## **SUBDIVISION**

## AND

## DEVELOPMENT APPEAL BOARD

### AGENDA

Thursday, June 24, 2020

### SUBDIVISION AND DEVELOPMENT APPEAL BOARD

	NOTE:	Unless otherwise sta	ted, all references to "Section numbers" refer to
			11159 – 73 Avenue NW Project No.: 351893048-001
III	9:00 A.M.	SDAB-D-20-082	To construct a Single Detached House with front attached Garage, Unenclosed Front Porch rear covered deck (7.01 metres by 2.44 metres) Basement development (NOT to be used as an additional Dwelling), and to demolish a Single Detached House and Accessory Building (detached Garage)
			9917 – 162 Street NW Project No.: 356798208-002
II	9:00 A.M.	SDAB-D-20-081	To construct exterior alterations to a Single Detached House (Front Yard parking pad, 3.60 metres by 11.06 metres)
			9977 – 178 Street NW Project No.: 360698945-002
Ι	9:00 A.M.	SDAB-D-20-080	To change the Use from a Personal Service Shop to Cannabis Retail Sales

the authority under the Edmonton Zoning Bylaw 12800.

ITEM I: 9:00 A.M.

FILE: SDAB-D-20-080

#### AN APPEAL FROM THE DECISION OF THE DEVELOPMENT OFFICER

APPELLANT:

APPLICATION NO.:

#### 360698945-002

Change the Use from a Personal Service Shop to Cannabis Retail Sales.

DEVELOPMENT AUTHORITY:	Approved with Conditions
DECISION DATE:	May 12, 2020
DATE OF APPEAL:	May 29, 2020
NOTIFICATION OF APPEAL PERIOD:	May 19 2020 to June 9, 2020
RESPONDENT:	
MUNICIPAL DESCRIPTION OF SUBJECT PROPERTY:	9977 – 178 Street NW
LEGAL DESCRIPTION:	Plan 9723089 Blk 1 Lot 1
ZONE:	DC2.1036 Site Specific Development Control Provision
OVERLAY:	Major Commercial Corridors Overlay
STATUTORY PLAN:	Terra Losa Neighbourhood Area Structure Plan

#### **General Matters**

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

My name is Van Vuong, I am Director of Wang's Holding Limited I am objected city file#360698945-002 since our existing tenant Houtstra Holding LTD located on 17547-100 ave selling smoke and pipes accessories since 2018 and they applied to the city to approve the condo plan#9122259 unit 2 to rezone

from DC2- 208 to newly proposed DC2 Provision (DC2 -287180262) so that they can apply city license to sell Cannabis retail sales, add to their existing business; but the city do not approve so we believe that if SDAB want to approve it should approve to us first!

#### **General Matters**

#### **Appeal Information:**

The Municipal Government Act, RSA 2000, c M-26 states the following:

#### **Grounds for Appeal**

685(1) If a development authority

- (a) fails or refuses to issue a development permit to a person,
- (b) issues a development permit subject to conditions, or
- (c) issues an order under section 645,

the person applying for the permit or affected by the order under section 645 may appeal to the subdivision and development appeal board.

#### Appeals

**686(1)** A development appeal to a subdivision and development appeal board is commenced by filing a notice of the appeal, containing reasons, with the board,

- (a) in the case of an appeal made by a person referred to in section 685(1)
  - (i) with respect to an application for a development permit,
    - (A) within 21 days after the date on which the written decision is given under section 642, or
    - (B) if no decision is made with respect to the application within the 40-day period, or within any extension of that period under section 684, within 21 days after the date the period or extension expires,

or

(ii) with respect to an order under section 645, within 21 days after the date on which the order is made, or

(b) in the case of an appeal made by a person referred to in section 685(2), within 21 days after the date on which the notice of the issuance of the permit was given in accordance with the land use bylaw.

**685(4)** Despite subsections (1), (2) and (3), if a decision with respect to a development permit application in respect of a direct control district

- (a) ...
- (b) is made by a development authority, the appeal is limited to whether the development authority followed the directions of council, and if the subdivision and development appeal board finds that the development authority did not follow the directions it may, in accordance with the directions, substitute its decision for the development authority's decision.

#### <u>General Provisions from the DC2.1036 Site Specific Development Control</u> <u>Provision ("DC2"):</u>

Under section DC2.1036.3.ce Cannabis Retail Sales is a Listed Use in the DC2.

Section DC2.1036.4.q states "Cannabis retail sales shall be developed in accordance with Section 70 of the Zoning Bylaw."

