

THIS IS NOT A DEVELOPMENT PERMIT

**Please note that the appeal period *must* end before this permit can be issued and that any
Prior to Release conditions (if listed) *must* be completed.**

NOTICE OF DECISION

Alpha Auto Parts Inc.

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Tuesday, February 24, 2026

Roll: 02336025

RE: Development Permit #PRDP20258507

Lot 15, Block 2, Plan 1611193; NE-36-22-28-04; (40 FULTON ROAD)

The Development Permit application for Industrial (Heavy), tenancy for an automotive salvage yard and relaxation to the maximum fence height requirement has been **conditionally-approved** by the Development Officer subject to the listed conditions below (**PLEASE READ ALL CONDITIONS**):

Description:

1. That Industrial (Heavy) for an automotive salvage yard may take place on the subject lands in accordance with the approved site plan and application drawing package, as prepared by *Scheffer Andrew Ltd.* (Sheet ID.: DP-01 – DP-02); dated October 16, 2025, as amended for conditions of this permit. The approval includes:
 - i. Site grading, as required per the approved onsite technical drawings;
 - ii. Outdoor storage including salvaged or reeked vehicles;
 - iii. Installation of chain link fencing including barbwire topper and neutral vinyl slats located along the side and rear property line; and
 - a. That the maximum fence height shall be relaxed from **2.00 m (6.56 ft.)** to **2.13 m (7.00 ft.)**, including the barbwire topper.
 - iv. Tenancy for *Alpha Auto Parts Inc.*

Prior to Release:

2. That prior to release of this permit, the Applicant/Owner shall submit a revised Landscaping Plan in accordance with Section 253 – 260 of the *Land Use Bylaw C-8000-2020* (LUB) and Policy 6.2 of the *Fulton Industrial Park Conceptual Scheme* (CS), including:
 - i. Identifying the proposed requirement of soft and hard landscaping, a minimum of 10% or 2,128.65 sq. m. (22,912.60 sq. ft.) of the site shall be landscaped;
 - ii. A tree planting for every one (1) tree per 40.00 sq. m. (430.53 sq. ft.) and one (1) shrub for every 80.00 sq. m. (861.11 sq. ft.) of developable area, in accordance with Section 260, Table 7 of the LUB. A minimum of 53 trees and 26 shrubs shall be planted;
 - iii. Deciduous trees shall be a minimum of 63.00 mm (2.48 inches) caliper measured 450.00 mm (17.72 inches) from ground level and coniferous trees shall be a minimum of 2.50 m (8.20 ft.) in height in accordance with Section 260, Table 7 of the LUB; and
 - iv. Irrigation plan that complies with the recommendations of the required Site-Specific Stormwater Implementation Plan (SSIP), and the County's *Water Conservation Policy C-600*, to the satisfaction of the County.



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3. That prior to release of this permit, the Applicant/Owner shall submit a revised site plan including:
 - i. Screening locations along the side and rear yards of the subject site in accordance with Section 450 b) of the LUB;
 - ii. Location of site servicing such as washroom facilities in accordance with Section 100 of the LUB and Policy 9.3 of the CS; and
 - iii. Both site approaches shall be a minimum of 10.00 m (32.81 ft.) with flares, be a paved industrial/commercial standard and meet all requirements of Table 400D – Approach Design of the County's Servicing Standards.
4. That prior to release of this permit, the Applicant/Owner shall submit a Construction Management Plan in accordance with the County's Servicing Standards. The plan shall address dust control, noise, truck routes, access to the site, and potential for interference with nearby residences, to the satisfaction of the County.
5. That prior to release of this permit, the Applicant/Owner shall submit a Site-Specific Stormwater Management Plan (SSIP), prepared by a qualified professional storm water engineer. The SSIP must include a grading plan that illustrates the original ground profiles; the depth of proposed fill; and an analysis of the pre- and post-construction grades considering site stormwater storage, site release and offsite drainage to ensure there are no impacts to adjacent properties or the County's public road network, , in accordance with the Policy 9.5 of the CS, the Fulton Industrial Storm Water Management Plan, dated 2008, and the County's Servicing Standards.
6. That prior to release of this permit, the Applicant/Owner shall submit an Erosion and Sediment control report and plan, in accordance with the Section 806.2.2 of the County's Servicing Standards.
7. That prior to release of this permit, the Applicant/Owner shall submit a Refundable Security of \$10,000.00 per the final approved approach, totalling \$20,000.00, to secure the construction of the new approaches from Fulton Road to the subject lands in accordance with *Policy C-407* and Section 112 of the LUB.
8. That prior to release of this permit, the Applicant/Owner shall submit confirmation details including 3.2.2 Building Code Classification for all fire suppression requirements for the proposed development in accordance with the requirements of NFPA 1142 / NFPA 13 including Section 3.3.2.16, and all applicable County standards and bylaws, to the satisfaction of the County.
9. That prior to release of this permit, the Applicant/Owner shall provide payment of the *Community Recreation Off-Site Levy Bylaw C-8550-2024*, calculated based on the development area.

