

SUBDIVISION APPLICATION REQUIREMENTS

The Provincial Ministry of Transportation and Infrastructure (MOTI) is the authorizing agency for subdivision approval for lands within the Regional District of Nanaimo that are located outside of the municipalities. Upon submission of an application for subdivision to MOTI, a referral request is forwarded from MOTI on behalf of the applicant to the Regional District. A RDN subdivision application may then be submitted by the applicant to the Regional District. This application must include, at a minimum, the information listed on the subdivision application form, including the required application fee.

Upon receipt of a completed application, Planning staff will review the application for compliance with RDN land use related bylaws and regulations and forward a subdivision review report to MOTI and the applicant. The subdivision review report summarizes the requirements and recommendations of the Regional District for the consideration of the Approving Officer (MOTI). Once the Ministry has received all referral agency comments, MOTI staff will review the subdivision proposal and issue a Preliminary Layout Review of Subdivision letter (PLR) or a Non-Preliminary Layout Review of Subdivision letter (Non-PLR). This information will provide direction to the applicant as to how to proceed with the subdivision proposal.

Other Related Approval Processes

A subdivision proposal will often trigger other approval-related processes such the requirement for a development permit, approval of a request to vary a land use bylaw provision, approval of the relaxation of a minimum frontage requirement or approval of the consideration of park land or cash-in-lieu of park land.

The majority of these processes involve the consideration and approval from the Regional Board. For those subdivision applications, where in order to achieve bylaw compliance, approval is required from the Regional Board, an applicant would make a separate application for other related approval processes. Such approval must be in place in order to achieve bylaw compliance for subdivision approval. Please refer to the applicable application package for details on other related approval processes.

Parcels situated in the Provincial Agricultural Land Reserve (ALR) require approval from the Agricultural Land Commission prior to submitting an application to the RDN for subdivision.

Please note that an application for building strata conversion is a separate application process.

Submission Requirements

An application for a subdivision permit must be submitted with the following information to be accepted by the Regional District of Nanaimo.

The completed application shall be delivered to the Regional District together with plans and information as the Regional District may require including, but not limited to, the following:

- 1. names, mailing addresses, telephone numbers, and fax numbers of all registered owners and their agent if applicable;
- 2. a letter of authorization from all registered owners, if an agent is representing the registered owners;
- 3. a copy of state of title certificate(s) dated within 30 days of the date of application;
- 4. a copy of Agricultural Land Commission approval, if applicable;
- 5. a minimum of two (2) copies of detailed site plans drawn to a scale not larger than 1:500 and showing all applicable information including:
 - a) boundaries and dimensions of the parent parcel(s),
 - b) proposed type and subdivision of the parcel(s),

- c) location of existing and future roads,
- d) location of existing and proposed easements and covenants,
- e) location of watercourses, environmentally sensitive areas, natural hazard areas, and their associated setbacks,
- f) size, location, and setbacks of all existing buildings, structures, and uses, and
- g) location of existing and proposed on-site services proposed including type and location of each service;
- 6. electronic copies of all plans;
- 7. Property Declaration Form;
- 8. Site Disclosure Statement, if applicable;
- 9. additional information as may be required by "Regional District of Nanaimo Impact Assessment Bylaw No. 1165, 1999", and
- 10. required application fees.

PRIOR TO MAKING A SUBDIVISION APPLICATION

As part of your process of preparing your subdivision application, please consider the following:

- Does your subdivision proposal conform to the current land use bylaw requirements?
- Is your property within the Provincial Agricultural Land Reserve? If so, has the Agricultural Land Commission approved your subdivision proposal?
- Does your subdivision proposal meet the requirements for the provision of park land?
- Does your subdivision proposal meet the minimum parcel frontage requirements?
- Is your property designated within applicable development permit area?
- How do you intend to service the proposed parcels? Have you obtained the necessary approvals for the provision of water service and sewage disposal?



