# S U B D I V I S I O N

# AND

# DEVELOPMENT APPEAL BOARD

# AGENDA

Thursday, 9:00 A.M. November 22, 2018

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

# SUBDIVISION AND DEVELOPMENT APPEAL BOARD HEARING ROOM NO. 3

TO BE RAISED I 9:00 A.M. SDAB-D-18-183 WITHDRAWN		Construct exterior alterations to a Single Detached House (adding a cantilever to west elevation, and increase the size of existing east cantilever), existing without permits		
		7606A - 149 Street NW Project No.: 254068398-012		
TO BE RAISED	<u>.</u>			
II 10:30 A.M.	SDAB-D-18-174	Construct a Single Detached House with rear attached Garage, Basement development (NOT to be used as an additional Dwelling), covered rear deck (3.66 metres by 4.88 metres), fireplace, veranda (7.32 metres by 2.0 metres/3.81 metres)		
		9831 - 143 Street NW Project No.: 260998990-001		
TO BE RAISED	 			
III 1:30 P.M.	SDAB-D-18-182	Operate a Major Home Based Business (Personal Service Shop - jewellery and custom dresses, maximum 1 client per day), expires October 1, 2023		
		527 – Jellett Way NW Project No.: 280399154-001		
NOTE:		nted, all references to "Section numbers" refer to the Edmonton Zoning Bylaw 12800.		

### TO BE RAISED

ITEM I: 9:00 A.M.

### FILE: SDAB-D-18-183

### AN APPEAL FROM THE DECISION OF THE DEVELOPMENT OFFICER BY AN ADJACENT PROPERTY OWNER

**APPELLANT:** 

APPLICATION NO .:

**APPLICATION TO:** 

254068398-012

October 9, 2018

Construct exterior alterations to a Single Detached House (adding a cantilever to west elevation, and increase the size of existing east cantilever), existing without



DECISION OF THE **DEVELOPMENT AUTHORITY:** 

**DECISION DATE:** 

DATE OF APPEAL:

NOTIFICATION PERIOD:

**RESPONDENT:** 

MUNICIPAL DESCRIPTION OF SUBJECT PROPERTY:

LEGAL DESCRIPTION:

ZONE:

**OVERLAY:** 

STATUTORY PLAN:

7606A - 149 Street NW

Plan 1721535 Blk 3 Lot 22B

RF1 Single Detached Residential Zone

Sept. 18, 2018 through Oct. 9, 2018

Mature Neighbourhood Overlay

N/A

## TO BE RAISED

ITEM II: 10:30 A.M.

### FILE: SDAB-D-18-174

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

### APPELLANT:

APPLICATION NO .:

APPLICATION TO:

### 260998990-001

Construct a Single Detached House with rear attached Garage, Basement development (NOT to be used as an additional Dwelling), covered rear deck (3.66 metres by 4.88 metres), fireplace, veranda (7.32 metres by 2.0 metres/3.81 metres)

(RF1) Single Detached Residential Zone

Mature Neighbourhood Overlay

# DECISION OF THE<br/>DEVELOPMENT AUTHORITY:RefusedDECISION DATE:September 24, 2018DATE OF APPEAL:October 2, 2018MUNICIPAL DESCRIPTION<br/>OF SUBJECT PROPERTY:9831 - 143 Street NWLEGAL DESCRIPTION:Plan 5109HW Blk 137 Lot 4

ZONE:

OVERLAY:

STATUTORY PLAN:

N/A

### Grounds for Appeal

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

Hello I'm preparing supporting documents and will be attaching them shortly.

### **General Matters**

The Subdivision and Development Appeal Board made and passed the following motion on October 24, 2018:

"That SDAB-D-18-174 be TABLED to November 21 or 22, 2018"

### **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(5), 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, and Garden Suites, as well as Semi-detached Housing and Duplex Housing under certain conditions.

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

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.

### **Rear Setback**

Section 814.3(4) states "the minimum Rear Setback shall be 40 percent of Site Depth."

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

The minimum Rear Yard shall be 17.7m. (Reference Section 814.3.4)

Proposed: 15.0m Deficient by: 2.7m

### Attached Garage

Section 814.3(19) states "Rear attached Garages shall not be allowed."

