## MUNICIPAL DISTRICT OF WAINWRIGHT NO 61 DEVELOPMENT PERMIT



Permit No. 2024.16

Form 2 (Revised April 17, 2012)

Development involving **construction of a Class II gravel pit** in the **SW-19-45-08-W4** as further described in Application No **2024.16** in the name of **KenLar Insulations Ltd.** has been APPROVED with a variance, subject to the following conditions:

- All provincial regulations shall be adhered to. Building, electrical, plumbing and heating, private sewer and gas permits shall be obtained as required. The providers of the Safety Codes Compliance Services within the MD of Wainwright are <u>Superior Safety Codes Inc.</u> or <u>The Inspections Group</u> <u>Inc.</u> The application forms for the Safety Codes Act disciplines that are covered by these agencies can be picked up at the MD of Wainwright Administration Building or they can be downloaded from their websites <a href="https://www.superiorsafetycodes.com">https://www.superiorsafetycodes.com</a> or <a href="https://www.inspectionsgroup.com/">https://www.inspectionsgroup.com/</a>
- 2. Alberta Environment regulations shall be adhered to when working near wetlands and water bodies. Proper permitting and authorizations shall be obtained.
- 3. Construction must comply with all Federal and Provincial Government Regulations
- 4. There shall be no permanent development within 40 meters (132 feet) from the center line of any municipal road allowance.
- 5. The front, rear and side yards shall be a minimum of 40 meters (131.2 feet) for all rural industrial uses.

Section 12.5.16 of the Municipal District of Wainwright No. 61 Land Use Bylaw No. 1695 requires;

-The required minimum front, rear and side yard setbacks for rural industries shall be 40 m (131.2 ft)

You are granted a VARIANCE to Sections12.5.16 of the Municipal District of Wainwright No. 61 Land Use Bylaw No. 1695 for your south side set back of 10 m.

You are hereby authorized to proceed with the development specified provided:

that any stated conditions are compiled with:

- that development is in accordance with any approved plans and applications

SHOULD AN APPEAL BE MADE AGAINST THIS DECISION TO THE DEVELOPMENT APPEAL BOARD, THE DEVELOPMENT PERMIT SHALL BE NULL AND VOID.

Date of Decision: May 13, 2024

Date of Issuance of Development Permit: May 13, 2024

Signature of Development Officer or Designate

## NOTE:

- 1. The issuance of a Development Permit in accordance with the notice of decisions is subject to the condition that it does not become effective until 21 days after the date the order, decision or development permit is issued.
- 2. The following information is provided as required by Section 685(1.1) of the Municipal Government Act, R.S.A. 2000, c. M-26, as amended. Any appeal of this decision lies to the **Joint Subdivision and Development Appeal Board** whose address is c/o 717-14<sup>th</sup> Avenue Wainwright, Alberta T9W 1B3 Attention: SDAB Secretary, and must be given by written notice along with a \$100.00 non-refundable fee within 21 days after notice of the decision is given.
- 3. A permit issued is accordance with the notice of decision is valid for a period of twelve months from the date of issue. If at the expiry of this period, the development has not been commenced or carried out with reasonable diligence, this permit will be null and void.
- 4. It is the applicants' responsibility to contact Buffalo Trails School Division regarding the School Division's bussing service details (780-842-6144).