

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

Folder No:	
Date Received:	

TEMPORARY USE PERMIT APPLICATION

I/We, the undersigned, hereby make application to the Capital Regional District regarding consideration of a Temporary Use Permit.

APPLICATION		
This application is submitted to: (comp	lete applicable section	1)
☐ Request the issuance of a Tem	• •	,
□ New	, ,	
□ Renewal		
□ Kenewai		
Has a Development Permit, Variance Pe	rmit or Board of Varia	nce decision been issued on this property?
Yes No If yes, indicate file number	er and/or date of Perm	nit:
If the property is subject of a lease, prov	vide details of the leaso	e.
OWNER/APPLICANT INFORMATION		
Name of Registered Land Owner(s):		
(If more owners, please list on a	•	
separate page) 2		
Name of Applicant:		
Applicant Contact Information:		
Mailing Address:		
Street:		City:
Province:		
Email:		
T 1/ 1/1 \		Tel (<i>home</i>):
Tel (<i>work</i>):		
		•
PROPERTY INFORMATION		
Legal Description (If more than two, ple	ase list on a separate p	page)
PID:		Folio:
Lot: Section:		Township: Plan:
Land District:		
Civic Address:		
		esignation:
Parcel size:		
Current Land Use:		
Proposed Land Use:		



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Please provide a description and rationale for the proposed temporary use (use a separate page	r if necessary):
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 the borne by the applicant and are payable prior to approval of the proposed development permit or permit with variance, with floodplain exemption or development permit amendment.	
I have read and agree with the above paragraph.	(initial
Waste Management Act: I, the applicant and/or owner, represent to the Capital Regional District, knowing that the Capital Regional District, knowing the Capital Regional District, knowing the Capital Regional District, knowing the Capital Re	to the best of my s required to be nated or polluted
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 applic save harmless and indemnify the Capital Regional District and its officials, agents, servants and repres against all claims, actions, costs, expenses and demands with respect to death, injury, loss or dam property arising out of or in connection with this application. I agree to conform to all applicable byl that no warranty is implied for the approval of this application and that this waiver and indemnity is heirs, executors and assigns.	entatives from and nage to persons o aws. I understand
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, age representatives, authorization to enter the land for the purposes of verifying site conditions as 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 Governmen de Fuca Electoral Area Development Fees and Procedures Bylaw, Bylaw No. 3885, and is subject to the Information and Protection of Privacy Act. Enquiries about the collection or use of information on this directed to the Juan de Fuca Community Planning office.	e Freedom of

Signature of Registered Owner or Applicant

(Note: if more than one owner, ALL registered owners must sign)

Date



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INFORMATION TO BE SUBMITTED AT THE TIME OF DEVELOPMENT PERMIT APPLICATION

	Completed application form
	Corporate structure and name of principal of company (if applicable)
	Written owner's authorization 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:
П	☐ Civic address and/or legal description
	□ Property boundaries and dimensions
	☐ Location, dimensions & setbacks of existing & proposed buildings, structures & utilities
	□ Location of existing and proposed property access/egress
	□ Location of steep slopes and/or banks
	☐ Location and name of any bodies of water or watercourses within or adjacent to property
	□ Location of high water mark or top of bank of watercourses and riparian areas or location
	of SPEA if Riparian Area Assessment has been completed.
	□ Existing street and road names
	Survey Certificate to confirm the location of any buildings on the property
	Completed Development Application Signs form
ш	completed bevelopment Application signs form
	<u> </u>
	APPLICATION FEES TO BE SUBMITTED AT THE TIME OF APPLICATION
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Additional Fees:

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 registed APPLICANT to act on their b		Certificate of Title	e must provid	le written approv	al to allow the
		,	. is hereby aut	:horized to act as r	nv agent for the
(Name of agent) purpose of					
Subject Property:	•	application types assoc			
PID (Parcel Identifier-nine digit no	umber):				
Legal Description: Lot	Block	Section	Plan	Except	
REGISTERED OWNER 1					
Name of Registered Owner:					_
Signature of Registered Ow	ner:				_
Date:		Email:			_
REGISTERED OWNER 2					
Name of Registered Owner:					_
Signature of Registered Ow	ner:				_
Date:		Email:			
REGISTERED OWNER 3					
Name of Registered Owner:	:				
Signature of Registered Ow	ner:				_
Date:		Email:			
REGISTERED OWNER 4					
Name of Registered Owner:	:				_
Signature of Registered Ow	ner:				_
Date:		Email:			



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Receipt of Development Application Signs

l,			•	e permit of a tempora	endments, and, applications for a iry use permit.
-/			ha	ve received	sign(s) giving notice
	(p	rint name)			5.8(5) 88
of this			t of \$, a \$50 de	eposit per sign, which may be
					cedures Bylaw, Schedule B.
The sig	gn(s) will be posted a	it the following	g street address:		·
Legal [Description: Lot	Block	Section	Plan	Except
 Signatı	ure of Applicant		-		Date
 Teleph	one		_		Email
		Doot	in a Ciara Dagur	in a sa a sa ba	
		Post	ing Sign Requ	irements	
to the	application and possigns are to be ere	t according to	the following: n (10) days of sub	mitting a complet	
2. 3.	their property and	is unobstructe	•	•	public road frontage abutting
•	THURDINE SIERS ARE	required for s	subject propertie	•	oad frontage and for subject
		•		•	pad frontage and for subject
4.	properties that are	e not contiguou o higher than	us to each other. two (2) metres f	s with multiple ro	f the sign above the grade o
	properties that are the sign must be r the road and not f	e not contiguou to higher than urther back fro	us to each other. two (2) metres form the road right	s with multiple ro rom the bottom of -of-way than three	f the sign above the grade o
5.	properties that are the sign must be r the road and not f the sign(s) must st by the Board. a photograph mus	e not contiguous to higher than urther back from ay up until after the submitted	us to each other. two (2) metres from the road right er the application	s with multiple rome the bottom of of-way than three is withdrawn or a lanning confirming	f the sign above the grade of e (3) metres. after the application decision g the sign has been erected.
5.	properties that are the sign must be r the road and not f the sign(s) must st by the Board. a photograph mus if the sign is not po	e not contiguous to higher than urther back fro ay up until aft t be submitted sted in accord	us to each other. two (2) metres from the road right er the application to Community P ance with this byl	s with multiple rome the bottom of of-way than three in is withdrawn or a lanning confirming aw, consideration	f the sign above the grade of e (3) metres. after the application decision g the sign has been erected. of the application by the CRD
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Points to consider before improvements and renovations:

1. Why should I be concerned about archaeological sites on my property?

Damaging a site without a heritage permit is unlawful. In many cases archaeological sites are our only link to our past. They provide us with a wealth of knowledge about our heritage, and a fragile link to our origins and the nature of our early history in B.C. If we fail to preserve them we risk losing their cultural and historic value forever. Therefore, the Province controls damaging activities within these sites by protecting them by law and requiring a heritage permit to develop within site boundaries.

2. What can I expect from my municipality, regional district and the BC Archaeology Branch?

Local governments may access the Provincial database to determine if these records show a site located within your property. You can also request archaeological information about a property yourself. If you are considering property i mprovements and find you have a site on your property, you must consult with a qualified archaeologist to determine the next steps. If archaeological studies are required, the BC Archaeology Branch will work with you to avoid or minimize site damage during property improvements.

3. Are there any costs involved?

The property owner is responsible for the costs of required archaeological studies. However, by taking early action, you can minimize the cost of managing impacts to the archaeological site.

What are archaeological sites?

An archaeological site is a location where there is evidence of past human activity.