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

Attached Garage - The application proposes a rear attached garage instead of a detached garage (Section 814.3.19).

### Side Setbacks

Section 814.3(3)(b) states "where a Site Width is greater than 12.0 metres and less than 18.3 metres, the Side Setback requirements of the underlying Zone shall apply."

Section 110.4(11)(a) states "Side Setbacks shall total at least 20 percent of the Site Width, with a minimum Side Setback of 1.2 metres on each side."

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

Side Yards shall total at least 20% of the site width. (Reference Section 110.4(11)(a))

Proposed: 2.46m Deficient by: 0.59m

### Projection

Section 44.2 states:

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

- a) windows, or cantilevered projections without windows, provided that such projections do not exceed 0.6 metres in the case of Setbacks or Separation Spaces. In all cases, a minimum distance of 0.6 metres from the property line to the outside wall of such projection and all other portions of a Dwelling, including eaves, shall be maintained; and
- b) where a cantilevered projection as specified in subsection 44(2)(a) above is proposed in a Side Setback, the length of any one projection shall not exceed a wall opening length of 3.1 m. In the case of more than one projection, the aggregate total shall not exceed one third of the length of that house side wall excluding attached Garage walls. In the case of a Corner Lot, this restriction is applicable only to the interior Side Setback and not the flanking Side Setback. This restriction shall not apply to projections into the Front or Rear Setback.

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

Projection into required Side Yards (Reference Section 44.2(a))

Proposed: 0.9m Deficient by: 0.3

The maximum length of a Projection into a required Side Yard is 3.1m (Reference Section 44.2(b))

Proposed: 10.82m and 15.90m Exceeds by: 7.72m and 12.8m

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 11.2 and 11.3.

Section 814.5(2) states:

Tier #	Recipient Parties	Affected Parties	Regulation of this Overlay
			to be Varied
Tier 2	The municipal address	The assessed owners	814.3(4) – Rear Setback
	and assessed owners of	of the land Abutting	
	the land Abutting the	the Site and directly	814.3(19) – Rear Attached
	Site, directly adjacent	adjacent across a	Garage
	across a Lane from the	Lane from the Site	
	Site of the proposed	of the proposed	
	development and the	development	
	President of each		
	Community League		
Tier 3	The municipal address	The assessed owners	814.3(3) – Side Setbacks
	and assessed owners of	of the land Abutting	
	the land Abutting the	the Site of the	
	Site of the proposed	proposed	
	development and the	development	
	President of each		
	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.

	Application for	Project Number: <b>260998990-001</b> Application Date: AUG 31, 2017 Printed: October 2, 2018 at 1:07 PM Page: 1 of 2	
House Deve	lopment and Building	Permit	
This document is a record of a Development Permit an described below, subject to the limitations and condition Act RSA 2000, Safety Codes Act Permit Regulation, A Bylaw.	ns of this permit, of the Edmonton Zoning	g Bylaw 12800 as amended, Safety Codes	
Applicant	Property Address(es)	and Legal Description(s)	
	9831 - 143 STREET NW		
	Plan 5109HV	V Blk 137 Lot 4	
	Location(s) of Work		
	Suite: 9831 - 143	STREET NW	
	Entryway: 9831 - 143	STREET NW	
	Building: 9831 - 143		
Scope of Application			
To construct a Single Detached House with rear covered rear deck (3.66m x 4.88m), fireplace, ver		NOT to be used as an additional Dwelling),	
Permit Details			
Affected Floor Area (sq. ft.): 2316	Building Height to Midpoint	(m): 5 84	
Class of Permit: Class B	Dwelling Type: Single Deta		
Front Yard (m): 10.37	Home Design Type:		
Rear Yard (m): 14.99	Secondary Suite Included ?:	N	
Side Yard, left (m): 1.53	Side Yard, right (m): 1.53		
Site Area (sq. m.): 675.1	Site Depth (m): 44.27		
Site Width (m): 15.25	Stat. Plan Overlay/Annex Ar	ea:	
I/We certify that the above noted details are correct.			
Applicant signature:			
Development Application Decision Refused Issue Date: Sep 24, 2018 Development Author	rity: BAUER, KERRY		
	THIS IS NOT A PERMIT		

