

Le Sueur County, MN

Tuesday, November 17, 2015 Board Meeting

Item 7

10:45 a.m. Darrell Pettis, Administrator/Engineer

RE: Change Bond Sale date to November 30, 2015

RE: Drainage Database Software Maintenance

RE CLIMB Theater Agreement

RE: Petrofund Reimbursement for Leak #3431

RE: Benco Agreement

RE: 2016 Preliminary Levy

RE: CPA Resolution

Staff Contact:





Invoice No:

0026847

Phone: 701.237.5065
Fed Tax ID: 45-0314557
Interest of 1%/month applied to past due invoices

September 24, 2015

Michael Schultz District Technician County of Le Sueur 181 West Minnesota Street Le Center, MN 56057

Project

R146391-003

Le Sueur DrainageDB

Software Subscription and Professional Services

Software Maintenance: 9/1/2015 - 8/31/16

4,000.00

Total this Phase

\$4,000.00

Total this Invoice

\$4,000.00

Statement

Houston Engineering, Inc. 1401 21st Avenue North Fargo, ND 58102 701-237-5065

October 01, 2015

Michael Schultz County of Le Sueur 181 West Minnesota Street Le Center, MN 56057

Outstanding Invoices

				Balance	
Number		Date		Due	
Project Number: F	R146391-003 Le S	Sueur Drainagel	DB		
0026847		9/24/2015	•	4,000.00	
Total for R146391	-003			4,000.00	
	31 - 60	61 - 90	91 - 120	121 - 150	Over 150
Current	Days	Days	Days	Days	Days
4,000.00					

2015-16 AGREEMENT FOR CLIMB THEATRE SERVICES

THIS AGREEMENT is made and entered into between LeSueur County and CLIMB THEATRE, INC, a Minnesota not-for-profit theater company, 6415 Carmen Avenue East, Inver Grove Heights MN 55076, (hereinafter "CLIMB").

WHEREAS, the LeSueur County desires to provide education on Aquatic Invasive Species in schools located in LeSueur County; and

WHEREAS, CLIMB has developed classes which are directed at children to help them understand Aquatic Invasive Species and how to care for Minnesota's lakes; and

WHEREAS, CLIMB has performed extensively in schools since 1975;

NOW, THEREFORE, in consideration of the mutual promises and benefits stated herein, the parties agree as follows:

1. **SERVICES**

- a. CLIMB shall plan, schedule and make other preparations necessary to present up to four days of Aquatic Invasive Species classes elementary school students in LeSueur County;
- b. CLIMB shall execute a written agreement between it and each elementary school that schedules the classes. CLIMB shall make a copy of the agreement available to LeSueur County at the time of billing;
- c. CLIMB will indicate that LeSueur County provided funding to help bring the performances to the schools;
- d. CLIMB shall provide LeSueur County the date of the classes, prior to the date CLIMB will visit each school. Performances will take place in 2015-2016 school year.

2. LESUEUR COUNTY OBLIGATIONS

- a. The total payments to CLIMB for classes will not exceed \$2,560.00.
- b. LeSueur County shall pay CLIMB \$550.00 per day of classes and \$90.00 for travel per day of classes.

3. MANNER OF PAYMENT

- a. Services performed by CLIMB shall be billed to LeSueur County at the beginning of the month when the performances are scheduled to take place. No claim for services furnished by CLIMB not provided for in this Agreement will be paid by LeSueur County under the terms of this Agreement.
- b. Payment will be made in the manner provided by law for the payment of claims against LeSueur County within forty-five (45) days of receipt of the invoice according to the usual practices and procedures of LeSueur County. CLIMB shall provide LeSueur County with verification of all purchased services provided upon request.
- c. LeSueur County reserves the right to withhold payments without incurring late payment interest pending the receipt of all necessary billing statements and reports requested by LeSueur County to be submitted under this Agreement. In the event LeSueur County decides to withhold payment under this provision, LeSueur County shall furnish written notice to CLIMB prior to the date of the next scheduled payment.
- d. No payment shall be made under this Agreement for any charges incurred in a manner contrary to any provision contained herein or in a manner inconsistent with any federal, state, or local law, rule, or regulation.

