

Aggregates Application Package

September 2005

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Aggregates

Application Documents

The following documents should be reviewed prior to submitting your application:

- Quarry Materials Policy 🖾 (2.8MB)
- Complete Application Package 🖾 (600kb) which includes:
 - Agency Requirements Checklist (113kb)
 - Requirements Checklist (112kb)
 - Sample Management Plan 1 (78kb)
 - Application Form [™] (33kb) [™] (Word, 179kb)
 - Application Form Guide 4 (917kb)
 - Application Fees
- Sample Letter of Agency 🖾 (75kb)
- Sample Site Maps

What are Aggregates?

Aggregates refer to all types of quarry material such as sand, gravel and rock used to build and maintain roads, bridges, playing fields, buildings, water lines, sewer systems and other physical infrastructure.

An assured and continuous supply of quarry materials is vital to the long-term viability of the province's construction industry.

Crown land is often the only land available to communities, particularly rural communities, to spur economic development and help meet the challenges of their changing economies.

In addition to material extraction, a quarry operation may also include:

- material sorting;
- crushing;
- stockpiling;
- washing;
- barge-loading; and,
- on-site operation of a temporary portable asphalt plant.

In evaluating applications and monitoring existing tenures, the Province of British Columbia ensures quarry operations comply with safety standards, land use compatibility and environmental sensitivities of the land.

Who May Apply?

The application process is open to:

- Canadian citizens or permanent residents at least 19 years of age;
- Canadian or B.C. registered partnerships; or
- corporations that are registered in the Province of British Columbia or incorporated under the laws of Canada.

How Are Aggregates Dispositions Made?

Dispositions of Crown quarry land are made by public tender or direct offer in response to individual application.

Public tender is the preferred method of disposition for new deposits where materials are in high demand. Public tender is also used for already-known deposits where a quarry tenure or reserve is not being replaced. This may be by public auction, limited auction to interested parties, or by public offering.

Direct offer may be used in response to an application where:

- a replacement tenure is being issued; or,
- where a new quarry deposit has been identified through independent initiative; or,
- provincial staff, through advertising referral processes or other means have determined that there is limited competition for the resource.

Types of Tenures

Quarry tenures may be in the form of a lease or a license.

Three types of tenure are available.

- Initially, most quarry applications receive a 5-year License of Occupation. However, a 10year replacement license may be issued after the initial license.
- A Lease may be issued in cases where tenure is required for longer than a 5-year license of occupation or must be surveyed for other purposes. Most leases are for 10 years but may be increased to a maximum of 20 years in special circumstances.
- Where a small quantity of material is required over a short period of time or for exploration purposes, a General Quarry Licence may be issued. The normal term is 6 months.

For more information, please consult the Quarry Materials Policy 4(365kb).

How Are Aggregate Rents and Royalties Determined?

In addition to an annual land rent, royalties on extracted materials are charged.

- An annual land rental for a lease or a licence is based on 1% of Appraised Market Land Value, with a minimum rent of \$500 per year. Additional rental is charged for secondary uses associated with the operation.
- Royalties are based on the amount of material extracted and the market value of the raw material. Rents are established by the Province of British Columbia offices based on local markets.

The Province of British Columbia does not charge royalties on construction aggregate used for building public works, such as highways.

What Special Requirements Must I Meet?

Applicants are required to submit a Site Management Plan and to obtain approval for a Work Plan and a Reclamation Permit from the Ministry of Energy, Mines and Petroleum Resources. Where an application for investigative permit is intended to lead to a Direct Offer of a Licence or a Lease, the submission of a pre-development plan is required. The pre-development plan will outline preliminary aggregate resource requirements.

If the gravel pit is within the Agricultural Land Reserve (ALR), a Soil Removal Permit is required from the Agricultural Land Commission for removing soil from Crown land within the ALR.

Quarry operators may be required to deposit a performance guarantee to ensure site cleanup. A Site Reclamation Program for post-extraction land use must be specified.

Operators are required to submit an annual report stating the quantity of material removed and end use of the material.

The most common reason for delay is submission of an incomplete application, which is then returned to the applicant. To ensure an application is processed as quickly as possible, be sure to complete all the required forms outlined in the Requirements Checklist 🖾 (160kb) and submit the required Application Fee.

