



Legislation Details (With Text)

File #: RLH TA 14-95 **Version:** 2

Type: Resolution LH Tax Assessment **Status:** Passed
Appeal

In control: City Council

Final action: 4/2/2014

Title: Deleting the Appealed Special Tax Assessment for Real Estate Project No. J1402E, Assessment No. 148301 at 676 WELLS STREET.

Sponsors: Dan Bostrom

Indexes: Assessments, Nuisance Abatement, Special Tax Assessments, Ward - 6

Code sections:

Attachments: 1. 676 Wells St.Mike Hahm comments8-1-13, 2. 676 Wells St.Summary Abatement.7-30-13

Date	Ver.	Action By	Action	Result
4/7/2014	2	Mayor's Office	Signed	
4/2/2014	2	City Council	Adopted	Pass
2/18/2014	1	Legislative Hearings	Referred	

Deleting the Appealed Special Tax Assessment for Real Estate Project No. J1402E, Assessment No. 148301 at 676 WELLS STREET.

Cost: \$120.00

Service Charge: \$35.00

Total Assessment: \$155.00

Gold Card Returned by: RONALD ADAMS

Type of Order/Fee: EXCESSIVE CONSUMPTION

Nuisance: SENT WORK ORDER THROUGH ON A FENCING ORDER AND PROPERTY OWNER COMPLIED BEFORE PARKS BUT AFTER COMPLIANCE TIMELINE.

Date of Orders: JULY 30TH, 2013

Compliance Date: AUGUST 2ND, 2013

Re-Check Date: AUGUST 2ND, 2013

Date Work Done: **08/08/2013**: Done By Owner - Skip Saete

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 Excessive Use of Inspection services during July 30 to October 25, 2013. (File No. J1402E, Assessment No. 148301) 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.