

Planning & Development D	epartment 5303 –50 Ave	nue, Lamont, Alberta T0B	2R0 Phone (780) 895-2233	Fax (780) 895-7404	
Type of development: ☐ Residential ☐ I	ndustrial/Commercial [☐ Heartland Industrial	☐ Natural Resources Extra	actions	
Please describe the prop	osed development				
Commencement date Completion		letion date	Development costs	s	
Property address		Sub	division name		
	Lot				
(if applicable) Quarter			Range		
APPLICANT INFORMATION		COMPLETE IF	COMPLETE IF DIFFERENT FROM APPLICANT		
Name of Applicant:		Name of Registered	Name of Registered Land Owner:		
Mailing Address:		Mailing Address:	Mailing Address:		
Dity:		City:	City:		
Postal Code:	Phone:	Postal Code:	Phone:		
Email address:		Email address:			
APPLICANT AUTHORI PLEASE NOTE: I/we he		ation to apply for this dev	elopment permit & allow authori: cation only.	zed person(s) of Lamont	
Signature of authorized app	olicant(s):	Signa	ture of landowner(s):		
	· · ·		· / -		
before a permit has been issued complying with relevant municiproject.	ued by Lamont County. The is cipal bylaws and this permit on have read the applicable inform	suance of a permit by Lamo ce issued does not excuse	cole expense of the undersigned, an ont County does not relieve the hole violation of any regulation, bylaw, or and that the information provided in	der of the responsibility of r act which may affect this	
		Signatu	re of landowner(s):		
Note: This remit access	ation is not fav. buildin	ace plumbing outlest	wind work Downite for and	would must be abtained	
			rical work. Permits for such w 1777 or <u>www.superiorsafetyco</u>		
Protection of Privacy Act (FOIP), unles	ted in accordance with the Municipal Gov	and Use Bylaw. This information will	Bylaw and is protected by the privacy provisions be used to process and issue the Permit. If	s of the Freedom of Information and you have any questions about the	
For office use only					
Roll number Permitted Discretion	nary Land use district	Lo	t area Safety	y Codes Permits	
Fees	,				
Development Other fees		Pate received Received by	Application no. Entered by		
Other 1662		Receipt no.	Date entered		



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Information for Recreational Uses / Recreational Vehicle Campground Uses

It is important to read and understand the following before completing the development permit application. Please contact the Planning and Development Department if you require more detail.

Definitions:

"Recreational use" means a recreational development conducted on a unified basis on a single site where the prime reason for location is to take advantage of natural physical features including the availability of large areas of land to provide day-to-day sporting and athletic facilities and the structures incidental thereto. This includes ski slopes, golf courses, archery, trap and rifle ranges, race tracks, boating, riding swimming, picnicking, community halls, skating and curling rinks, drop-in centers, and sports grounds, and similar uses, and may include a refreshment stand incidental to the primary use;

"Recreational vehicle campground" means a development consisting of sites for the location of more than one recreational vehicle;

"Recreational vehicle" means a vehicular type unit primarily designed as temporary living quarters for recreational camping or travel use, which either has its own motive power or is mounted or drawn by another vehicle. The base entities are travel trailer, camping trailer, truck camper, and motor home;

- 1. Make sure the application form is complete and includes the appropriate fees. These fees are set according to the Fees and Charges Bylaw approved by Council.
- 2. The development permit application <u>must</u> be accompanied by the following:
 - a) a <u>site plan</u> showing the legal description; the front, rear, and side yards, if any; any provision for off-street loading and vehicle parking; access and egress points to the site; and any encumbrance such as rights-of-way;
 - b) a statement of the **proposed uses**;
 - c) a <u>statement of ownership</u> of the land and the interest of the applicant therein, including the written consent of the registered owner or owners of the land; and
 - d) a copy of a title search for the subject site; and
 - e) <u>Must</u> identify the location of abandoned oil and gas wells licensed by AER (Alberta Energy Regulator), the following is required:
 - A map of the subject site from AER and a statement that there are no wells in the area OR, if abandoned wells are identified:
 - o A list and map identifying the locations of abandoned wells within the search area, including surface coordinates and required setback distances as required by the AER and the well licensee (s), and
 - Written confirmation from the applicant that the licensee responsible for each well has been contacted and the exact well location confirmed.

