

(618) 566-2964 ext. 107 permits@mascoutah.com

## **FENCE**

***Office Use Only***		
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PERMIT APPLICATION		
APPLICANT AND OWNER		
Name of Owner	Phone No	
Address of Owner		
Email Address		
Property Address	Phone No	
Name of Contractor		
Email Address		
SUBMITTALS: Site Plan/Sketch – Applicant must prepare a sketch fence locations, fence height, materials, and other Type of Material	details.	
Owner's Certification:  I,, do herby re with the information provided on this application an share a fence wall, thereby sharing the lot line with adequate distance from the lot line to allow proper understand that by signing below I acknowledge the repairs, etc. Objects/improvements will not be place other improvements are not allowed by virtue of this	d the accompanying sketch. I un an adjoining property owner, the maintenance of the fence and ave at any public utility has the right to ed on any easement. This is a fe	derstand that if the proposed fence does not n the proposed fence should be located oid trespassing on neighboring property. I also o use public easement for purpose of inspection,
 Date	Applicant Signature	

## Please allow 5 business days for permit processing

Permit Fee Calculations: (\$7.50 per \$1,000 in construction costs, Minimum \$7.50/Maximum \$1,000)

## **Code Compliance:**

- Compliance with city codes and building codes (ICC) are required. (See Attachment)
- UNDERGROUND ÚTILITY LOCATES ARE REQUÍRED CALL J.U.L.I.E. at (800) 892-0123 BEFORE YOU DIG. (48-HOUR NOTICE REQUIRED.)

- 34-3-6 FENCES, WALLS, AND HEDGES. Fences, walls, or hedges used for any purposes shall in all districts conform to the following:
  - (A) <u>Easements and Rights-of-Way.</u> Fences, walls and hedges shall not be constructed on or over any dedicated public drainage or public rights-of-way. Construction may be allowed in utility easements; however, owners are responsible to replace or remove, at their cost, fences, walls and hedges that might be removed or damaged during utility repairs/ improvements by the city or other approved entities.
    - The city will attempt to notify owners in advance about required removals but reserves the right to remove a fence, wall, or hedge in an easement without advance notice, as emergency or other scheduling considerations warrant. Notice of this provision will be displayed on the city's fence permit application. Trees are prohibited in all easements and all public rights-of-way.
  - (B) Front Yard. Fences not exceeding forty-eight (48) inches in height may be erected in the front yard of any lot. (Sec. 3.6.2)
  - Side Yard. Fences not exceeding six (6) feet in height may be erected in the side yard of any lot provided they do not extend beyond the front setback line. In the case of a corner lot that results in double frontage whose side yard abuts a local street, a fence not exceeding sic feet in height may be erected no closer than five (5) feet from the edge of side property line (further restrictions may be imposed by Homeowners' Association).
  - (D) Rear Yard. Fences not exceeding six (6) feet in height may be erected in the rear yard of any lot. In the case of a double frontage lot whose rear yard abuts a local street, a fence not exceeding six feet in height may be erected no closer than five (5) feet from the edge of rear property line (further restrictions may be imposed by Homeowners' Association). (Sec. 3.6.4)
  - (E) <u>Prohibited Materials.</u> No barbed wire, electrical elements, or other hazardous materials shall be maintained as a fence or part of a fence or wall in a residential district.
  - (F) Placement of Fences.
    - (1) Fences may be erected along lot lines.
    - (2) All structural or supporting members of any fence must be constructed to be within or toward the area to be enclosed.
    - (3) Corner visibility. In the case of a corner lot, fences taller than 30 inches may not be erected within the 30-foot triangle in order to maintain safe sight distance for vehicles approaching the intersection. (Sec. 34.3.8)

**34-3-8 REQUIRED CORNER Visibilities.** On every corner lot, the triangle formed by the street lines of such lot and a line drawn between points on such street lines which are thirty (30) feet from the intersection thereof shall be clear of any structure or planting of such nature and dimension as to obstruct lateral vision; provided that this requirement shall generally not apply to the trunk of a tree (but not branches or foliage) or a post, column or similar structure which is not greater than one (1) foot in cross section or diameter. Lateral vision shall be maintained between a height of thirty (30) inches and ten (10) feet above the average elevation of the existing surface of both streets measured along centerlines adjacent to the visibility triangle.

## SITE PLAN