4. TERM

The term of this Agreement is from the date this Agreement is approved by the LeSueur County to August 31, 2016, the date of the signatures of the parties notwithstanding, unless earlier terminated as provided herein.

5. TERMINATION

LeSueur County or CLIMB may terminate this Agreement without cause and for any reason whatsoever upon giving at least thirty (30) days written notice thereof to the other party. In such event, CLIMB shall be entitled to receive compensation for the services provided in a satisfactory manner up to and including the effective date of termination.

6. **CONDITION SUBSEQUENT**

It is understood and agreed that in the event that reimbursement to LeSueur County from state and federal sources is not obtained and continued at a level sufficient to allow for the purchase of the indicated quantity of purchased services, the obligations of each party hereunder shall thereupon be reviewed to determine the necessity of renegotiating all or parts of this Agreement.

7. **NON-ASSIGNABILITY**

CLIMB shall not assign any interest in this Agreement and shall not transfer any interest in the same, whether by subcontract, assignment or notation, without the prior written consent of LeSueur County.

8. INDEPENDENT CONTRACTOR

Nothing contained in this Agreement is intended or should be construed as creating the relationship of co-partners or joint ventures with LeSueur County. No tenure or any rights or benefits, including Worker's Compensation, Unemployment Insurance, medical care, sick leave, vacation leave, severance pay, PERA or other benefits available to LeSueur County employees, shall accrue to CLIMB or employees of CLIMB performing services under this Agreement.

9. INDEMNIFICATION AND INSURANCE

- a. CLIMB agrees it will defend, indemnify and hold harmless LeSueur County, its officers and employees against any and all liability, loss, costs, damages and expenses which LeSueur County, its officers or employees may hereafter sustain, incur, or be required to pay arising out of CLIMB's performance or failure to adequately perform its obligations pursuant to this Agreement.
- b. CLIMB further agrees that in order to protect itself as well as LeSueur County under the indemnity provision set forth above, it will at all times during the term of this Agreement keep in force:
 - 1. General liability insurance in the amount of \$500,000 for bodily injury or property damage to any one person and \$1,500,000 for total injuries or damages arising from any one incident as required by LeSueur County.
 - 2. Any policy obtained and maintained under this clause shall provide that it shall not be canceled, materially changed, or not renewed without thirty (30) days prior notice thereof to LeSueur County.
 - 3. Workers Compensation in the statutory amount, if applicable.

A Certificate of Insurance evidencing this coverage must be provided to LeSueur County before this Agreement is effective.

10. MERGER AND MODIFICATION

- a. It is understood and agreed that the entire Agreement between the parties is contained here and that this Agreement supersedes all oral agreement and negotiations between the parties relating to the subject matter. All items referred to in this Agreement are incorporated or attached and are deemed to be part of this Agreement.
- b. Any material alteration, variations, modifications, or waivers or provisions of this Agreement shall be valid only when they have been reduced to in writing as an Amendment and signed by the parties.

11. **NONDISCRIMINATION**

During the performance of this Agreement, CLIMB agrees to the following:

No person shall, on the grounds of race, color, religion, age, sex, disability, marital status, public assistance status, criminal record, creed or national origin be excluded from full employment rights in, participation in, be denied the benefits of or be otherwise subjected to discrimination under any and all applicable Federal and State Laws against discrimination.

13. RECORDS AVAILABILITY AND RETENTION

Pursuant to Minnesota Statute 16C.05, subd. 5, CLIMB agrees that LeSueur County, the State Auditor, or any of their duly authorized representatives at any time during normal business hours and as often as they may reasonably deem necessary, shall have access to and the right to examine, audit, excerpt, and transcribe any books, documents, papers, records, etc. which are pertinent to the accounting practices and procedures of CLIMB and involve transactions relating to this Agreement.

