

Folder No: \_\_\_\_\_ Date Received:

### **ZONING AND/OR OFFICIAL COMMUNITY PLAN AMENDMENT APPLICATION**

I/We, the undersigned, hereby make application to the Capital Regional District regarding consideration of a zoning and/or official community plan bylaw amendment.

### APPLICATION

This application is submitted to: (complete applicable section)

- □ Request a zoning bylaw amendment, AND/OR,
- **D** Request an Official Community Plan bylaw amendment

### **OWNER/APPLICANT INFORMATION**

Name of Registered Land Owner(s): (If more than two, please list on a separate page)	1. 2.	
Name of Applicant: Applicant Contact Information:		
Mailing Address:		-
Street:		
Province:		Postal Code:
Email:		
Tel ( <i>mobile</i> ):		Tel ( <i>home</i> ):
Tel ( <i>work</i> ):		

### **PROPERTY INFORMATION**

PID:			Folio:	
.ot:	Section:	Block:	Township:	Plan:
and District:				
Civic Address:				
Current zoning:		Current OCP	designation:	
Parcel size:				
Current Land Use:				
Proposed Land Use: _				

### PURPOSE OF APPLICATION

Please describe the full scope of the desired use/development of the land (use a separate page if necessary):



# Juan de Fuca Community Planning

3 – 7450 Butler Road, Sooke, BC V9Z 1N1 T: 250.642.1500 F: 250.642.5274 E: jdfinfo@crd.bc.ca www.crd.bc.ca

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### CONDITIONS AND DECLARATIONS

#### Acknowledgement of Costs:

I, the applicant and/or owner, hereby acknowledge that any legal costs that may arise as a result of this application will be borne by the applicant and are payable prior to adoption of the proposed bylaw amendment.

I have read and agree with the above paragraph.

(initial)

#### **Environmental Management Act:**

I, the applicant and/or owner, represent to the Capital Regional District, knowing that the Capital Regional District relies on this representation and warranty, that the property covered by this application, has never, to the best of my knowledge, having done due and diligent inquiry, been used for any purpose such that a Site Profile is required to be submitted under the British Columbia *Environmental Management Act*, and that the property is not contaminated or polluted in any wat that would make it unlawful, unsafe or unsuited for the purpose for which it is intended to be used, including within the meaning of the British Columbia *Environmental Management Act*.

I have read and agree with the above paragraph.

### (initial)

### Waiver and Indemnity:

I, the applicant and/or owner, assume all risks incidental to or that may arise as a result of this application and agree to save harmless and indemnify the Capital Regional District and its officials, agents, servants and representatives from and against all claims, actions, costs, expenses and demands with respect to death, injury, loss or damage to persons or property arising out of or in connection with this application. I agree to conform to all applicable bylaws. I understand that no warranty is implied for the approval of this application and that this waiver and indemnity is binding on me, my heirs, executors and assigns.

I have read and agree with the above paragraph. \_\_\_\_\_\_(initial)

### Authorization for Access:

I, the applicant and/or owner, hereby grant to the Capital Regional District and its officials, agents, servants and representatives, authorization to enter the land for the purposes of verifying site conditions as they relate to this application.

I have read and agree with the above paragraph.

\_\_\_\_ (initial)

### Freedom of Information Waiver:

Personal information contained on this form is collected under the authority of the *Local Government Act* and the Juan de Fuca Electoral Area Development Fees and Procedures Bylaw, Bylaw No. 3885, and is subject to the *Freedom of Information and Protection of Privacy Act*. Enquiries about the collection or use of information on this form can be directed to the Juan de Fuca Community Planning office.

**Registered Owner or Authorized Agent's Signature** (If more than one owner, ALL owners must sign)

Date



### INFORMATION TO BE SUBMITTED AT THE TIME OF APPLICATION

- □ Completed application form
- □ Corporate structure and name of principal of company (*if applicable*)
- □ Written authorization from owner giving applicant permission to act on their behalf (*if applicable*)
- □ Written authorization from the Strata Corporation or written approval from the Strata owners (for applications related to Strata property only)
- □ Copy of current Title Search (*dated within 30 days*)
- □ Copies of any easements, covenants and rights-of-way listed on Title Search
- □ Site Plan to include the following:
  - □ Property boundaries
  - □ Location of existing buildings
  - □ Location of proposed buildings associated with the application
  - □ Location of existing and proposed property access/egress
  - □ Location of existing and proposed parking and loading spaces
- □ Completed Development Application Signs form

### APPLICATION FEES TO BE SUBMITTED AT THE TIME OF APPLICATION

- □ As per Bylaw No. 3885, Juan de Fuca Development Fees and Procedures Bylaw, Schedule B: (payable by cash, cheque or debit card)
  - □ Applications to rezone land involving the creation of 3 or fewer lots: \$3,750
  - □ Applications to rezone land involving the creation of 4 or more lots: \$4,250
  - □ Applications to amend official community plan: \$3,750
  - □ Applications to amend official community plan and zoning bylaw: \$4,250
  - □ Public Hearing fee: \$500 per hearing
  - □ Legal document review deposit: \$500\*
  - Development sign deposit: \$50 per sign

### Additional Fees:

\*Where no legal document review is required, the \$500 deposit will be refunded.