WHERE TO FIND THIS INFORMATION

Developers and landowners must contact AER prior to applying for a development permit. Information can be obtained from the AER's Abandoned Well Viewer or the website www.aer.ca. Alternatively, contact the AER by.telephone.at
1-855-297-8311, or see Page 8.

f) indicate if the development will be situated within 1.6 km of a landfill for the disposal of garbage or refuse, intensive livestock operation or a sewage treatment/sewage lagoon.



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- 3. You may need to include some of the following with your application in order for the Development Authority to assess the conformity of a proposed development with this Bylaw. Such information may include:
 - a) floor plans, elevations and sections of any proposed buildings;
 - b) grading and landscaping plans;
 - c) location of existing and proposed municipal and/or private sanitary sewer and water services;
 - d) the identification of all right-of-ways and easements within or abutting the subject property;
 - e) any additional information as the Development Authority deems necessary and,
 - f) in the case of the placement of an already constructed or partially constructed building on a parcel of land, information such as pictures of the building relating to the age and condition of the building and its compatibility with the District in which it is to be located
 - g) a site plan detailing how vegetation, topography disturbance or erosion is to be minimized may be required by the Development Authority
 - h) a Real Property Report relating to the site that is the subject of the development permit application.
- 4. In addition to any or all of the information required above, each application for a recreational development <u>must</u> be accompanied by the following information:
 - (a) physical suitability of site with respect to soils, slopes and drainage,
 - (b) the size and number of parcels and proposed phasing (if any),
 - (c) servicing requirements and provisions for meeting them,
 - (d) costs associated with providing new or upgraded municipal services associated with the development,
 - (e) the requirements and provisions for employee and customer parking and for site access,
 - (f) a landscaping plan,
 - (g) cross-sections and elevations for each building, and
 - (h) a list of proposed uses.
 - (i) estimated number of employees,
 - (j) hours and days of operation,
 - (k) traffic impact,
 - (1) reason for specific location,
 - (m) and/or any other information as may be reasonably required by the Development Authority.
- 5. Review of a development proposal may be delayed if the form and/or additional information provided is incomplete. Should this happen we will need to contact you.
- 6. A permit is valid for 12 months from the date it is issued. If the development has not commenced within twelve (12) months from the date of its issuance and completed within twenty-four (24) months from the date of commencement, the permit is deemed to be void, unless an extension to this period is granted by the Development Authority.
- 7. A permit comes into effect the 15th day after the date of issuance on the notice of decision. If a Development Officer:
 - a) refuses or fails to issue a Development Permit, or
 - b) issues a Development Permit subject to conditions, or
 - c) fails to make a decision within 40 days of accepting a completed application; then,

The person applying for the permit or a person affected by a decision or Development Permit issued by a Development Officer, may appeal to the Subdivision and Development Appeal Board (SDAB) within 14 days of the notice of issuance of a permit. The SDAB may confirm, revoke or vary any decision of the Development Officer, and Development Permit or any condition, or may make or substitute any decision or permit of its own.

There is no appeal against a Development Permit for a permitted use unless the provisions of the Land Use Bylaw were relaxed, varied or misinterpreted.



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8. All of the information and plans relating to this request shall conform to the Land Use Bylaw and any of its amendments.

Consult Lamont County Land Use Bylaw 675/07 for information on:

- Part 6 Special Land Use Provisions
- Part 7 Land Use Districts Uses & Regulations
- Figures 1 4 setback diagrams.

<u>For any development abutting a public highway</u> contact Alberta Transportation for setback requirements. Government rite # 310-0000, then at the prompt put in the following phone number 780-853-8178.

Recreational vehicle campground uses is a discretionary use and may be allowed only in the following district: Agricultural (A) District

Definition: "discretionary use" means the use of land or a building provided for in this Bylaw for which a development permit may be issued upon an application having been made;

Please note: This information has no legal status and cannot be used as an official interpretation of the various regulations currently in effect. Users are advised to refer to the Land Use Bylaw 675/07 and Municipal Development Plan 674/07 which are posted on our website at www.lamontcountv.ca or contact the County Planning Department (780) 895-2233 for more information. Lamont County accepts no responsibility for persons relying solely on this information.