CLIMB agrees to maintain and make available for auditing purposes, these records, for a period of six years from the date of termination of this Agreement.

14. **COMPLIANCE WITH LAW**

CLIMB agrees to conduct the service in compliance with all applicable provisions of Federal, state and local laws.

15. **OTHER CONDITIONS**

- Ownership of Performance Rights. The performance(s) governed by this a Agreement are the exclusive property of CLIMB or represent property duly licensed to CLIMB. The Host Organization agrees that it shall not reproduce the performance in any fashion or appropriate the content of the performance(s), or any portion thereof, to its own use; further, the Host Organization shall not photograph, film, videotape or otherwise record or preserve the performance(s), or any portion thereof, without written permission from CLIMB. This does not preclude photographs for vearbook or other in school use of photographs or coverage by local press. which is encouraged. Please notify CLIMB of any media coverage you intend to pursue. CLIMB shall retain all rights to the performance, including the exclusive right to record, photograph, broadcast, film or publicize the performance(s). Host Organization shall not, therefore, photograph, broadcast, film or publicize CLIMB's performance(s) except as may be agreed upon by the parties in writing.
- b. <u>Force Major</u>. As the performance(s) governed by this Agreement may be subject to interruption by sickness, inclement weather, accident, act of God or any legitimate or unavoidable circumstance, it is agreed that neither party shall be entitled to damages from the other in the event the performance(s) are interrupted or canceled by such legitimate or unavoidable circumstance.
- c. <u>Rescheduling</u>. In the event that weather or other conditions beyond either party's control force postponement of this program, the activity shall be rescheduled for a date mutually agreed to by both CLIMB and the Host Organization.

16. **DATA PRACTICES**

All data collected, created, received, maintained, or disseminated for any purposes by the activities of CLIMB because of this Agreement is governed by the Minnesota Government Data Practices Act, Minnesota Statutes Chapter 13, as amended, the Minnesota Rules implementing such Act now in force or as adopted, as well as Federal regulations on data privacy.

17. FIREARMS PROHIBITED

No employees, agents, or subcontractors of CLIMB, shall carry or possess a firearm at any time, at any location while acting on behalf of LeSueur County pursuant to the terms of this agreement. Violation of this provision shall be considered a substantial breach of the Agreement; and, in addition to any other remedy available to LeSueur County under law or equity. Violation of this provision is grounds for immediate suspension or termination of this contract.

IN WITNESS WHEREOF LeSueur County and CLIMB have respectively caused this Agreement to be duly executed as of the dates written below.

CLIMB	LESUEUR COUNTY
BY	BY
DATEFEDERAL ID #	DATE
	APPROVED AS TO FORM
	BY DATE

85 7TH PLACE EAST, SUITE 500 SAINT PAUL, MINNESOTA 55101-2198 MN.COV/COMMERCE 651.539.1500 FAX: 651.539.1547 AN EQUAL OPPORTUNITY EMPLOYER

November 3, 2015

LeSueur County Highway Department Attn: Darrell Pettis 88 South Park Avenue Le Center MN 56057

RE: Le Sueur County Shop—Leak #3431

Dear Mr. Pettis:

Information recently provided by American Engineering Testing Inc. and Frattalone Companies Inc. has enabled Petrofund staff to complete the review of your application for reimbursement received on June 2, 2014. Reimbursement of \$141,766.98 has been approved for payment.

Please note that you have three options available to you:

- ▶ You may appeal the reimbursement determination. If you choose this option, you must file a written notice setting forth the specific basis for the appeal by January 2, 2016 (pursuant to Minn. Stat. §115C.12, subd. 1, which provides that the appeal must be made within 60 days of the date of this letter). Any additional information that clarifies or documents the specific basis for your appeal should also be included in your letter. If that information does not lead to a revised staff reimbursement determination, your application will be reviewed by the Petrofund Board at the March 9, 2016, Board meeting. The meeting will be held at the Department of Commerce, 85 Seventh Place East, St. Paul, MN. Signs posted at the Department will direct you to the meeting room.
- You may advise us in writing that you do not intend to appeal the amount approved for reimbursement. In this case, your reimbursement will be issued approximately three to four weeks after we have received your written notice.
- You may take no action. If you choose this option, your reimbursement will be issued in approximately three months.