For a complete list of application fees and procedures, please refer to Bylaw No. 3885, Juan de Fuca Development Fees and Procedures Bylaw.



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### Owner's Authorization Form

All property owners registered on the Certificate of Title must provide written approval to allow the APPLICANT to act on their behalf.

		is hereby aut	horized to act as m	ny agent for the
(Name of agent) purpose of				
(You may list al	ll application types o			
Subject Property:				
PID (Parcel Identifier-nine digit number)	):			
Legal Description: Lot Block	Section	Plan	Except	
REGISTERED OWNER 1				
Name of Registered Owner:				
Signature of Registered Owner:				_
Date:	Email:			
REGISTERED OWNER 2				
Name of Registered Owner:				
Signature of Registered Owner:				_
Date:	Email:			
REGISTERED OWNER 3				
Name of Registered Owner:				
Signature of Registered Owner:				_
Date:	Email:			
REGISTERED OWNER 4				
Name of Registered Owner:				_
Signature of Registered Owner:				_
Date:	Email:			_



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### Receipt of Development Application Signs

The posting of development application signs is required for OCP or land use bylaw amendments, and, applications for a development permit that includes a variance, a development variance permit or a temporary use permit.

l,		ha	ve received	sign(s) giving notice
of this application and pro-	•			i0 deposit per sign, which may be <i>Procedures Bylaw,</i> Schedule B.
The sign(s) will be posted a	at the following	g street address:		
Legal Description: Lot	Block	Section	Plan	Except
Signature of Applicant		_		Date
Telephone		_		Email

### **Posting Sign Requirements**

The applicant must erect sign(s), provided by Community Planning, for each parcel of land which is subject to the application and post according to the following:

- 1. signs are to be erected within ten (10) days of submitting a complete application;
- 2. the applicant must ensure that the sign can be viewed from each public road frontage abutting their property and is unobstructed to viewing by the public.
- 3. multiple signs are required for subject properties with multiple road frontage and for subject properties that are not contiguous to each other.
- 4. the sign must be no higher than two (2) metres from the bottom of the sign above the grade of the road and not further back from the road right-of-way than three (3) metres.
- 5. the sign(s) must stay up until after the application is withdrawn or after the application decision by the Board.
- 6. a photograph must be submitted to Community Planning confirming the sign has been erected.
- 7. if the sign is not posted in accordance with this bylaw, consideration of the application by the CRD will be postponed. Any costs associated with the postponement will be borne by the applicant.
- 8. non-compliance with this section due to the removal, destruction or alteration of a sign by unknown persons, vandalism or natural occurrence shall not affect the validity of the bylaw that is the subject of the application.
- 9. if the applicant does not return the sign(s) within thirty (30) days after the application is withdrawn or after the application decision by the Board, the sign deposit will be forfeited.

Date Issued: \_\_\_\_\_

Refund: \$

Date Returned: \_\_\_\_\_\_

Receipt No. \_\_\_\_\_

Signature of Official

# Archaeology in British Columbia: A Guide for Property Owners and Developers



Ministry of Forests

# Archaeology in B.C.

Archaeological sites are physical evidence of how and where people lived in the past. There are over 62,000 known sites in B.C., 90% of which are of First Nations origin. First Nations have governed and stewarded their cultural heritage and archaeological resources since time immemorial and have an ongoing connection to these sites. Many archaeological sites in B.C. are culturally sensitive, contain ancestral remains, and have important sacred and spiritual value to First Nations in B.C.

### Examples of archaeological sites include:

- Remains of ancient villages and cemeteries
- Hunting and food processing sites
- Stone tool manufacturing areas
- Culturally modified trees
- Ancient rock art
- Shell midden

# **Rights of Indigenous Peoples**

The United Nations Declaration on the Rights of Indigenous Peoples recognizes that Indigenous Peoples have the right to maintain, protect and develop the past, present and future manifestations of their cultures, such as archaeological and historical sites and artifacts.

The Province has a legal duty to consult with First Nations on Heritage Conversation Act (HCA) permit applications that have the potential to impact their rights and title interests. All comments or concerns received during this process, including appropriate accommodations, are considered in a decision on whether or not to issue a permit, and if so, under what terms and conditions.

