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## DEVELOPMENT PERMIT

Application No.			Permit No.	
	A SEPARATE B	THIS DOES NOT CONST UILDING PERMIT MUST B	TITUTE A BUILDING E OBTAINED BEFOR	PERMIT. RE CONSTRUCTION BEGINS.
This permit, respecting development involving:				
(as furth	ner described in Applica	ition No	) is hereby issued	to
with:	no conditions			
	the following cond	litions:	54-1 -	
		the issue of this permit sha		
(a)	less than 14 days af affected parties, or	ter the issue of this permit	plus an additional 7	days if the permit notification is mailed to
(b)		until the appeal is decided u	Jpon.	
provided as appro to the Su	d that any stated condi oved, and that a buildin ubdivision and Develop	itions are complied with, th ng permit is obtained if con	e development is in struction is involved ermit shall be null an	proceed with the development specified, accordance with the application and plans If an appeal is filed regarding this permit d void. Anyone commencing development
This permit is issued on , and becomes valid 21 days			mes valid 21 days after the date of its issue	
on		,		
Notificat	ion to Applicant:		Signed: _	Designated Officer – Village of Milo
		SEE IMPORTANT INF	ORMATION ON REV	/ERSE

## TERMS APPLICABLE TO DEVELOPMENT PERMIT

- CONDITIONSThe decision on this application applies only to the use and development described in the<br/>decision. A separate application is required for the extension or amendment of a development<br/>permit, or any other development (e.g. signs) not included in this application.
- APPEAL The Municipal Government Act provides that any person affected by the issue of a development permit may appeal to the Subdivision and Development Appeal Board by serving written notice to the secretary of the Subdivision and Development Appeal Board within 14 days of the date this permit was issued.
- PERMIT
   A development permit expires 12 months from the date of its issue, if the development or use authorized by the permit has not been commenced or carried out with reasonable diligence within 12 months from the date of its issue, in accordance with administrative procedures of the Land Use Bylaw.
- PERMIT NOT
   A development permit is valid only for the location for which it is issued, but a development

   TRANSFERABLE
   permit may be transferred to another person in certain instances (subject to and in accordance with administrative procedures of the Land Use Bylaw) provided that the designated officer issues a written consent which authorizes the transfer.
- PERMIT
   A development permit indicates that only the development to which it relates is authorized in accordance with the provisions of the Land Use Bylaw and in no way relieves or excuses the applicant from complying with the Land Use Bylaw or any other bylaw of the municipality or any applicable provincial or federal legislation.
- OTHER PERMITS A development permit is not a building permit, plumbing permit, electrical permit, a permit to install underground or above-ground fuel tanks, a permit issued by a Public Health Inspector, or a business license. These and other separate permits or licenses may be required by municipal, provincial or federal authorities.