



Legislation Text

File #: RES 11-535, **Version:** 1

Approving adverse action against all licenses held by JSR, Inc., a Minnesota Corporation, d/b/a Lonetti's Lounge located at 1091 Rice Street in Saint Paul.

WHEREAS, adverse action was taken against all licenses held by JSR, Inc. A Minnesota Corporation d/b/a Lonettis Lounge (License ID #20030004659) for the premises located at 1091 Rice Street in Saint Paul by Notice of Violation dated December 9, 2010, alleging the licensee was cited for one (1) repeat Critical-Minor Environmental Health Code violation during a re-inspection on October 28, 2010; and

WHEREAS, per Saint Paul Legislative Code § 310.05 (m) (9), the licensing office recommended a \$200.00 matrix penalty and required correction of the violation; and

WHEREAS, the licensee did respond to the Notice of Violation indicating to the DSI Inspector that he had a dishwasher on order and would call for a re-inspection once it was installed; and

WHEREAS, during a discussion with the DSI Inspector in mid-January regarding this issue, the City Attorneys Office was told that the licensee was now going to put in a 3-part sink instead of a dishwasher; and

WHEREAS, on February 22, 2011, the Environmental Health Manager approved the adverse action moving forward due to the fact that the licensee had not corrected the violation or paid the \$200.00 matrix penalty; and

WHEREAS, the Notice of Violation stated that if the licensee failed to pay the \$200.00 matrix penalty and call for a re-inspection by December 20, 2010, that the matter would be placed on the consent agenda to impose the recommended penalty; now, therefore, be it

RESOLVED, that all licenses held by JSR, Inc. A Minnesota Corporation d/b/a Lonettis Lounge are hereby suspended for failure to pay the \$200.00 matrix penalty and call the DSI Inspector to schedule a re-inspection by the December 20, 2010 deadline.

FURTHER RESOLVED, that all licenses will remain suspended until the licensee is deemed to be in full compliance by the Department of Safety and Inspections.

FURTHER RESOLVED, the licensee is also ordered to pay a matrix penalty of \$200.00 for the one (1) repeat Critical-Major Environmental Health Code violation cited during a re-inspection on October 28, 2010. Payment of such penalty shall be made within thirty (30) days of the date of the adoption of this resolution.