# Protection of Archaeological Sites

### Protecting heritage in B.C. is a shared responsibility.

Archaeological sites on both public and private land are protected under the HCA. This includes recorded sites and sites that have not yet been recorded. HCA protections apply even if a site has been disturbed in the past. Construction, renovations, and landscaping can damage and destroy an archaeological site. Property owners and developers have a legal responsibility to ensure archaeological sites are not disturbed without appropriate permits in place. If you are considering a construction or development project, you may need an HCA permit. Follow these steps:

## **STEPS FOR PROPERTY OWNERS AND DEVELOPERS:**

1	Get Archaeological Information	<ul> <li>Find out if your property contains a protected archaeological site by:         <ol> <li>Talking to your local government OR</li> <li>Submitting an Archaeological Information Request [It's free!]:                 <u>www.archdatarequest.nrs.gov.bc.ca/'</u> OR</li> <li>Contracting a private consulting archaeologist</li> <li>If there is presence or possibility of an archaeological site, you will receive a report and information on next steps</li> </ol> </li> </ul>
2	Plan Before You Dig	<ul> <li>Consider low-impact building techniques</li> <li>Contact the <u>Housing Navigator Service</u> to determine what authorizations, including local government permits, are needed for your project: <u>permitconnectbc.gov.bc.ca/#one-place</u></li> <li>Learn about HCA <u>permitting requirements</u></li> <li>Hire an archaeologist to help you apply for a permit <u>www2.gov.bc.ca/gov/content/industry/natural-resource-use/archaeology/permits</u></li> </ul>
3	Get a Heritage Inspection Permit	<ul> <li>If an archaeological site may be at risk, you may need an HCA Heritage Inspection Permit</li> <li>A Heritage Inspection Permit allows an archaeologist to conduct an archaeological assessment. This involves subsurface testing to identify if a site is present and how you can protect it during your development</li> <li>The Province will consult with affected First Nations during the permit application process</li> </ul>
4	Get an Alteration Permit	<ul> <li>If a site is present, you must have an HCA Alteration Permit to impact or disturb the site</li> <li>An Alteration Permit allows for activities such as capping a site, impacting a site, and relocating archaeological material, such as stone tools and bone fragments, in a way that ensures their care. Ground disturbing activities may require the oversight of an archaeologist during excavation or other ground disturbing activities</li> <li>The Province will consult with affected First Nations during the permit application process</li> </ul>

# Hiring an Archaeologist

A qualified archaeologist will need to apply for, or act as a co-applicant on, any archaeological permits required for your development.

### To find an archaeologist:

- Do an internet search for "archaeologists near me"
- > Check local business directories
- The <u>British Columbia Association of Professional Archaeologists</u> keeps a list of its current members
- Set one or more quotes, and find out when an archaeologist is available to do the work
- Confirm that an archaeologist is "qualified and able" to hold permits in your area. You may email: <u>Archaeology@gov.bc.ca</u> to inquire about the status of an archaeologist

Visit: <u>www2.gov.bc.ca/gov/content/industry/natural-resource-use/archaeology/private-commercial-or-development-property</u>

# Costs to Homeowners

- Property owners and developers are responsible for the costs of archaeological work. These costs can be minimized by taking early action and employing a lowimpact approach to development
- The costs of archaeological work may vary on the scope of the work required, the location of the project, and the charge-out rates of the archaeologist.
- HCA permits and information requests issued by the Province are free

# Choose low-impact building techniques

### Archaeological sites are an irreplaceable part of history and critically important to First Nations communities.

### By choosing low-impact construction methods you can help reduce:

- Impacts to an archaeological site
- > The costs of archaeological work

### Low impact building techniques include:

- Ochanging location of the building site or footprint to reduce or avoid impacts to an archaeological site
- Adjusting the construction techniques to reduce the degree of site impact, for example, an above ground basement or building on pads and or pilings instead of an in-ground foundation
- Use existing utilities access
- Develop within imported fill to avoid disturbing natural sediment, or soil, that may contain archaeological material.

# Working with Local Governments

- Local government requirements may be different throughout B.C.
   Property development requires other permits and authorizations from municipalities, regional districts, or the Province. Local government development permits are not a substitute for
- archaeological permits.
   Some local governments ask property owners to obtain an Archaeological Data Report prior to issuing their own development permits.
- Visit: www2.gov.bc.ca/gov/content/industry/natural-resource-use/ archaeology/private-commercial-or-development-property

## CONTACT THE HOUSING NAVIGATOR SERVICE

The <u>Housing Navigator Service</u> has dedicated staff to help you determine what applications are needed for your project and navigate the provincial process.

- Wisit: permitconnectbc.gov.bc.ca/#one-place
- Email: <u>Housing.Authorizations@gov.bc.ca</u>
- Call: 1-844-687-4644

# For More Information

- Wisit: <u>Archaeology in B.C.</u>
  - www2.gov.bc.ca/gov/content/industry/natural-resource-use/archaeology
- Email: <u>Archaeology@gov.bc.ca</u>