	A	Application	for	Project Number: <b>260998990</b> Application Date: AUG 33 Printed: October 2, 2018 at 1: Page:		
House Development and Building Permit						
Reason for Refusal A. The minimum Rear Yard Proposed: 15.0m Deficient by: 2.7m	l shall be 17.7m.	(Reference Section 81	4.3.4)			
B. Attached Garage - The a	pplication propos	es a rear attached garag	ge instead of a detacl	ned garage (Section 814.3.19).		
C. Side Yards shall total at 1 Proposed: 2.46m Deficient by: 0.59m	least 20% of the s	ite width. (Reference	Section 110.4(11)(a)	)		
D. Projection into required Proposed: 0.9m Deficient by: 0.3	Side Yards (Refer	rence Section 44.2(a))				
E. The maximum length of Proposed: 10.82m and 15.9 Exceeds by: 7.72m and 12.8	0m	a required Side Yard is	3.1m (Reference Se	ection 44.2(b))		
<b>Rights of Appeal</b> The Applicant has the right through 689 of the Municipa			n which the decision	is made, as outlined in Section 683		
es						
	Fee Amount	Amount Paid	Receipt #	Date Paid		
Water Usage Fee	\$60.50	\$60.50	04419217	Aug 31, 2017		
Electrical Fees (House)	\$304.00	\$304.00	04419217	Aug 31, 2017		
Electrical Fee (Service)	\$79.00	\$79.00	04419217	Aug 31, 2017		
Building Permit Fee Safety Codes Fee	\$2,059.00 \$82.36	\$2,059.00 \$82.36	04419217 04419217	Aug 31, 2017 Aug 31, 2017		
Lot Grading Fee	\$140.00	\$140.00	04419217	Aug 31, 2017		
Electrical Safety Codes Fee	\$16.66	\$16.66	04419217	Aug 31, 2017 Aug 31, 2017		
Development Permit Inspection Fee	\$0.00	\$200.00	04419217	Aug 31, 2017		
Total GST Amount:	\$0.00			2 .		
Totals for Permit:	\$2,741.52	\$2,941.52				
(overpaid by (\$200.00))						





### TO BE RAISED ITEM III: 1:30 P.M.

### FILE: SDAB-D-18-182

# AN APPEAL FROM THE DECISION OF THE DEVELOPMENT OFFICER BY AN ADJACENT PROPERTY OWNER

APPELLANT:

APPLICATION NO.:

APPLICATION TO:

280399154-001

October 1, 2018

October 5, 2018

Operate a Major Home Based Business (Personal Service Shop - jewellery and custom dresses, maximum 1 client per day), expires October 1, 2023

October 9, 2018 through October 30, 2018

DECISION OF THE DEVELOPMENT AUTHORITY:

DECISION DATE:

DATE OF APPEAL:

NOTIFICATION PERIOD:

**RESPONDENT:** 

MUNICIPAL DESCRIPTION OF SUBJECT PROPERTY:

LEGAL DESCRIPTION:

ZONE:

OVERLAY:

STATUTORY PLAN:

527 – Jellett Way NW

Approved with conditions

Plan 9122906 Blk 16 Lot 12

RF1 Single Detached Residential Zone

N/A

Burnewood Neighbourhood Area Structure

### Grounds for Appeal

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

I am very concerned if this business is approved the additional traffic and poor parking in our quiet little cul-de-sac will be even worse.

The residents at this address already have a minimum of three of their own vehicles and additional visitors day and night.

So it concerns me that not just customers will contribute to the traffic, parking & noise but also additional persons at this residence to operate this business.

Our cul-de-sac is made up of 19 homes and there is only 6 spots in the whole area that a vehicle can be parked on the street. We have driveways onto the street. This residence is about half way down the cul-de-sac so all their traffic travels all the way to the end where they turn around to exit the cul-de-sac.

We have small children in our cul-de-sac and have already experienced vehicles travelling too fast and frequently with loud stereos and using hand held cell phones while driving. The city police have been advised of this over the years particularly with this address. I am very concerned matters will only be worse if this business is permitted. Thank you for your consideration.

I would suggest you do a google earth search of our neighborhood and you can see the very limited parking.