Section DC2.1036.1 states the General Purpose of DC2 is:

To establish a Site Specific Development Control Provision to accommodate a range of vehicle oriented commercial and general business uses and a medium rise residential development. Site regulations will ensure compatibility with the surrounding land uses, adjacent roadways, and a high standard of appearance appropriate to the site's location on a major entrance route into the City.

#### General Provisions from the Edmonton Zoning Bylaw:

Under section 7.4(9), Cannabis Retail Sales means:

development used for the retail sale of Cannabis that is authorized by provincial or federal legislation. This Use may include retail sales of Cannabis accessories. This Use does not include Cannabis Production and Distribution.

Under section 6.1, Cannabis means:

a cannabis plant and anything referred to in subsection (a) of this definition but does not include anything referred to in subsection (b) of this definition:

- a. Cannabis includes:
  - i. any part of a cannabis plant, including the phytocannabinoids produced by, or found in, such a plant, regardless of whether that part has been processed or not, other than a part of the plant referred to in subsection (b) of this definition.
  - ii. any substance or mixture of substances that contains or has on it any part of such a plant;
  - iii. any substance that is identical to any phytocannabinoid produced by, or found in, such a plant, regardless of how the substance was obtained.
- b. Notwithstanding subsection (a) of this definition, Cannabis does not include:
  - i. a non-viable seed of a cannabis plant;
  - ii. a mature stalk, without any leaf, flower, seed or branch, of such plant;
  - iii. fibre derived from a stalk referred in subsection (b)(ii) of this definition; and
  - iv. the root or any part of the root of such a plant.

Under section 6.1, **Site** means "an area of land consisting of one or more abutting Lots."

Section 70 – Cannabis Retail Sales

- 1. Any Cannabis Retail Sales shall not be located less than 200 m from any other Cannabis Retail Sales. For the purposes of this subsection only:
  - a. the <u>200 m</u> separation distance shall be measured from the closest point of the Cannabis Retail Sales Use to the closest point of any other approved Cannabis Retail Sales Use;
  - b. A Development Officer shall not grant a variance to reduce the separation distance by more than <u>20 m</u> in compliance with <u>Section 11</u>; and

# c. The issuance of a Development Permit which contains a variance to separation distance as described in 70(1)(b) shall be issued as a Class B Discretionary Development.

- 2. Any Site containing Cannabis Retail Sales shall not be located less than:
  - a. <u>200 m</u> from any Site being used for a public library, at the time of the application for the Development Permit for the Cannabis Retail Sales; and
  - b. <u>100 m</u> from any Site being used for Community Recreation Services Use, a community recreation facility or as public lands at the time of application for the Development Permit for the Cannabis Retail Sales.
- 3. For the purposes of subsection 2:
  - a. separation distances shall be measured from the closest point of the subject Site boundary to the closest point of another Site boundary, and shall not be measured from Zone boundaries or from the edges of structures;
  - b. the term "public library" is limited to the collection of literary, artistic, musical and similar reference materials and learning resources in the form of books, electronic files, computers, manuscripts, recordings and films for public use, and does not include private libraries, museums or art galleries.
  - c. the term "community recreation facilities" means indoor municipal facilities used primarily by members of the public to participate in recreational activities conducted at the facilities, as per the Municipal Government Act; and
  - d. the term "public lands" is limited to Sites zoned <u>AP</u>, and Sites zoned <u>A</u>.
- 4. Subsection 105(3) of the Gaming, Liquor and Cannabis *Regulation*, is expressly varied by the following:
  - a. any Site containing a Cannabis Retail Sales shall not be located less than:

#### Public or private education

i. <u>200 m</u> from a Site being used for public or private education, at the time of the application for the Development Permit for the Cannabis Retail Sales;

#### Provincial health care facility

ii. <u>100 m</u> from a Site being used for a provincial health care facility at the time of the application for the Development Permit for the Cannabis Retail Sales; and

#### School reserve or municipal and school reserve

iii. <u>100 m</u> from a Site designated as school reserve or municipal and school reserve at the time of the application for the Development Permit for the Cannabis Retail Sales.

#### **Measurement of Separation Distances**

b. For the purposes of this subsection, separation distances shall be measured from the closest point of the subject Site boundary to the closest point of another Site boundary, and shall not be measured from Zone boundaries or from the edges of structures.

