<table>
<thead>
<tr>
<th>Civil District: Rapid City, City of</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Tax ID</td>
<td>Owner Name</td>
</tr>
<tr>
<td>58882</td>
<td>LUDEMAN, RICHARD A</td>
</tr>
<tr>
<td>Reason: PROPERTY OWNER FILED A TIMELY APPEAL TO THE COUNTY BOARD OF EQUALIZATION. THE EQUALIZATION APPRAISER HAD A RECOMMENDATION FOR CHANGE IN VALUE, BUT THE APPEAL WAS NOT SUBMITTED TO THE BOARD.</td>
<td></td>
</tr>
<tr>
<td>11876</td>
<td>MORRIS, MITCH</td>
</tr>
<tr>
<td>Reason: THIS PARCEL IS A HANGER AT THE CITY AIRPORT. THE CITY ACQUIRED OWNERSHIP ON OCT 30, 2015 THROUGH BILL OF SALE. THE PROPERTY BECAME EXEMPT FROM TAXES UPON OWNERSHIP BY THE CITY.</td>
<td></td>
</tr>
<tr>
<td>25047</td>
<td>MAZZIO, DAWN E</td>
</tr>
<tr>
<td>Reason: PROPERTY OWNER FILED A TIMELY APPLICATION FOR THE ELDERLY ASSESSMENT FREEZE. THE FREEZE WAS DENIED THEN APPEALED BY THE PROPERTY OWNER. OWNER LATER PROVIDED ADDITIONAL INCOME INFORMATION THAT PROVED QUALIFICATION. THE FROZEN VALUE WAS APPROVED AFTER THE BOARD OF EQUALIZATION REQUIRE AN ABATEMENT.</td>
<td></td>
</tr>
<tr>
<td>66137</td>
<td>KEYSTONE HOMES LLC,</td>
</tr>
<tr>
<td>Reason: OWNER MADE TIMELY APPLICATION FOR OWNER OCCUPIED CLASSIFICATION AFTER ASSESSMENT NOTICES WERE MAILED. AS A CONTRACTOR AND OWNER OF MULTIPLE PROPERTIES. THE OWNER OCCUPIED CLASSIFICATION WAS NOT APPLIED TO THIS PARCEL AND NOT DISCOVERED UNTIL THE BOARD OF EQUALIZATION HAD ADJOURNED.</td>
<td></td>
</tr>
<tr>
<td>38335</td>
<td>DEWALL, WILLIAM H</td>
</tr>
<tr>
<td>Reason: A LETTER WAS MAILED TO THE OWNER REGARDING TWO PROPERTIES CLASSED AS OWNER OCCUPIED. THE OWNER RESPONDED WITH INFORMATION, BUT THE CLASSIFICATION WAS REMOVED FROM THE WRONG PROPERTY IN ERROR.</td>
<td></td>
</tr>
<tr>
<td>61846</td>
<td>STERKEL, GERALDINE</td>
</tr>
<tr>
<td>Reason: PROPERTY OWNER WAS MAILED A LETTER FOR HAVING TWO RESIDENCES CLASSED AS OWNER OCCUPIED. OWNER CALLED OUR OFFICE, EXPLAINED AND WAS TOLD THAT THIS PARCEL QUALIFIED FOR THE CLASSIFICATION. HOWEVER, THE OWNER OCCUPIED CLASSIFICATION WAS NOT APPLIED TO THE PROPERTY BY MISTAKE.</td>
<td></td>
</tr>
<tr>
<td>20834</td>
<td>SANDERS, ADAM N</td>
</tr>
<tr>
<td>Reason: SOUTH DAKOTA DOT PURCHASED THIS PROPERTY ON 3-29-16. ABATEMENT IS FOR 9/12 OF THE YEAR.</td>
<td></td>
</tr>
<tr>
<td>39772</td>
<td>RAPID CITY COLUMBIA CLUB INC</td>
</tr>
<tr>
<td>Reason: PROPERTY PURCHASED BY THE CITY ON 3-14-16. ABATEMENT FOR 10/12 OF THE YEAR.</td>
<td></td>
</tr>
<tr>
<td>32828</td>
<td>DOMBRYSKI, CHARLES A</td>
</tr>
<tr>
<td>Reason: PROPERTY SOLD AND OWNER INDICATED A CONTINUATION OF THE OWNER OCCUPIED CLASSIFICATION ON THE CRV. MULTIPLE DEEDS AND DATES OVER-LAPPING THE ASSESSMENT DATE CREATED A FAILURE OF THE COMPUTER PROCESS FOR THE CONTINUATION OF OWNER OCCUPIED. ERROR DISCOVERED JUST AFTER BOARD OF EQUALIZATION HAD ADJOURNED. COMPUTER PROCESS HAS BEEN FIXED.</td>
<td></td>
</tr>
<tr>
<td>63725</td>
<td>NORTHERN FINANCE CORP</td>
</tr>
<tr>
<td>Reason: PROPERTY WAS TAKEN BY TAX DEED IN MAY 24, 2016 THEN TRANSFERRED TO PRIVATE OWNERSHIP ON DECEMBER 6, 2016. PROPERTY WAS EXEMPT FOR 6 MONTHS BY THE COUNTY.</td>
<td></td>
</tr>
</tbody>
</table>

