



## Legislation Details (With Text)

**File #:** RLH TA 12- 353 **Version:** 2

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

**In control:** City Council

**Final action:** 8/15/2012

**Title:** Deleting the Appealed Special Tax Assessment for Real Estate Project No. J1209P, Assessment No.128408 at 1910 &1930 BURNS AVENUE.

**Sponsors:** Kathy Lantry

**Indexes:** Special Tax Assessments, Ward - 7

**Code sections:**

**Attachments:**

Date	Ver.	Action By	Action	Result
8/22/2012	2	Mayor's Office	Signed	
8/15/2012	2	City Council	Adopted	Pass
7/3/2012	1	Legislative Hearings	Referred	

Deleting the Appealed Special Tax Assessment for Real Estate Project No. J1209P, Assessment No.128408 at 1910 &1930 BURNS AVENUE.

Cost: \$30.46

Service Charge: \$155.00

Total Assessment: \$185.00

Gold Card Returned by: FOX CRAFT APARTMENTS LLP

Type of Order/Fee: GRAFFITI

Nuisance: FAILURE TO REMOVE GRAFFITI FROM ALLIED WASTE DUMPSTER

Date of Orders: MARCH 23, 2012

Compliance Date: MARCH 28, 2012

Re-Check Date: APRIL 5, 2012

Date Work Done: APRIL 5, 2012

Work Order #: 12-036175

Returned Mail?: NO

Comments: **RECOMMEND DELETEDING THE ASSESSMENT, ALLIED WASTE RESPONSIBILITY**

History of Orders on Property: NO

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 [type of tax roll and time period] [RE Project #] 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.