SUBDIVISION

AND

DEVELOPMENT APPEAL BOARD

AGENDA

Wednesday, 9:00 A.M. August 3, 2016

Hearing Room No. 3 Churchill Building, 10019 - 103 Avenue NW, Edmonton, AB

SUBDIVISION AND DEVELOPMENT APPEAL BOARD HEARING ROOM NO. 3

I 9:00 A.M. SDAB-D-16-120 Construct a Single Detached House with

attached Garage, veranda, fireplace, rear balcony (irregular shape, 4.25 metres by 2.22 metres) and Basement development (NOT to be

used as an additional dwelling)

70 - Sylvancroft Lane NW Project No.: 154924225-001

NOTE: Unless otherwise stated, all references to "Section numbers" refer to the authority under the Edmonton Zoning Bylaw 12800.

ITEM I: 9:00 A.M. FILE: SDAB-D-16-120

AN APPEAL FROM THE DECISION OF THE DEVELOPMENT OFFICER

APPELLANT:

APPLICATION NO.: 154924225-001

ADDRESS OF APPELLANT: 9860 – 90 Avenue NW

APPLICATION TO: Construct a Single Detached House with

attached Garage, veranda, fireplace, rear balcony (irregular shape, 4.25 metres by 2.22 metres) and Basement development

(NOT to be used as an additional

Dwelling)

DECISION OF THE

DEVELOPMENT AUTHORITY: Refused

DECISION DATE: July 25, 2014

DATE OF APPEAL: July 28, 2014

MUNICIPAL DESCRIPTION

OF SUBJECT PROPERTY: 70 - Sylvancroft Lane NW

LEGAL DESCRIPTION: Plan 1222257 Unit 7

ZONE: RF3-Small Scale Infill Development Zone

OVERLAY: Mature Neighbourhood Overlay

STATUTORY PLAN: N/A

Grounds for Appeal

The Appellant provided the following reasons for appealing the decision of the Development Authority:

Rear Yard Deficiency: The lot is pie-shaped so that there is 53 percent of the lot behind the 40 percent required rear yard. The principle building covers only 35 percent even with the requested variance. This is a hardship preventing the use of the area not present in rectangular lots.

General Matters

Appeal Information:

On August 21, 2014, the Subdivision and Development Appeal Board (SDAB) heard an appeal of a decision of the Development Authority to refuse an application to construct a Single Detached House with attached Garage, veranda, fireplace, rear balcony (irregular shape, 4.25 metres by 2.22 metres) and Basement development (NOT to be used as an additional Dwelling), located at 70 Sylvancroft Lane NW.

On September 5, 2014, the SDAB allowed the appeal and revoked the decision of the Development Authority. The development was GRANTED, subject to conditions and variances. This SDAB decision was appealed to the Alberta Court of Appeal.

On March 22, 2016, the Alberta Court of Appeal in *Thomas* v. *Edmonton* (*City*), 2016 ABCA 57, allowed the appeal and quashed the Development Permit. The matter was remitted to the SDAB to be dealt with in accordance with that decision.

The Subdivision and Development Appeal Board at a hearing on May 11, 2016, made and passed the following motion:

"That the hearing for SDAB-D-16-120 be tabled to June 9, 2016."

The Subdivision and Development Appeal Board at a hearing on June 9, 2016, made and passed the following motion:

"That the hearing for SDAB-D-16-120 be tabled to August 3, 2016, as mutually agreed to by all parties."

General Provisions from the *Edmonton Zoning Bylaw*:

Section 140.1 states the **General Purpose** of the **RF3 Small Scale Infill Development Zone** is to provide for Single Detached Housing and Semi-detached Housing while allowing small-scale conversion and infill redevelopment to buildings containing up to four Dwellings, and including Secondary Suites under certain conditions.

Section 814.1 states the **General Purpose** of the **Mature Neighbourhood Overlay** is to ensure that new low density development in Edmonton's mature residential neighbourhoods is sensitive in scale to existing development, maintains the traditional character and pedestrian-friendly design of the

streetscape, ensures privacy and sunlight penetration on adjacent properties and provides opportunity for discussion between applicants and neighbouring affected parties when a development proposes to vary the Overlay regulations.

Under Section 140.2(9), **Single Detached Housing** is a **Permitted Use** in the RF3 Small Scale Infill Development Zone.

Under Section 7.2(9), **Single Detached Housing** means development consisting of a building containing only one Dwelling, which is separate from any other Dwelling or building. Where a Secondary Suite is a Permitted or Discretionary Use Class in a Zone, a building which contains Single Detached Housing may also contain a Secondary Suite. This Use Class includes Mobile Homes which conform to Section 78 of this Bylaw.

Front Setback

Section 814.3(1) states (in part) that the Front Setback shall be a minimum of 3.0 metres and shall be consistent within 1.5 metres of the Front Setback on Abutting Lots and with the general context of the blockface. Separation Space and Privacy Zone shall be reduced to accommodate the Front Setback requirement where a Principal Living Room Window faces directly onto a local public roadway, other than a Lane.

