



## A Guide to the Development Permit (DP) Process

### What is a *development permit*?

A *development permit* (DP) is a formal process that the Strathcona Regional District (SRD) administers when an application is made to subdivide, clear or alter land, to site and construct buildings or structures within a *development permit area*. Development permits are administered through provisions of the *Local Government Act*. The regional board must issue a development permit before an application for a *building permit* (where applicable) can be made to the building department.

### What is it for?

An *Official Community Plan* establishes *development permits* for four main purposes:

1. to protect development from hazardous conditions;
2. to ensure commercial, industrial, or resort tourism development is attractive and coordinated with respect to form and character of the neighbourhood; and
3. to minimize impacts that may occur from resort development upon the residents of the immediate area; and
4. to protect environmentally sensitive areas (see ESA development permit guide).

Commercial and industrial developments occur primarily along main roads and highways in the regional district (offering visitors a first impression of the region), and tend to infill in areas traditionally used for residential purposes. As a result, guidelines are required to ensure that development is attractive (form and character) and coordinated with the surrounding neighbourhood, and to minimize potential conflict.

Resort development also requires guidelines to ensure that development will fit within the context of the area and to minimize impacts on residents.

### What activities do Development Permits apply to and where?

Development permits are applicable to activities taking place in designated development permit areas as outlined in the Official Community Plan. As different areas may be affected by different Official Community Plans, it is important to determine the applicable Official Community Plan and its requirements with respect to development permits.

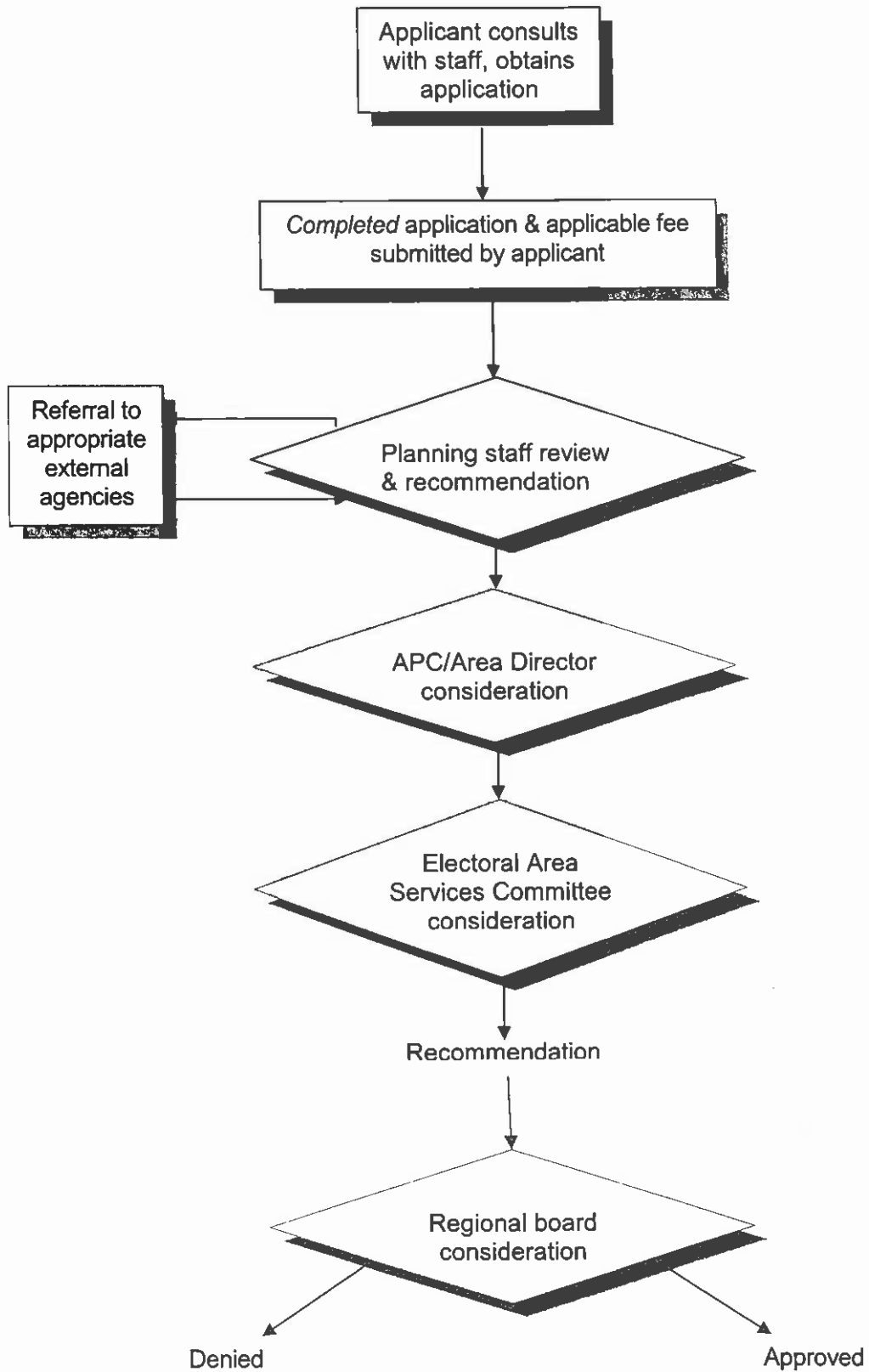
A development permit application can be obtained from the planning services department at the regional district office or from the website at [www.strathconard.ca](http://www.strathconard.ca). You are encouraged to obtain further details and advice from the planning staff prior to making an application.

