure to assess a 10 percent (10%) penalty to any business that fails to file a proper rendition.
5. Failure to list items in a business totaling 30 percent (30%) or more of true value providing the business' true value equals or exceeds \$50,000.
6. Failure to value a taxable inventory equal to or exceeding \$100,000 of true value.
7. Failure to physically review and re-value the assets of a business on the 25 percent (25%) list.
8. Failure to provide the personal property 25 percent (25%) list to the property tax office by April 1st of the base year.
9. Failure to routinely use the most current depreciation tables or multiplier tables supplied by the property tax office.
10. Failure to routinely assess 10 percent (10%) penalty for renditions filed after April 1.
11. Failure to submit renditions or copies of renditions to the property tax office upon written request.
12. Failure to use the current pricing information supplied by the property tax office for other approved pricing.
13. The above mentioned category I errors 8-12 are not parcel specific, thus, they will be assigned 4 error points each.

504.02 Category II

1. Data entry errors between \$5,000 and \$25,000 of true value per parcel.
2. Failure to compare renditions to the property record cards and make needed adjustments.
3. Failure to value a taxable inventory which equals or exceeds \$4,000 but is less than \$100,000 of true value.
4. Failure to list items in a business totaling 30 percent (30%) of actual true value

where the true value of the business ranges from \$25,000 to \$50,000.

504.03 Category III

1. Failure to list items in a business totaling 30% of true value in any given business providing the value of the business ranges from \$4,000 to \$25,000 of true value.
2. Data entry errors relating to a particular parcel between \$1,000 and \$5,000 of true value.
3. Failure to value a taxable inventory having a true value of less than \$4000.
4. Failure to note the appraiser's initials and dates of each inspection on the property record card or enter such data into the computer system.
5. Appraising individual pieces of furniture and/or fixtures using an arbitrary value, rather than using the appraisal manual or other acceptable pricing method.
6. Failure to properly assess the 10 percent (10%) penalty relating to individual renditions.
7. Failure to assess a mobile home.

504.04 Personal Property Audit Standards

1. Category I: Each 1 percent (1%) of audited parcels with category I errors yields 1 error point
2. Category II: Each 1 percent (1%) of audited parcels with category II errors yields .5 error points
3. Category III: Each 1 percent (1%) of audited parcels with category III errors yields .25 error points
4. Non-Parcel specific category I errors yield 4 error points each.

505 (Reserved)

600 Mapping Requirements

601 Minimum Requirements for Aerial Photography

1. Aerial photography covering the entire county will be flown periodically and accepted by the county using the minimum scale requirements shown below. The time interval for flying aerial photography will be determined on a parcel count basis as follows:

Parcels of real property	Time period
10,000 parcels and less	Within 15 years
10,001 to 20,000 parcels	Within 12 years
20,001 parcels and above	Within 10 years
30,001 and above	Within 8 years

 The county may appeal to the property tax office for an extension of the time period based on the lack of growth in assessed value, the lack of growth in number of parcels, the lack of change in agricultural use coverage or in the case

of natural disaster. Requests for such extensions must be made one (1) year prior to the set time period intervals as described above. The property tax office shall accept or reject in writing the request within ninety (90) calendar days. If the Mississippi Remote Sensing /Geographic Information Systems Coordinating Council furnishes free aerial photography, all digital counties must use such new photography unless prior photography plans have been approved. All photography must meet property tax office standards.

2. Within two (2) years after acceptance of aerial photography, the county will re-classify or verify all agricultural property according to its current use (cultivable or uncultivable). Counties shall use the most recent soil survey available. Counties flying multiple times within the designated time frame may request that additional verification of cultivable or uncultivable lands not be required.
3. Prior to flying new aerial photography the county will contact the property tax office in writing. If the original ownership base mapping has been approved by the property tax office, minimum photography accuracy will be considered by the property tax office. Written approval from the property tax office must be submitted to the county within ninety (90) calendar days after the county notifies the property tax office of its intent to fly new aerial photography.
4. Photography will be flown at such times as deciduous trees are free from foliage, vegetation is minimal, and the rivers, streams and lakes are within the normal boundaries. No vertical photographs will be made when the sun is more than thirty degrees from vertical.
5. Minimum scale requirements: Negative scale for all rural areas shall be one inch equals two thousand feet (1"=2000') flown from an altitude of 12,000 feet; all designated urban areas shall be one inch equals five hundred feet (1"=500') flown at an altitude of 3000 feet. Any areas requiring enlargements to one inch equals two hundred feet (1"=200') shall be enlarged from the one inch equals two thousand feet (1"=2000') negative. If using the orthophoto approach, the minimum resolution accepted will be 0.5' pixels for 1=100' areas and 2.0' pixels for 1=400' areas. Alternate scales may be approved with property tax office approval. All scale requirements must be coordinated with the property tax office prior to flying aerial photography.

602

Minimum Requirements for Mapping

There will not be an update cycle for mapping. This rule contains time frames for performing the functions necessary for mapping.

1. Counties shall acquire and maintain a proper ownership mapping system using an appropriate aerial photography base. Ownership maps and aerial photos will be maintained as separate products but will be required to overlay and correlate. Once aerial photography is flown and accepted, the county must submit a plan acceptable to the property tax office to complete ownership map revisions. The plan must include who will perform the mapping, time requirements, and detail work to be performed.
2. Originals or copies of current ownership maps and aerial photography must be

housed in the Assessor's office.

