# RLH SAO 15-54

We need the following to process your appeal:



## APPLICATION FOR APPEAL

Saint Paul City Council – Legislative Hearings
310 City Hall, 15 W. Kellogg Blvd.

RECEIVED

Saint Paul, Minnesota 55102 Telephone: (651) 266-8585

JUL 02 2015

CITY CLERK

\$25 filing fee payable to the City of Saint Paul (if cash: receipt number)  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, July 21, 2015  Time	
Address Being Appealed:		
Number & Street: 781 Cook Ave & City: St	- taul State: MN Zip: 55106	
Appellant/Applicant: Chris Arendt Em	The state of the s	
Phone Numbers: Business Residence 65/	772 3/02 Cell	
	Date: 7-2-15	
Name of Owner (if other than Appellant):	\$c	
Mailing Address if Not Appellant's:		
Phone Numbers: Business Residence	Cell	
What Is Being Appealed and Why? Attachments Are Acceptable		
Vacate Order/Condemnation/	1 ( ) ( )	
Revocation of Fire C of O Unable to ( Summary/Vehicle Abatement Cleanus in	complete the required	
Fire C of O Deficiency List	the alotted timeframe	
	1. (	
□ Vacant Building Registration Wittgen Stein	Ip from the new Kay	
Other		
	Paying 5/21/2012	



#### CITY OF SAINT PAUL DEPARTMENT OF SAFETY AND INSPECTIONS DIVISION OF CODE ENFORCEMENT

15 - 127973

June 11, 2015

#### 375 Jackson Street, Suite 220 Saint Paul, MN 55101-1806

### SUMMARY ABATEMENT ORDER

- Yog tias koj tsis to taub tsab ntawy no, hu rau (651) 266-8989. Peb mam nhriav ib tug Hmoob los pab txhais Nws yuav pab
- Si necessita un traductor, por favor llamanos al (651)266-8989. No costo.

Pamela H Arendt 781 Cook Ave E St Paul MN 55106-3108

Occupant 781 COOK AVE E St. Paul, MN 55106-3108

As owner or person(s) responsible for: 781 COOK AVE E you are hereby ordered to eliminate all nuisance conditions which are in violation of Chapter 45 of Saint Paul Legislative Code.	
Remove improperly stored or accumulated refuse including: garbage, rubbish, discarded furnitu appliances, vehicle parts, scrap wood and metal, recycling materials, household items, building materials or rubble, tires, brush, etc., from yard areas.	ır
AIR CONDITIONER, OVERSTUFFED INDOOR CHAIR, BOXE AND IMPROPER STORAG	E
ON FRONT PORCH. RUBBISH IMPROPER STORAGE IN YARD, GARAGE APRON AND SIDE OF GARAGE	
Cut and remove tall grass, weeds and rank plant growth.	
Remove and properly dispose of all animal feces from yard areas.	
IMMEDIATELY secure all buildings which are open to unauthorized entry, including:	
Other:	
If you do not correct the nuisance or file an appeal before June 19, 2015, the City will correct the nuisance and charge all costs, including boarding costs, against the property as a special assessment to be collected in the same way as property taxes <a href="#">Charges:</a> If the City corrects the nuisance, the charges will include the cost of correction, inspection, travel time, equipment, etc. The rate will be approximately \$260.00 per hour plus expenses for abatement.  You must maintain the premises in a clean condition and provide proper and adequate refuse storage at all times  FAILURE TO COMPLY MAY RESULT IN A CRIMINAL CITATION	3.
Issued by: Paula Seeley Badge Number 364 Phone Number 651-266-1916	•

Appeals: You may appeal this order and obtain a hearing before the City Council by completing an appeal application with the City Clerk before the appeal deadline noted above or seven (7) days after the date mailed, whichever comes first. No appeals may be filed after that date. You may obtain an appeal application from the City Clerk's Office, Room 310, City Hall, St. Paul, MN 55102. The telephone number is (651) 266-8585. You must submit a copy of this Correction Order with your appeal application.

contact the Inspector listed above, Monday through Friday.

If you have any questions about this order, the requirements or the deadline, you should

\*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.