

CITY OF MINNEAPOLIS
DEPARTMENT OF REGULATORY SERVICES
INSPECTIONS DIVISION
HOUSING INSPECTION SERVICES

NOTICE OF DIRECTOR'S DETERMINATION OF NONCOMPLIANCE

April 26, 2006

Property Address: 3514 Colfax Ave.N.

Owner:	Contact/Manager
Mr. Jay Petsche	Same
446 Grand Ave. S>W.	
Lonsdale, MN 55046	

This is to notify you that the above property fails to meet one or more of the rental licensing standards below: (Minneapolis Code of Ordinances 244.1910, 244.1920, and/or 244.1930, 244.1840)

- (1) Required License fee not paid
- (2) Rental dwelling units exceed maximum number allowed by Zoning
- (3) Rental dwelling unit(s) over occupied or illegally occupied
- (4) Rental dwelling unit(s) used or converted to rooming units in violation of Zoning Code
- (5) Repeated accumulation of weeds, vegetation, junk, debris, or rubbish
- (6) Rental dwelling unit(s) are in a substandard condition
- (7) Licensee has not paid required reinspection fees
- (8) Licensee has not allowed required inspection of unit(s) MCO 244.2000(c)
- (9) Licensee has failed to maintain and keep written register of tenants
- (10) Licensee has failed to submit a building scheme
- (11) Property taxes or assessments are delinquent
- (12) Responsible party has bench warrant(s) pursuant to the Housing/Zoning Code
- (13) Owner/licensee/manager has had 2 or more licenses revoked within last 5 years
- (14) Licensee has adverse license action in progress
- (15) Rental License application is not current per section 244.1840

A license proceeding has been commenced against you because the building has been found to be in violation of the housing maintenance code. You have until May 08, 2006 to bring the building into compliance. After this date the City Council may proceed to deny, revoke, or suspend the rental dwelling license for the building. If the City Council denies, revokes, or suspends the license, the affected dwellings therein must be vacated and shall not be re-occupied until a new license is granted by the City Council.

Sincerely,



Farrokh Azmoudeh
Housing Inspector II

CITY OF MINNEAPOLIS
DEPARTMENT OF REGULATORY SERVICES
INSPECTIONS DIVISION
HOUSING INSPECTION SERVICES

NOTICE OF DIRECTOR'S DETERMINATION OF NONCOMPLIANCE

April 26, 2006

Property Address: 3514 Colfax Ave.N.

Dear Resident: Apt. # 1

This is to notify you that the above property fails to meet one or more of the rental licensing standards below: (Minneapolis Code of Ordinances 244.1910, 244.1920, and/or 244.1930, 244.1840)

- (1) Required License fee not paid
- (2) Rental dwelling units exceed maximum number allowed by Zoning
- (3) Rental dwelling unit(s) over occupied or illegally occupied
- (4) Rental dwelling unit(s) used or converted to rooming units in violation of Zoning Code
- (5) Repeated accumulation of weeds, vegetation, junk, debris, or rubbish
- (6) Rental dwelling unit(s) are in a substandard condition
- (7) Licensee has not paid required reinspection fees
- (8) Licensee has not allowed required inspection of unit(s) MCO 244.2000(c)
- (9) Licensee has failed to maintain and keep written register of tenants
- (10) Licensee has failed to submit a building scheme
- (11) Property taxes or assessments are delinquent
- (12) Responsible party has bench warrant(s) pursuant to the Housing/Zoning Code
- (13) Owner/licensee/manager has had 2 or more licenses revoked within last 5 years
- (14) Licensee has adverse license action in progress
- (15) Rental License application is not current per section 244.1840

A license proceeding has been commenced against the owner because the building has been found to be in violation of the housing maintenance code. After _____ if the building is not in compliance, the city council may proceed to deny, revoke, or suspend the rental dwelling license for the building. If the city council denies, revokes, or suspends the license, you may be required to vacate the building.

You and your landlord still have legal rights and responsibilities during this time. Further information can be obtained from the City of Minneapolis Housing Services Office at (612) 673-3003.

Sincerely,



Farrokh Azmoudeh
Housing Inspector II
612-685 8456-

CITY OF MINNEAPOLIS
DEPARTMENT OF REGULATORY SERVICES
INSPECTIONS DIVISION
HOUSING INSPECTION SERVICES

NOTICE OF DIRECTOR'S DETERMINATION OF NONCOMPLIANCE

April 26, 2006

Property Address: 3514 Colfax Ave.N.

