

<p>Application Type:</p> <p><input type="checkbox"/> Subdivision</p> <p><input type="checkbox"/> Zoning Amendment</p> <p><input type="checkbox"/> Official Community Plan (OCP) Amendment</p> <p><input type="checkbox"/> Development Permit</p> <p><input type="checkbox"/> Development Variance Permit</p> <p><input type="checkbox"/> Temporary Use Permit</p> <p><input type="checkbox"/> Telecommunications Tower</p> <p><input type="checkbox"/> Liquor License</p> <p><input type="checkbox"/> Cannabis Retail Store License</p> <p><input type="checkbox"/> Agricultural Land Commission (ALC)</p>	<p>APPLICANT / PRIMARY CONTACT*:</p> <p><i>*City Staff work directly with and circulate information to the Primary Contact (PC). It is the responsibility of the PC to forward information to Consultants/Property Owner(s)</i></p> <p>Applicant Name: _____</p> <p>Company Name: _____</p> <p>Telephone: _____</p> <p>Email: _____</p> <p>Mailing Address: _____</p> <p style="text-align: right;">Postal Code: _____</p>
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SUBMISSION REQUIREMENTS: The Development Application Form must be completed in full and accompanied by all required submissions attached (see Development Application Requirements Table). If there is insufficient space provided for properties, and/or registered owners, attach Additional Form (pg.1) and/or Owners Authorization Form (pg. 2).

Are there any Schedule 2 Uses? (see attached SCHEDULE 2 information) Yes No

If YES, a **CONTAMINATED SITE DISCLOSURE STATEMENT (SDS)** form **MUST** be fill out and submitted to the City.
Find the SDS form on the Ministry of Environment (MOE) website [Site Remediation Services | British Columbia](#). **Until the City receives & reviews the SDS** Schedule 2 information, your Development Application will be placed on **HOLD**. **Note: If no Exemptions apply, the SDS form will be forwarded to the Ministry for further review. Your Development Application will remain on HOLD until such time MOE's decision is received.**

PROPERTY INFORMATION:

Is this application for more than one property? Yes No Is the Property(s) in the ALR? Yes No

1) Civic Address: _____ PID: _____ Parcel size: _____
Legal Description: LOT:___ BLK:___ PLAN:_____ SEC.:___ TWP:___ RGE:_____ Existing Zoning: _____ Use: _____

2) Civic Address: _____ PID: _____ Parcel size: _____
Legal Description: LOT:___ BLK:___ PLAN:_____ SEC.:___ TWP:___ RGE:_____ Existing Zoning: _____ Use: _____

Registered Owner (s) and Contact Information: if different than Applicant: (**ALL** Registered Owners must be listed – copy form if need)

1) _____ PH#: _____ Email: _____
Mailing Address: _____ Postal Code: _____

2) _____ PH#: _____ Email: _____
Mailing Address: _____ Postal Code: _____

LAND USE APPLICATIONS: (Rezoning, OCP Amendments, and/or Temporary Use Permits)

Proposed Zoning and Use: _____

Proposed OCP Designation: _____

SUBDIVISION APPLICATIONS:

Conventional Bare Land Stata Phased Building Strata Strata Conversion Consolidation PLR Extension

Existing No. of Lots: _____ Proposed No. of Lots (inclusive of remainder lots): _____

PERMIT APPLICATIONS:

- Development Variance Permit
- Temporary Use Permit
- Sign Bylaw
- Renewal
- Development Variance Permit (Minor)

Proposed Variance(s):

Zoning Bylaw Section: _____ Sign Bylaw Section: _____

Subdivision & Development Servicing Bylaw Section: _____

DEVELOPMENT PERMIT APPLICATIONS:

- Development Permit
- Development Permit (Minor)
- Renewal

Proposed Variances (if any): _____

AGRICULTURAL LAND COMMISSION APPLICATIONS (Submission to ALC is required prior to completing this application form):

- Non-Farm Use
- Non-Adhering Residential
- Subdivision
- Exclusion
- Other (indicate below)

LIQUOR AND CANNABIS RETAIL SALES LICENCE APPLICATIONS:

LIQUOR LICENCE

CANNABIS RETAIL LICENCE

- Liquor Primary License
- Temporary Change to Existing Liquor License
- Liquor License Amendment
- Occupant Load Approval – Building Inspection

- Cannabis Retail License
- Cannabis License Amendment

TELECOMMUNICATIONS TOWER APPLICATIONS (Radio/Cellular):

- Basic Exempt Consultation Report
- Non—Exempt Consultation Report

AUTHORIZATION:

As Registered Owner(s)/Applicant of the subject lands, I/we submit this application for the development of the subject properties and authorized the above noted Applicant/Primary Contact to act as my/our agent regarding this application.