#### Sites Greater than Two Hectares

- c. For Sites that are greater than <u>2.0 ha</u> in size and zoned either <u>CSC</u> or <u>DC2</u>, that do not contain a public library at the time of application for the Development Permit for the Cannabis Retail Sales:
  - i. Subsection 70(2), and 70(4)(a) shall not apply; and
  - ii. the distances referred to in Subsection 105(3) of the *Gaming, Liquor and Cannabis Regulation* shall be expressly varied to 0 m.
- d. For the purposes of subsection 70(4)(a)(i), the term "public or private education" means a school as defined in subsection (1)(y)(i) and (1)(y)(ii) of the School Act (as amended from time to time).
- 5. Notwithstanding <u>Section 11</u> of this Bylaw, a Development Officer shall not grant a variance to subsection 70(2), 70(3)(a) or 70(4).

#### **Design Requirements**

- 6. Cannabis Retail Sales shall include design elements that readily allow for natural surveillance to promote a safe urban environment, where applicable and to the satisfaction of the Development Officer, including the following requirements:
  - a. customer access to the store is limited to a storefront that is visible from the street other than a Lane, or a shopping centre

parking lot, or mall access that allows visibility from the interior of the mall into the store;

- b. the exterior of all stores shall have ample transparency from the street;
- c. Any outdoor lighting shall be designed to ensure a well-lit environment for pedestrians and illumination of the property; and
- d. Landscaping shall be low-growing shrubs or deciduous trees with a high canopy at maturity to maintain natural surveillance.

#### **Development Officers Determination**

Separation Distance - The proposed Cannabis Retail Sales is 183m from the nearest approved Cannabis Retail Sales. (Ref.: Section 70.1)

#### 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.

Edmonton	Project Number: <b>360698945-00</b> Application Date: APR 24, 202 Printed: May 29, 2020 at 11:21 AI Page: 1 of
	or Development Permit
This document is a record of a Development Permit a the limitations and conditions of this permit, of the Ed	oplication, and a record of the decision for the undertaking described below, subject to monton Zoning Bylaw 12800 as amended.
Applicant	Property Address(es) and Legal Description(s)
	9977 - 178 STREET NW Plan 9723089 Blk 1 Lot 1
	Specific Address(es) Suite: 3, 9977 - 178 STREET NW
	Entryway: 3, 9977 - 178 STREET NW
	Building: 19, 9977 - 178 STREET NW
Scope of Permit	
To change the use from a Personal Service Shop	to Cannabis Retail Sales.
Permit Details	
Class of Permit: Class B	Contact Person
Gross Floor Area (sq.m.):	Lot Grading Needed?: N
New Sewer Service Required: N	NumberOfMainFloorDwellings:
Site Area (sq. m.):	Stat. Plan Overlay/Annex Area: (none)

Edmonton	Project Number: <b>360698945-0</b> Application Date: APR 24, 2 Printed: May 29, 2020 at 11:21 Page: 2
	Major Development Permit
-	o the Following Conditions is Development Permit is NOT valid until the Notification Period expires in accordance to Section 21.1. (Reference Section
· · · · · · · · · · · · · · · · · · ·	e Cannabis Retail Sales shall not commence operations until such time as the non-medical sale and distribution of Cannabis rised by federal and provincial law.
	e Cannabis Retail Sales shall include design elements that readily allow for natural surveillance to promote a safe urban onment, where applicable and to the satisfaction of the Development Officer, including the following requirements:
lot, or - the e - Any	omer access to the store is limited to a storefront that is visible from the street other than a Lane, or a shopping centre parkir r mall access that allows visibility from the interior of the mall into the store; exterior of all stores shall have ample transparency from the street; outdoor lighting shall be designed to ensure a well-lit environment for pedestrians and illumination of the property; and dscaping shall be low-growing shrubs or deciduous trees with a high canopy at maturity to maintain natural surveillance.
	terior lighting shall be developed to provide a safe lit environment in accordance with Sections 51 and 58 and to the action of the Development Officer.
adjoir	y outdoor lighting for any development shall be located and arranged so that no direct rays of light are directed at any ning properties, or interfere with the effectiveness of any traffic control devices. (Reference Section 51 of the Edmonton 1g Bylaw 12800).
NOT	ES:
Edmo the M	approved Development Permit means that the proposed development has been reviewed only against the provisions of the onton Zoning Bylaw. It does not remove obligations to conform with other legislation, bylaws or land title instruments such a funcipal Government Act, the ERCB Directive 079, the Edmonton Safety Codes Permit Bylaw or any caveats, covenants or nents that might be attached to the Site.
been	e Development Permit shall not be valid unless and until the conditions of approval, save those of a continuing nature, have fulfilled; and no notice of appeal from such approval has been served on the Subdivision and Development Appeal Board n the time period specified in subsection 21.1 (Ref. Section 17.1).
3) Sig	gns require separate Development Applications.
the su this D	e City of Edmonton does not conduct independent environmental checks of land within the City. If you are concerned about intability of this property for any purpose, you should conduct your own tests and reviews. The City of Edmonton, in issuing Development Permit, makes no representations and offers no warranties as to the suitability of the property for any purpose of the presence or absence of any environmental contaminants on the property.
Exam	Building Permit is required for any construction or change in use of a building. For a building permit, and prior to the Plans innation review, you require construction drawings and the payment of fees. Please contact the 311 Call Centre for further mation.
6) Th	is Development Permit is not a Business Licence. A separate application must be made for a Business Licence.
Variances Separ 70.1)	ration Distance - The proposed Cannabis Retail Sales is 183m from the nearest approved Cannabis Retail Sales. (Ref.: Section

