

Dawson Creek
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For Office Use:
Receipt #
Date Received
File No
Sign Issued: Yes ☐ No ☐ N/A ☐

Application for Development

TYPE OF APPLICATION	FEE
☐ Official Community Plan Bylaw Amendment*	\$ 1,500.00
☐ Zoning Bylaw Amendment* #	\$ 1,000.00
☐ Official Community Plan / Zoning Bylaw Amendment combined* #	\$ 2,000.00
☐ Temporary Use Permit*#	\$ 750.00
☐ Temporary Use Permit Renewal	\$ 350.00
☐ Development Permit #	\$ 250.00
☐ Development Permit Amendment #	\$ 200.00
☐ Development Variance Permit	\$ 500.00
☐ Liquor Licence Referral Application	\$ 150.00
* Sign is required for this application type.	
# Contaminated Site Declaration Form required for this application type.	
☐ Exclusion from the Agricultural Land Reserve	\$ 1,500.00
(Applicant responsible for additional costs associated with the	
advertisements, signage, and facility rental, if applicable)	

2. PLEASE PRINT

Property Owner's Name	Authorized Agent of Owner (if applicable)
Address of Owner	Address of Agent
City/Town/Village:	City/Town/Village:
Postal Code:	Postal Code:
Telephone Number:	Telephone Number:
E-mail:	E-mail:

	Notice of	collection	of personal	information
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Personal information on this form is collected for the purpose of processing this application. The personal information is collected under the authority of the *Local Government Act* and the bylaws of the PRRD. Documentation/Information submitted in support of this application can be made available for public inspection pursuant to the *Freedom of Information and Protection of Privacy Act*.

Please list the full Legal Description and PID of each property under application

3.	PR	ΛP	FRTY	DESCRIPTION
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Legal Description			PID	Area of Each Lot
				ha./acre
				ha./acre
				ha./acre
				TOTAL AREA ha./acre
4.	CIV	IC ADDRESS OR LOCATION OF PROPERTY:		
5 .	PA	RTICULARS OF PROPOSED AMENDMENT		
	Ple	ase check the box(es) that apply to your applicati	on type:	
	[]	Official Community Plan (OCP) Bylaw amendment Proposed Land Use:		
	[]	Zoning Bylaw amendment: Proposed Land Use:		
	[]	Development Variance Permit – describe propos	ed variance requ	uest:
	[]	Temporary Use Permit or Temporary Use Permit	Renewal – desc	ribe proposed use:
	[]	Development Permit or Development Permit An	nendment	
	[]	Liquor Licence Referral Application		
6.	Des	scribe the existing uses and buildings on the subje	ct property:	

7.	Describe your proposal. Attach a separate sheet if necessary:
8. [Describe the landscaping being proposed on the property:
9. I	Reasons and comments in support of the application. Attach a separate sheet if necessary:
10.	Describe the proposed and/or existing means of sewage disposal for the property:
11.	Describe the proposed and/or existing means of water supply for the property:

THE FOLLOWING INFORMATION IS REQUIRED FOR ALL APPLICATIONS:

- 14. Proof of ownership of the subject property or properties dated no more than thirty (30) days prior to the date of application. (For example: State of Title Certificate, BC Land Title Office Property Title Search, Corporate Registry Search, or recent Property Tax Notice.)
- 15. A Sketch Plan of the subject property or properties, showing the following:
 - (a) the legal boundaries and dimensions of the subject property;
 - (b) boundaries, dimensions, and area of any proposed lots (if subdivision is being proposed);
 - (c) the location and size of existing buildings and structures on the subject property, with distances to property lines;
 - (d) the location and size of any proposed buildings, structures, or additions thereto, with distances to property lines;
 - (e) the location of any existing sewage disposal systems;
 - (f) the location of any existing or proposed water source;
 - (g) the location and dimensions of all accesses and egresses to the property including driveways;
 - (h) any existing landscaping or vegetation;
 - (i) any existing landscaping or vegetation to be removed; and
 - (j) any new landscaping or vegetation proposed.

ADDITIONAL OR MORE DETAILED INFORMATION MAY BE REQUESTED BY THE PEACE RIVER REGIONAL DISTRICT FOLLOWING REVIEW OF YOUR APPLICATION.

If it is necessary for the property boundaries and the location of buildings and structures to be more accurately defined, a survey plan prepared by a British Columbia Land Surveyor may be required.

Security

Security may be required for the following application types as per the Development Approval Procedures Bylaw No. 2558, 2024:

- · Temporary Use Permit; and
- Development Permit.

Public Notice Signs – Development Approval Procedures Bylaw No. 2558, 2024

- 8.2 A Public Notice sign shall be posted on the subject property for any parcel that is subject to an application for:
 - a) Amendment to an Official Community Plan and/or Zoning Bylaw;
 - b) Temporary Use Permit; or
 - c) Exclusion from Agricultural Land Reserve, in compliance with the Agriculture Land Commission Act and Regulations.
- 8.3 Failure to post and keep the sign in accordance with this bylaw may result in a delay or postponement of the application.
- 8.4 Any additional notification costs incurred by the Regional District, as a result of the Applicant failing to post the required sign, shall be payable by the Applicant prior to advertising of the Public Hearing or delivery of public notifications.
- 8.5 All Public Notice signs must:
 - a) Be placed to maximize its visibility to those travelling along the main highway by which the property is accessed;
 - b) Be erected on the property a minimum of fourteen (14) days prior to the Board considering the application, and the Applicant must submit to the Regional District a photograph clearly showing the sign posted on the property in accordance with this bylaw;
 - c) Be placed in a manner that does not interfere with pedestrian or vehicle traffic flow, or create a potential hazard by obstructing visibility from a highway;
 - d) Be installed in a safe, sturdy manner, capable of withstanding typical wind and other weather conditions;
 - e) Remain in place continuously until the application has been closed; and f) Applicants are encouraged to dispose of the signs by recycling them.

Signature of Owner			Date signed	b
Signature of Owner			Date signed	
AGENT'S AUTHORIZATION If you have an agent act on your beh authorization <u>MUST</u> be signed by <u>AI</u>			is application, t	he following
If you have an agent act on your beh	LL property	owners.	is application, t	
If you have an agent act on your behauthorization MUST be signed by AI	LL property	owners.		
If you have an agent act on your behauthorization MUST be signed by Al I / We	LL property	(name o	of landowner)	
If you have an agent act on your behauthorization MUST be signed by AI	LL property	(name o	of landowner)	hereby authoriz

and



CONTAMINATED SITE DECLARATION FORM

l,				, hereby acknowledge that the
Enviro	nmental Management Act, 2003	3, as ar	nende	ed, is effective as of February 1, 2021.
Legal I	Description(s):			
Please	e check only one:			
	I do not believe that it is o purposes and activities specif	r has fied in	been Sche	personal knowledge of the property in question, a used for any of the industrial or commercial dule 2 of the regulations. Accordingly, I elect not re statement', as outlined in Section 40.(1) of the
	occurred on the land(s) legall	y descr	ibed	of the identified purposes or activities is or has above. closure statement" at planning@prrd.bc.ca
	ner acknowledge that this decable under the legislation.	laratio	n doe	es not remove any liability, which may otherwise be
Owner	/Agent	dd	 	_// yyyy
Owner	/Agent	dd	_/ mm	_// /

For more information, please visit the ministry's Identification of Contaminated Sites webpage or e-mail SiteID@gov.bc.ca