If your application is accepted, you will be notified if <u>Advertising</u> **1**(147kb) is required. Please wait for confirmation from the Province of British Columbia before advertising.

Please use the sample management plan $\overline{\mathbb{Z}}$ (151kb) and the checklists to correctly complete and include all the required documents for the application.



Crown land is a valuable public resource. As a result, there are many protections in place to ensure it is managed in the public interests and many agencies have information requirements. To assist with this process, a checklist of agency requirements that are relevant to this program has been constructed. In order to ensure we can process your application within our application processing timeframe of 140 days, the following information is required.

AGENCY REQUIREMENTS CHECKLISTS

Please read the following list of potential activities and check off any of the following issues that apply to your application. Where your proposal involves any of these uses, changes or activities, the final section of your application package or Management/Development Plan should include details on how you are addressing the statutory regulations and/or requirements of these agencies. Please include this checklist with your application.

Local Government Requirements

Re-zoning:

□ if the proposal involves the use of land for a purpose that differs from current local zoning on that property, contact the local government to obtain information on existing zoning, and if required, the re-zoning process.

First Nations Requirements

Aboriginal Interests:

- if the proposal involves the construction of improvements on Crown land, please explain;
- □ if you are proposing to use Crown land in areas of known archeological significance and/or areas of traditional use by First Nations, please provide any information that you may have.

Department of Fisheries and Oceans Canada Requirements

Foreshore impacts:

- if the proposal may alter the shoreline, please explain;
- if the proposal may produce changes for fish and/or fish habitat including eel grass beds, please explain;
- if wood preservatives will be used in any construction in the foreshore, please explain;
- if wild shellfish stock is in the immediate vicinity of your application, please explain;
- if the proposal will impact or interfere with a salmon-bearing stream, please explain.

Canadian Coast Guard Requirements

Navigation:

if the proposed operation/project will result in structures below the high water mark that may result in impacts to navigation, please explain.

Parks Canada Requirements

if the proposal is near/adjacent to a federal park, please explain.

if the proposal will take place within a federal park, contact Parks Canada to determine approval requirements.

Ministry of Agriculture and Lands Requirements

if your proposal involves use of foreshore within 125 meters of an existing shellfish tenure, please explain.

Ministry of Energy, Mines and Petroleum Resources Requirements

1. Potential conflict with Mineral Tenure Holders:

➡ if the proposal will involve the construction of improvements and you are aware of an existing mineral interest within the proposed application area, please provide us with any information that you are aware of or have collected. Mitigation measures may be required before a Land Act tenure can be issued.

2. Safety:

☐ if the proposal is in an area or uses a mining road where industrial activities are being conducted, the applicant is required to contact the local office of the Ministry of Energy, Mines and Petroleum Resources to coordinate safety measures.

Ministry of Forests and Range Requirements

1. Roads:

☐ if the proposal will conduct year-round activities on existing roads/trails or on new roads/trails constructed for this operation, consult the Ministry of Forests and Range regarding road safety;

if the proposal will conduct seasonal activities on current roads/trails on new roads/trails constructed for this operation consult the Ministry of Forests and Range regarding road safety;

➡ if the proposal will clear land to build or modify any roads/trails or construct improvements, contact the Ministry of Forests and Range to determine information required to obtain Licence to Cut;

☐ if the proposal will be maintaining or contributing to the maintenance of any current roads/trails, please explain.

2. Logging:

➡ if the proposal will involve the clearing of land to construct buildings or other improvements, contact the Ministry of Forests and Range to determine information required to obtain a Licence to Cut;

3. Range:

if the proposal is to conduct activities, such as the grazing of horses or pack animals, that will impact on Crown forage production, please explain.

4.	Recreation:	
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- if the proposal will use existing forest recreation sites or trails, please explain;
- if the proposal will conduct activities which use existing, club-operated recreation sites or trails, please explain.

The Ministry of Environment

• The Environmental Protection Division- (Air Resources, Pollution Prevention and Remediation, Water Protection)

Requirements:

- 1. Domestic sewage discharge:
- ☐ if the proposal will involve connecting to a municipal system, contact the local government for requirements;
- ☐ if the proposal involves discharging to ground and volume is less than 22.7 m3/day (5000 gallons/day), contact the local health district;

➡ if the proposal involves discharging to any volume of effluent to surface water or discharging a volume equal to or greater than 22.7 m3/day to land, contact the Pollution Prevention Program.

