

NOTICE OF DECISION

March 25, 2025 File No.: PLDP20250084

Sent via email and mail:

HARPER, TRAVIS S

DIDSBURY, AB T0M 0W0

Dear Travis:

RE: Proposed Development Permit Legal: SW 33-31-28-4 Plan 0012475 Lot 1

Development Proposal: Dwelling, Single Detached with Attached Garage, Dwelling, Secondary

Suite and Setback Relaxation

The above noted Development Permit application on the SW 33-31-28-4 Plan 0012475 Lot 1 for a Dwelling, Single Detached with Attached Garage, Dwelling, Secondary Suite and Setback Relaxation was considered by the Administrative Subdivision & Development Approving Authority on March 25, 2025.

The following policies were taken into consideration by the Administrative Subdivision & Development Approving Authority when reviewing the application:

Municipal Development Plan Section 4.0 Residential Land Use Policies

Bylaw No. 20/20

Land Use Bylaw No. 10/24 **Section 9.8 Dwelling Density**

Section 9.11. Dwelling, Secondary Suite

Section 12.1. R-CR Country Residential District

The Administrative Subdivision & Development Approving Authority concluded that a Dwelling, Single Detached with Attached Garage, Dwelling, Secondary Suite and Setback Relaxation is suitable development for SW 33-31-28-4 Plan 0012475 Lot 1 and conforms to the above noted policies.

As such, the Administrative Subdivision & Development Approving Authority has approved the application subject to the following conditions:

STANDARD CONDITIONS:

1. The provisions of the Land Use Bylaw No. 10/24.

- 2. Approval by the approving authority does not exclude the need and/or requirements of the Permittee to obtain any and all other permits as may be required by this or any other legislation, bylaws, or regulations.
- 3. The Development Officer may, by notice in writing, suspend a Development Permit where development has occurred in contravention to the terms and conditions of the permit and/or Land Use Bylaw.
- 4. If the development authorized by a Development Permit is not complete within twenty-four (24) months from the effective date of the Permit, such Permit approval ceases and the Permit itself is deemed void, expired and without effect, unless an extension to this period has been previously granted.

STANDARD CONDITIONS IF APPLICABLE:

- 5. Landowners shall be responsible for dust control on the County road adjacent to their property.
- 6. N/A
- 7. An Alberta Land Surveyor is to locate / post the location of the building(s) / structure(s) prior to construction as per the approved sketch. The County shall not be responsible or liable for non-compliance with this condition.
- 8. A rural address is required to be posted on the property. The landowner shall contact the Corporate Services Department of Mountain View County to obtain a rural address including the requirements for posting it on the property in accordance with the Rural Addressing Bylaw.
- 9. No development shall be constructed, placed or stored over an easement or utility right-of-way; the applicant/owner is responsible for contacting Alberta-One-Call and/or other governing authority.

PERMITS ASSOCIATED WITH BUILDING CONSTRUCTION:

10. Permittees are advised that they are subject to standards of the Safety Codes Act of Alberta and are responsible to meet the requirements of the Act in regard to building, electrical, gas, plumbing and private sewage disposal systems. Prior to construction, required Permits must be obtained from Mountain View County. Mountain View County shall not be responsible or liable in any manner whatsoever for any structural failures, defects or deficiencies whether or not the said development has complied with the Safety Codes Act of Alberta.

ADDITIONAL CONDITION(S):

- 11. The existing mobile home shall be removed and the site reclaimed within 24 months, as per Condition #4 of this Permit, or upon residential occupancy of the new dwelling, whichever occurs first. Only one (1) single detached dwelling is permitted.
- 12. The Dwelling, Secondary Suite shall not exceed the size of the principal dwelling located on site, and shall be a maximum of 40% Dwelling, Secondary Suite to 60% Dwelling, Single Detached with Attached Garage.
- 13. As per the submitted application, a northerly setback relaxation is granted for the life of the building.

A Notice of Decision for this Development Permit, that lists all the conditions and includes the site plan, will be placed on the County's website at https://www.mountainviewcounty.com/p/development-permits. This decision will be advertised on April 01, 2025 and April 08, 2025 in The Albertan. Should you wish to appeal this decision, or any of its conditions, your appeal must be received by the Secretary of the Subdivision & Development Appeal Board, by 4:00 p.m. on April 15, 2025.

Enclosed is a copy of the appeal provisions which outlines your right to appeal this decision pursuant to Section 685 of the Municipal Government Act. Please note that if development commences prior to the end of the appeal period, a fine as specified in Section 7 of Land Use Bylaw No. 10/24 may be applied.

Following the appeal period, should no appeals be submitted, the Development Permit will be issued. If a Building Permit is required, please ensure the contractor receives a copy of the approved sketch so that the setbacks as approved are adhered to.