### **General Matters**

The Subdivision and Development Appeal Board made and passed the following motion on November 1, 2018:

"That SDAB-D-18-182 TABLED to November 21 or 22, 2018 at the written request of the Respondent and with verbal agreement from the Appellant."

### **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.

(2) In addition to an applicant under subsection (1), any person affected by an order, decision or development permit made or issued by a development authority 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.

### **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:

Section 110.3(5) states a **Major Home Based Business** is a **Discretionary Use** in the (RF1) Single Detached Residential Zone.

### Under Section 7.3(7), Major Home Based Business means:

a development consisting of the Use of an approved Dwelling or Accessory building by a resident of that Dwelling for one or more businesses that may generate more than one business associated visit per day. The business Use must be secondary to the Residential Use of the building and shall not change the residential character of the Dwelling or Accessory building. The Dwelling may be used as a workplace by a non-resident. This Use includes Bed and Breakfast Operations but does not include General Retail Sales, Cannabis Retail Sales or Cannabis Production and Distribution.

### Section 110.1, 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, and Garden Suites, as well as Semi-detached Housing and Duplex Housing under certain conditions.

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

Major Home Based Business is approved as a Discretionary Use (Section 110.3.5).

### Major Home Based Business regulations – Section 75

A Major Home Based Business shall comply with the following regulations:

- 1. there shall be no exterior display or advertisement other than an identification plaque or Sign a maximum of 20 cm x 30.5 cm in size located on the Dwelling;
- 2. there shall be no mechanical or electrical equipment used that creates external noise, or visible and audible interference with home electronics equipment in adjacent Dwellings;
- the Major Home Based Business shall not generate pedestrian or vehicular traffic, or parking, in excess of that which is characteristic of the Zone in which it is located;
- 4. the number of non-resident employees or business partners working onsite shall not exceed two at any one time;
- there shall be no outdoor business activity, or outdoor storage of material or equipment associated with the business. Indoor storage related to the business activity shall be allowed in either the Dwelling or Accessory buildings;
- 6. the Major Home Based Business shall not change the principal character or external appearance of the Dwelling or Accessory buildings;
- 7. a Bed and Breakfast Operation, operating as a Major Home Based Business shall have a maximum of two Sleeping Units. Cooking facilities shall not be located within the Sleeping Units. In addition to any other parking requirements of this Bylaw, one additional parking space shall be provided for each Sleeping Unit;

- 8. in addition to the information requirements of subsection 13.1 of this Bylaw, each application for a Development Permit for the Use Major Home Based Business shall include a description of the business to be undertaken at the premises, an indication of the number of business visits per week, provision for parking, and where any materials or equipment associated with the business use are to be stored; and
- 9. the Major Home Based Business shall not be allowed if, in the opinion of the Development Officer, such Use would be more appropriately located in a Commercial or Industrial Zone having regard for the overall compatibility of the Use with the residential character of the area.
- 10. a Major Home Based Business shall not be allowed within the same principal Dwelling containing a Secondary Suite or within the same Site containing a Garden Suite and an associated principal Dwelling, unless the Home Based Business is a Bed and Breakfast Operation and the Secondary Suite or the Garden Suite is an integral part of the Bed and Breakfast Operation.

### Parking

Section 54.2 Schedule 1(A)(8) stipulates that a Major Home Based Business requires 1 parking space in addition to parking required for principal Dwelling.

### 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:         280399154-001           Application Date:         APR 25, 2018           Printed:         October 1, 2018 at 12:32 PM           Page:         1 of 3		
	Home Occupation		
This document is a record of a Development Permit a he limitations and conditions of this permit, of the Ed	pplication, and a record of the decision for the undertaking described below, subject to dmonton Zoning Bylaw 12800 as amended.		
Applicant	Property Address(es) and Legal Description(s)		
	527 - JELLETT WAY NW		
	Plan 9122906 Blk 16 Lot 12		
	Specific Address(es)		
	Suite: 527 - JELLETT WAY NW		
	Entryway: 527 - JELLETT WAY NW		
	Building: 527 - JELLETT WAY NW		
Scope of Permit To operate a Major Home Based Business (Pers October 1, 2023.	sonal Service Shop - jewellery and custom dresses, maximum 1 client per day), expires		
Permit Details			
# of businesss related visits/day: 1	# of vehicles at one time: 1		
Administration Office Only?: N	Business has Trailers or Equipment?: N		
Class of Permit:	Description of Business: Ny business is a jewellery selling business with custom hand made dresses. This property is owned by my aunt which is the house owner		
Do you live at the property?: Y	Expiry Date: 2023-10-01 00:00:00		
Outdoor storage on site?: N			
I/We certify that the above noted details are correct.			
Applicant signature:			
Development Permit Decision			
Approved			
Issue Date: Oct 01, 2018 Development Auth	hority: YEUNG. KENNETH		
<b>_</b>			