- 2. Process liquid wastes:
- ☐ if the proposal involves connecting to a municipal system, contact the local government for requirements;
- if the proposal involves discharging to surface water or land, contact the Pollution Prevention Program.
- 3. Solid waste discharge:
- if the proposal involves servicing by municipal or private pickup, contact local government or local companies;
- if the proposal involves discharging to ground, contact the Pollution Prevention Program.
- 4. Air discharge:
- ☐ if the proposal involves comfort heating with conventional fuels, natural gas, heating oil, wood etc., no requirement for authorization under the Environmental Management Act;
- if the proposal involves using exhaust fans, blowers, cyclones, etc. that discharge emissions into the atmosphere, contact the Pollution Prevention Program;
- if the proposal includes an asphalt batch plant, identify the amount of discharge to the atmosphere.
- 5. Special waste:
- ☐ if the proposal involves using hazardous products that generate waste materials (examples are waste solvents, sludges or oils), contact the Pollution Prevention Program.

6. Contaminated sites:

☐ if the proposal requires a determination of whether land has had any past industrial usage, a site profile should be obtained to determine the potential for site contamination, contact the pollution prevention Program;

7. Stream Protection:

☐ if the proposal will impact or cross a stream or stream channel, contact the Ministry of Environment for information about "works in and about a stream".

• Wildlife, Habitat and Enforcement Division- Enforcement and Emergencies, Habitat, Habitat Conservation Trust Fund, Wildlife Branch) Requirements:

1. Wildlife:

➡ if the proposal is located in an area with red, blue and yellow listed species, please provide strategies to avoid impacts to wildlife and wildlife habitats, followed by strategies to minimize or reduce the impacts and disturbance. For information, contact the Regional Biologist;

If the proposal is adjacent to or within a Wildlife Management Area, please explain.

2. Habitat:

- if the proposal is located in or adjacent to an estuary or marsh area, please explain;
- if the proposal involves the placement of structures on the foreshore, please explain.

• Parks Division Requirements:

Provincial parks:

- if the proposal is near/adjacent to a provincial park, please explain;
- if the proposal will take place within a provincial park, contact BC Parks to determine appropriate permits required.
- Water Use Planning and Water Rights, Allocation and Licensing Requirements 1. Watersheds:

☐ if the proposal will be in or near a community watershed, consult the Ministry of Environment website for information on Community Watersheds;

- ☐ if the proposal is in or near a community watershed, consult the best management practices outlined in the Forest Practices Codes Community Watershed Guidebook to ensure the proposal meets minimum standards
- 2. Water licences:
- ☐ if the proposal is in or near water resources that are licenced for domestic, agricultural or other use under the Water Act, please provide us with any information that you are aware of or have collected.

Application Package or Management/Development Plan Information Requirement:

□ The above agency interests, where relevant, have been addressed IN THE FINAL SECTION OF THE SUBMITTED APPLICATION PACKAGE OR MANAGEMENT/DEVELOPMENT PLAN.



REQUIREMENTS CHECKLIST AGGREGATES - NEW APPLICATION

The following requirements are part of the application and
must be provided. Incomplete applications will be returned to the
applicant.

	I HAVE SUBMITTED THE FOLLOWING:
	Application Fee, as indicated in the Land Tenure Purpose and Application Fees (effective June 1, 2003), in the form of a cheque or money order made payable to Minister of Finance attached to the application package. GST Registration number is R107864738.
	A completed Application for Crown Land form that identifies the application area.
	A Certificate of Incorporation (if applicable).
	Information as to the end use of the material so we may determine whether the Ministry of Agriculture and Lands is the responsible agency or the Ministry of Energy Mines and Petroleum Resources. (It is recommended that you contact our office prior to submitting an application to determine the appropriate agency).
	A Management Plan as per the Sample Management Plan for Aggregates.
	A copy of the State of Title Certificate of the requested property (if applicable).
	A general location map (appropriate scale e.g. 1:250,000 or 1:50,000) showing the general location of the proposed operating area, and the location of access roads, watercourses, district lots and other major landmarks as reference points.
	A document print of an appropriate scale (e.g. 1:20,000 or 1:10,000) with a north arrow, showing the exact perimeter boundaries of the application area including the dimensions (in metre) and area (ha). The plan should also include watercourses, district lots and major landmarks as reference points.
	A site plan (top view) (1:5,000 or 1:1,000) of the entire application area, drawn to scale with a north arrow, identifying the location of all improvements (buildings, structures, roads, powerlines, fences, etc.) in relation to the boundaries of the tenure area and other legal boundaries.
	A set of photos showing the nature of the Crown Land in the area, especially the sites proposed for any development.
	If you have engaged an agent to act on your behalf, a letter authorizing the person to do so.