Prior to Occupancy:

10. That prior to site occupancy, all landscaping, parking, and final site surfaces shall be in place prior to occupancy of the site and/or buildings.
 - i. That prior to site and building occupancy, all required fencing and fence slating shall be installed in accordance with the approved fencing and screening plan. Written confirmation shall be provided by the Applicant/Owner, or a site inspection shall be completed by the Development Authority; and
 - ii. That should permission for occupancy of the site be requested during the months of October through May inclusive, occupancy may be allowed without landscaping and final site surface completion provided that an Irrevocable Letter of Credit or refundable security in the amount of 150.00% of the total cost of completing all the landscaping and final site surfaces shall be placed with the County to guarantee the works shall be completed by the 30th day of June immediately thereafter.
11. That prior to site occupancy, the County shall perform an inspection of the site to verify that the road approach has been constructed in accordance with the County Servicing Standards.
 - i. That the proposed approaches shall be a paved industrial/ commercial standard in accordance with the County Servicing Standards, Table 400D – Approach Design.



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- ii. The refundable security shall be returned upon final acceptance obtained through Road Operations.
12. That prior to site occupancy, Built to Design Certificates and as-built drawings certified by a professional engineer, shall be submitted. The as-built drawings shall include (where applicable) verification of the constructed site-servicing infrastructure and stormwater infrastructure relevant to the SSIP.
 - i. Following receipt of the as-built drawings, the County shall complete an inspection of the site to verify the infrastructure has been completed as per the approved as-built drawings.
13. That prior to site occupancy, Construction Completion Certificates shall be issued for the Fulton Industrial Park Development Agreement #3761, for all offsite infrastructure required to support the subject lands and development.

Permanent:

14. That if the prior to release conditions have not been met by **AUGUST 31, 2026**, or the approved extension date, then this approval is null and void and the Development Permit shall not be issued.
15. That any plan, technical submission, agreement, matter or understanding submitted and approved as part of the application or in response to a prior to release or occupancy condition, shall be implemented and adhered to in perpetuity, including the final SSIP.
 - i. Trip Generation Letter prepared by Scheffer Andrew Ltd., File No.: 172501 2.6, dated February 4, 2026.
16. That the crushing of materials, automotives, or automotive parts shall not be permitted onsite at any time.
17. That the storage of any Electric Vehicles (EV) shall not be permitted onsite at any time.
18. That any non-domestic wastewater, anti-freeze, oils or fuels that accumulate on site shall be held in sealed tanks, the contents of which shall be pumped out and properly disposed of off-site in accordance with the regulations administered by Alberta Environment and Protected Areas.
19. That if transport operations associated with this Development Permit involve loaded heavy vehicle movements on County roads and exceed any of the thresholds identified below, the Applicant/Owner shall contact County Road Operations (roaduse@rockyview.ca) and provide haul details for materials and equipment required during construction and/or site development:
 - i. More than 30 vehicle movements within any seven (7) day period;
 - ii. More than five (5) vehicle movements within any one (1) hour period; and
 - iii. For the purposes of this condition, a "heavy vehicle" means a vehicle that exceeds any one of the following:
 - a. Two (2) axles;
 - b. 11.00 (36.09 ft.) in length; or
 - c. A maximum allowable gross vehicle weight of 4,500 kilograms.
 - iv. Any required agreements or a Roadata/Heavy Haul/Overweight/Overdimension Permit shall be obtained unless otherwise noted by County Road Operations.
20. That the Applicant/Owner shall be solely financially responsible for rectifying any adverse effect on adjacent lands from drainage alteration, including stormwater implications from the proposed development. Post-development drainage shall not exceed pre-development drainage.
 - i. That any lot regrading and excavation is not to direct any additional overland surface drainage nor negatively impact existing drainage patterns in any road right-of-way; and



