

# APPLICATION FOR APPEAL

Saint Paul City Council – Legislative Hearings

JUL 30 2015	Saint Paul, Minnesota 55102
JUL 30 2015 CITY CLERK	Telephone: (651) 266-8585
We need the following to process your appeal:	
\$25 filing fee (non-refundable) (payable to the City of Saint Pau (if cash: receipt number 794020  Copy of the City-issued orders/letter being appealed  Attachments you may wish to include  This appeal form completed  Walk-In OR   Mail-In  for abatement orders only:   Email OR   Fax	HEARING DATE & TIME  (provided by Legislative Hearing Office)  Tuesday, August 14  Time 11:00 a.m.  Location of Hearing:  Room 330 City Hall/Courthouse
Address Being Appealed:	
Phone Numbers: Business Residence	State MN Zip: 5506 mail LNdS/Kerolagand Cell 61-226-1586  Date: July 50, 2015
Mailing Address if Not Appellant's:	·
Phone Numbers: Business Residence	Cell
What Is Being Appealed and Why?  Vacate Order/Condemnation/ Revocation of Fire C of O  Summary/Vehicle Abatement  Fire C of O Deficiency List/Correction  Code Enforcement Correction Notice Vacant Building Registration  Other (Fence Variance, Code Compliance, etc.)	Attachments Are Acceptable



#### CITY OF SAINT PAUL

Christopher B. Coleman, Mayor

375 Jackson Street., Suite 220 Saint Paul, MN 55101-1806 Telephone: 651-266-8989 Facsimile: 651-266-1919 Web: www.stpaul.gov/dsi

- Yog hais tias koj hais tsis to taub tsab ntawv no, hu rau tus txhais lus ntawm (651) 266-8989. Nws yog pab dawb zwb.
- Si necessita un traductor, por favor llamanos al (651)266-8989. No costo.

364

July 22, 2015

Elias Cuellar 711 Hope St Saint Paul MN 55106-4405

## **CORRECTION NOTICE**

RE: 711 HOPE ST File #: 15-025442

Dear Sir or Madam:

The City of Saint Paul, Department of Safety and Inspections has inspected the above referenced property on July 22, 2015 and has determined that the following deficiencies exist in violation of the Saint Paul Legislative Code<sup>1</sup> (see footnote 1, below).

1. Lack of Electricity. Immediately restore electrical service. Failure to provide proper electrical service will result in these premises being declared Unfit for Human Habitation and ordered vacated for lack of this basic facility. Use of candles, fuel operated lighting or extension cord wiring is not permitted while the power is off.

You are hereby notified to correct these deficiencies in accordance with the appropriate codes. The Enforcement Officer will reinspect these premises on or after July 27, 2015, by which date the violations noted must be corrected. Failure to correct these deficiencies may result in the issuance of criminal charges<sup>2</sup> and/or a civil lawsuit, and possible abatement/assessment by the City. All repairs and new installations must be made in accordance with the appropriate codes. Permits may be obtained by calling 651-266-8989.

You may file an appeal to this notice by contacting the City Clerk at 651-266-8585. Any appeal must be made in writing within 10 days of this notice. (You must submit a copy of this Notice when you appeal, and pay a filing fee.)

If you have any questions or request additional information, please contact me. To arrange an appointment or request an extension of time to complete repairs, you will need to speak directly to me at 651-266-1916.

Sincerely,

Paula Seeley

July 22, 2015 711 HOPE ST Page **2** of **2** 

Badge # 364

### **CODE ENFORCEMENT OFFICER**

### Footnotes:

To see the Legislative Code go to <a href="www.stpaul.gov">www.stpaul.gov</a> on the internet, click on "Departments", then click on "Department of Safety and Inspections", scroll down the page for the "Codes". Most Correction Notices derive from Chapter 34.

Criminal charges can be brought on the day the violation is observed, but generally we allow time to correct unless this is a repeat violation.

ps

WARNING Code inspection and enforcement trips cost the taxpayers money. If the violations are not corrected within the time period required in this notice, the city's costs in conducting a reinspection after the due date for compliance will be collected from the owner rather than being paid by the taxpayers of the city. If additional new violations are discovered within the next following 12 months, the city's costs in conducting additional inspections at this same location within such 12 months will be collected from the owner rather than being paid by the taxpayers of the city. Any such future costs will be collected by assessment against the real property and are in addition to any other fines or assessments which may be levied against you and your property.

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