

BOARD OF COUNTY COMMISSIONERS

Anoka County, Minnesota

DATE: January 24, 2006

RESOLUTION #2006-22

OFFERED BY COMMISSIONER: Berg

A RESOLUTION IDENTIFYING STATE MANDATES FOR REPEAL

WHEREAS, on behalf of the taxpayers of Anoka County, the Anoka County Board of Commissioners continually seeks ways to keep the cost of county government as low as possible; and,

WHEREAS, the cost of Anoka County government is significantly affected by mandates from the State of Minnesota; and,

WHEREAS, the Minnesota State Legislature in 2005 passed legislation (M.S. 6.79) which allows local governments to file resolutions with the state auditor which either object to particular state mandates or make recommendations for reforming particular state mandates; and,

WHEREAS, the state auditor has encouraged local governments to submit mandate reform proposals to her office and has expressed a willingness to partner with local governments in achieving those reforms:

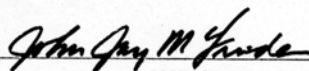
NOW, THEREFORE, BE IT RESOLVED that the Anoka County Board of Commissioners hereby submits to the state auditor a certified copy of this resolution and the attached (Exhibit A) list of mandates, along with statute citations and comments, as candidates for repeal.

BE IT FURTHER RESOLVED that the Anoka County Board of Commissioners requests that the state auditor take any measures available to aid in the repeal of these mandates.

STATE OF MINNESOTA)
COUNTY OF ANOKA) ss

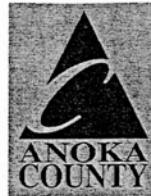
I, John "Jay" McLinden, County Administrator, Anoka County, Minnesota, hereby certify that I have compared the foregoing copy of the resolution of the county board of said county with the original record thereof on file in the Administration Office, Anoka County, Minnesota, as stated in the minutes of the proceedings of said board at a meeting duly held on January 24, 2006, and that the same is a true and correct copy of said original record and of the whole thereof, and that said resolution was duly passed by said board at said meeting.

Witness my hand and seal this 24th day of January 2006.



JOHN "JAY" McLINDEN
COUNTY ADMINISTRATOR

	<u>YES</u>	<u>NO</u>
DISTRICT #1 – BERG	X	
DISTRICT #2 – LANG	X	
DISTRICT #3 – LANGFELD	X	
DISTRICT #4 – KORDIAK	X	
DISTRICT #5 – LEDOUX	Absent	
DISTRICT #6 – SIVARAJAH	X	
DISTRICT #7 – ERHART	X	



Mandate	Statute	Rule	Comments	Additional Questions or Issues
Eliminate County Share for Medical Assistance Costs for Under-65 Disabled Placed in Nursing homes more than 90 days and for certain ICF/MR and IMD Placements	256B.19		<p>Currently, the state requires counties to pay the indicated portion of the nonfederal share of medical assistance costs for stays in excess of 90 days in the following situations:</p> <ul style="list-style-type: none"> • 10% for individuals placed in intermediate care facilities for the mentally retarded (ICF/MR's) of seven beds or more, • 20% for individuals placed in institutions of mental disease (IMD's), • 20% of for under-65 disabled individuals placed in nursing homes. The state reneged on its commitment to pay all those costs when counties surrendered homestead and agricultural credit aid on a dollar for dollar basis for the state takeover of all income maintenance programs in the early 1990's. These cuts in state funding, enacted in 2003, should be restored now that the state finances are back in the black. These are two clear cost shifts to the counties that cost Anoka County up to \$500,000 per year. 	