

Appeal 18-2025

Page 1



## **Application Form**

# **DEVELOPMENT APPEAL APPLICATION**

1/03/2023

Date of Application: 26~ つち - えち **Applicant Information** Name of Applicant: Hamidulah Hoseini Postal Code: . Home Telephone: Work Telephone: E-mail: 2 Owner □ Tenant **Applicant's Interest in the Property: Option to Buy** Owner's Representative Other: Registered Property Owner(s): (if different from above) Name: Postal Code: Address: Work Telephone: **Home Telephone:** E-mail: **Location of Subject Property** Legal Description: Lot (s) , Block , Plan No. **Civic Address: Present Status of Building or Structure Under Appeal:** Construction not yet begun Under Construction Completed **Type of Construction:** Residential Commercial Industrial Other (specify) Description of Development Appeal: (example: side yard deficiency, parking deficiency, etc.) The neighbour has complained about his view is blocked by my fonce, however, it's standard built a cutted by 1 meter. He wants me to cut the few posts; nowever; they are for my courts to wrap around for winter.

Reason for Development Appeal: (as per The Planning and Development Act, 2007, applicants have 5 days prior to the appeal hearing date to submit drawings and written materials) Application for Development Permit has been submitted to the Community Services Dept. and subsequently been denied on **Attachments** Please ensure the following has been attached: 1. Application Fee: I have enclosed the required \$50.00, non-refundable Application Fee (please make cheques payable to City of Saskatoon) **Declaration of Applicant** I hereby certify that all the above statements contained within this application are true, and I make this solemn declaration conscientiously believing it to be true, and knowing that it is of the same force and effect as if made under oath, and by virtue of The Canada Evidence Act. 26-06-25 Date Signature of Applicant For Office Use Only: Comments: File No: Amount Paid: Cheque No: Cash Receipt No:



Page 2 www.saskatoon.ca tel. (306) 657-8766 bylaw@saskatoon.ca

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## ORDER TO REMEDY CONTRAVENTION

THE PLANNING AND DEVELOPMENT ACT, 2007

CITY OF SASKATOON ZONING BYLAW NO. 9990

To: Hamidullah Hoseini



○ Owner

## Part 1

I, (Patrica Chartier), Development Officer for The City of Saskatoon, inspected:

Civic Address: 639 Lehrer Crescent

Surface Parcel: # 166240784

Zoning District: R<sub>1</sub>A

On May 20, 2025

#### Part 2

Section 4.2(1) No development shall be carried out that is contrary to this Bylaw.

Section 4.3.1(1) Unless otherwise provided in this Bylaw, no person shall undertake or commence any use without first obtaining a development permit. (2) A building permit or sign permit is not valid unless a subsisting development permit, where such permit is required by this Bylaw, has been issued and remains valid.

## Part 3

Section 242(4) of The Planning and Development Act, 2007 states that if a Development Officer determines that a development or form of development contravenes the Zoning Bylaw, the Development Officer may issue a written order to the owner, occupant or operator of the land, building or premises on or in which the development or form of development is located to remedy the contravention.

## Part 4

As a result of my inspection, I have determined that there are contraventions of Zoning Bylaw No. 9990. You are hereby ordered to remedy the contravention as follows:

#### Contravention:

Fence Height exceeds 1 meter. Remaining fence posts exceed a height of one meter above grade.

## You are hereby ordered to:

On or before **June 13, 2025**, you are required to bring all parts of the front yard fence to no more than 1 meter in height above grade at 639 Lehrer Crescent.

#### **5.1.14 Fences**

(1) No wall, fence or similar structure not otherwise permitted shall be erected in a required front yard or on a site line adjacent to a required front yard, to a height of more than 1 meter above grade level.

## Relevant Sections of the Zoning Bylaw No. 9990:

4.2(1) Application of Regulations; 4.3.1(1)(2) Development Permit Required; 5.1.14(1) Fences; 8.2 R1A - Low Density Residential District 1A; 2.0 Definitions "development", "Development Officer", "front yard", "grade level".

## Part 5

It is an offence to fail to comply with an Order made pursuant to Section 243 of *The Planning and Development Act, 2007*. Upon conviction, an individual is liable to a fine of not more than \$10,000.00, and in the case of a continuing offence, to an additional fine of not more than \$2,500.00 for each day during which the offence continues. Upon conviction, a corporation is liable to a fine of not more than \$25,000.00, and in the case of a continuing offence, to an additional fine of not more than \$2,500.00 for each day during which the offence continues.

### Part 6

If you feel aggrieved by this Order, you have the right to appeal to the Development Appeals Board. If you wish to appeal, you must file the attached Notice of Appeal within 30 days of the date of the issuance of the Order. The Notice of Appeal must be filed with:



## Secretary, Development Appeals Board c/o City Clerks Office City Hall 222 - 3rd Avenue North Saskatoon, Saskatchewan S7K 0J5

(note: \$50.00 must accompany the Notice of Appeal).

Find attached for your information a copy of Section 219 of *The Planning and Development Act, 2007,* which outlines your right of appeal.

Dated this May 23, 2025,

Patti Chartier

**Development Officer** 

Attachments: Notice of Appeal
Appeals procedure

cc: City of Saskatoon Solicitors Department Secretary Development Appeals Board, c/o City Clerk's Office



Appeal 18-2025 Page 5 Typek Typek Type

Appeal 18-2025 Page 6 Typek Typek