Reimbursement has not been approved for the following:

1. The costs for soil disposal that exceed the amount actually charged by the disposal facility (by \$3,938.85). Minn. Stat. §115C.09, subd. 3 provides that costs for which reimbursement is requested must be determined to be reasonable. Steele County Landfill charged \$7,353.90 for soil disposal services

Darrell Pettis November 3, 2015 Page 2

and Frattalone Companies Inc. invoiced an additional \$3,938.85 for these services. Reimbursement has not been approved for the additional costs because the reasonableness of these charges has not been established. Specifically, Frattalone Companies Inc. has not documented what services it provided as part of the soil disposal services.

- 2. The costs for hauling that exceed the maximum cost (by \$11,644.25). You have requested reimbursement for a total of \$18,852.75 in costs for hauling 525 cubic yards of contaminated soil from the leak site to the disposal site (45 miles one way). Minn. Rule 2890.3800 D. provides that hauling has a maximum cost of \$121 plus :30 per cubic yard/mile. In this case, the maximum cost for hauling is \$7.208.50.
- 3. The costs for contractor services that have not been documented as reasonable (totaling \$5,363.69). You have requested reimbursement for demo hauling services and demo disposal services that were performed by Timms Trucking & Excavating and included in the costs invoiced by Frattalone Companies Inc. (see invoice No. 5429, dated April 30, 2014). Timms Trucking & Excavating charged a total of \$4,727.98 for demo hauling and demo disposal and Frattalone Companies Inc. invoiced an additional \$5,363.69 for these services. Reimbursement has not been approved for the additional costs charged by Frattalone Companies Inc. because the reasonableness of these charges has not been established (as required by Minn. Stat. §115C.09, subd. 3). Specifically, Frattalone Companies Inc. has not documented what services it provided as part of the demo hauling and demo disposal services.
- 4. The costs for contractor services not documented on the Petrofund invoice form (totaling \$7,035.53). Reimbursement has not been approved for the \$7,035.53 in costs for contractor services performed by Frattalone Companies Inc. that were not documented on the Petrofund invoice form ((see Minn. Rule 2890.4300).
- 5. The costs for consultant services that have not been documented as incurred (totaling \$1,500.00). Minn. Stat. §115C.09, subd. 1 (b) (1) provides that costs must be actually incurred by the applicant. Reimbursement has not been approved for the \$1,500.00 in costs for consultant services that were not documented as actually incurred.

Darrell Pettis November 3, 2015 Page 3

If you have any questions, please contact me at 651-539-1513 or 800-638-0418 (outside the Twin Cities), or via e-mail at colleen.schiltz@state.mn.us. The Petrofund fax number is 651-539-0103.

Sincerely,

Colleen Schiltz Petrofund Analyst

Copy: American Engineering Testing Inc.

CONTRACT FOR LOCAL IMPROVEMENT

 This Agreement is n 	nade this <u><i>Ø6</i></u> day of <u></u>	vember.	2015, between the
Le Sueur County, Minnesot	a (hereinafter, the County), a	and Benco Electric (Cooperative of
City: MANKATO	State: MN Zip	p: <u>5600 z</u> (herei	inafter, the Utility).
		-0008	

- II. The Utility agrees to furnish all materials, tools, equipment, and labor necessary in the construction and installation of **Rural Intersection Lighting Improvements**, **SP 040-070-004**, **HSIP 4015 (116)**, (hereinafter, the Project) all in conformity with the Project's plans which are incorporated into this Agreement.
- III. Work will be completed by the Utility at the following intersections, as referenced in the plan set titled Intersection Lighting Improvements, SP 040-070-004 and dated 5/28/2015:

Intersections: 11, 26, 28, 29, and 30.

