

Board of County Commissioners Agenda Request

2 H Agenda Item #

Requested Meeting Date: March 22, 2016

Title of Item: Fire Protection Contracts

REGULAR AGENDA	Action Requested:		Direction Requested		
CONSENT AGENDA	Approve/Deny Motion		Discussion Item		
INFORMATION ONLY	Adopt Resolution (attach dra		Hold Public Hearing* aring notice that was published		
Submitted by: Kirk Peysar, County Auditor		Departme County Aud			
Presenter (Name and Title): Kirk Peysar, County Auditor			Estimated Time Needed:		
Summary of Issue:					
Approve and authorize signatures to th (Shovel Lake) and 51-27 (Lemay) with		organized To	owns of 52-25 (Quadna), 52-27		
Alternatives, Options, Effects on	Others/Comments:				
Recommended Action/Motion: Approve and authorize signatures to the contract with City of Hill City Fire Department.					
Financial Impact: Is there a cost associated with this What is the total cost, with tax and Is this budgeted? Yes		□ N ain:	o		

Kirk Peysar Aitkin County Auditor

209 Second Street Northwest Room 202 Aitkin, Minnesota 56431 218.927.7354

March 14, 2016

To: Board of Commissioners

From: Kirk Peysar, County Auditor

Re: 2017 Fire Protection contract with the City of Hill City

The City of Hill City has submitted a renewal contract to provide fire protection to the 3 neighboring unorganized townships. The allocation of fire protection costs are as follows: 52-25 \$1,360.10; 52-27 \$2,024.62, and 51-27 \$937.79.

Request to authorize signatures to the 2017 Fire Protection contract with the City of Hill City for the unorganized townships.

AGREEMENT FOR FIRE SERVICE

This Agreement, r	nade and en	tered into this 9	_ day of	march	.,
عال), between the City o				called the City of	f Hill
City and the township of	52.25	Uporgenized	, he	ereinafter called t	he
"Town".			73		

- 1. The City of Hill City agrees to furnish fire protection to all properties within the Town for this contract and under the conditions herein provided.
- 2. In providing said fire protection service, the City of Hill City agrees as follows:
 - A. To make reasonable efforts to respond to all fire calls in the Town.
 - B. To provide and keep in good operating condition fire fighting equipment adequate to provide such fire protection service.
 - C. It is contemplated that the City of Hill City will provide similar fire protection service in several towns in Aitkin and Itasca County. If two or more calls are received, the City will answer them in the order in which they are received.
 - D. Road and weather conditions must be such that the fire call can be made with reasonable safety to the firemen and equipment. The decision of the City, whether the fire run can be made with reasonable safety to the firemen and equipment, shall be final.
 - E. The City shall not be liable to the Town for the loss or damage of any kind whatever resulting from any failure to furnish or any delay in furnishing firemen or fire equipment, or from any failure to prevent, control, or extinguish fire whether such loss or damage is caused by the negligence of the employees of the City or otherwise.
 - 3. For the services contracted, the Town shall pay into the City Fire Account its fair share annually. The City shall pay into the City Fire Account its fair share annually. The City shall annually determine the fair share cost of fire service, and notify the Township of that amount before its annual meeting. Your fair share cost of fire service for this service contract is \$_1360.10_. Payments can be made at the discretion of the Town as long as the total fair share amount is paid each year.
 - 4. The Town shall annually, during the term of this contract, make a tax levy which has been authorized by the town electors for the purpose of providing their fair share of the costs of operating this fire protection service. This levy shall be

5.	This contract shall run from its date for a term on one (1) year, unless earlier terminated by written notice of either party given by mail three (3) months prior t any anniversary date of this contract.				
this _		the parties hereto have hereunto set their hands day of Mach 2016.			
		CITY OF HILL CITY			
		By: Mayor			
ATTE	EST:				
City	Diana M ^C Ma Clerk	nigle			
IN W	ITNESS WHEREOF, the part	ties hereto have hereunto set their hands			
this	day of				
		TOWN OF			
		By:Chairman of Town Board			
ATTE	EST:				
Town	n Clerk				

reviewed each year and any changes made as certified by the City, who shall file a detailed budget account of the costs of providing such service.

