

City of Saint Paul

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Legislation Details (With Text)

File #: RES 12-2023 Version: 1

Type: Resolution Status: Archived

In control: City Council

Final action: 11/7/2012

Title: Approving adverse action against all licenses held by Cha Xue Lee, d/b/a Dragon Express, 1001

Johnson Parkway, Unit #5.

Sponsors: Dan Bostrom

Indexes:

Code sections:

Attachments: 1. Notice of Violation.pdf, 2. October 24th 2012 Re-inspection.pdf, 3. MN Admin Rules part

4626.0395.pdf, 4. SPLC Section 310.05 (m).pdf

DateVer.Action ByActionResult11/7/20121City CouncilWithdrawn

Approving adverse action against all licenses held by Cha Xue Lee, d/b/a Dragon Express, 1001 Johnson Parkway, Unit #5.

WHEREAS, adverse action was taken against all licenses held by Cha Xue Lee d/b/a Dragon Express (License ID #20110001877) for the premises located at 1001 Johnson Parkway, Unit #5 in Saint Paul by Notice of Violation dated October 1, 2012, alleging the licensee was cited for one (1) Critical-Major Environmental Health Code violation during a re-inspection of the licensed premises on September 7, 2012; and

WHEREAS, per Saint Paul Legislative Code § 310.05 (m) (9), the licensing office recommended a \$200.00 matrix penalty and suspension of all licenses until the violation was corrected; and

WHEREAS, the licensee did respond to the Notice of Violation to pay the \$200.00 matrix penalty but failed to correct the one (1) Critical-Major Environmental Health Code violation even after a second re-inspection on October 24, 2012; and

WHEREAS, the Notice of Violation stated that if the licensee failed correct the one (1) Critical-Major Environmental Health Code violation by October 11, 2012, that the matter would be placed on the consent agenda to impose the recommended penalty; now, therefore, be it

RESOLVED, all licenses held by Cha Xue Lee d/b/a Dragon Express are hereby immediately suspended for failure to correct the one (1) Critical-Major Environmental Health Code violation cited during a re-inspection of the licensed premises on September 7, 2012.

The licenses shall remain suspended until the licensee corrects the one (1) outstanding Critical-Major Environmental Health Code violation.

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