- IV. Utility will prepare an updated quote and Work Order Agreement to be executed with the County, along with this Contract.
- V. Due to the federal funding for this work, Utility shall abide by the attached "Stipulation for Foreign Iron or Steel Materials", as it may apply to the proposed work. In accordance with MnDOT 1601, the Utility's proposed fee shall be based on supplying material(s) that have been melted and manufactured in the United States, except where the cost of the iron and steel products incorporated in the work does not exceed 1/10th of 1% of the total cost, or \$2,500, whichever is Greater.
- VI. Utility's Work and labor shall be subject to the inspection and approval of the Engineer designated by the County to oversee the Work.
- VII. Utility will own, operate and maintain lighting facilities after the work is completed and invoice the County the monthly utility lighting fee.
- VIII. The Utility shall commence Work on the Project after October 7, 2015. The Utility shall proceed diligently and agrees to complete the Project to the satisfaction and approval of the County's Engineer on or before May 15, 2016. The Utility agrees to notify the County in writing of any cause of delay of the Project.
- IX. Utility shall comply with all applicable Federal, State and local laws, ordinances and regulations.
- X. Nondiscrimination. It is the policy of the Federal Highway Administration and the State of Minnesota that no person in the United States will, on the grounds of race, color, or national origin, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any program or activity receiving Federal financial assistance (42 U.S.C. 2000d). Through expansion of the mandate for nondiscrimination in Title VI and through parallel legislation, the proscribed bases of discrimination include race, color, sex, national origin, age, and disability. In addition, the Title VI program has been extended to cover all programs, activities and services of an entity receiving Federal financial assistance, whether such programs and activities are Federally assisted or not. Even in the absence of prior discriminatory practice or usage, a recipient in administering a program or activity to which this part applies, is expected to take affirmative action to assure that no person is excluded from

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participation in, or is denied the benefits of, the program or activity on the grounds of race, color, national origin, sex, age, or disability. It is the responsibility of the County to carry out the above requirements.

- XI. Workers' Compensation. Any and all employees of the Utility or other persons while engaged in the performance of any work or services required or permitted by the Utility under this agreement will not be considered employees of County, and any and all claims that may arise under the Workers' Compensation Act of Minnesota on behalf of said employees, or other persons while so engaged, will in no way be the obligation or responsibility of County. The Utility will require proof of Workers' Compensation Insurance from any contractor and sub-contractor.
- XII. The Utility agrees to defend, indemnify, and hold the County and SEH harmless from and against any and all claims, suits, and actions against, and all loss, damage, costs, or expense to the County arising from any infringement or claim of infringement of any letters, patent, or patent rights upon or covering any patented article furnished or installed by the Contractor under this contract for the County, of from or by reason of the use by the County of any patented article or articles furnished or installed by the Utility for the County under this contract.
- XIII. The Utility agrees to defend, indemnify and hold the County and SEH harmless from all damages and claims for damages that may arise by reason of the Utility's negligence or violation of the Utility's agents or employees, while engaged in the performance of this contract. The Utility agrees to take all precautions necessary to protect the public against injury, and to keep danger signals out at night and at such other times and such places as public safety may require. In addition, Utility agrees to keep in force statutory workers' compensation insurance.
- XIV. In consideration of the covenants and agreements stated above, the County agrees to pay the Utility the sum mentioned in the Quote Form / Work Order Agreement of the Utility in the amount of: \$\frac{15}{234.60}\$, a copy of which Quote Form is attached hereto and made a part of this contract.
- XV. Utility will send a final invoice to County once work is completed.
- XVI. Nothing in this agreement shall be construed to waive any immunities or limitations to which the County is entitled under Minn. Stat. Chapter 466 or otherwise.
- XVII. Each party is responsible for its own acts and omissions and the results thereof to the extent authorized by law and will not be responsible for the acts and omissions of any others and the results thereof. The Minnesota Tort Claims Act, Minnesota Statutes Section 3.736, governs County liability.
- XVIII. Neither party will assign or transfer any rights or obligations under this agreement without prior written approval of the other party.
- XIX. Any amendments/supplements to this Agreement must be in writing and be executed by the same parties who executed the original agreement, or their successors in office.
- XX. This agreement will be effective upon execution by the Utility and by appropriate County officials, pursuant to Minnesota Statutes Section 16C.05, and will remain in effect for five (5) years from the effective date or until all obligations set forth in this agreement have been satisfactorily fulfilled, whichever occurs first.

