

City of Saint Paul

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Legislation Text

File #: RES 12-1575, Version: 1

Approving adverse action against the Massage Practitioner license held by Kong Xiong, and the Massage Center - A (Commercial) license held by Kay's Massage, 1001 Johnson Parkway, Unit 170.

WHEREAS, adverse action was taken against the Massage Practitioner license held by Kong Xiong d/b/a Kong Xiong (License ID #20100000805) and Massage Center - A (Commerical) license held by Kay's Massage d/b/a Kay's Massage (License ID #20110001127) for the premises located at 1001 Johnson Parkway, Unit 170 in Saint Paul, by Notice of Intent to Suspend Licenses dated July 13, 2012, alleging licensee failed to pay delinquent license and late fees of \$468.00 and submit the following information: 1) a current certificate of General and Professional Liability with a 30-day notice of cancellation and naming the City of Saint Paul additional insured; 2) Proof of Affiliation; 3) a list of employees and their license numbers and 4) a completed Certificate of Compliance Minnesota Workers' Compensation Law form; and

WHEREAS, per Saint Paul Legislative Code §310.05 (m) (2), the licensing office also recommended a \$500.00 matrix penalty for failure to submit required information in order to maintain both licenses; and

WHEREAS, the licensee did not respond to the Notice of Intent to Suspend Licenses to pay the delinquent license and late fees, submit the required information or request a hearing; and

WHEREAS, the Notice of Intent to Suspend Licenses stated that if the licensee failed to pay the delinquent license and late fees, submit the required information or request a hearing by July 23, 2012, that the matter would be placed on the consent agenda to impose the recommended penalty; now, therefore, be it

RESOLVED, that the Massage Practitioner license held by Kong Xiong d/b/a Kong Xiong and Massage Center - A (Commerical) license held by Kay's Massage d/b/a Kay's Massage are hereby suspended for failure to pay delinquent license and late fees of \$468.00. Licenses will remain suspended until all license and late fees are paid in full to the Department of Safety and Inspections.

FURTHER RESOLVED, the licensee is ordered to pay a matrix penalty of \$500.00 for failure to submit required information in order to maintain both licenses. Payment of such penalty shall be made within thirty (30) days of the date of the adoption of this resolution.