Development Officer's Determination

Section 814.3(1) - The Front Setback shall be consistent within 1.5 metres of the Front Setback on Abutting Lots and with the general context of the blockface. However, the Front Setback shall not be less than 3.0 metres.

Required: Minimum 4.15 metres

Proposed: 3.27 metres Deficient by: 0.88 metres

Rear Setback

Section 814.3(5) states the minimum Rear Setback shall be 40 percent of Site depth.

Development Officer's Determination

Section 814.3(5) - The minimum Rear Setback shall be 40 percent of Site depth.

Required: 12.77 metres Proposed: 7.81 metres Deficient by: 4.96 metres

Projections into Setbacks

Section 44.1(a) states verandas, porches, eaves, shade projections, unenclosed steps, chimneys, belt courses, sills, together with any other architectural features which are of a similar character, may project into a required Setback or Separation Space provided such projections do not exceed 0.6 metres in the case of Setbacks or Separation Spaces of 1.2 metres or greater. Where unenclosed steps extend into Side Setbacks which are not used for vehicular access, such steps shall not exceed a Height of 1.0 metres above Grade.

Development Officer's Determination

Section 44.1(a) - verandas, porches, eaves, shade projections, unenclosed steps, chimneys, belt courses, sills, together with any other architectural features which are of a similar character, provided such projections do not exceed 0.6 metres in the case of Setbacks or Separation Spaces of 1.2 metres or greater.

Maximum projection into Front Setback: 0.6 metres

Front unenclosed steps project: 3.94 metres

Exceeds by: 3.34 metres

Community Consultation

Section 814.3(24) states that when a Development Permit application is made and the Development Officer determines that the proposed development does not comply with the regulations contained in this Overlay:

- a) the applicant shall contact the affected parties, being each assessed owner of land wholly or partly located within a distance of 60.0 metres of the Site of the proposed development and the President of each affected Community League;
- b) the applicant shall outline, to the affected parties, any requested variances to the Overlay and solicit their comments on the application;
- c) the applicant shall document any opinions or concerns, expressed by the affected parties, and what modifications were made to address their concerns; and
- d) the applicant shall submit this documentation to the Development Officer no sooner than twenty-one calendar days after giving the information to all affected parties.

Notice to Applicant/Appellant

Provincial legislation requires that the Subdivision and Development Appeal Board issue its official decision in writing within fifteen days of the conclusion of the hearing. Bylaw No. 11136 requires that a verbal announcement of the Board's decision shall be made at the conclusion of the hearing of an appeal, but the verbal decision is not final nor binding on the Board until the decision has been given in writing in accordance with the *Municipal Government Act*.



Project Number: 154924225-001

Application Date: Printed:

MAY 26, 2014 July 28, 2014 at 3:45 PM

Application for

House Development and Building Permit

This document is a record of a Development Permit and/or Building Permit application, and a record of the decision for the undertaking described below, subject to the limitations and conditions of this permit, of the Edmonton Zoning Bylaw 12800 as amended, Safety Codes Act RSA 2000, Safety Codes Act Permit Regulation, Alberta Building Code 2006 and City of Edmonton Bylaw 15894 Safety Codes Permit

Applicant

THE HOUSE COMPANY

Property Address(es) and Legal Description(s)

70 - SYLVANCROFT LANE NW

Plan 1222257 Unit 7

Scope of Application

To construct a Single Detached House with attached Garage, veranda, fireplace, rear balcony (irregular shape, 4.25m x 2.22m) and Basement development (NOT to be used as an additional dwelling).

Permit Details

Affected Floor Area (sq. ft.): 2248

Class of Permit:

Front Yard (m): 3.27

Rear Yard (m): 7.81

Side Yard, left (m): 1.2

Site Area (sq. m.): 462.7

Site Width (m): 12.1

Building Height to Midpoint (m):

Dwelling Type: Single Detached House

Home Design Type:

Secondary Suite Included ?: N

Side Yard, right (m): 1.22

Site Depth (m): 31.92

Stat. Plan Overlay/Annex Area: Mature Neighbourhood Overlay

I/We certify that the above noted details are correct.

Applicant signature:

Development Application Decision

Refused

Reason for Refusal

Section 814.3(1) - The Front Setback shall be consistent within 1.5 m of the Front Setback on Abutting Lots and with the general context of the blockface. However, the Front Setback shall not be less than 3.0 m.

Required: MInimum 4.15m

Proposed: 3.27m

Deficient by: 0.88m

Section 814.3(5) - The minimum Rear Setback shall be 40% of Site depth.

Required: 12.77m Proposed: 7.81m Deficient by: 4.96m

Section 44.1(a) - verandas, porches, eaves, shade projections, unenclosed steps, chimneys, belt courses, sills, together with any other architectural features which are of a similar character, provided such projections do not exceed 0.6 m in the case of Setbacks or Separation Spaces of 1.2 m or greater.