3. Upon flying new photography, the accepted map scales for ownership mapping are as follows:
 - Minimum scales required
 - Scale Application
 - 1"=100' Urban centers/ heavily parceled incorporated areas
 - 1"=400' Sparse/Moderate rural areas
 - Alternate scales accepted
 - 1"=50' Downtown business districts
 - 1"=200' Populated rural/suburban areas
4. Mapping maintenance is to be performed in a timely manner on an annual basis. Maintenance shall include working all recorded vesting instruments including but not limited to:
 - a. Changing all names/addresses
 - b. Creating new parcel splits
 - c. Updating parent parcels
 - d. Soil/productivity calculations
 - e. Correcting of identified errors in existing maps
 - f. Final inking (manual counties)
5. The following documents should be considered when making mapping changes:
 - a. Wills involving real estate
 - b. Plats of new subdivisions
 - c. Mississippi Department of Transportation documents indicating new and/or widened road right of way as well as easements
 - d. Municipal documents indicating corporate limit annexations
 - e. Government documents indicating new district boundaries
6. All parcels with agricultural use acreage changes shall be recalculated annually to reflect the correct acreages based on the soil productivity and current land use. The most recent published soil survey shall be utilized.
7. All deed changes affecting the roll will be completed on or before June 30. Any changes to be completed after the first Monday in July or roll extension due date must be approved in writing by the property tax office.
8. A deed log containing a record of all mapping changes shall be maintained. The minimum contents of the log shall be parcel number, deed book/page, instrument date, grantor, grantee, and type of change (name change, new parcel, type of reference). The deed log shall be submitted to the property tax office in hard copy, CD or by e-mail on or before June 30 each year. Failure to submit a deed log will result in failure of the mapping audit. The deed log for the tax year 2010 and after must be received on CD or by e-mail. The hard copy version of the deed log will no longer be accepted after 2010. Excel is the preferred format for the deed log.
9. All parcels on the land roll will be reconciled against the parcels on maps to ensure that all parcels are on the land roll. Counties with manually-drafted maps shall perform this reconciliation, at a minimum, every four (4) years to coincide with the appraisal update year. Counties with digital maps shall

reconcile annually. Failure to perform the reconciliation will result in failure of the mapping audit.

10. Assessors shall have the capability to produce or reproduce within 10 working days for the property tax office all documents, maps, photographs, copies, aerial photo or imagery composites, and materials described in these minimum requirements at the prescribed sizes, scales, and formats, and on the prescribed mediums (paper, mylar, etc.).
11. Only references to real property parcels shall be placed on the maps and carried to the land roll. References to non-parcels such as road right-of-way, railroad right-of-way, dummy numbers for entire subdivisions and whole sections may be used, at the assessor's discretion, on the maps and land roll. All parcels on the land roll shall be designated as such on the ownership maps including homestead splits and "improvement only" parcels. Any parcels not appearing on the ownership maps must be documented by the assessor's office. Dimension or acreage information must appear on the ownership maps or be available through other means.
12. All counties must have a set of maps or computerized format of same stored off-site.

603 Mapping Audit Process

The mapping audit will consist of, but not be limited to, a minimum of twenty (20) new parcel splits selected from the deed log or the total number of parcels on the deed log whichever is less. When available, some deeds will be selected from each month of the deed log. The mapping audit will include rural as well urban properties. The property tax office reserves the right to look at any and all information relating to mapping during the audit process.

604 Mapping Audit Errors

The final audit findings will be reported using the error classifications listed below. Parcels containing multiple instances of the same error will be counted as 1 error. The most serious error on each parcel will be counted. Errors will generate points based on the following schedule:

604.01 Category I

1. Parcel is not mapped
2. Parcel is mapped but not on land roll
3. Failure to deliver the deed log by June 30
4. The above category I error 3 is not parcel specific, thus, it will be assigned 4 error points.

604.02 Category II

1. Soils are not recalculated correctly
2. The parcel is mapped in the wrong location
3. Incorrect soil class applied to a given parcel

604.03 Category III

1. Lines scale is outside the tolerance of 10 percent (10%)
2. A parcel is mapped but not inked
3. Acreage computed is outside the tolerance of 10 percent (10%)
4. Dimension is missing, incorrect, or outside the 10 percent (10%) tolerance

604.04 Mapping Audit Standards

1. Category I: Each 1 percent (1%) of audited parcels with category I errors yields 2 error points
2. Category II: Each 1 percent (1%) of audited parcels with category II errors yields 1 error point
3. Category III: Each 1 percent (1%) of audited parcels with category III errors yields .5 error points
4. Non-Parcel specific category I errors yield 4 error points each.
5. The mapping audit shall be deemed as failed under any one of the following criteria:
 - a. Failure to perform the required reconciliation.
 - b. Failure to contact property tax office prior to conversion to digital mapping.
 - c. Failure to properly apply agricultural use classes on a county wide basis.
 - d. Failure to file according to the prescribed schedule unless an extension is granted.
 - e. Failure to supply the deed log by July 1 or extension due date.
 - f. The error point total exceeds 25.

605 (Reserved)