### For more information contact:

Planning Services  
Strathcona Regional District  
301 – 990 Cedar Street, Campbell River, BC V9W 7Z8  
Tel: 250-830-6700 • Toll free: 1-877-830-2990 • Fax: 250-830-6710  
Web: [www.strathconard.ca](http://www.strathconard.ca)

# Development Permit Process

Allow approximately 8 to 12 weeks for processing



**APPLICATION FOR A  
DEVELOPMENT PERMIT**

**1. Application**

An application shall be completed upon a form provided by the regional district and shall be delivered to the regional district, together with such plans and particulars as may be required.

**2. Application Acceptance**

The Strathcona Regional District may refuse to receive any applications that fail to include all required information as per section 8 "Application Requirements" below.

**3. Fees**

The sum as specified in Schedule A-1 shall be paid to the regional district at the time of application. The official date of application shall be that when all required information for the application and the corresponding fee is received.

**4. Refund**

Where an application does not proceed or is withdrawn, a refund as outlined in Schedule A-1 will be provided to the applicant.

**5. Cancellation**

Applications one year old or older that are inactive for a period of 6 months are deemed to be abandoned and will be closed. Where appropriate and requested by the applicants, refunds will be provided pursuant to Schedule A-1.

An applicant has the right to apply for an extension of up to one-year. Any extension approved by the regional board, whether for the maximum one-year or a lesser time, is subject to a payment of 50% of the original application fee.

**6. Reapplication**

ii) Where an application has been denied, no reapplication for a substantially similar amendment shall be considered within 12 months of the date of rejection of the previous application. Fees as per Schedule A-1 are applicable to any new application.

ii) Where an application has been withdrawn, fees as per Schedule A-1 are applicable to any new application.

**7. Performance Bonding**

i) Where landscaping is a condition of a permit, a bond shall be provided for 100% of the cost of the works:

a) Bonding for landscaping valued in excess of \$5,000 shall be in the form of an irrevocable letter of credit (ILOC) or in a form satisfactory to the regional district, as approved by the manager of financial services. If an ILOC is chosen, it shall be effective for the term of the permit, shall be automatically renewable unless cancelled, and shall be redeemable locally.

b) Bonding for landscaping valued at less than \$5,000 shall be in a form satisfactory to the regional district, at the discretion of the applicant. If an ILOC is chosen, it shall be automatically renewable unless cancelled and shall be redeemable locally.

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- ii) Upon receipt of written certification that the installed landscaping is in substantial compliance with recognized landscape industry standards and the approved landscape plan the regional district will release the security minus 25%. The remaining 25% security will be held for a period of at least two years, including not less than two growing seasons, to ensure replacement of planting failures.
- iii) For all projects the 25% security will be released after the guarantee period, dated from the written certification, upon final acceptance by the regional district of the installed landscaping.
- iv) Works relating to the development of a single family residence or lot shall be exempted from the bonding requirement.

#### 8. **Application Requirements**

**At the time of application, the applicant shall provide:**

- i) The completed **Application Form**. This must include authorizing signatures of the owner and/or agent.
- ii) Detailed **Site Plans** of the proposed use, noting the location of existing and proposed buildings, landscaping, any natural features, access/egress points, and any other information required by the regional district. All drawings submitted must be clearly drawn to proper scale. Where applicable drawings must include an authorized professional's signature and seal.
- iii) A **Surveyor's Certificate** completed by a B.C. Land Surveyor at the request of the regional district.
- iv) A **Written Brief** which describes the reasons/rationale for the requested permit and proposed variance if any.