Maximum projection into Front Setback: 0.6m

Front unenclosed steps project: 3.94m

Exceeds by: 3.34m



Project Number: **154924225-001**Application Date: MAY 26, 2014
Printed: July 28, 2014 at 3:45 PM
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Application for

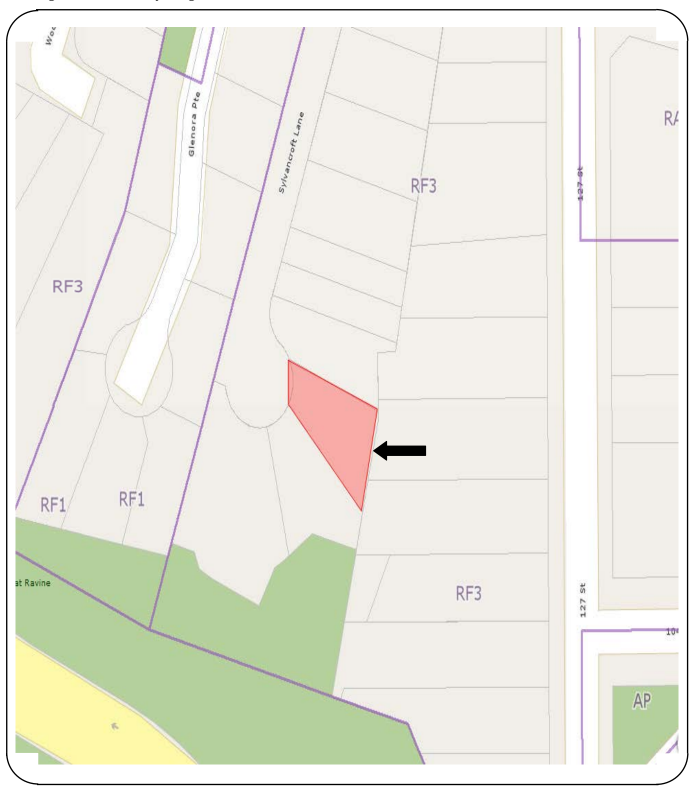
House Development and Building Permit

Rights of Appeal

The Applicant has the right of appeal within 14 days of receiving notice of the Development Application Decision, as outlined in Chapter 24, Section 683 through 689 of the Municipal Government Amendment Act.

Issue Date: Jul 25, 2014	Development Authority: BOOTH, JEFF		Signature:			
Fees						
	Fee Amount	Amount Paid	Receipt #	Date Paid		
Water Usage Fee	\$54.45	\$54.45	01676506	May 26, 2014		
Building Permit Fee	\$1,846.00	\$1,846.00	01676506	May 26, 2014		
Electrical Fees (House)	\$281.00	\$281.00	01676506	May 26, 2014		
Electrical Fee (Service)	\$75.00	\$75.00	01676506	May 26, 2014		
Lot Grading Fee	\$135.00	\$135.00	01676506	May 26, 2014		
Safety Codes Fee	\$73.84	\$73.84	01676506	May 26, 2014		
Sanitary Sewer Trunk Fund	\$1,304.00	\$1,304.00	01676506	May 26, 2014		
Electrical Safety Codes Fee	\$15.74	\$15.74	01676506	May 26, 2014		
Total GST Amount:	\$0.00					
Totals for Permit:	\$3,785,03	\$3,785.03				

THIS IS NOT A PERMIT



SURROUNDING LAND USE DISTRICTS

Site Location File: SDAB-D-16-120



N

BUSINESS LAID OVER

SDAB-D-16-136	An appeal by Bill Co. Incorporated to extend the duration of a Freestanding		
	Minor Digital Off-premises Sign (3.05m x 10.37m Single Sided Facing		
	South)		
	August 17 or 18, 2016		
SDAB-D-16-176	An appeal by Outfront Media to install (1) Freestanding Off-premises Sign		
	(Outfront Media), existing without permits		
	August 25, 2016		
SDAB-D-16-144	An appeal by Kiewit Energy Canada Corp to construct 6 Accessory General		
	Industrial Use buildings - existing without permits (Kiewit Energy Canada		
	Corp - 3 lunchroom buildings, 2 office buildings, and 1 office/lunch building)		
	November 30 or December 1, 2016		

APPEAL HEARINGS TO BE SCHEDULED

189288219-004	An appeal by Moroz Law Office to leave as built an Accessory Building
	August 17, 2016
186484308-002	An appeal by Elaine (Jo) & Myron Kucher; Starr Curry; Mark Stephen; Ryan
	McCann & Arianna Piccinin; and Ross Brown VS Nasib Ranu to convert an
	existing Single Detached House to Child Care Services and to construct
	interior and exterior alterations (120 children occupancy).
	September 7 or 8, 2016