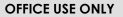
	PROPOSED DEVELOPMEN	NT
Mining	Quarrying	 Other Natural Resource Extraction
AIMS INCLUDED IN APPLICATION:		
PPOSED DEVELOPMENT: Please prov	ide a brief description of the proposed	d development.
	APPLICANT INFORMATIC	DN
PLICANT NAME(S):		
AILING ADDRESS:		POSTAL CODE:
AIL:		PHONE #:
Mining/Natural Resource Extraction	Applications:	
CLAIM	OWNER INFORMATION (IF DIFFEREN	IT FROM APPLICANT)
VNER NAME(S):		
AILING ADDRESS:		POSTAL CODE:
AIL:		PHONE #:
SURFACE C	WNER INFORMATION (IF DIFFERENT	T FROM CLAIM OWNER)
/NER NAME(S):		
		POSTAL CODE:
		PHONE #:
Quarrying Applications:		
OWNE	R INFORMATION (OWNER OF LOT B	BEING DEVELOPED)
		POSTAL CODE:
		PHONE #:
GAL DESCRIPTION: LOT(S)	BLOCK ESTATE	PLAN#

...

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OFFICE USE ONLY APPLICATION FEE: DATE PAID: RECEIPT #: PERMIT #:





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PERMIT #:

CLAIM OWNER INFORMATION (OWNER OF CLAIM WHERE GRANULAR MATERIAL WILL BE EXTRACTED)

EMAIL:

It is the responsibility of the applicant to ensure that all plans conform to the provisions of the City of Dawson Zoning Bylaw and applicable territorial and federal legislation.

DECLARATION

- I/WE hereby make application for a Development Permit under the provisions of the City of Dawson Zoning Bylaw #2018-19 and in accordance with the plans and supporting information submitted and attached which form part of this application.
- I/WE have reviewed all of the information supplied to the City of Dawson with respect to an application for a Development Permit and it is true and accurate to the best of my/our knowledge and belief.
- I/WE understand that the City of Dawson will rely on this information in its evaluation of my/our application for a Development Permit and that any decision made by the City of Dawson on inaccurate information may be rescinded at any time.
- I/WE hereby give my/our consent to allow Council or a person appointed by its right to enter the above land and/or building(s) with respect to this application only.

I/WE HAVE CAREFULLY READ THIS DECLARATION BEFORE SIGNING IT.

DATE SIGNED

SIGNATURE OF APPLICANT(S)

DATE SIGNED

SIGNATURE OF OWNER(S)

_PHONE #: _____



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COMPLETE APPLICATION SUBMISSION REQUIREMENTS

As per s. 4.4.1 of ZBL #2018-19, a permit will be granted, granted with conditions, or refused within 30 days of receipt of a complete application. An application is not deemed complete until the following information is submitted to the satisfaction of a Development Officer.

- □ Application Form (completed in full)
- Application Fee & Security Deposit (if applicable) as per City of Dawson Fees and Charges Bylaw & Zoning Bylaw
- Certificate of Title (if owner does not match Assessment Roll)
- □ Copy of the notification (Classes 1 and 2)
- For claims overlapping surface rights, proof of permission from all applicable surface rights holders (Classes 1-4)
- □ For Tr'ondëk Hwëch'in settlement land, a Tr'ondëk Hwëch'in access notice certificate and/or land use permit (Classes 1–4)
- Mining land use approval (Classes 3 and 4)
- Operating plan and map (Classes 2–4)
- □ Water license (Class 4)
- Other as required by the CDO: ____

OFFICE USE ONLY

LEGAL DESCRIPTION: LOT(S)	BLOCK	ESTATE	PLAN#
ZONING:		APPLICATION RECEIVED:	
TYPE OF APPLICATION:			
APPLICANT NAME(S):			
OWNER NAME(S):			
APPLICATION REJECTED			

□ APPLICATION APPROVED / PERMIT ISSUED

A letter [] has OR [] has not been attached to this permit explaining reasons and/or permit conditions. If a letter is attached, it constitutes a valid and binding component of this permit.

DATE:	SIGNATURE:



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PERMIT #:

INSTRUCTIONS AND GUIDELINES

IT IS IMPORTANT TO READ AND UNDERSTAND THE FOLLOWING INSTRUCTIONS PRIOR TO COMPLETING THE APPLICATION FORM. THESE GUIDELINES ARE FOR REFERENCE ONLY. IN THE EVENT OF A DISCREPANCY WITH THE ZONING BYLAW, THE ZONING BYLAW PREVAILS.

- 1. Information Requirements:
 - a) An application shall not be considered to have been received until all application requirements have been submitted to the satisfaction of a Development Officer.
 - b) Notwithstanding a) above, a Development Officer may consider an application if, in a Development Officer's opinion, the development is of such a nature as to enable a decision to be made on the application without all of the required information.
 - c) Failure to complete this form and to supply the required support information may result in delays in the processing of the application.
- 2. Notification:
 - a) Within five working days after a decision on a development permit application, a Development Officer shall send a notice by regular mail of the decision to the applicant and indicating whether the application was approved or refused.
- 3. Validity of Permit:
 - a) When a permit has been issued by a Development Officer, the permit shall not be valid unless and until the conditions of the permit, save those of a continuing nature, have been fulfilled and no notice of appeal has been served on Council within a 14 day appeal period.
 - b) When a permit has been approved, the permit shall not be valid until the decision is issued in writing.
- 4. Permit Conditions:
 - a) A development officer has the authority to issue development permits and, when necessary, impose terms and conditions upon development permits that will bring the project into conformity with the OCP and all applicable bylaws, and will mitigate any undesired effects of the proposed development
 - b) A Development Officer may, as a condition of a permit, require the applicant to make satisfactory arrangements for the payment and supply of water, power, sewer and other services or facilities, or any of them.
 - c) A permit may be refused when, in the opinion of a Development Officer, satisfactory arrangements have not been made for the payment and supply of water, power, sewer or other services or facilities, or any of them or if taxes on the property associated with the permit application have not been paid.
 - d) A Development Officer may, as a condition of a permit, require that an applicant enter into a development agreement that may require the applicant to pay an offsite levy or redevelopment levy or both.
- 5. Expiry of Permit:
 - a) A development permit issued in accordance with the notice of decision is valid for a period of 12 months from the date of issue.
 - b) A development officer may grant an extension of the effective period of a permit prior to the expiry of the permit; the effective period shall not exceed 12 months and the development officer may only grant such an extension once.
 - c) When a development permit expires, a new application is required. Such application shall be dealt with as a first application and the development approving authority shall be under no obligation to approve it on the basis that a previous permit had been issued.
- 6. Appeals:
 - a) An applicant aggrieved by the decision of the development officer may appeal to Council within 30 days of the date of the decision.
 - b) Appeal applicants shall be limited to the original development permit applicant and landowner.
 - c) Council shall within 60 days of receipt of an appeal under this section grant permission, refuse permission, or grant permission with conditions.



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- 7. Suspension or Revocation of Permit:
 - a. A Development Officer may suspend or revoke a development permit where:
 - i. the applicant fails to comply with the conditions of the issuance of the permit; or
 - ii. any person undertakes or causes or allows any development on a site contrary to the terms or conditions of a permit.
 - iii. the permit was issued on the basis of incorrect information or misrepresentation by the applicant; or
 - iv. the permit was issued in error.