Page 2 of 3

XXI. This agreement may be terminated by the Utility or County at any time, with or without cause, upon ninety (90) days written notice to the other party. Such termination will not remove any unfulfilled financial obligations of the Utility as set forth in this Agreement. In the event of such termination the Utility will be entitled to reimbursement for County-approved federally eligible expenses incurred for work satisfactorily performed on the Project to the date of termination subject to the terms of this agreement.

IN WITNESS WHEREOF, the parties have caused this agreement to be signed on their behalf by the proper officers thereunto duly authorized and their corporate seal to be hereto affixed, the day and year first above written.

Le Sueur County, Minnesota	Utility: Benco Electric Cooperative
Ву:	By: Rick Alfres
Name:	Name: Anh Olfer
Title:	Title: <u>Staking & Designa Engineering</u> DEAT BENEW ELECTRIC
Ву:	By:
Name:	Name:
Title:	Title:

In the presence of:



November 9, 2015

Mr. Andrew Felber Short Elliot Hendrickson, Inc. 3535 Vadnais Center Drive St. Paul, MN 5510-5196

Dear Mr. Felber:

Please accept this letter as information for the Le Sueur County Intersection Lighting Improvements project. BENCO Electric Cooperative charges for the project are as follows:

- Intersection 11 \$2,926.00
- Intersection 26 \$2,942.00
- Intersection 28 \$2,447.60
- Intersection 29 \$3,002.00
- Intersection 30 \$4017.00

For the entire project, the total cost will be \$15,334.60.

Feel free to contact me with any additional questions at 507.387.7963 or by email (ricka@benco.org).

Sincerely,

Rick Alfred BENCO Electric Cooperative Design / Staking Technician

A RESOLUTION

Affirming [INSERT COUNTY NAME] County's endorsement of the revised County Program Aid formula developed by the Association of Minnesota Counties' County Program Aid Work Group.

WHEREAS, Minnesota's counties are mandated by the state to provide essential services in many program areas including human services, public safety, and transportation; and

WHEREAS, counties depend on County Program Aid ("CPA") for the financial sustainability of these state-mandated, county-administered services; and

WHEREAS, the current structure of the CPA formula, pursuant MS Chapter 447A.0124, creates considerable volatility in the fund's distribution, interfering with counties' abilities to accurately budget for essential services; and

WHEREAS, the current formula's inadequacies have also resulted in the dramatic reduction of funding for one-third of counties, that have lost at least 50 percent of their funding since 2005; and

WHEREAS, despite fluctuations over the past ten years, the state appropriation to the 2015 CPA is equal to the 2005 appropriation making it greatly depressed in terms of inflation; and

WHEREAS, a revised CPA formula in conjunction with additional funding will enable counties to continue to provide quality services that may also translate into reductions in county levies, decreasing the tax burden of Minnesota residents; and

WHEREAS, in October 2014, the Association of Minnesota Counties assembled the CPA Work Group including leadership from twenty counties and representatives from the Metropolitan Inter-County Association and the Minnesota Rural Counties Caucus to analyze and develop a CPA formula that reflects the pressing needs of Minnesota's counties; and