Archaeological site examples include stone carvings, remains of ancient houses and campsites, shell middens, culturally modified trees, and early trading posts. These sites provide information about indigenous life during the last 12,000 years and non-indigenous life for the past 200 years.

Archaeological sites are fragile. The information contained in an archaeological site comes from the context in which artifacts are found as much as from the artifacts themselves.

Once this context is destroyed through construction or landscaping, this information is lost, even if the artifacts are still there.

Archaeological sites, like mineral deposits, arable land, forests, fish and wildlife, are an important part of the environment.

The *Heritage Conservation Act* is the legislation that protects archaeological sites in B.C.

B.C.'s Archaeology Branch can help you to ensure that improvements made to your property don't do unnecessary harm to archaeological sites below the surface.

Cover and inside page photo: Fort Victoria 1858, #PDP03885

– courtesy of British Columbia Archives.

Back page photo: Kitwanga, by J.S. O'Dwyer, no. 101588 – courtesy of the Canadian Museum of Civilization.

Where can you get more information?

Request archaeological information about a property:

www.archdatarequest.nrs.gov.bc.ca

Visit our website:

https://www2.gov.bc.ca/gov/content/ industry/natural-resource-use/ archaeology

Phone us:

(250) 953-3334



PLANNING TO DEVELOP OR RENOVATE YOUR PROPERTY?

Know your role in protecting B.C.'s archaeological sites.



THREE STEPS TO INCLUDE ARCHAEOLOGY IN PROPERTY IMPROVEMENTS

B.C.'s archaeological heritage is a precious non-renewable resource.

British Columbia's heritage includes archaeological sites – the physical evidence of how and where people lived in the past.

For most of the time that people have lived in B.C., no written records were made. Archaeological sites and oral tradition are the only vestiges of a rich history, and protecting and conserving this fragile legacy and non-renewable natural resource is valuable to First Nations, local communities and the general public. Archaeological sites in B.C. may also be of regional, provincial, national or international significance, and may be as much as 14,000 years old.

There are over 50,000 known archaeological sites in B.C. including ancient stone carvings, remains of ancient houses and campsites, shell middens, and culturally modified trees.

The scientific, cultural, and historical study of the physical remains of past human activity is essential to understanding and appreciating cultural development in B.C., and the Provincial Government recognizes the importance of archaeological sites through the Heritage Conservation Act.

Plan ahead before you dig.

You may not be aware, but damaging an archaeological site without a heritage permit is unlawful, and the property improvements you are planning could destroy important archaeological sites.

Any project that alters the land – such as excavations for building an addition, or installing a pool or pond – can damage and sometimes destroy valuable records of our past

Planning ahead before renovating or building a new home, and integrating the management of archaeological sites at the outset can help ensure associated costs are kept to a minimum, and damage to the site is reduced or avoided.

Find out if your property contains an archaeological site.

Your municipality or regional district is usually the first stop you'll make to obtain a building or development permit. Many of these offices can access provincial records of known archaeological site locations within their jurisdictions.

You can also request the archaeological information about your property here: https://www.archdatarequest.nrs.gov.bc.ca/

If you are told that your property may contain an archaeological site, you should hire a qualified archaeologist to confirm the site location. The archaeologist can also assess if the proposed project will damage archaeological deposits and discuss the steps to take.

Qualified archaeologists can be contacted through the British Columbia Association of Professional Archaeologists (<u>www.bcapca.bc.ca</u>) or listings in the yellow pages.

If you find something in the ground – stop digging!

There are numerous archaeological sites in British Columbia. Many are recorded, but some are not. Sometimes artifacts and other archaeologically sensitive material, or even human remains, can be discovered accidentally.

If you think you have uncovered an archaeological site during a building project or renovation, **please do not disturb the site further** and call B.C.'s Archaeology Branch immediately at (250) 953-3334.

Branch archaeologists will review your project plans and make recommendations to manage site impacts and secure the required permitting.