Total for Rapid City, City of: 6,586.34
Application for Abatement and/or Refund of Property Taxes
Board of County Commissioner's of Pennington County, South Dakota

Tax Year (payable following year) 2016  Parcel# 56682  Phone#______________
First Name Richard  Last Name Ludeman  Zip Code 57702
Street Address 8532 Mulfield Drive  City Rapid City  State SD  Email Address______________

Application for an abatement/refund of taxes is being presented due to the following reason(s):

(X) An error has been made in any identifying entry or description of the real property, in entering the valuation of the real property or in extension of the tax, to the injury of the complainant. SDCL 10-18-1 (1)

Improvements on any real property were considered or included in the valuation of the real property, which did not exist on the real property at the time fixed by law for making the assessment. SDCL 10-18-1 (2)

The property is exempt from taxes. SDCL 10-18-1 (3)

The complainant had no taxable interest in the property assessed against the complainant at the time fixed by law for making the assessment. SDCL 10-18-1 (4)

Taxes have been erroneously paid or error made in noting payment or issuing receipt for the taxes paid. SDCL 10-18-1 (5)

The same property has been assessed against the complainant more than once in the same year, and the complainant produced satisfactory evidence that the taxes for the year have been paid. SDCL 10-18-1 (6)

A loss occurred because of flood damage, fire, storm or other unavoidable casualty. SDCL 10-18-2 (4)

Date and Time of Loss:

Structures have been removed after the assessment date (upon verification by the Director of Equalization). SDCL 10-18-2 (7) Date Structures Removed:

Applicant, having otherwise qualified for the Assessment Freeze for the Elderly and Disabled, but missed the deadline prescribed in § 10-6A-4. SDCL 10-18-2 (8)

Applicant, having otherwise qualified for classification of owner-occupied single family dwelling, but missed the deadline as prescribed by law due to a temporary duty assignment for the military. SDCL 10-18-2 (9)

Applicant is a veteran who would otherwise qualify for an exemption under SDCL 10-4-40, but failed to comply with the application deadline for either owner occupied classification or the disabled veteran's exemption. SDCL 10-18-2 (10)

Other/Comments: Property owner filed a timely appeal to the County Board of Equalization. The Equalization appraiser had a recommendation for change in value, but the appeal was not submitted to the Board.

(No tax may be abated on any real property which has been sold for taxes, while the tax certificate is outstanding. Any abatement on property within corporate limits of a municipality must be first approved by the governing body of the municipality.)

* I hereby apply for an abatement/refund of property taxes for the above reason(s)

__________________________
Director of Equalization/Deputy Director of Equalization

*Subscribed and sworn to, before me on this ______ day of
__________________________ 20_____

RECEIVED
FEB 13 2017

PENNINGTON CO. AUDITOR

*Date Received by Pennington County: ____________________________

Received By:___________________________

**Total Valuation: $362,528

**Valuation Abated: $16,707

*Date Received by Auditor's Office: ____________________________

Received By:___________________________

Auditor/Deputy Auditor

City Approval (if applicable)

Tax District 4D-RC  City Name Rapid City

The contents of the within petition, having been before the governing body of the above named municipality, and having been considered by same, the undersigned hereby certifies that

_____ FAVORABLE  _______ UNFAVORABLE  action was taken thereon at its meeting the ______ day of _____________, 20_____

__________________________
Town Clerk/City Finance Officer

Applicant must contact the municipality for date and time this abatement/refund request will be considered.
Application for Abatement and/or Refund of Property Taxes
Board of County Commissioner’s of Pennington County, South Dakota

Tax Year (payable following year) 2016 Parcel# 11876 Phone# __________
First Name __________ City of Rapid City Last Name __________ Zip Code __________
Street Address __________ City __________ State __________ Email Address __________

(X) Application for an abatement/refund of taxes is being presented due to the following reason(s):

<table>
<thead>
<tr>
<th>Reason</th>
</tr>
</thead>
<tbody>
<tr>
<td>An error has been made in any identifying entry or description of the real property, in entering the valuation of the real property or in extension of the tax, to the injury of the complainant. SDCL 10-18-1 (1)</td>
</tr>
<tr>
<td>Improvements on any real property were considered or included in the valuation of the real property, which did not exist on the real property at the time fixed by law for making the assessment. SDCL 10-18-1 (2)</td>
</tr>
<tr>
<td>X The property is exempt from taxes. SDCL 10-18-1 (3)</td>
</tr>
<tr>
<td>The complainant had no taxable interest in the property assessed against the complainant at the time fixed by law for making the assessment. SDCL 10-18-1 (4)</td>
</tr>
<tr>
<td>Taxes have been erroneously paid or error made in noting payment or issuing receipt for the taxes paid. SDCL 10-18-1 (5)</td>
</tr>
<tr>
<td>The same property has been assessed against the complainant more than once in the same year, and the complainant produced satisfactory evidence that the taxes for the year have been paid. SDCL 10-18-1 (6)</td>
</tr>
<tr>
<td>A loss occurred because of flood damage, fire, storm or other unavoidable casualty. SDCL 10-18-2 (4)</td>
</tr>
<tr>
<td>Date and Time of Loss:</td>
</tr>
<tr>
<td>Structures have been removed after the assessment date (upon verification by the Director of Equalization). SDCL 10-18-2 (7) Date Structures Removed:</td>
</tr>
<tr>
<td>Applicant, having otherwise qualified for the Assessment Freeze for the Elderly and Disabled, but missed the deadline prescribed in § 10-6A-4. SDCL 10-18-2 (8)</td>
</tr>
<tr>
<td>Applicant, having otherwise qualified for classification of owner-occupied single family dwelling, but missed the deadline as prescribed by law due to a temporary duty assignment for the military. SDCL 10-18-2 (9)</td>
</tr>
<tr>
<td>Applicant is a veteran who would otherwise qualify for an exemption under SDCL 10-4-40, but failed to comply with the application deadline for either owner occupied classification or the disabled veteran’s exemption. SDCL 10-18-2 (10)</td>
</tr>
<tr>
<td>Other/Comments: This parcel is a hangar at the city airport. The city acquired ownership on Oct 30, 2015 through bill of sale. The property became exempt from taxes upon ownership by the city.</td>
</tr>
</tbody>
</table>