Major Development Permit     Tis approval is volvice to the right of appeal as outlined in Chapter 24, Section 683 through 689 of the Municipal Government Account Accoun	Edmonton				Project Num Application Dat Printed: Page:	ber: <b>360698945-0</b> e: APR 24, 2 May 29, 2020 at 11:21 / 3 d
Amendment Act. Notice Period Begins:May 19, 2020 Ends: Jun 09, 2020 Fee Amount Amount Paid Receipt # Date Paid Major Dev. Application Fee \$5,600.00 \$5,600.00 06513581 May 04, 2020 Total GST Amount: \$0.00						
Notice Period Begins: May 19, 2020 Ends: Jun 09, 2020   Fees Fee Amount Amount Paid Receipt # Date Paid   Major Dev. Application Fee \$5,600.00 \$5,600.00 06513581 May 04, 2020   Total GST Amount: \$0.00 \$0.00 \$5,600.00 \$5,600.00	This approval is subject Amendment Act.	to the right of appeal	as outlined in Chapter	24, Section 683 thro	ough 689 of the Mun	icipal Government
Fee AmountAmount PaidReceipt #Date PaidMajor Dev. Application Fee\$5,600.00\$5,600.0006513581May 04, 2020Total GST Amount:\$0.00		May 19, 2020	<b>Ends:</b> Jun 09, 2020			
Fee AmountAmount PaidReceipt #Date PaidMajor Dev. Application Fee\$5,600.00\$5,600.0006513581May 04, 2020Total GST Amount:\$0.00	- Pees					
	Major Dev. Application Fee Total GST Amount:	\$5,600.00 \$0.00	\$5,600.00			



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#### ITEM II 9:00 A.M.

FILE: SDAB-D-20-081

AN APPEAL FROM THE DECISION OF T	HE DEVELOPMENT OFFICER
APPELLANT:	
APPLICATION NO.:	356798208-002
APPLICATION TO:	Construct exterior alterations to a Single Detached House (Front Yard parking pad, 3.60 metres by 11.06 metres)
DECISION OF THE DEVELOPMENT AUTHORITY:	Refused
DECISION DATE:	May 29, 2020
DATE OF APPEAL:	June 1, 2020
MUNICIPAL DESCRIPTION OF SUBJECT PROPERTY:	9917 – 162 Street NW
LEGAL DESCRIPTION:	Plan 6144AH Blk 3B Lot 5
ZONE:	(RF1) Single Detached Residential Zone
OVERLAY:	Mature Neighbourhood Overlay
STATUTORY PLAN:	Jasper Place Area Redevelopment Plan

#### **Grounds for Appeal**

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

Hello, I am appealing for the approval of my application asap. We have 4 cars in the house. My lovely wife and my 2 dear daughters park inside our 3 car garage at the back. That leaves me to park on the street. Most home owners respectfully park their cars directly in front of their houses in my neighborhood. However some neighbors or their tenants keep taking my regular parking spot in front of my house. 2 of my neighbors (1 on my right and 1 across) have handicap packing in front of their houses. I am a heart patient and it really frustrates me to look for a parking spot every time I get home from work. I don't want to apply for another handicap parking because that will not look nice with 2 already there. Also, I have a legal basement suite and when I have a tenant with a car, it gets worse. So installing a legal parking pad in the front of my

house inside my own property will be an appropriate long term and preferable solution. There are 2 front garages and about 6 other front driveway already existing on my street. I have a good majority of neighbors supporting my application. Even the Edmonton Subdivision Planning Development Services don't see any issues with my application. A copy of their response is included in the supporting documents. This is a very very important need for me. Please consider my humble request to allow me have a legal parking pad.

