

## City of Saint Paul

City Hall and Court House 15 West Kellogg Boulevard Phone: 651-266-8560

## Legislation Details (With Text)

**File #:** RES 11-1471 **Version**: 1

Type: Resolution Status: Passed

In control: City Council

Final action: 8/10/2011

Title: Approving adverse action against all licenses held by E & K Corporation, d/b/a Hot City Pizza, 1017

West Seventh Street.

**Sponsors:** Dave Thune

Indexes:

Code sections:

Attachments: 1. Request for License Adverse Action.pdf, 2. Notice of Violation.pdf, 3. SPLC Section 331A.11.pdf, 4.

MN Admin Rules part 4626.0395.pdf, 5. SPLC Section 310.05 (m).pdf

| Date      | Ver. | Action By      | Action  | Result |
|-----------|------|----------------|---------|--------|
| 8/12/2011 | 1    | Mayor's Office | Signed  |        |
| 8/10/2011 | 1    | City Council   | Adopted | Pass   |

Approving adverse action against all licenses held by E & K Corporation, d/b/a Hot City Pizza, 1017 West Seventh Street.

WHEREAS, adverse action was taken against all licenses held by E & K Corporation d/b/a Hot City Pizza (License ID #20010005298) for the premises located at 1017 - 7<sup>th</sup> Street West in Saint Paul by Notice of Violation dated July 7, 2011, alleging the licensee was cited for one (1) Critical-Major Environmental Health Code violation during a re-inspection on June 10, 2011; and

WHEREAS, pursuant to Saint Paul Legislative Code § 310.05 (m) (9), the licensing office recommended a \$250.00 matrix penalty and suspension of licenses if the licensee failed to correct the violation; and

WHEREAS, the licensee did not respond to the Notice of Violation to pay the \$250.00 matrix penalty and also failed to call the DSI Environmental Health Specialist to schedule a re-inspection to confirm the violation had been corrected; and

WHEREAS, the Notice of Violation stated that if the licensee failed to pay the \$250.00 matrix penalty and call the DSI Environmental Health Specialist to schedule a re-inspection by July 18, 2011, 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 E & K Corporation d/b/a Hot City Pizza are hereby suspended for failure to correct the Critical-Major violation and call the DSI Environmental Health Specialist to schedule a reinspection.

FURTHER RESOLVED, E & K Corporation d/b/a Hot City Pizza is hereby ordered to pay a \$250.00 matrix penalty for the one (1) Critical-Major Environmental Health Code violation cited during a re-inspection on June 10, 2011. Payment of such penalty shall be made within thirty (30) days of the date of the adoption of this resolution.

File #: RES 11-1471, Version: 1