

APPLICATIONS:

APPEAL APPLICATION

This application is to be used for any appeals authorized by the Los Angeles Municipal Code (LAMC) for discretionary actions administered by the Department of City Planning.

1.	APPELLANT BÓDY/CASE INFORMATION
	Appellant Body:
	☑ Area Planning Commission ☐ City Planning Commission ☐ City Council ☐ Director of Planning
	Regarding Case Number: ZA-2015-4629 ZAA-ZAI-WDI-SPR;
	Project Address: 1365–1375 St. Andrews Place, 5604-5632 W De Longpre Ave, & 5605-5607 W. Fernwood Ave
	Final Date to Appeal: 07/12/2019
	Type of Appeal: ☐ Appeal by Applicant/Owner ☐ Appeal by a person, other than the Applicant/Owner, claiming to be aggrieved ☐ Appeal from a determination made by the Department of Building and Safety
2.	APPELLANT INFORMATION
	Appellant's name (print): Supporters Alliance for Environmental Responsibility
	Company:
	Mailing Address: 4399 Santa Anita Ave., Suite 205
	City: El Monte State: CA Zip: 91731
	Telephone: (510) 836-4200 E-mail: richard@lozeaudrury.com
	 Is the appeal being filed on your behalf or on behalf of another party, organization or company? Self Other:
	● Is the appeal being filed to support the original applicant's position? ☐ Yes ☑ No
3.	REPRESENTATIVE/AGENT INFORMATION
	Representative/Agent name (if applicable): Richard Drury
	Company: Lozeau Drury LLP
	Mailing Address: 1939 Harrison Street, Suite 150
	City: Oakland State: CA Zip: 94612
	Telephone: (510) 836-4200 E-mail: richard@lozeaudrury.com

4.	JUSTIFICATION/REASON FOR APPEAL
	Is the entire decision, or only parts of it being appealed?
	Are specific conditions of approval being appealed? ☐ Yes ☐ No
	If Yes, list the condition number(s) here: All Conditions
	Attach a separate sheet providing your reasons for the appeal. Your reason must state:
	The reason for the appeal How you are aggrieved by the decision
	Specifically the points at issue Why you believe the decision-maker erred or abused their discretion
5.	APPLICANT'S AFFIDAYH
	I certify that the statements contained in this application are complete and true:
	Appellant Signature: Date: 07/11/2019
	FILING PECULIPENTAL AND THOUGHT IN FORMATION
6.	FILING REQUIREMENTS/ADDITIONAL INFORMATION
	 Eight (8) sets of the following documents are required for <u>each</u> appeal filed (1 original and 7 duplicates):
	 Appeal Application (form CP-7769) Justification/Reason for Appeal
	Justification/Reason for Appeal Copies of Original Determination Letter
	A Filing Foo must be said at the time of filing the appeal pay I AMC Scation 10 04 B
	 A Filing Fee must be paid at the time of filing the appeal per LAMC Section 19.01 B. Original applicants must provide a copy of the original application receipt(s) (required to calculate
	their 85% appeal filling fee).
	 All appeals require noticing per the applicable LAMC section(s). Original Applicants must provide noticing per the LAMC, pay mailing fees to City Planning's mailing contractor (BTC) and submit a copy of the receipt.
	 Appellants filing an appeal from a determination made by the Department of Building and Safety per LAMC
	12.26 K are considered Original Applicants and must provide noticing per LAMC 12.26 K.7, pay mailing fees to City Planning's mailing contractor (BTC) and submit a copy of receipt.
	 A Certified Neighborhood Council (CNC) or a person identified as a member of a CNC or as representing the
	CNC may <u>not</u> file an appeal on behalf of the Neighborhood Council; persons affiliated with a CNC may only file as an individual on behalf of self.
	 Appeals of Density Bonus cases can only be filed by adjacent owners or tenants (must have documentation).
	 Appeals to the City Council from a determination on a Tentative Tract (TT or VTT) by the Area or City Planning Commission must be filed within 10 days of the <u>date of the written determination</u> of said Commission.
	 A CEQA document can only be appealed if a non-elected decision-making body (ZA, APC, CPC, etc.) makes a determination for a project that is not further appealable. [CA Public Resources Code ' 21151 (c)].
	This Section for City Planning Staff Use Only
Ba	ase Fee: Reviewed & Accepted by (DSC Planner): Date:
	LeiTanya Roux, Planning Assistant 7/12/19
Re	eceipt No: Deemed Complete by (Project Planner): Date:

Determination authority notified

☐ Original receipt and BTC receipt (if original applicant)

Justification/Reason for Appeal

1375 St. Andrews Apartments Project

Zoning Administrator Case No. ZA-2015-4629 ZAA-ZAI-WDI-SPR; ENV-2015-4630-EIR 1365–1375 St. Andrews Place, 5604-5632 W De Longpre Ave, & 5605-5607 W. Fernwood Ave.

REASON FOR THE APPEAL: The Environmental Impact Report ("EIR") prepared for the 1375 St Andrews Apartments Project (CEQA No. ENV-2015-4630-EIR) ("Project") fails to comply with the California Environmental Quality Act (CEQA).

SPECIFICALLY THE POINTS IN ISSUE: The EIR fails to adequately analyze environmental impacts of the Project, fails to adequately describe the environmental setting of the Project, and fails to propose all feasible mitigation measures and alternatives to reduce Project impacts.

Specifically, the EIR found potentially significant impacts in the following categories: noise, public services, transportation and traffic. It also found potentially significant impacts for one of the mandatory findings of significance required by CEQA. Appellant also believes the Project will have significant air quality impacts, indoor air quality impacts, as well as traffic impacts and other impacts. The CEQA document fails to tie environmental impacts to human health impacts in violation of CEQA. These potentially significant impacts must be analyzed in a revised EIR.

HOW YOU ARE AGGREIVED BY THE DECISION: Members of appellants Supporters Alliance for Environmental Responsibility ("SAFER") live in the vicinity of the proposed Project. They breathe the air, suffer traffic congestion, and will suffer other environmental impacts of the Project unless it is properly mitigated. Members of SAFER, will be directly affected by soil contamination, improperly controlled construction equipment, and other risks during Project construction.

WHY YOU BELIEVE THE DECISION-MAKER ERRED OR ABUSED THEIR DISCRETION: The Zoning Administrator approved the EIR, Statement of Overriding Considerations and the Mitigation Monitoring Program for the Project despite the fact that the EIR fails to comply with CEQA.