#### **General Matters**

#### **Appeal Information:**

The Municipal Government Act, RSA 2000, c M-26 states the following:

#### **Grounds for Appeal**

685(1) If a development authority

- (a) fails or refuses to issue a development permit to a person,
- (b) issues a development permit subject to conditions, or
- (c) issues an order under section 645,

the person applying for the permit or affected by the order under section 645 may appeal to the subdivision and development appeal board.

#### Appeals

**686(1)** A development appeal to a subdivision and development appeal board is commenced by filing a notice of the appeal, containing reasons, with the board,

- (a) in the case of an appeal made by a person referred to in section 685(1)
  - (i) with respect to an application for a development permit,
    - (A) within 21 days after the date on which the written decision is given under section 642,[...]

#### **Hearing and Decision**

**687(3)** In determining an appeal, the subdivision and development appeal board

•••

(a.1) must comply with the land use policies;

- (a.2) subject to section 638, must comply with any applicable statutory plans;
- (a.3) subject to clauses (a.4) and (d), must comply with any land use bylaw in effect;
- (a.4) must comply with the applicable requirements of the regulations under the *Gaming, Liquor and Cannabis Act* respecting the location of premises described in a cannabis licence and distances between those premises and other premises;
  - •••
  - (c) may confirm, revoke or vary the order, decision or development permit or any condition attached to any of them or make or substitute an order, decision or permit of its own;
  - (d) may make an order or decision or issue or confirm the issue of a development permit even though the proposed development does not comply with the land use bylaw if, in its opinion,
    - (i) the proposed development would not
      - (A) unduly interfere with the amenities of the neighbourhood, or
      - (B) materially interfere with or affect the use, enjoyment or value of neighbouring parcels of land,
    - and
    - (ii) the proposed development conforms with the use prescribed for that land or building in the land use bylaw.

#### General Provisions from the Edmonton Zoning Bylaw:

## Under section 110.2(7), Single Detached Housing is a Permitted Use in the (RF1) Single Detached Residential Zone.

Under section 6.1, **Accessory** means "when used to describe a Use or building, a Use or building naturally or normally incidental, subordinate, and devoted to the principal Use or building, and located on the same lot or Site."

Under section 6.1, **Driveway** means "an area that provides access for vehicles from a public or private roadway to a Garage or Parking Area and does not include a Walkway."

Under section 6.1, Front Yard means:

the portion of a Site abutting the Front Lot Line extending across the full width of the Site, situated between the Front Lot Line and the nearest wall of the principal building, not including projections.



Under section 6.1, **Garage** means "an Accessory building, or part of a principal building designed and used primarily for the storage of motor vehicles and includes a carport."

Under section 6.1, **Parking Area** means "an area that is used for the parking of vehicles. A Parking Area is comprised of one or more parking spaces, and includes a parking pad, but does not include a Driveway."

Under section 6.1, **Walkway** means "a path for pedestrian circulation that cannot be used for vehicular parking."

Section 140.1 states that the **General Purpose** of **(RF1) Single Detached Residential Zone** is "to provide for Single Detached Housing while allowing other forms of small scale housing in the form of Secondary Suites, Garden Suites, Semi-detached Housing and Duplex Housing."

Section 814.1 states that the General Purpose of the Mature Neighbourhood Overlay is:

to regulate residential development in Edmonton's mature residential neighbourhoods, while responding to the context of surrounding development, maintaining the pedestrian-oriented design of the streetscape, and to provide an opportunity for consultation by gathering input from affected parties on the impact of a proposed variance to the Overlay regulations.

#### **Driveway** Access

Section 814.3(17) states "Where the Site Abuts a Lane, vehicular access shall be from the Lane and no existing vehicular access from a public roadway other than a Lane shall be permitted to continue."

#### **Development Officer's Determination**

**1.** Vehicular Access - Where the Site Abuts a Lane, vehicular access shall be from the Lane (Section 814.3.17).

Proposed: The vehicular access is located off of 162 Street (front). [unedited]

Location of Vehicular Parking Facilities

Section 54.2(2) states:

•••

- e. Except as otherwise provided for in this Bylaw, parking spaces, not including Driveways, shall be located in accordance with the following:
  - i. parking spaces shall not be located within a Front Yard in a Residential Zone;
  - ii. ...

•••

#### **Development Officer's Determination**

2. Parking - Parking spaces shall not be located within a Front Yard in a Residential Zone. (Section 54.2.2.e.i)

Proposed: The parking pad creates parking spaces in the Front Yard in a Residential Zone.