If there are any changes in ownership, applicant, title or charges, legal description, or development proposal while this application is pending, City of Salmon Arm Development Services will be notified in writing immediately.

I/we have completed the above form and submitted all documents as described in the *Development Application Requirements* and certify the information contained herein is correct to the best of my/our knowledge.

I/we understand that this application, including submitted plans/reports, are public information and may be reproduced for the purpose of application processing. I/we understand the personal information collected on this form is collected in accordance with the Freedom of Information and Protection of Privacy Act, for the purpose of administering relevant planning and land use management processes pursuant to Part 14 of the Local Government Act. All information submitted may be used for reports to Council, available to the public upon request and distributed on the City's website.

I/we provide authorization for CSA staff to conduct an inspection of the subject properties, including buildings and understand that the application may not be processed until the properties are in compliance with City Bylaws.

Applicant / Primary Contact Name

Signature

Date

Owner / Authorized Signatory Name

Signature

Date

Owner / Authorized Signatory Name

Signature

Date

Should you have any questions/concerns about the collection and/or release of your personal information please contact CSA FOI Head at 250.803.4036.

PLANNING APPLICATIONS <i>(Fees as per Bylaw 4748)</i>	FEEES
Development Permit – Council Consideration	\$1,000.00
Development Permit – One Time Renewal	\$500.00
Development Permit – Delegated Consideration <i>(including existing unit)</i>	\$250.00 / unit – max. \$750.00
Development Permit – Minor Amendment to Issued Permit	\$150.00
Development Permit – Waiver	\$50.00
Housing Agreement	\$250.00
Development Variance Permit – Council Consideration	\$1,000.00
Development Variance Permit – Delegated Consideration	\$750.00
Development Variance Permit – Sign Bylaw Consideration	\$750.00
Development Variance Permit – One Time Renewal	\$500.00
Development Variance Permit – Works & Services Consideration	\$1,200.00
Zoning Bylaw Amendment	\$1,200.00
Official Community Plan Bylaw Amendment	\$1,500.00
OCP/Zoning Amendment Combined	\$2,000.00
Temporary Use Permit – Council Consideration	\$1,200.00
Temporary Use Permit – Delegated Consideration	\$750.00
Temporary Use Permit – One Time Renewal	\$600.00
AGRICULTURAL LAND COMMISSION APPLICATIONS	
Non-Adhering Residential Use	\$450.00
Soil Use to Place Fill and/or Remove Soil	\$750.00
Non-Farm Use	\$750.00
Subdivision (owner as applicant)	\$750.00
Transportation, Utility and Recreational Uses (as per Policy 3.22)	\$1,500.00
Subdivision Application (as per Policy 3.22)	\$750.00
Legal Fees for Registration of Documents (as per Policy 3.22)	\$2,500.00
Exclusion – Request for City Consideration as Applicant <i>(fee per parcel)</i> <i>Fee is non-refundable if request denied</i>	\$1,000.00
SUBDIVISION APPLICATIONS	
Type A Subdivision: Less than 3 proposed parcels; Boundary Adjustments, Road Dedication/Exchange and Parcel Consolidation	\$750.00
Type B Subdivision – 3 or more proposed parcels	\$1,000.00
Preliminary Layout Review Extension	\$200.00
Building Strata Conversion Base Rate	\$1,000.00
• Plus per proposed Strata Lot	\$200.00
Phased Multi-Family, Commercial, Industrial	\$1,000.00
• Engineering Inspection per Parcel	\$300.00 + GST
Final Approval – Including Subdivision Plan Signing Fee	\$500.00
TREE CUTTING PERMIT APPLICATIONS	
1-5 Trees	\$50.00
6-10 Trees	\$75.00
11-20 Trees	\$100.00
Over 20	\$250.00
Section 8.6 Required Trees Density Target Fee	\$500.00
TELECOMMUNICATION APPLICATIONS	
Radio/Cellular Communication	\$500.00
• Basic Exempt Consultation Report	\$500.00
• Non-Exempt Consultation Report	\$1,000.00
LIQUOR LICENSE or CANNABIS RETAIL LICENSE APPLICATIONS	
Liquor Primary License – Delegated Consideration	\$500.00
• Temporary Change to an Existing Liquor License	\$250.00
• Occupant Load Approval – Building Inspection Consideration	\$250.00
• Liquor or Cannabis License Amendment – Delegated Consideration	\$500.00
• Cannabis Retail License – Council Consideration	\$1,000.00



File No. DPW- _____

Development File No. _____

Development Services Department
Box 40, 500 – 2 Avenue NE
Salmon Arm, BC V1E 4N2
Ph: (250)803-4000 Fax: (250)803-4041