WHEREAS, the CPA Work Group unanimously approved a revised CPA formula that benefits all Minnesota counties by reducing volatility and ensuring a fair distribution of CPA; and

WHEREAS, the Board of Directors of the Association of Minnesota Counties that represents the diverse interests of Minnesota's 87 counties, voted to support the proposed CPA formula revisions; now, therefore,

BE IT RESOLVED, [COUNTY'S NAME] endorses the following revisions to the Minnesota County Program Aid formula:

- A funding increase of \$40 million;
- The creation of a funding floor that guarantees each county \$350,000 in tax base equalization aid ("TBEA");
- Adjustments to the TBEA formula factors to slow down counties' loss of TBEA funding, including: an
 increase of the per capita factor to \$190 and a decrease of the county adjusted net tax capacity
 (ANTC) factor to 9 percent;
- The elimination of special funds and transition aid; and
- The creation of a 5% cap on annual CPA losses; ensuring no county will lose more than 5% of its funding each year.

Preliminary County Levy Changes for CY 2016

November 12, 2015

	Pay 2015	Pay 2016	\$ Change	% Change
	Final	Preliminary	Levy	Levy
COUNTY NAME	Levy	Levy		
TOTALS	2,809,926,491	2,914,703,006	104,776,515	3.7%
		10.110.000		/
AITKIN	11,999,900	12,448,000	448,100	3.7%
ANOKA	119,408,022	123,885,080	4,477,058	3.7%
BECKER	18,817,616	19,372,550	554,934	2.9%
BELTRAMI BENTON	18,827,249	20,137,494	1,310,245	7.0%
BIG STONE	19,169,476 4,694,531	19,074,713	(94,763)	-0.5% 2.8%
BLUE EARTH	29,820,651	4,826,290 30,983,656	131,759 1,163,005	3.9%
BROWN	11,839,893	12,370,644	530,751	4.5%
CARLTON	23,552,165	24,495,185	943,020	4.0%
CARVER	49,861,920	50,242,700	380,780	0.8%
CASS	20,182,969	21,475,633	1,292,664	6.4%
CHIPPEWA	8,997,950	9,427,097	429,147	4.8%
CHISAGO	32,450,000	32,450,000	0	0.0%
CLAY	26,155,639	27,635,435	1,479,796	5.7%
CLEARWATER	6,428,509	6,674,029	245,520	3.8%
СООК	6,516,848	7,298,870	782,022	12.0%
COTTONWOOD	8,846,451	9,368,424	521,973	5.9%
CROW WING	34,464,912	34,464,912	0	0.0%
DAKOTA	129,661,717	130,310,026	648,309	0.5%
DODGE	12,077,561	12,694,159	616,598	5.1%
DOUGLAS	25,470,848	25,470,848	0	0.0%
FARIBAULT	9,846,816	10,185,981	339,165	3.4%
FILLMORE	8,869,552	9,312,189	442,637	5.0%
FREEBORN	20,277,103	21,290,958	1,013,855	5.0%
GOODHUE	28,015,490	28,948,405	932,915	3.3%
GRANT	6,039,058	6,340,028	300,970	5.0%
HENNEPIN	695,586,226	726,763,726	31,177,500	4.5%
HOUSTON	11,346,709	11,822,649	475,940	4.2%
HUBBARD	12,800,000	13,500,000	700,000	5.5%
ISANTI	17,448,690	18,286,150	837,460	4.8%
ITASCA	33,933,079	36,643,569	2,710,490	8.0%
JACKSON	9,882,130	10,361,531	479,401	4.9%
KANABEC	10,717,954	10,992,793	274,839	2.6%
KANDIYOHI	29,833,483	31,176,075	1,342,592	4.5%
KITTSON	3,615,786	3,784,674	168,888	4.7%
KOOCHICHING	4,119,469	4,119,469	0	0.0%
LAC QUI PARLE	5,287,221	5,442,677	155,456	2.9%
LAKE	9,010,454	9,294,308	283,854	3.2%
LAKE OF THE WOODS	2,497,284	2,547,230	49,946	2.0%
LE SUEUR LINCOLN	16,077,551 5,148,267	17,341,013	1,263,462 554,223	7.9%
	13,247,000	5,702,490	<u>'</u>	10.8%
LYON MCLEOD		15,271,069	2,024,069	15.3% 2.7%
MAHNOMEN	18,293,585	18,793,585	500,000	0.0%
MARSHALL	3,982,650 5,736,793	3,982,650 6,023,633	286,840	5.0%
MARTIN	12,992,806	13,985,755	992,949	7.6%
MEEKER	13,261,139	13,843,529	582,390	4.4%
MILLE LACS	15,164,041	16,452,984	1,288,943	8.5%
MORRISON	16,964,841	17,806,938	842,097	5.0%
MOWER	18,614,730	19,250,488	635,758	3.4%
MURRAY	6,332,235	6,344,188	11,953	0.2%
NICOLLET	18,564,374	19,402,582	838,208	4.5%