#### **Community Consultation**

Section 814.5(1) states the following with respect to Proposed Variances:

When the Development Officer receives a Development Permit Application for a new principal building, or a new Garden Suite that does not comply with any regulation contained within this Overlay, or receives a Development Permit for alterations to an existing structure that require a variance to Section 814.3(1), 814.3(3), 814.3(5) and 814.3(9) of this Overlay:

- a. the Development Officer shall send notice, to the recipient parties specified in Table 814.5(2), to outline any requested variances to the Overlay and solicit comments directly related to the proposed variance;
- the Development Officer shall not render a decision on the Development Permit application until 21 days after notice has been sent, unless the Development Officer receives feedback from the specified affected parties in accordance with Table 814.5(2); and
- c. the Development Officer shall consider any comments directly related to the proposed variance when determining whether to approve the Development Permit Application in accordance with Sections 11.3 and 11.4.

Tier #	<b>Recipient Parties</b>	Affected Parties	Regulation of this
			<b>Overlay to be Varied</b>
Tier 1	The municipal address	The assessed owners	814.3(17) – Driveway
	and assessed owners of	of the land wholly or	Access
	the land wholly or	partially located	
	partially located within a	within a distance of	
	distance of <u>60.0 m</u> of the	<u>60.0 m</u> of the Site of	
	Site of the proposed	the proposed	
	development and the	development and the	
	President of each	President of each	
	Community League	Community League	

Section 814.5(2) states:

#### 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.

Edmonton	A	Applicatio	n for	Project Number: <b>356798208-00</b> Application Date:     MAR 26, 202       Printed:     May 29, 2020 at 9:40 Al       Page:     1 of	
	••				
	Drive	way Exter	ision Permit		
This document is a Developme	nt Permit Decision for th	ie development app	lication described below	N.	
Applicant		1		nd Legal Description(s)	
			9917 - 162 STREET		
			Plan 6144AH I	Slk 3B Lot 5	
			Location(s) of Work		
			uite: 9917 - 162 ST		
			ntryway: 9917 - 162 ST		
		В	uilding: 9917 - 162 ST	REEINW	
Scope of Application	estimate a Cinala Detect	- 1 II (E			
To construct exterior alter	rations to a Single Detac	hed House (Front )	ard parking pad, 3.60m	x 11.00m).	
Permit Details					
Class Of Permit: Class B		s	ite Area (sq. m.): 546.36		
Stat. Plan Overlay/Annex Area: Overlay	Mature Neighbourhood				
Development Application De	cision	·			
Refused					
	- Where the Site Abuts a			ane (Section 814.3.17).	
Proposed: The vehice	ular access is located off	of 162 Street (fron	t).		
	spaces shall not be locate ng pad creates parking sp				
	e right of appeal within 2 unicipal Government Ac		te on which the decision	is made, as outlined in Section 683	
Building Permit Decision					
Refused					
Fees					
	Fee Amount	Amount Paid	Receipt #	Date Paid	
Development to the training	A 170 00		9402790724210010	Mar 26, 2020	
Development Application Fee Total GST Amount:		\$176.00	3402130124210010		
	\$176.00 \$0.00 \$176.00	\$176.00	3402130124210010		
Total GST Amount:	\$0.00				



#### ITEM II 9:00 A.M.

#### FILE: SDAB-D-20-082

351893048-001

#### AN APPEAL FROM THE DECISION OF THE DEVELOPMENT OFFICER

APPELLANT:

APPLICATION NO .:

APPLICATION TO:

DECICION OF THE

Construct a Single Detached House with front attached Garage, Unenclosed Front Porch, rear covered deck (7.01 metres by 2.44 metres), Basement development (NOT to be used as an additional Dwelling), and to demolish a Single Detached House and Accessory Building (detached Garage)

DEVELOPMENT AUTHORITY:	Refused
DECISION DATE:	May 12, 2020
DATE OF APPEAL:	June 1, 2020
MUNICIPAL DESCRIPTION OF SUBJECT PROPERTY:	11159 – 73 Avenue NW
LEGAL DESCRIPTION:	Plan 1366HW Blk 9 Lot 3
ZONE:	(RF1) Single Detached Residential Zone
OVERLAY:	Mature Neighbourhood Overlay
STATUTORY PLAN:	McKernan/Belgravia Station Area Redevelopment Plan

#### Grounds for Appeal

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

See detailed reasons for appeal on file.

#### **General Matters**

#### **Appeal Information:**

The Municipal Government Act, RSA 2000, c M-26 states the following:

#### **Grounds for Appeal**

685(1) If a development authority

- (a) fails or refuses to issue a development permit to a person,
- (b) issues a development permit subject to conditions, or
- (c) issues an order under section 645,

the person applying for the permit or affected by the order under section 645 may appeal to the subdivision and development appeal board.