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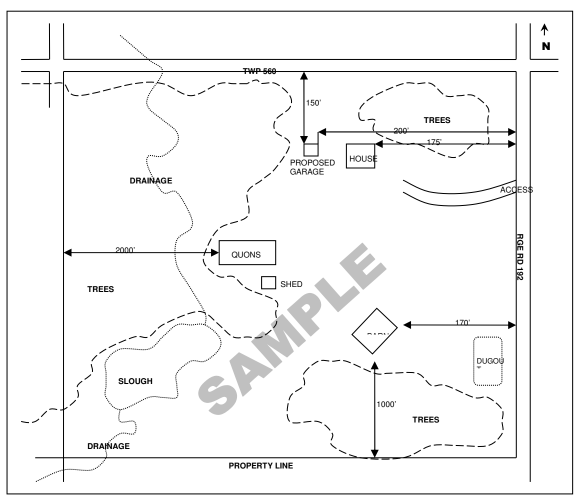
Site Plan Requirements

The following information is required to be shown on a site plan:

- All proposed buildings, including building dimensions and setbacks from boundary lines, roads and existing buildings;
- Clearly label all existing buildings, including building dimensions and setbacks from boundary lines and roads;
- Clearly label a lot dimension;
- Clearly label location and dimension of all existing and proposed outdoor storage areas on property;
- Clearly label the location and the setback distances from the proposed development to the following:
 - o Roads Range Road, Township Road, Street/Avenue Name, Public Highway
 - Location of existing and/or proposed approaches
 - Water bodies
 - Creeks
 - o Dugouts
 - o Wetlands
 - o Banks and shelterbelts
- Clearly indicate North Arrow on site plan;
- Clearly indicate the Legal Land Description on the site plan.

See example following.

SITE PLAN EXAMPLE





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DEVELOPMENT PERMIT SITE PLAN DEVELOPMENT PERMIT APPLICATION NO.: (Administrative Use)

PLEASE FOLLOW EXAMPLE AS SHOWN ON PREVIOUS PAGE.

SIGNATURE OF APPLICANT:

LEGAL LOCATION:_

DATE:

This information is being collected in accordance with Municipal Government (MGA) and the Land Use Bylaw and is protected by the privacy provisions of the Freedom of Information and Protection Privacy Act (FOIP), unless disclosures are authorized under the Land Use Bylaw. This information will be used to process and issue the Permit. If you have any questions about the collection and use of your information, contact the County Manager, Lamont County at (790) 895-2233.



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BUSINESS INFORMATION SHEET Supplementary to Development Permit Application

Date	Permit Application Number	(Office Use Only)
Applicant Name		
Legal Land Description _		
Business Description/Inf	ormation	
Describe in detail the type of	service(s) or product(s) offered.	
Traffic Impact (cars, trucks, d	eliveries etc.)	
		
Living Accommodations:		
Signature of Applicant		

Lamont County

Development Permit Application

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ABANDONED OIL & GAS WELL PROCESS FOR SUBDIVISION AND DEVELOPMENT

Effective November 1, 2012, the Subdivision and Development Regulation requires that an applicant applying for a development permit provide information on the location of abandoned oil & gas wells (if any), on the subject property. This information MUST be provided before a development permit application is considered complete.

The following outlines the process for determining if abandoned wells are located on the subject property:

	idoned well(s) <u>IS FOUNI</u>	D, the Applicant must sign in the space p pplicant MUST provide all of the inform		there	
Applicant	Print Name				
	Duint Name	Applicant Signature	Date		
there are		nd, then the Applicant must sign in the spectated on the property. The Applicant M	•	_	
 □ The map from A.E.R. viewer of the subject property; □ A list of all abandoned wells, including the surface coordinates; □ A sketch of the proposed development showing the required setback area of each abandoned well; □ Any additional information from Licensee(s) that led to a change in the setback; 					
۷.	• • • • • • • • • • • • • • • • • • • •	rovide the following as part of their app	lication:		
2	The applicant must p	and do the fellowing or went of the best of the			