NOTIFICATION CHECKLIST AGGREGATES - NEW APPLICATION

IF MY APPLICATION IS ACCEPTED I UNDERSTAND THAT I MAY BE REQUIRED TO SUBMIT THE FOLLOWING:

An annual rental payment.
Insurance.
Security.
Proof of Advertising in the form of newspaper cut sheets or newspaper clippings.
Confirmation that a Staking Notice has been posted on the Crown land application site as per Staking Instructions.
An Archeological Overview Assessment or other studies to determine if First Nations Rights or Title issues exist in the area of application.
A Letter of Upland Owner's Consent (in cases of extraction from rivers and other water bodies), if applicable.

THE MANAGEMENT PLAN THAT I HAVE SUBMITTED INCLUDES INFORMATION THAT SPECIFICALLY ADDRESSES THE CONCERNS OF THE AGENCIES AS OUTLINED IN

THE AGENCY REQUIREMENTS CHECKLIST:

Local Government.

First Nations.

The Department of Fisheries and Oceans Canada

The Canadian Coast Guard

Parks Canada.

The Ministry of Agriculture and Lands.

The Ministry of Energy, Mines and Petroleum Resources.

The Ministry of Forests and Range.

The Ministry of Environment.

The Ministry of Health Services.

The Ministry of Transportation

NAME OF APPLICANT

DATE SIGNED

** Additional information may be required depending on the consultations that will occur as a result of your application. However, provided the above information is completed as the instructions and examples note, your application will begin to be processed, based on our turn around time of 140 days.

As noted above, any application that is incomplete will not be processed until the above required information is completed and accepted by the appropriate Regional Office.



SAMPLE MANAGEMENT PLAN - Aggregates –

The following requirements are part of the application and must be provided. Incomplete applications will be returned to the applicant.

Table of Contents

- A. Statement of Objectives
 Overview of purpose and how you are proposing to use the Crown land.
- B. Proposed Use
 - □ End use of material;
 - □ Investigative work completed.
- C. Description of Work
 - □ Annual Estimate of Production;
 - D Pit run, screening, crushing, washing;
 - Height of working face;
 - □ Water supply and waste water treatment;
 - □ Schedule for each phase of project and reclamation;
 - Asphalt batch plant (if applicable).
- D. Surface Disturbance (in the form of a Site Plan)
 - Dimensions of the open pit (ha);
 - Dimensions of cleared area around pit for recontouring (ha);
 - Overburden stockpile location (ha);
 - Product stockpile location (ha);
 - □ Access road location and area (ha);
 - □ Total area of disturbance (ha).
- E. Present State of Land
 - □ Regional/Local Government Zoning;
 - Present land use (include any overlapping or adjacent uses, public use or others);
 - □ Vegetation;
 - □ Soil Texture;
 - □ Topography;
 - □ Present Use and Condition of access road;

This document was last updated September 2005.

- □ Watercourses;
- Depth to water table;
- □ ALR;
- □ Provincial Forest.
- F. Reclamation Program
 - □ Proposed land use after reclamation;
 - Description of reclamation procedures.
- G. Agency Requirements Checklist Information
 - 1. Describe any environmental and socio-economic impacts of your proposal and how they will be mitigated;
 - 2. Indicate how you are planning to address government agency interests as outlined in the Agency Requirements Checklist.

Note: Applicants should restrict management plan content to information that is directly relevant to the proposed project. Management Plans should not contain statements that are biased or judgmental or which may be harmful to other applicants, other licensed users of Crown land and resources, the general public, or businesses operating on private land.



Updated September 2005

THIS PAGE MUST BE COMPLETED FOR ALL APPLICATIONS.

PLEASE READ THE **APPLICATION FORM GUIDE** WHEN COMPLETING THIS APPLICATION.