#### Appeals

**686(1)** A development appeal to a subdivision and development appeal board is commenced by filing a notice of the appeal, containing reasons, with the board,

- (a) in the case of an appeal made by a person referred to in section 685(1)
  - (i) with respect to an application for a development permit,
    - (A) within 21 days after the date on which the written decision is given under section 642, [...]

#### **Hearing and Decision**

**687(3)** In determining an appeal, the subdivision and development appeal board

•••

- (a.1) must comply with the land use policies;
- (a.2) subject to section 638, must comply with any applicable statutory plans;
- (a.3) subject to clauses (a.4) and (d), must comply with any land use bylaw in effect;
- (a.4) must comply with the applicable requirements of the regulations under the *Gaming, Liquor and Cannabis Act* respecting the location of premises described in a cannabis

•••

- (c) may confirm, revoke or vary the order, decision or development permit or any condition attached to any of them or make or substitute an order, decision or permit of its own;
- (d) may make an order or decision or issue or confirm the issue of a development permit even though the proposed development does not comply with the land use bylaw if, in its opinion,
  - (i) the proposed development would not
    - (A) unduly interfere with the amenities of the neighbourhood, or
    - (B) materially interfere with or affect the use, enjoyment or value of neighbouring parcels of land,

and

(ii) the proposed development conforms with the use prescribed for that land or building in the land use bylaw.

#### General Provisions from the Edmonton Zoning Bylaw:

## Under section 110.2(7), Single Detached Housing is a Permitted Use in the (RF1) Single Detached Residential Zone.

Under section 7.2(8), **Single Detached Housing** means "development consisting of a building containing one principal Dwelling which is separate from any other principal Dwelling or building. This Use includes Mobile Homes which conform to Section 78 of this Bylaw."

Section 110.1 states that the **General Purpose** of the **(RF1) Single Detached Residential Zone** is "to provide for Single Detached Housing while allowing other forms of small scale housing in the form of Secondary Suites, Garden Suites, Semi-detached Housing and Duplex Housing."

Section 814.1 states that the **General Purpose** of the **Mature Neighbourhood Overlay** is:

to regulate residential development in Edmonton's mature residential neighbourhoods, while responding to the context of surrounding development, maintaining the pedestrian-oriented design of the streetscape, and to provide an opportunity for consultation by gathering input from affected parties on the impact of a proposed variance to the Overlay regulations.

#### Driveway

Section 814.3(17) states "Where the Site Abuts a Lane, vehicular access shall be from the Lane and no existing vehicular access from a public roadway other than a Lane shall be permitted to continue."

Under section 6.1 Abut or abutting means:

immediately contiguous to or physically touching, and when used with respect to a lot or Site, means that the lot or Site physically touches upon another lot, Site, or piece of land, and shares a property line or boundary line with it;



Under section 6.1 Lane means "an alley as defined in the Traffic Safety Act."

Under section 6.1 **Driveway** means "an area that provides for vehicles from a public or private roadway to a Garage or Parking Area and does not include a Walkway."

#### **Development Officer's Determination**

1. Vehicular Access - Where the Site Abuts a Lane, vehicular access shall be from the Lane and no existing vehicular access from a public roadway other than a Lane shall be permitted to continue (Section 814.3.17).

**Proposed:** The driveway is located off of 73 Avenue (front) instead of the alley. [unedited]

#### Attached Garages

Section 814.3(18) states Attached Garages shall be developed in accordance with the following:

- a. a Garage may protrude beyond the front or flanking wall of the principal building a distance that is characteristic of existing Garages on the blockface;
- b. a Garage may have a maximum width that is characteristic of the width of existing attached Garages on the blockface;
- c. building mass shall be articulated through features such as recessions or off-sets, architectural treatments, and Landscaping...

#### **Development Officer's Determination**

2. Front Attached Garage - A Garage may protrude beyond the front or flanking wall of the principal building a distance that is characteristic of existing Garages on the blockface and a Garage may have a maximum width that is characteristic of the width of existing attached Garages on the blockface (Section 814.3.18).

Proposed: There are no other front attached garages on the blockface.

#### Projection into Setbacks

Section 44.1(a) states:

The following features may project into a required Setback or Separation Space as provided for below:

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. Where unenclosed steps extend into Side Setbacks, such steps shall not exceed a Height of 1.0 m.