Development and Emergency Services

6300 Hammond Bay Road, Nanaimo, BC V9T 6N2 (250) 390-6510 (Nanaimo); 877-607-4111 (within BC) planning@rdn.bc.ca; Fax:(250) 390-7511

Subdivision Application Form

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pplication Fee:	F	Receipt No	Fil	le No
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egal Description				
vic Address				
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			R INFORMATION MORE THAN TWO OWNERS)	
		2)		
Name			Name	
Mailing Address			Mailing Address	
Town / Province	Postal Code		Town / Province	Postal Code
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SECTION 5: APPLICATION COMPLETION CHECKLIST: ALL MEASUREMENTS TO BE IN METRIC A copy of Certificate of Indefeasible Title and a corporate registry search if applicable (dated within past 30 days) Application fee as required by Bylaw No. 1845, 2022 Two (2) survey plans certified by a BC Land Surveyor to a maximum scale of 1:500, showing: location of existing and proposed buildings and structures and parts thereof, address, legal description, name of applicant, date, property lines, scale, north arrow, all easements and right of ways, restrictive covenant areas, location of all watercourses and associated setbacks, and building setbacks as per Zoning and Floodplain Bylaws Electronic copies of all plans A copy of the Provincial Land Reserve Commission approval (ALR) if applicable Riparian Areas Regulation Property Declaration Form A copy of development permit, development variance permit or Board of Variance decision (if applicable) Additional information may be required, such as: Two (2) survey plans certified by a BC Land Surveyor including topographical information Professional Engineer's Report П A letter of authorization Riparian Area Assessment Other **SECTION 6: Applicant Signature** I hereby declare that all the above noted statements and information contained in this application and supporting documents are true and correct.

In order to process your application, please provide all necessary documentation with your application. Please retain a copy of the submitted application for your records. Contact the RDN Planning Department for assistance.

I would prefer all correspondance via: \square email \square regular mail

Date

Applicant Signature

Applicant Name (Please Print)

Submit the completed application form, required fee, plans, and supporting material to the Regional District of Nanaimo. The fee is payable to the "Regional District of Nanaimo".

Personal information collected on this form is collected for the purposes of processing this application and for administration and enforcement. The personal information is collected under the authority of the Local Government Act, Regional District of Nanaimo Bylaws and pursuant to section 26 of the Freedom of Information and Protection of Privacy Act.

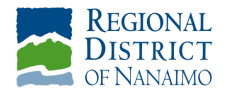


Letter of Authorization

for Representative / Agent

					Dat	e:
As the	registered owner(s) of the	ne follov	wing property:			
Civic A	Address:					
Legal	Description:					
pertain deeme docum	hereby authorize the folioning to the application for ed to know of and to tents. I / We acknowledgook to be performed unde	develo unders e the a	pment on the a stand the con uthority of the	above noted itents of the agent to bind	property e applic d me/us i	and by doing so will be ations and associated in all matters relating to
	OCP Amendment Development Permit Temporary Use Permit		Rezoning Development Vari Agricultural Land I			Subdivision Board of Variance Other
	Owner Name (please pri	int)		Ov	vner Name ((please print)
	Signature of Owner				Signature	of Owner
<u>Agen</u>	<u>t's Information</u>					
	Agent's Name				Company	y Name
			(Address)			
	City				Postal	Code
	Telephone				Fax	No.
	Cellular Phone				Ema	ail

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Property Declaration Form

for Riparian Areas, Nesting Trees, Coastal Floodplain, and Site Profiles

Civic Address:	9 Digit PID:
Legal Description:	
<u>Riparian Areas</u>	
I (we) acknowledge that the province of British Columbia enacted critical features, functions, and conditions required to sustain fish hab Regional District of Nanaimo (RDN) from approving or allowing watercourse until it has received notice that a report prepared by a received by the Ministry of Environment & Climate Change Strategy.	pitat. Furthermore, this legislation prohibits the ng a development to proceed adjacent to a
I (we) understand that a water feature includes any of the following:	
a) any watercourse, whether it usually contains water or not;b) any pond, lake, river, creek or brook; and/or,c) any ditch, culvert, spring, or wetland.	
I (we) declare that I (we) are familiar with the property and area, and h for the existence of any water features. I (we) declare that (<i>please chec</i>	· · · · · · · · · · · · · · · · · · ·
that there are no water features located on the subject prothere are water features located on the subject property.	operty; or
I (we) declare that all proposed development including land alteration of a building or structure (please check the one that applies):	n, vegetation removal, alteration or construction
□ is greater than 30.0 metres from a water feature; or□ is less than 30.0 metres from a water feature.	
Coastal Floodplain	
I (we) acknowledge that a building located in a marine coastal area master storm surges and wave effects.	y be subject to flooding as a result of high tides,
I (we) declare that we are familiar with the property and area, and has for the existence of the marine coast.	ave inspected the property and immediate area
I (we) declare that (please check the <u>one</u> that applies):	
☐ the property is located more than 100 metres from the mar☐ the property is located less than 100 metres from the mar	

