

Application No:	
Roll No:	

# <u>VILLAGE OF KITSCOTY – LAND USE BYLAW</u> <u>APPLICATION FOR HOME OCCUPATION</u>

I hereby make application under the provisions of the Land Use By-law for a development permit in accordance with the plans and supporting information submitted herewith and which forms part of this application.

APPLICANT INFORMATION:	
Applicant Name:	Telephone:
Mailing Address:	
Email Address:	
Registered Owner of Land:	
Interest of Applicant:  If you are not the registered owner of the land a letter	of authorization from the land owner is required
PROPERTY INFORMATION: Civic Address of Property	
	clock: Registered Plan No:
-	Lot Type: Interior Corner
	on the property:
	perty:
iviani ese oi bundings on the propi	City
HOME OCCUPATION INFOR	MATION:
Home Occupation:	Minor Major
Proposed Floor Area of Business:	
Off-Street Parking: Size of Spaces:	:: Number of Spaces:
Off-Street Loading: Size of Spaces	s: Number of Spaces:
Estimated Commencement Date:	
SUPPORTING DOCUMENTAT	
Authorization from Land Ov	wner Other Supporting Material Attached:
Authorization for Electronic	Communication
Signature of Applicant:	Date:
_	FOR OFFICE USE ONLY
Date Received:	
Fee:	Other Documents Required:
Fee Paid:Receipt No:	
Revised April 2019	



## ALBERTA'S NEW HOME BUYER PROTECTION ACT

Effective February 1, 2014 every new home built in Alberta will require warranty coverage. This includes: single family homes, duplexes, multi-family homes, condominiums, substantial reconstruction, as well as manufactured homes (modular, ready-to-move, etc).

Under the New Home Buyer Protection Act, Permit Issuers cannot issue a building permit unless they have verified that appropriate warranty coverage or an authorization for exemption from the coverage requirement is in place on the property.

At minimum the new home warranty will cover 1 year for labour and materials, 2 years for delivery and distributions systems, 5 years for building envelope protection and 10 years for major structural components.

There are five warranty providers in Alberta that builders may partner with for coverage:

- 1. Aviva Insurance Company of Canada represented by National Home Warranty Group Inc.;
- 2. Blanket Home Warranty Ltd.;
- 3. Progressive Home Warranty Solutions Inc.;
- 4. The Alberta New Home Warranty Program;
- 5. Travelers Insurance Company of Canada.

For more information about the new warranty standards and warranty providers in Alberta visit: www.homewarranty.alberta.ca

### **DEVELOPMENT PERMIT APPROVED**

This is authorization to proceed with the development specified provided that any conditions of approval are complied with; that the development is in accordance with the approved plans and applications, and that a Building Permit is obtained if construction is involved that requires a Building Permit.

#### NOTE:

Should an appeal be made against this decision to the Subdivision and Development Appeal Board, this Development Permit shall be held in abeyance until confirmed by the Subdivision and Development Appeal Board, or is revoked otherwise.

- 1. If an appeal is made, this Development Permit does not become effective until 15 days after the date notification of the decision on the Development Permit, is publicized.
- 2. The Land Use By-law provides that any person claiming to be affected by a decision of the Development Authority on a Development Permit may appeal the decision to the Subdivision and Development Appeal Board by serving written notice of appeal to the Clerk of the Subdivision and Development Appeal Board, together with reasons and the appropriate fee as established by Council within 21 days after the decision of the Development Authority on a Development Permit is publicized.
- 3. If the development authorized by this Development Permit is not commenced within 12 months from the date of issue of the Permit and carried out with reasonable diligence, this permit shall be null and void.

#### IF DEVELOPMENT PERMIT REFUSED

You may appeal this decision to the Subdivision and Development Appeal Board in accordance with the provisions of Part Four of the Land Use Bylaw of the Village of Kitscoty. Such an appeal shall be made in writing, shall include reasons for the appeal and the necessary fee as established by Council, and shall be delivered either personally or by mail so as to reach the Clerk of the Subdivision and Development Appeal Board not later than twenty-one (21) days following the date of this notice.