#### **Development Officer's Determination**

3. Rear Projection - A veranda may project into a required Setback provided it does not exceed 0.6m in the case of Setbacks or Separation Spaces of 1.2m or greater (Section 44.1). Required: 15.7m (16.3m - 0.6m)

Proposed: 14.0m Deficient by: 1.7m

#### **Community Consultation**

Section 814.5(1) states the following with respect to Proposed Variances:

When the Development Officer receives a Development Permit Application for a new principal building, or a new Garden Suite that does not comply with any regulation contained within this Overlay, or receives a Development Permit for alterations to an existing structure that require a variance to Section 814.3(1), 814.3(3), 814.3(5) and 814.3(9) of this Overlay:

- a. the Development Officer shall send notice, to the recipient parties specified in Table 814.5(2), to outline any requested variances to the Overlay and solicit comments directly related to the proposed variance;
- b. the Development Officer shall not render a decision on the Development Permit application until 21 days after notice has been sent, unless the Development Officer receives feedback from the specified affected parties in accordance with Table 814.5(2); and
- c. the Development Officer shall consider any comments directly related to the proposed variance when determining whether to approve the Development Permit Application in accordance with Sections 11.3 and 11.4.

Section 814.5(2) states:

Tier #	<b>Recipient Parties</b>	Affected Parties	<b>Regulation of this Overlay</b>
			to be Varied
Tier 1	The municipal address	The assessed owners	814.3(17) – Driveway
	and assessed owners of	of the land wholly or	Access
	the land wholly or	partially located	
	partially located within a	within a distance of	814.3(18) – Attached
	distance of <u>60.0 m</u> of the	<u>60.0 m</u> of the Site of	Garage
	Site of the proposed	the proposed	C C
	development and the	development and the	
	President of each	President of each	
	Community League	Community League	

#### 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.

				Project Number: <b>351893048-001</b> Application Date: JAN 10, 2020
<b>Edmonton</b>				Printed: May 12, 2020 at 2:10 PM
Comonton	A	Application	for	Page: 1 of 2
	Minor	r Developm	ent Permit	;
This document is	s a Development Permit Decision for th	e development applica	tion described belo	w.
Applicant		Proj	perty Address(es) a	and Legal Description(s)
		1	11159 - 73 AVENU	
			Plan 1366HW	Blk 9 Lot 3
		-	cific Address(es)	
		Entry	way: 11159 - 73 A	VENUE NW
		Build	ing: 11159 - 73 A	VENUE NW
Scope of Applic	cation			
Basement of	et a Single Detached House with front a development (NOT to be used as an add etached Garage).			
Permit Details				
# of Dwalling	Units Add/Remove: 0	# -f D	imary Dwelling Units T	a Construct: 1
	y Suite Dwelling Units To Construct:		of Permit: Class B	o Construct. 1
	eference Number:		ading Needed?:	
Minor Dev. A	upplication Fee: Single Detached House		ewer Service Required:	N
Secondary Su	ite Included ?: N	Stat. P Overla		: Mature Neighbourhood
Reason for 1. Veh public Propos 2. Fron charac existin Propos 3. Rea Separa Requir Propos Deficie Rights of A The Ap	icular Access - Where the Site Abuts a 1 roadway other than a Lane shall be per sed: The driveway is located off of 73 A nt Attached Garage - A Garage may pro teristic of existing Garages on the block ag attached Garages on the blockface (S sed: There are no other front attached ga r Projection - A veranda may project int thion Spaces of 1.2m or greater (Section red: 15.7m (16.3m - 0.6m) sed: 14.0m ent by: 1.7m	Lane, vehicular access mitted to continue (Sev Avenue (front) instead trude beyond the front cface and a Garage ma ection 814.3.18). arages on the blockface to a required Setback p .44.1).	shall be from the L ction 814.3.17). of the alley. or flanking wall of y have a maximum e. rovided it does not	
Fees		Amount Paid	Receipt #	
	Fee Amount			Nate Paid
		THIS IS NOT A PEI	KMIT	

Edmonton	A	Application	for		<b>3048-00</b> JAN 10, 202 20 at 2:10 PM 2 of
		r Developm			
Fees		-			
Development Permit Inspection Fee Dev. Application Fee Lot Grading Fee Total GST Amount: Totals for Permit:	Fee Amount \$211.00 \$502.00 \$148.00 \$0.00 \$861.00	Amount Paid \$211.00 \$502.00 \$148.00 \$861.00	Receipt # 06372194 06372194 06372194	Date Paid Jan 10, 2020 Jan 10, 2020 Jan 10, 2020	
		THIS IS NOT A PE	RMIT		