Dear Resident: Apt. # 2

This is to notify you that the above property fails to meet one or more of the rental licensing standards below: (Minneapolis Code of Ordinances 244.1910, 244.1920, and/or 244.1930, 244.1840)

- (1) Required License fee not paid
- (2) Rental dwelling units exceed maximum number allowed by Zoning
- (3) Rental dwelling unit(s) over occupied or illegally occupied
- (4) Rental dwelling unit(s) used or converted to rooming units in violation of Zoning Code
- (5) Repeated accumulation of weeds, vegetation, junk, debris, or rubbish
- (6) Rental dwelling unit(s) are in a substandard condition
- (7) Licensee has not paid required reinspection fees
- (8) Licensee has not allowed required inspection of unit(s) MCO 244.2000(c)
- (9) Licensee has failed to maintain and keep written register of tenants
- (10) Licensee has failed to submit a building scheme
- (11) Property taxes or assessments are delinquent
- (12) Responsible party has bench warrant(s) pursuant to the Housing/Zoning Code
- (13) Owner/licensee/manager has had 2 or more licenses revoked within last 5 years
- (14) Licensee has adverse license action in progress
- (15) Rental License application is not current per section 244.1840

A license proceeding has been commenced against the owner because the building has been found to be in violation of the housing maintenance code. After _____ if the building is not in compliance, the city council may proceed to deny, revoke, or suspend the rental dwelling license for the building. If the city council denies, revokes, or suspends the license, you may be required to vacate the building.

You and your landlord still have legal rights and responsibilities during this time. Further information can be obtained from the City of Minneapolis Housing Services Office at (612) 673-3003.

Sincerely,



Farrokh Azmoudeh
Housing Inspector II
612-685 8456-

CITY OF MINNEAPOLIS
DEPARTMENT OF REGULATORY SERVICES
INSPECTIONS DIVISION
HOUSING INSPECTION SERVICES

NOTICE OF DIRECTOR'S DETERMINATION OF NONCOMPLIANCE

April 26, 2006

Property Address: 3514 Colfax Ave.N.

Dear Resident: Apt. # 3

This is to notify you that the above property fails to meet one or more of the rental licensing standards below: (Minneapolis Code of Ordinances 244.1910, 244.1920, and/or 244.1930, 244.1840)

- (1) Required License fee not paid
- (2) Rental dwelling units exceed maximum number allowed by Zoning
- (3) Rental dwelling unit(s) over occupied or illegally occupied
- (4) Rental dwelling unit(s) used or converted to rooming units in violation of Zoning Code
- (5) Repeated accumulation of weeds, vegetation, junk, debris, or rubbish
- (6) Rental dwelling unit(s) are in a substandard condition
- (7) Licensee has not paid required reinspection fees
- (8) Licensee has not allowed required inspection of unit(s) MCO 244.2000(c)
- (9) Licensee has failed to maintain and keep written register of tenants
- (10) Licensee has failed to submit a building scheme
- (11) Property taxes or assessments are delinquent
- (12) Responsible party has bench warrant(s) pursuant to the Housing/Zoning Code
- (13) Owner/licensee/manager has had 2 or more licenses revoked within last 5 years
- (14) Licensee has adverse license action in progress
- (15) Rental License application is not current per section 244.1840

A license proceeding has been commenced against the owner because the building has been found to be in violation of the housing maintenance code. After _____ if the building is not in compliance, the city council may proceed to deny, revoke, or suspend the rental dwelling license for the building. If the city council denies, revokes, or suspends the license, you may be required to vacate the building.

You and your landlord still have legal rights and responsibilities during this time. Further information can be obtained from the City of Minneapolis Housing Services Office at (612) 673-3003.

Sincerely,



Farrokh Azmoudeh
Housing Inspector II
612-685 8456-

CITY OF MINNEAPOLIS
DEPARTMENT OF REGULATORY SERVICES
INSPECTIONS DIVISION
HOUSING INSPECTION SERVICES

**NOTICE OF REVOCATION, DENIAL, NON-RENEWAL, OR SUSPENSION OF
RENTAL LICENSE OR PROVISIONAL LICENSE**

May 23, 2006

Property Address: 3514 Colfax Ave N

<u>Owner:</u> Jay Petché 446 Grand Ave SW Lonsdale, MN 55046	<u>Contact/Manager</u> Same
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This is to notify you that the above property fails to meet one or more of the rental licensing standards below: (Minneapolis Code of Ordinances 244.1910, 244.1920, and/or 244.1930, 244.1840)

