

FEB 16 2011


11-0262

MOTION

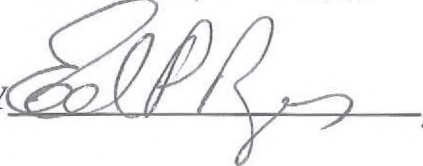
I MOVE pursuant to Section 12.32 C (6) of the Municipal Code, that the City Council hereby RESOLVE to request City Planning Commission to forward the proposed ordinance defining *Community Care Facility, Licensed; Residential Care Facility for the Elderly, Licensed;* and *Alcoholism or Drug Abuse Recovery or Treatment Facility, Licensed;* bringing the Municipal Code into conformity with State law; regulating these facilities as public benefits; defining *Single Housekeeping Unit* and amending the definitions for *Boarding or Rooming House* and *Family*, for the Council's action, for the following reasons:

1. The City Planning Commission has not acted on the ordinance within 75 days of having received the report from the Director of Planning on October 14, 2010.
2. There is urgent need to take action on this land use policy because the Municipal Code currently does not address nor define State licensed community care facilities.
3. The proposed ordinance adds definitions of State licensed facilities and includes regulations for facilities that serve six or fewer residents and those that serve seven or more residents.

PRESENTED BY


Greig Smith
Councilman, 12th District

SECONDED BY



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ORIGINAL

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