DEVELOPMENT PERMIT WAIVER APPLICATION FORM

As of March 31, 2006 as part of the City of Salmon Arm's implementation of the Provincial Riparian Areas Regulation, this form is to be submitted in conjunction with the following development applications (Please check applicable box(es):

- Building Permit;
- Demolition Permit;
- Subdivision Approval;
- Strata Title Conversion;
- Site Specific Bylaw Amendment (eg. Zoning and/or OCP change);
- Development Permit;
- Development Variance Permit;
- Temporary Commercial and Industrial Permits;
- Special Needs Housing Application;
- Tree Cutting Permit

If you intend to develop, subdivide or alter land on property located within the **Environmentally Sensitive Riparian Areas Development Permit Area** or **Potential Hazardous Areas Development Permit Area**, you must first obtain a Development Permit. You may be eligible for a waiver from this requirement. If a waiver form is approved by the Director of Development Services, then a Development Permit application is not required. An approved **Waiver** exempts some or all Development Permit Area Guideline requirements and may also be subject to the registration of a Covenant or other terms and conditions outlined in this form.

NAME OF APPLICANT: _____ PH#: _____

Mailing Address: _____ Postal Code: _____

Email: _____

Owner (if not the applicant): _____

Civic Address _____

Legal Description: LOT: _____ BLK: _____ PLAN: _____ SEC.: _____ TWP: _____ RGE: _____

Official Community Plan Designation: _____ Zoning Category: _____

Provide a brief description of the proposal:

Information contained in this form may be subject to *Freedom of Information and Protection of Privacy Act* inquiries.

The following is to be filled out by City of Salmon Arm staff:

Staff Initials

Property Status:

- Site visit completed? If no explain _____
- No riparian streams, ravines, or riparian assessment areas on the property.
- Riparian streams, ravines, or riparian assessment areas on the property.
For development purposes
 - Development within footprint of existing building.
 - Demolition.
 - Development >30m from the high water mark of a water course.
 - Development ≤30m from the high water mark of a water course.
- No Hazardous Areas on the property.
- Potential Hazardous Areas (slopes ≥ 30%) on the property.
For development purposes
 - Development within footprint of existing building.
 - Demolition.
 - Development unaffected by hazard.
 - Development may be affected by hazard.

Comments: _____

Waiver application approved: Yes No Yes, subject to terms and conditions

Terms and conditions of this waiver (if applicable):

- Restrictive Covenant for riparian assessment area: Yes No
- Assessment prepared by a Qualified Environmental Professional (QEP): Yes No
- Restrictive Covenant for streamside protection and enhancement area identified by QEP: Yes No
- Geotechnical Report: Yes No
- Restrictive Covenant associated with Geotechnical Report: Yes No
- Other: _____

Reason(s) this waiver application has been denied (if applicable):

DEVELOPMENT PERMIT WAIVER

This waiver application is hereby: **APPROVED** **DENIED** by:

Director of Development Services

Date

A GUIDE TO PROVINCIAL RIPARIAN
AREAS REGULATION and
ENVIRONMENTALLY SENSITIVE
RIPARIAN AREAS

This guide is not a legal document; it is intended to provide information about the Provincial Riparian Areas Regulation and development of properties with or near riparian areas. Following the steps herein does not constitute approval of an application. While every care is taken in the preparation of this brochure, the City of Salmon Arm assumes no responsibility or liability with respect to its contents. The public is advised to review the applicable legislation and bylaws and conduct its own enquiries with Development Services Department staff.

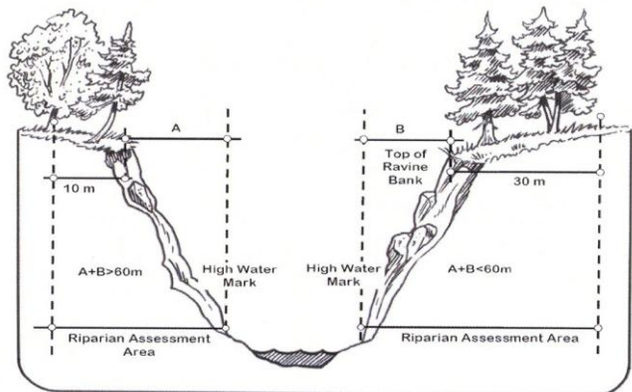
WHAT IS THE PROVINCIAL RIPARIAN
AREAS REGULATION?

The Riparian Areas Regulation (RAR) is a Provincial initiative, under the *Fish Protection Act*, to protect fish and fish habitat.