PART 1. NAME(S) AND MAILING ADDRESS			
Client Name OR Company Name OR Society Name			For applications made by more than one individual:
			☐ Joint Tenants; or,
			Tenants in Common
			Your File Number (if applicable):
Contact Name of Agent (if applicable):			
Letter of Agency attached (see Form Guid	le for additional information):	Yes 🗆 No	
BC Incorp. No., BC Registered No. or Society No.:		GST Registration Number:	
Age: 19 or over Yes 🗆 No 🗆		Canadian Citizen or Permanent Resident Yes D No D	
Mailing Address			
			Postal Code:
E-mail Address			
Home Phone	Business Phone		Fax Number
()	()		
Applicant /Agent's Signature(s)			Date

Please Enclose Appropriate fees (see Fee Schedule <u>http://www.agf.gov.bc.ca/clad/leg_policies/fees.html</u>) **NOTE**: Make cheque or money order payable to **the Minister of Finance.**

PLEASE RETAIN A COPY OF THIS APPLICATION FOR YOUR RECORDS

FOR OFFICE USE ONLY		
	Land File Number:	
	Disposition ID:	
	Client No.:	
	Company Search (Date):	
	Postal Check (Date):	
	Fees Received:	

Applying for a Crown Land Tenure

PART 2. LOCATION, AREA AND PURPOSE		
General Location of Crown land	Area in Hectares:	
	or length (km/m):	
	width (km/m):	
Land Use Purpose:	Type of Tenure	
	Investigative permit	
	Temporary permit	
	🗆 Lease	
	□ Statutory right-of-way	
	Purchase	
	Waterpower land tenure	
Period of Occupation Required		
Do you hold another Crown land tenure? Yes 🛛 No 🗆		
If yes, state Type and Tenure Number:		
PART 3. LEGAL OR BOUNDARY DESCRIPTION		
For surveyed land, give legal description. For unsurveyed land, see the Application Guidebook for instructions to describe		
unsurveyed Crown land and provide a description of boundaries.		
NOTE : Please refer to the Requirements Checklist for the specific program (e.g., Aggregate must be submitted with this application.	es) for additional information that	
The information you provide will be subject to the Freedom of Information and Prote questions regarding the treatment of your personal information, please contact the N Access and Records Management.		
In addition, the submission of this form does not in any manner convey any rights to	use or occupy Crown land.	



Updated September 2005

This Guide is designed to assist you in completing the application form. The order of the information contained in the Guide corresponds with the order of requested information in the Application Form.

Occupation and use of Crown land under the *Land Act* require submission of an application and issuance of a tenure. Crown land includes areas covered by water (e.g., a foreshore tenure is required for dock supports, anchors for moorage of floating structures, etc.).

Crown land applications involving beneficial use of surface water, require both an application for land tenure under the *Land Act* and a water licence under the *Water Act* (e.g., waterpower projects, commercial developments and/or camps utilizing surface water, etc.).

An Application Fee is required when submitting an application for Crown land. If paying by cheque or money order, make payable to **Minister of Finance**. Please refer to the **Land Tenure Purpose and Application Fees** (effective June 1, 2003) at http://www.agf.gov.bc.ca/clad/leg_policies/fees.html.

Please be aware that compliance with all stated application requirements does not guarantee that a land tenure will be issued.

IF YOUR APPLICATION IS INCOMPLETE IT WILL BE RETURNED.

PART 1. NAME(S) AND MAILING ADDRESS

- Joint Tenants (Land tenure): If more than one applicant for a land tenure, check if joint tenancy. In a joint tenancy situation, when one of the tenants expires, his/her interest in the land passes to the surviving joint tenant(s).
- **Tenants in Common** (Land tenure): If more than one applicant for a land tenure, check if tenants in common. In a tenancy in common situation, when one of the tenants expires, his/her interest in the land passes to his/her estate.
- **Company Name or Society Name**: If registering an application in a name other than an individual (e.g., **ABC** Society or **ABC Company** Limited) indicate if a Company Name or a Society Name.
- Letter of Agency attached: If an Agent (individual or group designated as a representative of the applicant) is applying for a Crown land tenure on behalf of the applicant, a Letter of Agency must be attached.
- **BC Incorp. No., BC Registered No. or Society No.**: Company must be incorporated in BC or registered as an Extraprovincial Company. Information on becoming an Extraprovincial Company can be obtained from the BC Ministry of Finance.