	Project Number:         280399154-00           Application Date:         APR 25, 201           Printed:         October 1, 2018 at 12:32 PM           Page:         2 of
Home Occupation	
Subject to the Following Conditions Unless otherwise stated, all above references to "section numbers" refer to the authority un	nder the Edmonton Zoning Bylaw 12800.
1. The business owner must live at the site. The business use must be secondary to the resi change the residential character of the Dwelling or Accessory Building (Section $7.3(7)$ ).	idential use of the building and shall not
2. There shall be no exterior display or advertisement other than an identification plaque o cm (12") in size located on the dwelling (Section 75.1).	or sign a maximum of 20 cm (8") x 30.5
3. The Major Home Based Business shall not generate pedestrian or vehicular traffic, or pa characteristic of the Zone in which it is located (Section 75.3).	arking, in excess of that which is
4. The number of non-resident employees or business partners working on-site shall not ex	xceed one at any one time.
5. The site shall not be used as a daily rendezvous for employees or business partners.	
6. The site shall not be used by employees or business partners as a parking or storage loca	ation.
7. Maximum business associated visits shall not exceed 1 per day.	
8. Client visit must be by-appointment only and appointments shall not overlap.	
9. There shall be no outdoor business activities, or outdoor storage of material or equipmen 75.5).	nt associated with the business (Section
10. No person shall keep in any part of a Site in any Residential Zone any commercial veh gross vehicle weight (G.V.W.) exceeding 4 600 kg. (Reference Section 45.1(a))	nicle, loaded or unloaded, of a maximum
11. No offensive noise, odour, vibration, smoke, litter, heat or other objectionable effect sl	hall be produced.
12. The business use must maintain the privacy and enjoyment of adjacent residences and	the characteristic of the neighbourhood.
13. All parking for the Dwelling and Home Based Business must be accommodated on site granted for this Major Home Based Business.	e unless a parking variance has been
14. This Development Permit may be cancelled at any time if the Home Based Business as (Section 17.2).	s stated in the Permit Details changes
15. This approval is for a 5 year period from the date of this decision. This Development F the business continue to locate at this location, an extension of Development Permit must	
NOTES:	
<ol> <li>An approved Development Permit means that the proposed development has been revie Edmonton Zoning Bylaw. It does not remove obligations to conform with other legislation the Municipal Government Act, the ERCB Directive 079, the Edmonton Safety Codes Per easements that might be attached to the Site.</li> </ol>	n, bylaws or land title instruments such as
2. This Development Permit is not a Business License.	
3. Subject to the right of appeal. The permit is not valid until the required Notification Per- accordance with Section 21.1 and 17.1).	iod expires (date noted below in
Variances	
Discretionary Use - Major Home Based Business is approved as a Discretionary Use (Sect	tion 110.3.5).

Rights of Appeal This approval is subject to Amendment Act. Notice Period Begins:O Fees Dev. Application Fee	o the right of appeal	as outlined in Chap Ends: Oct 30, 20	ter 24, Section 683 thro	ough 689 of the Mu	nicipal Government
This approval is subject to Amendment Act. Notice Period Begins:O Fees	ct 09, 2018			ough 689 of the Mu	nicipal Government
Fees		Ends: Oct 30, 20	10		
	Fee Amount		18		
Dev. Application Fee	Fee Amount				
Dev. Application Fee		Amount Paid	Receipt #	Date Paid	
	\$316.00	\$316.00	722872031048001	Apr 25, 2018	
Total GST Amount: Totals for Permit:	\$0.00	\$316.00			



File: SDAB-D-18-182

Ν

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