Application for	Abatement or Refund of Taxes (Tax Commission Form 1-17) 10-18	-4 Mitchell Penning Co. In. Mitchell S.D.:
	APPLICATION FOR ABATEMENT OR REFUND (OF TAXES
TO THE BOA		VRENCE COUN
S	TATE OF SOUTH DAKOTA,	
County of	LAWRENCE Ss.	
	the has ground for abatement or refund of taxes under an "x" opposite the following applicable provisions of such s	
	 When an error has been made in any identifying entry or description of the property, in entering the valuation thereof or in the extension of the tax, to the injury of the complainant; 	
g	2. When improvements on any real property were considered or included in the valuation thereof, which did not exist thereon at the time fixed by law for making the assessment;	
	3. When the complainant or the property is exempt from the tax;	
	4. When the complainant had no taxable interest in the property assessed against him at the time fix by law for making the assessment;	
	5. When taxes have been erroneously paid or error made in noting payments or issuing receipt ther for;	
	6. When the same property has been assessed against the complainand the complainant produces satisfactory evidence that the paid; provided that no tax shall be abated on any real property a tax certificate is outstanding.	tax thereon for such year has he
	Parce1 # 30970-00030-0	75-00
1982 mol	oite home on Lot 25 Claim Jumper's Court	moved to
Wounde	d Knee August 2021.	
Wounde	d Knee August 2021. 2023 pau	100ae 2024
	2023 pau	Javae 2024
	Service Proposition	Javae 2024
	2023 pau Vanue 12,080	Javae 2024
	2023 pau Vanue= \$12,080 X 1,007 factor	Javae 2024
	2023 pau vanue \$12,080 × 1.00-1 factor \$12,105 taxable vanue	Javae 2024

Application for	Abatement or Refund of Taxes (Tax Commission Form 1-17) 10-18-4 Mitchell Printing Co. Inc., Mitchell S. D. 3730	
	APPLICATION FOR ABATEMENT OR REFUND OF TAXES	
TO THE BOA	ARD OF COUNTY COMMISSIONERS OF LAWRENCE OTA:	
County of	STATE OF SOUTH DAKOTA, LAWRENCE ss.	
	, being first duly sworn deposes	
and says the	athe has ground for abatement or refund of taxes under the provisions of SDC 57.0801 as	
indicated by	an "x" opposite the following applicable provisions of such statute or as otherwise stated:	
	 When an error has been made in any identifying entry or description of the property, in entering the valuation thereof or in the extension of the tax, to the injury of the complainant; 	
	 When improvements on any real property were considered or included in the valuation thereof, which did not exist thereon at the time fixed by law for making the assessment; 	
	3. When the complainant or the property is exempt from the tax;	
	4. When the complainant had no taxable interest in the property assessed against him at the time fixed by law for making the assessment;	
	5. When taxes have been erroneously paid or error made in noting payments or issuing receipt therefor;	
	6. When the same property has been assessed against the complainant more than once in the same and the complainant produces satisfactory evidence that the tax thereon for such year has paid; provided that no tax shall be abated on any real property which has been sold for taxes, we atax certificate is outstanding.	
	Parces \$ 30970-00030-025-00	
1982 mol	oite home on Lot 25 Claim Jumper's Court moved to	
Wounde	ed Knee August 2021.	
	2022 payable 2023	
Assessed	Value= \$10,510	
	x 1.04 factor	
	910,930 taxable value	
	X 17,103 mil levy	
	*186,94 yearly taxes	