Registered societies should submit the society number as well as the following:

- A certified copy of the Constitution and Bylaws indicating your organization has formed a non-profit organization and is entitled to hold land.
- The Constitution and Bylaws must state that on winding-up and dissolution of the society, after all debts have been paid or provision for payment has been made, the assets remaining shall be paid, transferred, or delivered to the Minister of Finance.
- A copy of the latest annual report of your organization including the financial statement and the report of the directors to the members.
- Written confirmation that the organization passed a resolution endorsing the application and stating that all land applied for is required for the intended use.
- Documentation indicating the organization is exempt from payment of property tax, pursuant to the *Taxation (Rural Area) Act* and the *Municipal Act* by virtue of the fact that the activities are of demonstrable benefit to all members of the community.
- The appropriate documentation showing that the organization is exempt from payment of income tax, pursuant to the federal *Income Tax Act*, by virtue of the fact that no income is payable to or available for the personal benefit of any proprietor, member or shareholder. Revenue Canada Rulings Directorate (613) 957-8953 is the department that would make the ruling as to whether or not the organization is deemed to be a non-profit organization pursuant to the *Income Tax Act*. This department will also determine whether or not the organization is tax exempt.

PART 2. LOCATION, AREA AND PURPOSE

- **General Location of Crown land**: Geographic description of the location of Crown land for which application is being requested (i.e. distance from nearest community or significant geographic location such as a lake or mountain; location on a named road; etc.)
- **Area in Hectares or km**: Area, in hectares or km, of the Crown land for which application is being requested. If a small area or linear development (i.e. road or powerline) is being applied for, please utilize the length and width description.
- Land use purpose: Please provide a textual account of the intended use of the land (e.g., Commercial Recreation, Communication Site, Log Handling, etc). Information on each program is available at: <u>http://www.agf.gov.bc.ca/clad/tenure_programs/</u>

Type of Tenure:

- Investigative **Permit** provides the tenure holder non-exclusive access to Crown land for conducting investigate work. No buildings or other improvements may be placed on the land.
- **Temporary Permit** provides the tenure holder non-exclusive use of Crown land for temporary land use purposes (including one time events, road construction and other works), where the land use is better addressed through a permit than by a license.

- License provides the tenure holder non-exclusive access to Crown land and allows for the construction of improvements consistent with the proposed land use. A license does not require a legal land survey and cannot be registered with the provincial Land Title Office.
- Lease provides the tenure holder the exclusive right to use the parcel of Crown land for a specific purpose, including modification of the land and/or construction of improvements. A legal survey is required, at the expense of the applicant. Following survey, the lease may be registered in the provincial Land Title Office.
- Statutory Right -of- Way is normally used to authorize linear uses of Crown land, such as cables for telecommunications or utilities. A statutory right- of- way requires a legal survey of the land at the expense of the applicant. Following survey, the statutory right-of-way may be registered in the provincial Land Title Office.
- **Purchase** of Crown land generally applies to persons holding an existing License or Lease, or where application is being made for an extension of holdings. Discussion with the local regional office is recommended prior to applying for purchase.
- Waterpower land tenures are specific to water power projects making application as an Alternative Power project. As waterpower projects generally require several land tenures that are tailored to the individual project, a separate checkbox has been provided for these applications. This checkbox does not apply to investigative permits for waterpower projects.

Period of Occupation required: Please indicate the length of time you require use of Crown land for the purpose requested.

Your application may be revised as required to reflect the land use and/or Crown land program policy (see: <u>http://www.agf.gov.bc.ca/clad/leg_policies/</u>).

PART 3. LEGAL OR BOUNDARY DESCRIPTION

- **If surveyed, give legal description**: If the land under application is previously surveyed, record the legal description as provided by the local Land Title Office (e.g., Lot 1 of Section 31, Township 12 W6M Kamloops Division of Yale District Plan 18411). A legal description is found in the Certificate of Title (CofT). A copy of the CofT must be attached to the application. A copy of your Registered Survey Plan, if available, will confirm the dimensions of the place of use.
- **If unsurveyed**: If the land is unsurveyed, enter description of unsurveyed Crown land and description of boundaries.