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- ii. That upon completion of the proposed development, the County may request the Applicant/Owner submit an as-built survey, confirming the post-development drainage does not exceed pre-development drainage and is in compliance with any matter submitted and approved as part of the Development Permit application, or in response to a Prior to Release condition.
21. That no outdoor display areas, storage areas, parking or marshalling yards shall be allowed within any landscaped yards.
22. That all landscaping and topsoil placement shall be in accordance with the landscaping details provided in the Landscape Plan, as amended.
 - i. That the Applicant/Owner shall be responsible for irrigation and maintenance of all landscaped areas, including the replacement of any deceased trees, shrubs, or plants, within 30 days, or by June 30th of the next growing season;
 - ii. The vegetation type must endure the irrigation from May to September;
 - iii. That no potable water shall be utilized for landscaping or irrigation purposes;
 - iv. That all plantings should be placed in a minimum of 6.00 inches depth of landscaping soil; and,
 - v. That all landscaping and screening elements shall be maintained onsite in perpetuity.
23. That any approved road approach shall be constructed and maintained in accordance with the County Servicing Standards.
24. That the County's Fire Services shall have access to the site and complete site inspection(s), as required, to verify site operations and adherence to the National Fire Code, as amended.
 - i. That the Applicant/Owner shall implement any recommendations arising from the Site Inspection, to the satisfaction of the County Fire Service.
25. That no topsoil shall be removed from the site.
26. That any dirt imported or removed from the site during construction shall be hauled off in a covered trailer/truck that will prevent the blowing of dust/small rocks onto the road or issues with other vehicles on the road.
27. That the Applicant/Owner shall take whatever means necessary to prevent visible dust associated with the development from escaping the site and having adverse effects on adjacent roadways and properties.
28. That there shall be a minimum of four (4) parking stalls, maintained on site at all times, in accordance with the approved Site Plan. All customer and employee parking shall be restricted to the subject site.
29. That any future business signage shall require separate Development Permit approval prior to placement onsite.
 - i. That any onsite wayfinding or directional signage is permitted and does not require development permit approval.
30. That the entire site shall be maintained in a neat and orderly manner at all times. All garbage and waste material shall be deposited and confined in weatherproof and animal-proof containers in accordance with the approved site plan. All waste material shall be regularly removed from the property to prevent any debris from blowing onto adjacent property or roadways.
31. That all lighting including private, site security and parking area lighting, shall be designed to conserve energy, reduce glare, and reduce uplight, in accordance with Sections 225-231 of the LUB and Section 6.0 of the CS. All lighting shall be full cut-off (shielded) and be located and arranged so that no direct rays of light are directed at any adjoining properties, that may interfere with the use and enjoyment of neighbouring lands or interfere with the effectiveness of any traffic control devices or the vision/safety of motorists.



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32. That if the development authorized by this Development Permit is not commenced with reasonable diligence within twelve (12) months from the date of issue and completed within twenty-four (24) months of the issue, the permit is deemed to be null and void, unless an extension to this permit shall first have been granted by the Development Officer.

Advisory:

- That green building products shall be utilized where possible, in accordance with Section 6.0 of the CS.
- That any lot parking and outside storage areas should use Low Impact Development (LID) principles and use permeable paving, on site stormwater storage, and bioswales to manage on site stormwater runoff to the development storm system, where possible, in accordance with Section 6.0 of the CS.
- That it is the Applicant/Owner's responsibility to obtain and display a distinct municipal address in accordance with the County's *Municipal Addressing Bylaw* (Bylaw C-7562-2016), for the principal building located on the subject site, to facilitate accurate emergency response. *The municipal address for this site is 40 Fulton Road.*
- That the subject development shall conform to the County's *Noise Bylaw C-8067-2020* and *Road Use Agreement Bylaw C-8323-2022*, in perpetuity.
- That there shall be no business parking or business signage placed in the adjacent road rights-of-way (Fulton Drive).
- That during construction, all construction and building materials shall be maintained onsite in a neat and orderly manner. Any debris or garbage shall be stored/placed in garbage bins and disposed of at an approved disposal facility.
- That the subject business shall implement an Emergency Management and Fire Safety Plan in accordance with Section 10.3 & Policy 10.3.1 of the CS.
- That any future change in tenants will be required to apply for a New Business Tenant (No Change of Use) or a Change of Use (Land or Existing Building) Development Permit prior to tenancy.
- That the site shall remain free of Regulated, Prohibited Noxious or Noxious weeds in accordance with the *Alberta Weed Control Act [Statutes of Alberta, 2008 Chapter W-5.1, December 7, 2023]*.
- That any other government permits, approvals, or compliances are the sole responsibility of the Applicant/Owner.
 - That all private wastewater disposal systems shall comply with the Alberta Private Sewage Disposal Regulations as applicable.
 - That the Applicant/Owner shall be responsible for all Ministry of Environment and Protected Areas (EPA) approvals for any impact to any wetlands area from the proposed development.

If Rocky View County does not receive any appeal(s) from you or from an adjacent/nearby landowner(s) by **Tuesday, March 17, 2026**, a Development Permit may be issued, unless there are specific conditions which need to be met prior to release. If an appeal is received, then a Development Permit will not be issued unless and until the decision to approve the Development Permit has been determined by the County's Subdivision and Development Appeal Board.

Regards,

Development Authority

Phone: 403-520-8158

Email: development@rockyview.ca

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