(No tax may be abated on any real property which has been sold for taxes, while the tax certificate is outstanding. Any abatement on property within corporate limits of a municipality must be first approved by the governing body of the municipality.)

* I hereby apply for an abatement/refund of property taxes for the above reason(s)

Director of Equalization/Deputy Director of Equalization

* Subscribed and sworn to, before me on this _______ day of __________, 20____

Notary/Auditor/Deputy Auditor

* Date Received by Pennington County: __________

Received By: __________

**Total Valuation: $51,095

**Valuation Abated: $51,095

City Approval (if applicable) Tax District 10-RC City Name Rapid City

The contents of the within petition, having been before the governing body of the above named municipality, and having been considered by same, the undersigned hereby certifies that

______ FAVORABLE _______ UNFAVORABLE action was taken thereon at its meeting the _______ day of __________, 20____

Town Clerk/City Finance Officer

Applicant must contact the municipality for date and time this abatement/refund request will be considered.
Application for Abatement and/or Refund of Property Taxes
Board of County Commissioner's of Pennington County, South Dakota

Tax Year (payable following year) 2016  Parcel# 25047  Phone#

First Name  Dawn  Last Name  Mazzio  Zip Code  57702
Street Address  2708 West St. Patrick  City  Rapid City  State  SD  Email Address

Application for an abatement/refund of taxes is being presented due to the following reason(s):

X An error has been made in any identifying entry or description of the real property, in entering the valuation of the real property or in extension of the tax, to the injury of the complainant. SDCL 10-18-1 (1)

Improvements on any real property were considered or included in the valuation of the real property, which did not exist on the real property at the time fixed by law for making the assessment. SDCL 10-18-1 (2)

The property is exempt from taxes. SDCL 10-18-1 (3)

The complainant had no taxable interest in the property assessed against the complainant at the time fixed by law for making the assessment. SDCL 10-18-1 (4)

Taxes have been erroneously paid or error made in noting payment or issuing receipt for the taxes paid. SDCL 10-18-1 (5)

The same property has been assessed against the complainant more than once in the same year, and the complainant produced satisfactory evidence that the taxes for the year have been paid. SDCL 10-18-1 (6)

A loss occurred because of flood damage, fire, storm or other unavoidable casualty. SDCL 10-18-2 (4)

Date and Time of Loss:

Structures have been removed after the assessment date (upon verification by the Director of Equalization). SDCL 10-18-2 (7) Date Structures Removed:

Applicant, having otherwise qualified for the Assessment Freeze for the Elderly and Disabled, but missed the deadline prescribed in § 10-6A-4. SDCL 10-18-2 (8)

Applicant, having otherwise qualified for classification of owner-occupied single family dwelling, but missed the deadline as prescribed by law due to a temporary duty assignment for the military. SDCL 10-18-2 (9)

Applicant is a veteran who would otherwise qualify for an exemption under SDCL 10-4-40, but failed to comply with the application deadline for either owner occupied classification or the disabled veteran’s exemption. SDCL 10-18-2 (10)

Other/Comments: Property owner filed a timely application for the elderly assessment freeze. The freeze was denied, then appealed by the property owner. Owner later provided additional income information that proved qualification. The frozen value was approved after the Board of Equalization, requiring an abatement.

(No tax may be abated on any real property which has been sold for taxes, while the tax certificate is outstanding. Any abatement on property within corporate limits of a municipality must be first approved by the governing body of the municipality.)