Instructions to Describe Unsurveyed Crown Land

• The point of commencement, for unsurveyed parcels, should be described in terms of an existing survey post (e.g., 18 metres west of the S.E. corner of the parcel) or a readily identifiable geographic feature (e.g., a prominent point of land or intersection of two roads) to enable accurate location of the parcel.

- Boundary lines of the area must be, as much as possible, astronomically true north, south, east and west so that a rectangular lot is formed.
- Where the topographic features of the area do not allow for rectangular boundary lines running true north, south, east and west, then boundaries will be permitted in other directions as long as they do not interfere with the orderly survey of other surrounding land.
- The side lines of small parcels fronting on lakes, rivers, tidal waters and on certain surveyed highways shall, where possible, be parallel to each other and perpendicular to the general trend of the features on which the small parcel fronts.
- The sidelines for unsurveyed foreshore shall, as a general rule, be laid out at right angles to the general trend of the shore. This may be varied to suit special conditions, but encroachment on the foreshore fronting adjoining lands shall be avoided. The outside or waterward boundary shall be a straight line or series of straight lines joining the outer ends of the side boundaries. On narrow bodies of water the outside boundary shall not normally extend beyond the near edge of the navigable channel.

1 hectare = 2.471 acres

1 metre = 3.281 feet

100 metres x 100 metres = 10000 square metres or 1 hectare



LAND TENURE PURPOSE AND APPLICATION FEES (effective June 1, 2003)

APPLICATION FEES ARE DUE WHEN THE APPLICATION IS SUBMITTED (Note: Items indicated with * are billed at a later date) (GST included where applicable)

(Updated July 2006)

APPLICATION FEES		INVESTI
AGRICULTURE		Applicatio
Application fee (\$250.00 + GST)	\$265.00	LOG HA
AIRPORT		Applicatio
*Application fee		MARINA Applicatio
ALPINE SKIING		MINING
Type 1 minor operation (\$1,000.00 + GST) *Type 2 major operation	\$50.00/hr + GST of staff time	Excludes Applicatio
AQUACULTURE (Shellfish and Finfis	b)	OIL AND
Application fee (\$4,925.00 + GST)	-	Excludes Applicatio
COMMERCIAL RECREATION		PRIVAT
Non-mechanized uses (\$250.00 + GST) Mechanized uses (\$3,300.00 + GST)		Applicatio
COMMUNICATION SITE		PUBLIC
Application fee (\$1,000.00 + GST)	\$1,060.00	Linear util Applicatio
FEDERAL RESERVES/TRANSFERS		Linear util
Application fee (\$3,300.00 +GST)	\$3,498.00	*Applicati
FERRY TERMINALS		
Other than general commercial or general inc *Application fee	\$50.00/hr + GST of staff time	QUARR Applicatio
		RESIDE
	¢520.00	Applicatio
Application fee (\$500.00 + GST)		TRANSF
GENERAL COMMERCIAL		Public use
Excluding film production, marinas, golf cours Application fee (\$250.00 + GST)	ses \$265.00	Applicatio
		Industrial
GENERAL INDUSTRIAL Excludes log handling, quarrying, energy and	1 mining	and airpo
Application fee (\$500.00 + GST)		WATER
GOLF COURSE		Applicatio
Application fee (\$3,300.00 + GST)	\$3,498.00	WIND P
GRAZING		Applicatio Inve
Application fee (\$250.00 + GST)	\$265.00	 Up to
HEAD LEASES		Wind
*Application fee		REPLAC
		50% of

	(Updated July 2006)
NVESTIGATIVE PERMITS Application fee (\$500.00 + GST)	\$530.00
OG HANDLING	
Application fee (\$1,000.00 + GST)	\$1,060.00
MARINA	
Application fee (\$500.00 + GST)	\$530.00
MINING	
Excludes alternative power projects Application fee (\$500.00 + GST)	\$530.00
DIL AND GAS	
Excludes alternative power projects Application fee (\$500.00 + GST)	\$530.00
PRIVATE MOORAGE	
Application fee (\$250.00 + GST)	\$265.00
PUBLIC AND PRIVATE UTILITIES	
inear utilities less than 25 km long Application fee (\$1,000.00 + GST)	\$1,060.00
inear utilities 25 km or longer Application fee\$5 n	
QUARRYING (Aggregates)	
Application fee (\$1,000.00 + GST)	\$1,060.00
RESIDENTIAL	
Application fee (\$250.00 + GST)	\$265.00
TRANSPORTATION/ROADWAYS	
Public use, excluding ferry terminals and airports Application fee (\$250.00 + GST)	s \$265.00
ndustrial use or private use, excludes ferry term and airports (\$1,000.00 + GST)	
WATERPOWER	
Application fee (\$3,300.00 + GST)	\$3,498.00
WIND POWER	
 Application fees for: Investigative Permit (\$500.00 + GST) Up to 5 monitoring towers (\$500 + GST) Windfarm (\$3,300.00 + GST) 	\$530.00
REPLACEMENT OF TENURE	