Minnesota Department of Revenue Property Tax Division

Preliminary County Levy Changes for CY 2016

November 12, 2015

	Pay 2015	Pay 2016	\$ Change	% Change
COUNTY NAME	Final Levy	Preliminary Levy	Levy	Levy
TOTALS	2,809,926,491	2,914,703,006	104,776,515	3.7%
NOBLES	12,096,602	12,968,385	871,783	7.2%
NORMAN	5,280,993	5,613,941	332,948	6.3%
OLMSTED	85,614,250	90,066,190	4,451,940	5.2%
OTTER TAIL	35,033,266	36,692,199	1,658,933	4.7%
PENNINGTON	7,759,737	8,147,724	387,987	5.0%
PINE	15,199,541	15,942,799	743,258	4.9%
PIPESTONE	5,319,059	5,876,772	557,713	10.5%
POLK	20,654,891	21,687,636	1,032,745	5.0%
POPE	8,892,937	9,247,765	354,828	4.0%
RAMSEY	276,538,351	284,416,350	7,877,999	2.8%
RED LAKE	2,486,735	2,672,111	185,376	7.5%
REDWOOD	10,968,138	11,373,770	405,632	3.7%
RENVILLE	13,233,486	13,565,571	332,085	2.5%
RICE	21,352,106	22,836,651	1,484,545	7.0%
ROCK	5,009,217	5,203,362	194,145	3.9%
ROSEAU	6,597,353	6,597,453	194,143	0.0%
ST LOUIS	116,631,193	116,631,193	0	0.0%
SCOTT	58,812,000	60,870,000	2,058,000	3.5%
SHERBURNE	42,323,421	42,978,238	654,817	1.5%
SIBLEY	12,273,594	12,778,596	505,002	4.1%
STEARNS	69,516,156	71,490,891	1,974,735	2.8%
STEELE	21,517,413	22,439,153	921,740	4.3%
STEVENS	6,914,878	6,914,878	921,740	0.0%
SWIFT	9,369,828	9,792,657	422,829	4.5%
TODD	14,522,885	14,848,799	325,914	2.2%
TRAVERSE	4,596,816	5,052,469	455,653	9.9%
WABASHA	13,011,186	13,661,745	650,559	5.0%
WADENA	8,017,992	8,300,246	282,254	3.5%
WASECA	12,923,635	13,900,844	977,209	7.6%
WASHINGTON	90,738,000	93,871,900	3,133,900	3.5%
WATONWAN	8,327,417	8,660,514	333,097	4.0%
WILKIN	7,215,925	7,387,947	172,022	2.4%
WINONA	15,919,599	16,476,785	557,186	3.5%
WRIGHT				3.5% 4.7%
YELLOW MEDICINE	52,959,811	55,432,065	2,472,254	4.7% 6.7%
TELLOW WIEDICINE	9,546,737	10,186,346	639,609	0.7%

Minnesota Department of Revenue Property Tax Division