* I hereby apply for an abatement/refund of property taxes for the above reason(s)

Director of Equalization/Deputy Director of Equalization

*Subscribed and sworn to, before me on this ______ day of ______, 20____

Notary/Auditor/Deputy Auditor

*Date Received by Pennington County: ___________

Received By: ________________

**Total Valuation: $116,201

**Valuation Abated: $54,454

City Approval (if applicable)  Tax District  4D-RC  City Name  Rapid City

The contents of the within petition, having been before the governing body of the above named municipality, and having been considered by same, the undersigned hereby certifies that

_____ FAVORABLE  _____ UNFAVORABLE  action was taken thereon at its meeting the _____ day of ____________, 20____

Town Clerk/City Finance Officer

Applicant must contact the municipality for date and time this abatement/refund request will be considered.
Application for Abatement and/or Refund of Property Taxes
Board of County Commissioner’s of Pennington County, South Dakota

Tax Year (payable following year) 2016
Parcel# 66137

First Name  Keystone Homes  Last Name  
Street Address  625 1/2 Main, Suite 1  City  Rapid City  State  SD  Zip Code  57701
Phone#  

Email Address

Application for an abatement/refund of taxes is being presented due to the following reason(s):

1. An error has been made in any identifying entry or description of the real property, in entering the valuation of the real property or in extension of the tax, to the injury of the complainant. SDCL 10-18-1 (1)

2. Improvements on any real property were considered or included in the valuation of the real property, which did not exist on the real property at the time fixed by law for making the assessment. SDCL 10-18-1 (2)

3. The property is exempt from taxes. SDCL 10-18-1 (3)

4. The complainant had no taxable interest in the property assessed against the complainant at the time fixed by law for making the assessment. SDCL 10-18-1 (4)

5. Taxes have been erroneously paid or error made in noting payment or issuing receipt for the taxes paid. SDCL 10-18-1 (5)

6. The same property has been assessed against the complainant more than once in the same year, and the complainant produced satisfactory evidence that the taxes for the year have been paid. SDCL 10-18-1 (6)

7. A loss occurred because of flood damage, fire, storm or other unavoidable casualty. SDCL 10-18-2 (4)

8. Date and Time of Loss:

9. Structures have been removed after the assessment date (upon verification by the Director of Equalization). SDCL 10-18-2 (7) Date Structures Removed:

10. Applicant, having otherwise qualified for the Assessment Freeze for the Elderly and Disabled, but missed the deadline prescribed in § 10-6A-4. SDCL 10-18-2 (8)

11. Applicant, having otherwise qualified for classification of owner-occupied single family dwelling, but missed the deadline as prescribed by law due to a temporary duty assignment for the military. SDCL 10-18-2 (9)

12. Applicant is a veteran who would otherwise qualify for an exemption under SDCL 10-4-40, but failed to comply with the application deadline for either owner occupied classification or the disabled veteran’s exemption. SDCL 10-18-2 (10)

Other/Comments: Owner made timely application for owner occupied classification, after assessment notices were mailed, as a contractor and owner of multiple properties. The owner occupied classification was mistakenly not applied to this parcel and not discovered until the board of equalization had adjourned.

(No tax may be abated on any real property which has been sold for taxes, while the tax certificate is outstanding. Any abatement on property within corporate limits of a municipality must be first approved by the governing body of the municipality.)

* I hereby apply for an abatement/refund of property taxes for the above reason(s)

* Subscribed and sworn to, before me on this _____ day of _____, 20__

Director of Equalization/Deputy Director of Equalization

Notary/Auditor/Deputy Auditor

* Date Received by Pennington County: __________

Received By: __________

** Total Valuation: $211,453

** Valuation Abated: $44,405

City Approval (if applicable) Tax District 4D-RC City Name Rapid City

The contents of the within petition, having been before the governing body of the above named municipality, and having been considered by same, the undersigned hereby certifies that

______ FAVORABLE  _______ UNFAVORABLE action was taken thereon at its meeting the _____ day of __________, 20__

Town Clerk/City Finance Officer

Applicant must contact the municipality for date and time this abatement/refund request will be considered.
**Application for Abatement and/or Refund of Property Taxes**

**Board of County Commissioner’s of Pennington County, South Dakota**

<table>
<thead>
<tr>
<th>Tax Year (payable following year)</th>
<th>2016</th>
<th>Parcel#</th>
<th>38335</th>
<th>Phone#</th>
<th>605-593-3478</th>
</tr>
</thead>
<tbody>
<tr>
<td>First Name</td>
<td>William</td>
<td>Last Name</td>
<td>Dewall</td>
<td>Zip Code</td>
<td>57701</td>
</tr>
<tr>
<td>Street Address</td>
<td>380 Texas</td>
<td>City</td>
<td>Rapid City</td>
<td>State</td>
<td>SD</td>
</tr>
</tbody>
</table>