50% of application fee or \$212.00 (\$200.00 + GST) whichever is more



LAND TENURE MISCELLANEOUS FEES (effective June 1, 2003)

(GST included where applicable)

(Updated July 2006)

LAND TENURE

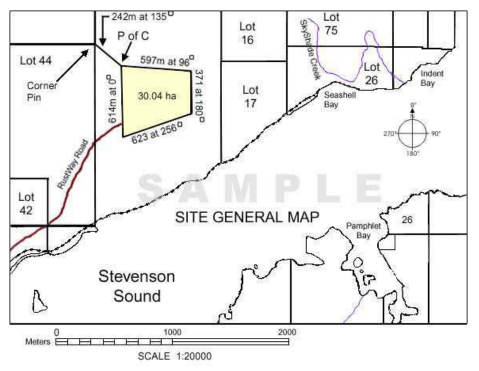
Application for a declaration of intention under section 58 of the Land Act for inclusion of a waterbody or road in a Crown grant subdivision (\$500.00 + GST)\$530.00
Application for replacement of a disposition
Application for expansion of an aquaculture disposition
Application to amend an aquaculture disposition other than a minor amendment (\$500.00 + GST)
Application to process minor amendment to a disposition requested by the holder of the disposition (including changes related to insurance, security and bonds, legal description, extension to term of the tenure, and other similar matters) (\$100.00 + GST)\$106.00
Application to process and approve any document evidencing the assignment of interest passing under a disposition, including assignments by way of mortgage, and including consent to sub-tenure. Half-fee for each assignment in batch requests greater than 5 (\$250.00 + GST)
Preparation of a certified true copy of any legal document that has been issued pursuant to a disposition
Extracting, reviewing, researching or compilation of information from records
Application to reinstate a cancelled disposition (\$300.00 + GST) \$318.00
Photocopying information from records Less than 20 pagesFree More than 20 pages
Copying or printing of maps\$10.00/copy

Airport, Agriculture, Aggregates, Community Use and Institutional Use, Energy and Mining, Golf Courses (Oct. 21, 2002)

Mapping Requirements

Provide a Site Specific map and Site General map on 8 1/2" x 11" or 8 1/2" x 14" or 11" x 17" paper only.

Submit a **Site General map** at 1:20,000 scale as indicated on the sample map. The purpose of this map is to indicate the general location of the site and illustrate the boundary lines. If the application area is a surveyed lot [or crosses or is adjacent to a surveyed lot] provide a 'to scale' copy of the Survey Plan. If the application area is not a surveyed lot, provide the length, in meters, and compass bearing, 0° to 360°, for each line of the application site boundary. Label metes and bounds description on the boundary lines on the Site Specific and Site General maps, see sample map. The Point of Commencement (PofC) for the application area must be tied to a known point such as a geographic land feature or a corner pin, of a surveyed lot, that must be shown on your map and identifiable on our reference maps. Please contact our office if you would like to purchase a 1:20,000 map sheet of the application site area. A **Site Specific map** [Management Plan] is a detailed version of the **Site General map**, showing the boundary lines [noting metes and bounds] at a scale [i.e. 1:2,000, 1:5,000, 1:10,000 scale] that allows you to show the location of all improvements [i.e. access roads, buildings noting the width, length and height, etc.] within the application area. **Applications with incomplete mapping will be returned.**



Site metes and bounds description

Begin at the northwest corner of Lot 44, Nanaimo District then go 242m at 135° to the Point of Commencement [PofC] then go:

597 meters at 96° 371 meters at 180° 623 meters at 256° 614 meters at 0 containing 30.04 ha