

Legislation Details (With Text)

File #:	RLH	TA 22-42 Version: 2			
Туре:	Resolution LH Tax Assessment Sta Appeal		t Status:	Passed	
			In control:	City Council	
			Final action:	2/16/2022	
Title:	Deleting the Appealed Special Tax Assessment for property at 126 NINTH STREET EAST. (File No. J2202B1, Assessment No. 228110)				
Sponsors:	Rebecca Noecker				
Indexes:	Special Tax Assessments, Ward - 2				
Code sections:					
Attachments:	1. 126 Ninth St E.Respro Invoice.6-14-21.pdf, 2. 126 Ninth St E.Emergency Boarding Letter.6-16- 21.pdf, 3. 126 Ninth St E.Police Report 6-11-21.pdf				
Date	Ver.	Action By	Acti	on	Result
2/17/2022	2	Mayor's Office	Sig	ned	
2/16/2022	2	City Council	Ado	ppted	Pass

Deleting the Appealed Special Tax Assessment for property at 126 NINTH STREET EAST. (File No. J2202B1, Assessment No. 228110)

Referred

Date of LH: 10/5/21; 02/1/22 Time of LH: 9 AM Date of CPH: 01/19/21; 02/16/22

1

Legislative Hearings

2/1/2022

Cost: \$390 Service Charge: \$162 Total Assessment: \$552 Gold Card Returned by: Allen Kremer, Trustees Type of Order/Fee: Boarding Up Nuisance: Emergency board up Date Work Done: 21-118-460, 6/11/21 at 4:00 PM. Police Report ordered and received. Attached to file Work Order #: 66746 Returned Mail?: No Comments: History of Orders on Property:

WHEREAS, the Office of Financial Services Real Estate Section has attached to this Council File both a report of completion outlining the costs and fees associated with Securing and/or Emergency Boarding fees during June 2021. (File No. J2202B1, Assessment No. 228110) and the assessment roll including all properties for which these assessments are proposed for Council ratification; and

WHEREAS, the City Council's Legislative Hearing Officer has reviewed an appeal of this assessment and developed a recommendation for the City Council with respect to this assessment; and

WHEREAS, a public hearing having been conducted for the above improvement, and said assessment having

been further considered by the Council and having been considered financially satisfactory; Now, Therefore, Be It

RESOLVED, that pursuant to Chapter 14 of the Saint Paul City Charter, said assessment is hereby deleted.