- (1) Required License fee not paid
- (2) Rental dwelling units exceed maximum number allowed by Zoning
- (3) Rental dwelling unit(s) over occupied or illegally occupied
- (4) Rental dwelling unit(s) used or converted to rooming units in violation of Zoning Code
- (5) Repeated accumulation of weeds, vegetation, junk, debris, or rubbish
- (6) Rental dwelling unit(s) are in a substandard condition
- (7) Licensee has not paid required reinspection fees
- (8) Licensee has not allowed required inspection of unit(s) MCO 244.2000(c)
- (9) Licensee has failed to maintain and keep written register of tenants
- (10) Licensee has failed to submit a building scheme
- (11) Property taxes or assessments are delinquent
- (12) Responsible party has bench warrant(s) pursuant to the Housing/Zoning Code
- (13) Owner/licensee/manager has had 2 or more licenses revoked and/or cancelled
(Due to condemnation)
- (14) Licensee has adverse license action in progress
- (15) Rental License application is not current per section 244.1840

Documentation is attached which refers to the above checked standard(s) in violation.

In addition, defects that create an imminent hazard to health or safety may be cause for the immediate denial, non renewal, revocation, or suspension for the rental license or provisional license (Section 244.1940). Also, licensing procedures are in addition to and do not supersede or preempt such other remedies such as condemnation or legal action.

If you do not appeal this action within 15 days from the date of this notification, the City council may take action to **revoke** your license.

If the City Council **revokes** the Rental license, the affected dwellings therein must be vacated, and shall not be re-occupied until a new license is granted by the City Council.

An appeal for and a copy of appeal procedures (MCO 244.1960) are enclosed.

Sincerely,

A handwritten signature in black ink, appearing to read "F. Azmoudeh". The signature is fluid and cursive, with a large initial "F" and a long, sweeping tail.

Farrokh Azmoudeh
Housing Inspector II
612-685-8456

PLEASE KEEP THIS SIGN UP

**City of Minneapolis
Department of Regulatory Services
Inspections Division
Housing Inspection Services**

**NOTICE TO TENANTS OF RENTAL
LICENSE OR PROVISIONAL LICENSE
REVOCAION, DENIAL, NON-
RENEWAL OR SUSPENSION**

To Renters of 3514 CO/FAX AVE N

The license your landlord needs for this building cannot be given at this time
due to: 244.1910 (13) TWO OR MORE LICENSES REVOKED/CONDAMNED

**If your landlord does not appeal this decision by JUNE 09, 2006
you will have to move when this action becomes final.**

You and your landlord still have legal rights and responsibilities during this
time. **Call Minneapolis Housing Services at 612-673-3003 for more
information.**

Reference: Minneapolis Code of Ordinances 244.1910 Licensing Standards

Date Posted: MAY 23, 2006

Housing Inspector Phone Number: 612/685-8456

APPEALS PROCEDURE

Section 244.1960 Appeals Procedure

(a) Any person wishing to appeal a determination of the director recommending denial, nonrenewal, revocation, or suspension of a license or provisional license shall file a written notice of appeal with the department of inspections within fifteen (15) days after receipt of the notice of denial, nonrenewal, revocation, or suspension. The notice shall contain a statement of the grounds for the appeal. The notice of appeal shall be accompanied by a fee of one hundred dollars (\$100.00).

(b) The board shall meet monthly, or more frequently at the call of the chair, to hear appeals. The board shall notify the owner in writing of the time and place of the hearing.

(c) At the hearing, the board shall hear all relevant evidence and argument. The board may admit and give probative effect to evidence that possesses probative value commonly accepted by reasonably prudent persons in the conduct of their affairs. The board shall record the hearing and keep a record of documentary evidence submitted.

(d) The board shall render its decision in writing within thirty (30) days after the close of the hearing. The decision shall determine whether the building, or dwelling units therein, meets the licensing standards of Sections 244.1910, 244.1920, or 244.2020, and shall specify the factual and legal basis for the determination.

(e) The board shall mail a copy of its decision to the license holder or applicant and to each licensed dwelling unit.

(f) The board shall refer its decision to the city council, which shall have final authority to issue, deny, renew, revoke, or suspend the license. The city council may hear argument from the license holder/applicant, but shall take no further evidence. The city council may affirm, modify, or reverse the decision of the board.

(g) The final decision of the city council shall be mailed to the license holder or applicant.

(h) A notice to tenants of the final decision shall be mailed to each occupant and prominently posted on the building. The notice shall indicate the date upon which tenants must vacate the building and shall clearly indicate which dwelling units are affected. The notice shall indicate that further information and relocation assistance can be obtained from the City of Minneapolis Housing Services Office. (90-Or-235, § 6, 9-14-90; 99-Or-163, § 10, 12-17-99)

CITY OF MINNEAPOLIS
DEPARTMENT OF REGULATORY SERVICES
INSPECTIONS DIVISION
HOUSING INSPECTION SERVICES

The Minneapolis Rental Licensing Board of Appeals, established in accordance with Minneapolis Code of Ordinances 244.1940 and 244.1960, was created to hear and decide all appeals.