AGREEMENT FOR FIRE SERVICE

This Agreement, 1	nade and ente	red into this <u>9</u>	day of _ M	iarch
2016, between the City	of Hill City Fir	re Department, her	einafter cal	led the City of Hill
City and the township of	52-27	Unorganized	, herei	nafter called the
"Town".		9		

- 1. The City of Hill City agrees to furnish fire protection to all properties within the Town for this contract and under the conditions herein provided.
- 2. In providing said fire protection service, the City of Hill City agrees as follows:
 - A. To make reasonable efforts to respond to all fire calls in the Town.
 - B. To provide and keep in good operating condition fire fighting equipment adequate to provide such fire protection service.
 - C. It is contemplated that the City of Hill City will provide similar fire protection service in several towns in Aitkin and Itasca County. If two or more calls are received, the City will answer them in the order in which they are received.
 - D. Road and weather conditions must be such that the fire call can be made with reasonable safety to the firemen and equipment. The decision of the City, whether the fire run can be made with reasonable safety to the firemen and equipment, shall be final.
 - E. The City shall not be liable to the Town for the loss or damage of any kind whatever resulting from any failure to furnish or any delay in furnishing firemen or fire equipment, or from any failure to prevent, control, or extinguish fire whether such loss or damage is caused by the negligence of the employees of the City or otherwise.
 - 3. For the services contracted, the Town shall pay into the City Fire Account its fair share annually. The City shall pay into the City Fire Account its fair share annually. The City shall annually determine the fair share cost of fire service, and notify the Township of that amount before its annual meeting. Your fair share cost of fire service for this service contract is \$_2024.62. Payments can be made at the discretion of the Town as long as the total fair share amount is paid each year.
 - 4. The Town shall annually, during the term of this contract, make a tax levy which has been authorized by the town electors for the purpose of providing their fair share of the costs of operating this fire protection service. This levy shall be

	terminated by written notice of either pany anniversary date of this contract.	party given by mail three (3) months prior to
	IN WITNESS WHEREOF, the partie	es hereto have hereunto set their hands
this_	9th day of	March 2016.
		CITY OF HILL CITY
		By: Mayor
ATTE	EST;	
City	<u>Diana McManigle</u> Clerk	
IN W	ITNESS WHEREOF, the parties hereto	have hereunto set their hands
this _	day of	,_20
		TOWN OF
		By:
		By: Chairman of Town Board
ATTE	EST:	
Town	n Clerk	

reviewed each year and any changes made as certified by the City, who shall file a

This contract shall run from its date for a term on one (1) year, unless earlier

detailed budget account of the costs of providing such service.

5.

AGREEMENT FOR FIRE SERVICE

This Agreement, made and entered into this 9 day of March	- 29
2016, between the City of Hill City Fire Department, hereinafter called the City of Hil	1
City and the township of 51-27 Unorganized, hereinafter called the	
"Town".	

- 1. The City of Hill City agrees to furnish fire protection to all properties within the Town for this contract and under the conditions herein provided.
- 2. In providing said fire protection service, the City of Hill City agrees as follows:
 - A. To make reasonable efforts to respond to all fire calls in the Town.
 - B. To provide and keep in good operating condition fire fighting equipment adequate to provide such fire protection service.
 - C. It is contemplated that the City of Hill City will provide similar fire protection service in several towns in Aitkin and Itasca County. If two or more calls are received, the City will answer them in the order in which they are received.
 - D. Road and weather conditions must be such that the fire call can be made with reasonable safety to the firemen and equipment. The decision of the City, whether the fire run can be made with reasonable safety to the firemen and equipment, shall be final.
 - E. The City shall not be liable to the Town for the loss or damage of any kind whatever resulting from any failure to furnish or any delay in furnishing firemen or fire equipment, or from any failure to prevent, control, or extinguish fire whether such loss or damage is caused by the negligence of the employees of the City or otherwise.
 - 3. For the services contracted, the Town shall pay into the City Fire Account its fair share annually. The City shall pay into the City Fire Account its fair share annually. The City shall annually determine the fair share cost of fire service, and notify the Township of that amount before its annual meeting. Your fair share cost of fire service for this service contract is \$_\frac{9}{137}, \frac{19}{19}\$. Payments can be made at the discretion of the Town as long as the total fair share amount is paid each year.
 - 4. The Town shall annually, during the term of this contract, make a tax levy which has been authorized by the town electors for the purpose of providing their fair share of the costs of operating this fire protection service. This levy shall be

5.	This contract shall run from its date for a term on one (1) year, unless earlier terminated by written notice of either party given by mail three (3) months prior to any anniversary date of this contract.				
	IN WITNESS WHEREOF, th	ne parties	hereto have hereunto set their han	ds	
this	9th	av of	March 2016.		
uns_		ay 01	, were our .		
			CITY OF HILL CITY		
			By: By Sayor		
ATTE	ST:				
City	Devia Mª Ma Clerk	nızle	,		
IN W	ITNESS WHEREOF, the partie	s hereto h	ave hereunto set their hands		
this _	day of		_20		
			TOWN OF		
			Ву:		
			Chairman of Town Bo	ard	
ATTE	ST:				
Town	ı Clerk				

reviewed each year and any changes made as certified by the City, who shall file a

detailed budget account of the costs of providing such service.