In addition, during the processing of an application, and prior to final approval, an applicant may be required to provide additional information such as:

- i) **Servicing Requirements:** any proposed development must address impacts on ground water, on-site and off-site drainage, sanitary services, flood proofing, water supply, and transportation access. This may include studies prepared by professional engineers, soil scientists, biologists, and/or geotechnical specialist(s) on any of these areas of interest prior to consideration by the regional district. Terms of reference for these studies will be specified by the regional district, when required.
- ii) **Certification of Compliance** as required prior to proceeding to public hearing, where the proposed development falls within the scope of the Contaminated Sites Regulations of the *Environmental Management Act*.
- iii) A current (dated not more than 12 months prior to the date of application) **Compliance Letter and Septic Report** addressing the state of the septic system from a Registered Onsite Wastewater Practitioner (ROWP). Where the scope of the project is sufficiently large, a community sewage disposal system with the appropriate permit from the Environmental Management Branch of Ministry of Environment. In addition, the regional district may forward the application to the Vancouver Island Health Authority (VIHA) for their review and comment. A **Letter of Support** from the VIHA may be requested by the regional district.

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- iv) An **Environmental Assessment** may be required, with the terms of reference specified by the regional district, where the proposed development contains or is in close proximity to environmental hazards, environmentally sensitive habitats, groundwater recharge areas, and/or other areas of environmental significance.
- v) As every application is unique, there may be further requirements, at the direction of the regional district. These requirements may include, but are not limited to, geotechnical analyses, building schemes, archaeological and heritage site analyses. Any additional requirements will be set out in a letter to the applicant from the regional district.
- vi) Where any proposed development is within a **Riparian Assessment Area** pursuant to the *Riparian Areas Regulation*, the procedures set out therein shall be followed.

## 9. **Processing**

The following procedure will apply:

- i) A staff report and summary of the requested development permit is prepared. Where the application includes variances to any of the local bylaws, adjacent neighbours are advised of the application and the requested variance.
- ii) The staff report and other information deemed relevant will be submitted to the appropriate committee of the regional district. Applicants will be provided an opportunity to make a presentation before any committee of the regional district reviewing his or her application.
- iii) The regional board will, upon receipt, consider the committee's recommendation and may grant the requested permit, or may refer, table, or deny the application.
- iv) After the regional board has dealt with the application, the applicant will be notified in writing of the outcome.
- v) Where the regional district issues a development permit, it shall file in the Land Title Office a notice that the land described in the notice is subject to the permit.



# Application for a Development Permit

## LEGAL DESCRIPTION

(see your Tax Assessment Notice or Certificate of Indefeasible Title)

Name of Street:	Street Number (if known):

## OWNER

Name(s):			
Mailing Address:			
City:	Prov:	Postal Code:	
Tel:	Business Tel:	Fax:	
Cell:	Email:		

## AGENT

(note: a letter of agent Authorization is required if the agent is not the property owner)

Name(s):			
Mailing Address:			
City:	Prov:	Postal Code:	
Tel:	Business Tel:	Fax:	
Cell:	Email:		

## THIS IS AN APPLICATION TO THE REGIONAL DISTRICT FOR A DEVELOPMENT PERMIT FOR THE PURPOSE OF:


## SITE INFORMATION

Existing Buildings on Site:	None: <input type="checkbox"/>	Yes: <i>What type of buildings?</i> Single Family Dwelling <input type="checkbox"/> Accessory <input type="checkbox"/> Other <input type="checkbox"/>
If yes, show dimensions and location (including distance to proposed construction) on your attached sketch.		

## ENVIRONMENTALLY SENSITIVE AREAS

Is the proposed construction within 100m (328ft) of the sea, a lake, river, stream, creek, wetland, swampy area, bog, cliff, sand dune(s), gravel area, etc.	Yes <input type="checkbox"/>	No <input type="checkbox"/>
If yes, show dimensions and location (including distance to proposed construction) on your attached sketch.		

Signature of Owner or Authorized Agent	Date

Date Received:	Rec'd by:	File No.:
PID:	DP Area No.:	Folio:
Site Declaration: <input type="checkbox"/>	Site Profile: <input type="checkbox"/>	Sent to Site Registry? <input type="checkbox"/> Sent to MoE Regional Branch Manager? <input type="checkbox"/>