



Pursuant to Land Use Bylaw No. 1722

		OFFICE USE	
Application No:	Roll No:	Use:	
		☐ Permitted ☐ Discretionary	☐ Similar ☐ Prohibited
Application Fee: \$	Date Received:	☐ Abandoned Well Information	
Application Deemed Complete:		Land Use District:	□ Hamlet Industrial
		☐ Rural Agricultural	☐ Hamlet Industrial☐ Hamlet Public and Institutional
20-Day Completeness Period:	40-Day Time Period:	☐ Rural Urban Fringe☐ Grouped Country Residential	☐ Hamlet Transitional/Agricultura
		☐ Grouped Rural Industrial	☐ Private Commercial Recreation ☐ Locality of Retlaw Direct Control
IDP Referral:		☐ Rural Highway Commercial ☐ Hamlet Residential	☐ Linear Parcel Direct Control
		☐ Hamlet Commercial	☐ Direct Control
1. APPLICANT & LAN	D INFORMATION		
Applicant's Name:		Phone:	
Mailing Address:			
E-mail Address:			
Registered Owner's Name:		Phone:	
Mailing Address:			
Annlicant's interest in th	e nronosed develonme	ent if not the registered owner	•
		☐ Other:	
Li Agent Li Cont	ractor 🗖 renant	Li Ottlei .	
Quarter: Se	ection: To	wnship: Range: _	
Lot(s)	Block:	Plan:	
Street address, if applica	able:		
Area of Parcel:	Acres	_Hectares Land Use Distri	ct:
Are any of the following	within 16 a mile of the	e proposed development?	7 Provincial Highway
, and a			
☐ Confined Feeding O	peration \Box Sour ga	s well or pipeline	e treatment plant or Landfill
2. DEVELOPMENT IN	FORMATION		
Existing Developmen	t		
Please list the existing be relocated.	uildings, structures ar	nd use(s) of the land and whet	her any are to be removed or





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Proposed Development

Please describe the proposed de renovations and additions that a				
Please check the applicable box	below:			
\square Single Detached Dwelling (site but	uilt)	☐ Manufactured Dwelling: ☐ New ☐ Used		
☐ Moved-in Dwelling (previously oc	cupied)	☐ Ancillary Structure/Building (eg: deck/garage/shop)		
☐ Other Building Type:		☐ Addition:		
FOR NON-RESIDENTIAL DE proposed development is for one				
☐ Commercial ☐ Industrial (Form A1) (Form A1)	_			
Building Details				
Dimensions	Principal Building or Addition	Ancillary Building or Addition	Office Use	
Building/Addition Size	□ m² □ sq. ft	☐ m² ☐ sq. ft		
Height of Building	□ m □ ft	□ m □ ft		
Wall Height		□ m □ ft		
Proposed Setbacks from Property Lines	Principal Building	Ancillary Building		
Front	□ m □ ft	□ m □ ft		
Rear	□ m □ ft	□ m □ ft		
Side	□ m □ ft	□ m □ ft		
Side	□ m □ ft	□ m □ ft		
Parcel Type:	I Interior Lo	ot 🔲 Corner Lot		
Development Access & Cost				
Approach or driveway required to the de				
Estimated cost of development:				





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Exterior Finish, Fencing & Landscapir	ng
Describe generally the types, colors, and r	naterials, as applicable, of:
Exterior finishes of the proposed building	(s):
Proposed fencing and height:	
Proposed landscaping:	
	he exterior of the dwelling where application is for a previously manufactured home):
Services	
Indicate the proposed sewer system and p	ootable water supply:
Sewer System:	Water Supply:
☐ Private Septic ☐ Municipal	☐ Cistern ☐ Water well ☐ Dugout ☐ Municipal/Regional/Co-op
(specify):	☐ Other(specify):
Waivers	
Is a waiver to one or more standards in th	e Land Use Bylaw being requested? ☐ No ☐ Yes
If yes, please specify:	
3. DECLARATION OF APPLICANT/OW	/NER
development described within this application	ted below and hereby apply for a development permit to carry out the including any attached supplementary forms, plans, and documents. owner of the land is aware of, and in agreement with this
Further I/We hereby give my/our consent to and/or building(s) for the purpose of an inspec	allow authorized persons the right to enter upon the subject land tion with respect to this application only.
Date: Applica	nt's Signature:

IMPORTANT: This information may also be shared with appropriate government/ other agencies and may also be kept on file by the agencies. This information may also be used by and for any or all municipal programs and services. The application and related file content will become available to the public and are subject to the provisions of the Freedom of Information and Protection of Privacy Act (FOIP). If you have any questions about the collection of this information, please contact the Municipal District of Taber.

Registered Owner's Signature: __ (if different from applicant)



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4. TERMS

- 1. Subject to the provisions of the Land Use Bylaw No. 1722 of the Municipal District of Taber, the term "development" includes any change in the use, or intensity of use, of buildings or land.
- 2. The Development Authority may deem a development permit application incomplete if any of the application requirements are incomplete or the quality of the information is deemed inadequate to properly evaluate the application. If an application is determined to be incomplete, the applicant will be issued a written notice, delivered by hand, postal service, or electronic means, stating that the application is incomplete and listing the outstanding documents and information that must be provided within a date set out in the notice in order for the application to be considered complete.
- 3. Pursuant to section 12(b) of the Land Use Bylaw No. 1722, the Development Authority may require additional information, such as but not limited to, a landscaping plan, a grading/drainage plan, traffic impact analysis, soils analysis for septic feasibility, geotechnical and engineering reports, and provincial and federal approvals, in order to accurately evaluate the application and determine compliance with the land use bylaw or other government regulations.
- 4. Although the designated officer is in a position to advise applicants of the process and requirements of the development application, such advice must not be taken as official consent, and is without prejudice to the decision in connection with the formal application.
- 5. Any development started before the issuance of a development permit and expiration of the appeal period is at the applicant's own risk.
- 6. If a decision is not made within 40 days from the date the application is deemed complete, or within such longer period as the applicant may approve in writing, the applicant may deem the application to be refused and the applicant may exercise the right of appeal as though the applicant had been mailed a refusal at the end of the 40-day period.
- 7. A development permit does not constitute a building permit or approval from any provincial or federal department. Construction undertaken subsequent to approval of this development permit application may be regulated by the **Alberta Safety Codes**. The applicant/owner/developer assumes all responsibilities pertaining to construction plan submissions, approval and inspections as may be required by the appropriate provincial body. The applicant is responsible for determining and obtaining any other applicable provincial and federal approvals prior to commencement.



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<u>Site Plan</u> (Or attach separate site plan)