| Email Address | | |

**Application for an abatement/refund of taxes is being presented due to the following reason(s):**

- [X] An error has been made in any identifying entry or description of the real property, in entering the valuation of the real property or in extension of the tax, to the injury of the complainant. SDCL 10-18-1 (1)
- Improvements on any real property were considered or included in the valuation of the real property, which did not exist on the real property at the time fixed by law for making the assessment. SDCL 10-18-1 (2)
- The property is exempt from taxes. SDCL 10-18-1 (3)
- The complainant had no taxable interest in the property assessed against the complainant at the time fixed by law for making the assessment. SDCL 10-18-1 (4)
- Taxes have been erroneously paid or error made in notating payment or issuing receipt for the taxes paid. SDCL 10-18-1 (5)
- The same property has been assessed against the complainant more than once in the same year, and the complainant produced satisfactory evidence that the taxes for the year have been paid. SDCL 10-18-1 (6)
- A loss occurred because of flood damage, fire, storm or other unavoidable casualty. SDCL 10-18-2 (4)
- Date and Time of Loss:
  - Structures have been removed after the assessment date (upon verification by the Director of Equalization). SDCL 10-18-2 (7) Date Structures Removed:
  - Applicant, having otherwise qualified for the Assessment Freeze for the Elderly and Disabled, but missed the deadline prescribed in § 10-6A-4. SDCL 10-18-2 (8)
  - Applicant, having otherwise qualified for classification of owner-occupied single family dwelling, but missed the deadline as prescribed by law due to a temporary duty assignment for the military. SDCL 10-18-2 (9)
  - Applicant is a veteran who would otherwise qualify for an exemption under SDCL 10-4-40, but failed to comply with the application deadline for either owner occupied classification or the disabled veteran's exemption. SDCL 10-18-2 (10)
- Other/Comments: A letter was mailed to the owner regarding 2 properties classed as owner occupied. The owner responded with information, but the classification was removed from the wrong property in error.

*(No tax may be abated on any real property which has been sold for taxes, while the tax certificate is outstanding. Any abatement on property within corporate limits of a municipality must be first approved by the governing body of the municipality.)*

---

*Signed and sworn to, before me on this day of ______, 20___

**Director of Equalization/Deputy Director of Equalization**

---

**Notary/Auditor/Deputy Auditor**

**Date Received by Auditor’s Office:**

**Received By:**

---

City Approval (if applicable)

| Tax District | 4D RC | City Name | Rapid City |

---

The contents of the within petition, having been before the governing body of the above named municipality, and having been considered by same, the undersigned hereby certifies that

_____ FAVORABLE  _____ UNFAVORABLE  action was taken thereon at its meeting the _____ day of ____________, 20___

---

**Town Clerk/City Finance Officer**

---

Applicant must contact the municipality for date and time this abatement/refund request will be considered.
Application for Abatement and/or Refund of Property Taxes
Board of County Commissioner's of Pennington County, South Dakota

Tax Year (payable following year) 2016  Parcel# 61846  Phone# 685-5459 (Son)
First Name Geraldine  Last Name Sterkel  Zip Code 57701
Street Address 2544 Smith Ave  City Rapid City  State SD  Email Address __________

(X) Application for an abatement/refund of taxes is being presented due to the following reason(s):

<table>
<thead>
<tr>
<th>Reason</th>
<th>SDCL Reference</th>
</tr>
</thead>
<tbody>
<tr>
<td>X An error has been made in any identifying entry or description of the</td>
<td>10-18-1</td>
</tr>
<tr>
<td>real property, in entering the valuation of the real property or in</td>
<td>(1)</td>
</tr>
<tr>
<td>extension of the tax, to the injury of the complainant.</td>
<td></td>
</tr>
<tr>
<td>Improvements on any real property were considered or included in the</td>
<td>10-18-1</td>
</tr>
<tr>
<td>valuation of the real property, which did not exist on the real</td>
<td>(2)</td>
</tr>
<tr>
<td>property at the time fixed by law for making the assessment.</td>
<td></td>
</tr>
<tr>
<td>The property is exempt from taxes.</td>
<td>10-18-1 (3)</td>
</tr>
<tr>
<td>The complainant had no taxable interest in the property assessed</td>
<td>10-18-1 (4)</td>
</tr>
<tr>
<td>against the complainant at the time fixed by law for making the</td>
<td></td>
</tr>
<tr>
<td>assessment.</td>
<td></td>
</tr>
<tr>
<td>Taxes have erroneously paid or error made in noting payment or issuing</td>
<td>10-18-1 (5)</td>
</tr>
<tr>
<td>receipt for the taxes paid.</td>
<td></td>
</tr>
<tr>
<td>The same property has been assessed against the complainant more than</td>
<td>10-18-1 (6)</td>
</tr>
<tr>
<td>once in the same year, and the complainant produced satisfactory</td>
<td></td>
</tr>
<tr>
<td>evidence that the taxes for the year have been paid.</td>
<td></td>
</tr>
<tr>
<td>A loss occurred because of flood damage, fire, storm or other</td>
<td>10-18-2 (7)</td>
</tr>
<tr>
<td>unavoidable casualty.</td>
<td></td>
</tr>
<tr>
<td>Date and Time of Loss:</td>
<td></td>
</tr>
<tr>
<td>Structures have been removed after the assessment date (upon</td>
<td>10-18-2 (7)</td>
</tr>
<tr>
<td>verification by the Director of Equalization).</td>
<td></td>
</tr>
<tr>
<td>Applicant, having otherwise qualified for the Assessment Freeze for</td>
<td>10-18-2 (8)</td>
</tr>
<tr>
<td>the Elderly and Disabled, but missed the deadline prescribed in § 10-</td>
<td></td>
</tr>
<tr>
<td>6A-4.</td>
<td></td>
</tr>
<tr>
<td>Applicant, having otherwise qualified for classification of owner-</td>
<td>10-18-2 (9)</td>
</tr>
<tr>
<td>occupied single family dwelling, but missed the deadline as</td>
<td></td>
</tr>
<tr>
<td>prescribed by law due to a temporary duty assignment for the military.</td>
<td></td>
</tr>
<tr>
<td>Applicant is a veteran who would otherwise qualify for an exemption</td>
<td>10-4-40</td>
</tr>
<tr>
<td>under SDCL 10-4-40, but failed to comply with the application</td>
<td></td>
</tr>
<tr>
<td>deadline for either owner occupied classification or the disabled</td>
<td>10-18-2 (10)</td>
</tr>
<tr>
<td>veteran's exemption.</td>
<td></td>
</tr>
<tr>
<td>Other/Comments: Property owner was mailed a letter for having 2</td>
<td></td>
</tr>
<tr>
<td>residences classed as owner occupied. Owner called our office,</td>
<td></td>
</tr>
<tr>
<td>explained, and was told that this parcel qualified for the</td>
<td></td>
</tr>
<tr>
<td>classification. However, the owner occupied classification was not</td>
<td></td>
</tr>
<tr>
<td>applied to the property by mistake.</td>
<td></td>
</tr>
</tbody>
</table>