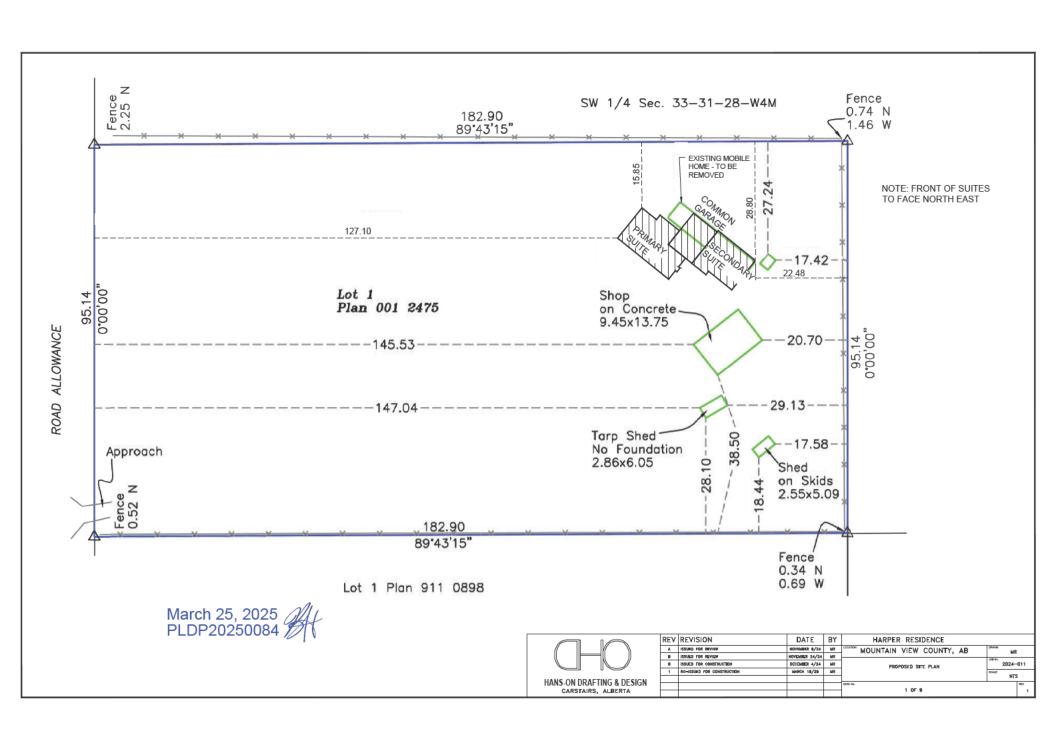
If you have any questions or concerns regarding this matter, please call me at 403-335-3311 ext. 211 or by email at bhutchings@mvcounty.com.

Yours truly,

Becky Hutchings, Development Officer Planning and Development Services

/dr

Enclosures





NOTICE OF DEVELOPMENT APPEAL

1408 Twp. Rd. 320 / Postal Bag 100, Didsbury, AB Canada TOM 0W0 T 403.335.3311 F 403.335.9207 Toll Free 1.877.264.9754

www.mountainviewcounty.com

Excerpt from the Municipal Government Act, Section 685 - Grounds for Appeal

685(1) - If a development authority:

- (a) fails or refuses to issue a development permit to a person,
- (b) issues a development permit subject to conditions, or
- (c) issues an order under section 645,

the person applying for the permit or affected by the order under section 645 may appeal to the subdivision and development appeal board.

(2) In additional to an applicant under subsection (1), any person affected by an order, decision or development permit made or issued by a development authority may appeal to the subdivision and development appeal board.

development a	appeal board.				
File Number o	f the Development Appli	cation:			
APPELLANT:	Name: Telephone: Address: Email:		ne:		
LANDOWNER:			Telephone:		
LAND DESCRIP	TION: Registered Plan: _ Part:	Section: E	Block: Range:	Lot: Meridian:	
(a)Adja	S COMMENCED BY, ON B cent Landowner/Affected RTHE APPEAL (use addition	Person (Fee \$425.00) (b)	Developer/Appl	licant/Landowner (Fee \$425.00)	
and Protection of conducting an All available to the Privacy Act. Any	of Privacy Act (FOIP) and <i>Mui</i> ppeal Hearing. By providing public and Appeal Board in i inquiries relative to the colle	nicipal Government Act Section the above personal information its entirety under Section 17(2)	ns 678 and 686 for t n, the applicant cons) of the Alberta Freed n may be directed to	the Alberta Freedom of Information the purpose of preparing and sents to the information being made dom of Information and Protection of wards to: Mountain View County FOIP	
Signature of Ap	ppellant/Agent	_	Date		