Any person wishing to file an appeal must complete this form and submit a certified check or money order in the amount of \$100.00, payable to the Minneapolis Finance Department as an appeal filing fee. Submit this appeal form and filing fee to:

Rental Licensing District Supervisor
Housing Inspection Services
250 S. 4th Street - Room 300
Minneapolis, MN 55415-1316

Any appeal must be filled within 15 days of receipt of the Notice of Revocation, Denial, Non-Renewal, or Suspension of Rental License or Provisional License or the appeal will be denied.

You will be notified of the time and place of the Appeals Hearing. At the hearing you may represent yourself or may be represented by an attorney if you desire. You will have and opportunity to respond and challenge the licensing action, to present witnesses and evidence under oath, and to cross-examine opposing witnesses under oath.

Date _____

I, _____ hereby appeal the determination of my
rental license regarding the property at _____

Reason for Appeal _____

Appellant's Name and Address _____

CERTIFIED MAIL



7001 1940 0003 4979 5173 U.S. POSTAGE

- Not Deliverable As Addressed
- Unable to Forward
- Insufficient Address
- Allowed, Left No Address
- Unclaimed Refused
- Attempted - Not Known
- No Such Street Number
- Vacant Illegible
- No Mail Receipts
- Box Closed - No Order
- Returned For Better Address
- Postage Due

9.7

Uncollected

Jay Petsche
446 Grand Ave SW
Lonsdale, MN 55046



ZDU 0001 1940 0003 4979 5173
Minneapolis MN 55415-1373
Affirmative Action Employer

U.S. Postal Service
CERTIFIED MAIL RECEIPT
(Domestic Mail Only - No Insurance Coverage Provided)

OFFICIAL USE

Postage \$	
Certified Fee	
Return Receipt Fee (Encasement Required)	
Restricted Delivery Fee (Encasement Required)	
Total Postage & Fees \$	

Sent To
 Jay Petsche
 446 Grand Ave SW
 Lonsdale, MN 55046

City, State, ZIP+4

PS Form 3800, January 2001 See Reverse for Instructions

5-25
1ST NOTICE 5-30-11
2ND RETURN 6-10-11

7001 1940 0003 4979 5173

3514 COLFAX AVE.N.
RENTAL LICENSE INSPECTION CHRONOLOGICAL ORDERS
Statement of Farrokh Azmoudeh

- 09/13/2004** Initial RLIC inspection conducted by area inspector. Total of 47 Housing Violations were observed. Property scored 108 points which exceeded 53 point more than 55 points threshold for condemnation. Orders were issued along with the letter of intend for condemnation. Most of Housing Violations were resolved by previous owner and letter of intend for condemnation was lifted on November 17, 2004.
- 02/03/2006** Property was sold to Mr. Jay Petsche in March of 2005 and became Problem Properties address for lack of adequate maintenance on this date.
- 02/27/2006** Re-inspection of the outstanding violations was conducted. Administrative Citation was requested for the unresolved orders for Apartment number 3 and owner and tenants of Apartments number 1 and 2 did not show up. New appointment was set up for re-inspection of the remaining outstanding violations for March 14, 2006.
- 03/14/2006** Access to apartment number 2 was allowed by the tenant and apartment number 1 was found vacant. Owner did not show up for this inspection. New violations were found for Apartment number 2 and the exterior of the building. With new violations building scored 94 points, 39 points above the threshold for condemnation. Building was posted with LINT 1 for lack of maintenance on March 17, 2006 with due date of April 14, 2006.
- 03/23/2006** Entry allowed by Apartment #1 tenants after acquiring Administrative Search Warrant from Hennepin County District Court Judge on March 20,2006. None of the outstanding orders were complied with and Administrative Citation requested. More violations for the common areas and exterior found and orders were issued. With new violations building scored 149 points, 94 points above the 55 point threshold.
- 03/29/2006** Inspection of Apartment # 2 was done on the tenant's complain. Orders were issued for hazardous plumbing with due date of April 04, 2006. Letter of intend to condemn posted for Apartment # 2 on March 29, 2006.
- 06/04/2006** Re-inspection of Apartment # 2 was not possible on 05/04/2006 and was done on 06/04/2006 with no compliance. Apartment # 2 was posted with condemnation on 04/10/2006 with vacate date of 04/30/2006. Owner did not show up for any of the above inspections.
- 05/01/2006** Re-inspection of all apartments set up by letter of appointment. Apartment # 1 & 2 were found to vacant. Re-inspection of apartment # 3, common areas, and exterior was done and no compliance was found. Administrative Citation was requested. Owner did not show up for this inspection.