(No tax may be abated on any real property which has been sold for taxes, while the tax certificate is outstanding. Any abatement on property within corporate limits of a municipality must be first approved by the governing body of the municipality.)

* I hereby apply for an abatement/refund of property taxes for the above reason(s)

* Subscribed and sworn to, before me on this ______ day of __________, 20__

Director of Equalization/Deputy Director of Equalization

*Date Received by Pennington County: __________
Received By: __________

**Total Valuation: **157882
**Valuation Abated: **33155

City Approval (if applicable)  Tax District 4D RC  City Name Rapid City

The contents of the within petition, having been before the governing body of the above named municipality, and having been considered by same, the undersigned hereby certifies that

_____ FAVORABLE  _____ UNFAVORABLE  action was taken thereon at its meeting the ______ day of __________, 20__

Town Clerk/City Finance Officer

Applicant must contact the municipality for date and time this abatement/refund request will be considered.
Application for Abatement and/or Refund of Property Taxes
Board of County Commissioner’s of Pennington County, South Dakota

Tax Year (payable following year) 2016
Parcel# 20684

First Name SD DCT Last Name Zip Code
Street Address City State Email Address

(X)
Application for an abatement/refund of taxes is being presented due to the following reason(s):

- An error has been made in any identifying entry or description of the real property, in entering the valuation of the real property or in extension of the tax, to the injury of the complainant. SDCL 10-18-1 (1)
- Improvements on any real property were considered or included in the valuation of the real property, which did not exist on the real property at the time fixed by law for making the assessment. SDCL 10-18-1 (2)
- The property is exempt from taxes. SDCL 10-18-1 (3)
- The complainant had no taxable interest in the property assessed against the complainant at the time fixed by law for making the assessment. SDCL 10-18-1 (4)
- Taxes have been erroneously paid or error made in noting payment or issuing receipt for the taxes paid. SDCL 10-18-1 (5)
- The same property has been assessed against the complainant more than once in the same year, and the complainant produced satisfactory evidence that the taxes for the year have been paid. SDCL 10-18-1 (6)
- A loss occurred because of flood damage, fire, storm or other unavoidable casualty. SDCL 10-18-2 (4)
- Date and Time of Loss:
  Structures have been removed after the assessment date (upon verification by the Director of Equalization). SDCL 10-18-2 (7) Date Structures Removed:
  - Applicant, having otherwise qualified for the Assessment Freeze for the Elderly and Disabled, but missed the deadline prescribed in § 10-6A-4, SDCL 10-18-2 (8)
  - Applicant, having otherwise qualified for classification of owner-occupied single family dwelling, but missed the deadline as prescribed by law due to a temporary duty assignment for the military. SDCL 10-18-2 (9)
  - Applicant is a veteran who would otherwise qualify for an exemption under SDCL 10-4-40, but failed to comply with the application deadline for either owner occupied classification or the disabled veteran’s exemption. SDCL 10-18-2 (10)
- Other/Comments: South Dakota Department of Transportation purchased this property on 3-29-16. Abatement is for 9/12 of the year.

(No tax may be abated on any real property which has been sold for taxes, while the tax certificate is outstanding. Any abatement on property within corporate limits of a municipality must be first approved by the governing body of the municipality.)

* I hereby apply for an abatement/refund of property taxes for the above reason(s)  

[Signature]
Director of Equalization/Deputy Director of Equalization

* I hereby apply for an abatement/refund of property taxes for the above reason(s)

[Signature]
Notary/Auditor/Deputy Auditor

* Subscribed and sworn to, before me on this ______ day of ______, 20____

[Signature]
Auditor/Deputy Auditor

* Date Received by Auditor’s Office:

[Signature]
Auditor/Deputy Auditor

* Date Received by Pennington County:

[Signature]
Director of Equalization/Deputy Director of Equalization

**Total Valuation: $74,610
**Valuation Abated: $55,958

City Approval (if applicable)
Tax District 4D-RC
City Name Rapid City

The contents of the within petition, having been before the governing body of the above named municipality, and having been considered by same, the undersigned hereby certifies that ___ FAVORABLE ___ UNFAVORABLE action was taken thereon at its meeting the _____ day of ____________, 20____