Eagle and Heron Nesting Trees

I (we) acknowledge that the Wildlife Act protects Bald Eagles and Great Blue Herons, their eggs and nests. Bald Eagles and Great Blue Herons are sensitive to development near their nesting sites and may return to a nest that has been unused for a number of years.

While the provincial government and the RDN undertake mapping of nesting sites from time to time, not all are mapped. Some on private property may have been undetected, and new nests are continually being built. Typically, a 60 metre radius for an eagle nesting tree and depending on the level of development in an area, a 60 - 300 metre radius for a heron nesting tree (or trees) is considered to be sensitive to disturbance. Electoral Areas A, E, G and H require that a development permit be obtained prior to development near an eagle or heron nest.

а

and <u>www.cmnmaps.ca/GBHE/.</u>
I (we) declare that I (we) are familiar with the property and area, and have inspected the property and immediate are for the existence of eagle or heron nests prior to completing this form. I (we) declare that (please check the one the applies):
 there are no eagle or heron nesting trees on or within 100 metres of the subject property; there is an eagle or heron nesting tree on or within 100 metres of the subject property.
<u>Site Profile</u> - section to be completed for demolition, subdivision, rezoning, development or development variance permit
I (we) acknowledge that when an application is made to the RDN, Section 40(1) of the <i>Environmental Management Act</i> requires that a Site Profile be completed when the applicant knows, or reasonably should know, that the land being used or has been used for industrial or commercial purposes of the type listed in Schedule 2 of the <i>Contaminated Sites Regulation</i> , unless otherwise exempt under the Regulation. Please find the list of Schedule 2 activities and Site Disclosure Statement on the Government of BC website at www2.gov.bc.ca/govcontent/environment/air-land-water/site-remediation/site-identification . Please contact the RDN Planning Department if any of the activities listed in Schedule 2 apply to the subject property.
I (we) declare that (<i>please check the <u>one</u> that applies</i>):
I (we) have read the Contaminated Sites Regulation Schedule 2 document, and determined that the subject property has been used for purposes listed in Schedule 2, and filled out the Site Disclosure Statement; or
I (we) have read the Contaminated Sites Regulation Schedule 2 document and am (are) not required t submit a Site Disclosure Statement as to my (our) knowledge, the subject property has not been used for any of the activities listed in Schedule 2; or
I (we) have read the Contaminated Sites Regulation Schedule 2 document and am (are) exempted from being required to submit a Site Disclosure Statement under Section 4 of the Contaminated Sites Regulation. I (we) have provided the following information in support of this exemption: (List information below, use additional pages as required)

DECLARATION SIGNATURE

Please provide an additional page with owners' names and signatures if required.

I (we) declare that I (we) have read and filled out the above form.

Owner 1/Agent (Print Name)	(Signature)	(Date)
Phone:	Email:	
Owner 2/Agent (Print Name)	(Signature)	(Date)
Phone:	Email:	
Owner 3/Agent (Print Name)	(Signature)	(Date)
Phone:	Email:	
if the owner is a Corporation or Limited	l Company:	
) Corporate Seal	
(Company Name))	(Date)
Authorized Signatory	,	
nessed By:		
Witness (Print Name)	(Signature)	(Date)
Phone:	 Email:	

Personal information collected on this form is collected for the purposes of processing this application and for administration and enforcement. The personal information is collected under the authority of the *Local Government Act*, Regional District of Nanaimo Bylaws and pursuant to section 26 of the *Freedom of Information and Protection of Privacy Act*.