[Signature]
Town Clerk/City Finance Officer

Applicant must contact the municipality for date and time this abatement/refund request will be considered.
Application for Abatement and/or Refund of Property Taxes  
Board of County Commissioner's of Pennington County, South Dakota  

Tax Year (payable following year) 2016  
Parcel#  39772  
Phone#  

First Name  City of Rapid City  
Last Name  
Zip Code  
Street Address  
City  
State  
Email Address  

(X) Application for an abatement/refund of taxes is being presented due to the following reason(s):  

- An error has been made in any identifying entry or description of the real property, in entering the valuation of the real property or in extension of the tax, to the injury of the complainant. SDCL 10-18-1 (1)  
- Improvements on any real property were considered or included in the valuation of the real property, which did not exist on the real property at the time fixed by law for making the assessment. SDCL 10-18-1 (2)  
- The property is exempt from taxes. SDCL 10-18-1 (3)  
- The complainant had no taxable interest in the property assessed against the complainant at the time fixed by law for making the assessment. SDCL 10-18-1 (4)  
- Taxes have been erroneously paid or error made in noting payment or issuing receipt for the taxes paid. SDCL 10-18-1 (5)  
- The same property has been assessed against the complainant more than once in the same year, and the complainant produced satisfactory evidence that the taxes for the year have been paid. SDCL 10-18-1 (6)  
- A loss occurred because of flood damage, fire, storm or other unavoidable casualty. SDCL 10-18-2 (4)  
- Date and Time of Loss: 
  - Structures have been removed after the assessment date (upon verification by the Director of Equalization). SDCL 10-18-2 (7) Date Structures Removed:  
  - Applicant, having otherwise qualified for the Assessment Freeze for the Elderly and Disabled, but missed the deadline prescribed in § 10-6A-4. SDCL 10-18-2 (8)  
  - Applicant, having otherwise qualified for classification of owner-occupied single family dwelling, but missed the deadline as prescribed by law due to a temporary duty assignment for the military. SDCL 10-18-2 (9)  
  - Applicant is a veteran who would otherwise qualify for an exemption under SDCL 10-4-40, but failed to comply with the application deadline for either owner occupied classification or the disabled veteran’s exemption. SDCL 10-18-2 (10)  
- Other/Comments: Property purchased by the City on 3-14-16. Abatement for 10/12 of the year.  

(No tax may be abated on any real property which has been sold for taxes, while the tax certificate is outstanding. Any abatement on property within corporate limits of a municipality must be first approved by the governing body of the municipality.)  

* I hereby apply for an abatement/refund of property taxes for the above reason(s)  

<table>
<thead>
<tr>
<th>Director of Equalization/Deputy Director of Equalization</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

*Subscribed and sworn to, before me on this ______ day of ________, 20____.  

<table>
<thead>
<tr>
<th>Notary/Auditor/Deputy Auditor</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
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</tr>
</tbody>
</table>

* Date Received by Pennington County: ______________________  

Received By: ______________________  

**Total Valuation: $8,663  
**Valuation Abated: $8,663  

<table>
<thead>
<tr>
<th>City Approval (if applicable)</th>
<th>Tax District 4D-RC</th>
<th>City Name Rapid City</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
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</tr>
</tbody>
</table>

The contents of the within petition, having been before the governing body of the above named municipality, and having been considered by same, the undersigned hereby certifies that  

_____ FAVORABLE  ____ UNFAVORABLE  action was taken thereon at its meeting the ______ day of ________, 20____  

<table>
<thead>
<tr>
<th>Town Clerk/City Finance Officer</th>
<th></th>
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<tbody>
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</table>

Applicant must contact the municipality for date and time this abatement/refund request will be considered.
Application for Abatement and/or Refund of Property Taxes
Board of County Commissioner's of Pennington County, South Dakota

Tax Year (payable following year) 2016  Parcel# 32628  Phone# 509-773-6089
First Name Tim  Last Name Shatraw  Zip Code 57701
Street Address 805 East Indiana  City Rapid City  State SD  Email Address tshatraw@me.com

(X) Application for an abatement/refund of taxes is being presented due to the following reason(s):

X An error has been made in any identifying entry or description of the real property, in entering the valuation of the real property or in extension of the tax, to the injury of the complainant. SDCL 10-18-1 (1)

Improvements on any real property were considered or included in the valuation of the real property, which did not exist on the real property at the time fixed by law for making the assessment. SDCL 10-18-1 (2)

The property is exempt from taxes. SDCL 10-18-1 (3)

The complainant had no taxable interest in the property assessed against the complainant at the time fixed by law for making the assessment. SDCL 10-18-1 (4)

Taxes have been erroneously paid or error made in noting payment or issuing receipt for the taxes paid. SDCL 10-18-1 (5)

The same property has been assessed against the complainant more than once in the same year, and the complainant produced satisfactory evidence that the taxes for the year have been paid. SDCL 10-18-1 (6)

A loss occurred because of flood damage, fire, storm or other unavoidable casualty. SDCL 10-18-2 (4)

Date and Time of Loss:

Structures have been removed after the assessment date (upon verification by the Director of Equalization). SDCL 10-18-2 (7) Date Structures Removed:

Applicant, having otherwise qualified for the Assessment Freeze for the Elderly and Disabled, but missed the deadline prescribed in § 10-6A-4, SDCL 10-18-2 (8)

Applicant, having otherwise qualified for classification of owner-occupied single family dwelling, but missed the deadline as prescribed by law due to a temporary duty assignment for the military. SDCL 10-18-2 (9)

Applicant is a veteran who would otherwise qualify for an exemption under SDCL 10-4-40, but failed to comply with the application deadline for either owner occupied classification or the disabled veteran's exemption. SDCL 10-18-2 (10)

Other/Comments: Property sold and owner indicated a continuation of the owner occupied classification on the CRV. Multiple deeds and dates over-lapping the assessment date created a failure of the computer process for the continuation of owner occupied. Error discovered just after board of equalization had adjourned. Computer process has been fixed.

(No tax may be abated on any real property which has been sold for taxes, while the tax certificate is outstanding. Any abatement on property within corporate limits of a municipality must be first approved by the governing body of the municipality.)

.I hereby apply for an abatement/refund of property taxes for the above reason(s)

Director of Equalization/Deputy Director of Equalization

*Date Received by Pennington County: ____________

Received By: ____________________________

**Total Valuation: $129,975

**Valuation Abated: $28,126

City Approval (if applicable)  Tax District 4D-RC

City Name Rapid City

The contents of the within petition, having been before the governing body of the above named municipality, and having been considered by same, the undersigned hereby certifies that

FAVORABLE  UNFAVORABLE  action was taken thereon at its meeting the day of ____________ 20__

Town Clerk/City Finance Officer

*Subscribed and sworn to, before me this day of ____________, 20__

Notary/Auditor/Deputy Auditor

*Date Received by Auditor's Office: ____________

Received By: ____________________________

Applicant must contact the municipality for date and time this abatement/refund request will be considered.
# Application for Abatement and/or Refund of Property Taxes

## Board of County Commissioner’s of Pennington County, South Dakota

**Tax Year (payable following year)** 2016  
**Parcel#** 63725  
**Phone#** ________________

**First Name** Darren  
**Last Name** Haar  
**Zip Code** 57702  
**Street Address** 3012 Palmer Drive  
**City** Rapid City  
**State** SD  
**Email Address** ________________

**Application for an abatement/refund of taxes is being presented due to the following reason(s):**

<table>
<thead>
<tr>
<th>Reason</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>X</strong></td>
<td>The complaintant had no taxable interest in the property assessed against the complainant at the time fixed by law for making the assessment. SDCL 10-18-1 (3)</td>
</tr>
<tr>
<td></td>
<td>Taxes have been erroneously paid or error made in noting payment or issuing receipt for the taxes paid. SDCL 10-18-1 (4)</td>
</tr>
<tr>
<td></td>
<td>The same property has been assessed against the complainant more than once in the same year, and the complainant produced satisfactory evidence that the taxes for the year have been paid. SDCL 10-18-1 (6)</td>
</tr>
<tr>
<td></td>
<td>A loss occurred because of flood damage, fire, storm or other unavoidable casualty. SDCL 10-18-2 (4)</td>
</tr>
<tr>
<td></td>
<td>Structures have been removed after the assessment date (upon verification by the Director of Equalization). SDCL 10-18-2 (7) Date Structures Removed:</td>
</tr>
<tr>
<td></td>
<td>Applicant, having otherwise qualified for the Assessment Freeze for the Elderly and Disabled, but missed the deadline prescribed in § 10-6A-4. SDCL 10-18-2 (8)</td>
</tr>
<tr>
<td></td>
<td>Applicant, having otherwise qualified for classification of owner-occupied single family dwelling, but missed the deadline as prescribed by law due to a temporary duty assignment for the military. SDCL 10-18-2 (9)</td>
</tr>
<tr>
<td></td>
<td>Applicant is a veteran who would otherwise qualify for an exemption under SDCL 10-4-40, but failed to comply with the application deadline for either owner occupied classification or the disabled veteran’s exemption. SDCL 10-18-2 (10)</td>
</tr>
<tr>
<td></td>
<td>Other/Comments: Property was taken by tax deed on May 24, 2016, then transferred to private ownership on December 6, 2016. Property was exempt for 6 months while owned by the county.</td>
</tr>
</tbody>
</table>

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**No tax may be abated on any real property which has been sold for taxes, while the tax certificate is outstanding. Any abatement on property within corporate limits of a municipality must be first approved by the governing body of the municipality.**

---

**Date Received by Pennington County: ________________**

**Received By: ________________**

**Total Valuation:** $177

**Valuation Abated:** $89

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**City Approval (if applicable)**

**Tax District** 4D RC  
**City Name** Rapid City

---

**Date Received by Auditor’s Office: ________________**

**Received By: ________________**

---

**Favorable**  
**Unfavorable**  
Action was taken thereon at its meeting the day of ________________, 20__

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**Town Clerk/City Finance Officer**

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Applicant must contact the municipality for date and time this abatement/refund request will be considered.