As required by RAR, local governments must protect fish and fish habitat as they are impacted by new residential, commercial and industrial development on private lands or privately-used Crown lands. Any development intended within a riparian assessment area is to be subject to an assessment conducted by a Qualified Environmental Professional (QEP), who will certify how the land may be developed so there will be no harmful alteration, disruption or destruction of natural features, functions and conditions that support life processes in the riparian assessment area.

The riparian assessment area, as defined in RAR means:

- (a) for a stream, the 30 metre strip on both sides of the stream measured from the high water mark;
- (b) for a ravine less than 60 metres wide, a strip on both sides of the stream measured from the high water mark to a point that is 30 metres beyond the top of the ravine bank; and
- (c) for a ravine 60 metres wide or greater, a strip on both sides of the stream measured from the high water mark to a point that is 10 metres beyond the top of the ravine bank.



Stream, as defined in RAR, means any of the following that provide fish habitat:

- (a) a watercourse, whether it usually contains water or not;
- (b) a pond, lake, river, creek, or brook;
- (c) a ditch, spring or wetland that is connected by surface flow to something referred to in paragraph (a) or (b).

Development, as defined in RAR, means any of the following associated with or resulting from the local government regulation or approval of residential, commercial, or industrial activities or ancillary activities:

- removal, alteration, disruption or destruction of vegetation;
- disturbance of soils;
- construction or erection of buildings or structures;
- creation of non-structural impervious or semi-pervious surfaces;
- flood protection works;
- construction of roads, trails, docks, wharves, and bridges;
- provision and maintenance of sewer and water services;
- development of drainage systems;
- development of utility corridors; and
- subdivision as defined in Section 872 of the *Local Government Act*.

Under RAR, local governments may allow development within 30 metres of the high water mark of a stream or the top of a ravine bank within the riparian assessment area, provided that:

- the prescribed riparian assessment methods outlined in RAR have been undertaken by a QEP;
- the QEP provides an opinion in an assessment report to the Provincial Ministry of the Environment that the development will not result in any harmful alteration of riparian fish habitat if the streamside protection and enhancement area is to be less than the riparian assessment area; and
- the City is notified by the Ministry of Environment that an assessment certified by a QEP to identify the streamside protection and enhancement area has been prepared in accordance with the Riparian Areas Regulation.

The QEP can help plan a development so that it will avoid impacting fish habitat and identify measures to maintain the integrity of the riparian area in a development project.

Further information about the Provincial Riparian Areas Regulation may be found at:

http://www.env.gov.bc.ca/habitat/fish_protection_act/riparian/riparian_areas.html.

For a list of Qualified Environmental Professionals (QEP's) active in the Shuswap Watershed, please go to the Shuswap Lake Integrated Planning Process (SLIPP) website at the location:

<http://slippbc.com/qeps-in-the-shuswap>

WHAT IS AN ENVIRONMENTALLY SENSITIVE WATERCOURSE?

The implementation of RAR in the City of Salmon Arm has included the designation of riparian assessment areas for Environmentally Sensitive Riparian Areas and the requirements of an Environmentally Sensitive Riparian Areas Development Permit.

Environmentally Sensitive Areas, Riparian, High water, floodplain and Ecosystems, shown on Maps G & H of the City of Salmon Arm Official Community Plan are designated Environmentally Sensitive Development Permit Area (Maps G & H are attached to the Development Permit Waiver Application Form). Map H designates the entire City of Salmon Arm as an Environmentally Sensitive Riparian Area. The approximate locations of known Environmentally Sensitive Riparian Areas are shown on Map H, but this inventory is incomplete and additional mapping is required.

All property owners or their agents applying for a development application are required to submit a completed "Waiver Application." Refer below for information about the types of development applications and the Waiver Application process.

The onus is on property owners or their agents to determine if an Environmentally Sensitive Riparian Area and its riparian assessment areas affects their property. In order to determine the location of an Environmentally Sensitive Riparian Area on a parcel, a property owner/agent may be required to submit a plan prepared by a BC Land Surveyor (BCLS) that identifies the high water mark (and/or top of ravine bank) and the boundaries of the riparian assessment area. The high water mark and the boundaries of the riparian area assessment area may need to be confirmed by a QEP hired by the property owner/agent.

WHAT IS AN ENVIRONMENTALLY SENSITIVE RIPARIAN AREAS DEVELOPMENT PERMIT AREA?

Environmentally Sensitive Riparian Areas Development Permit Areas affect all parcels of land adjacent to or containing a stream as defined in RAR. The Environmentally Sensitive Riparian Areas Development Permit Area is equivalent to the riparian assessment area of the Riparian Areas Regulation.

WHAT IS AN ENVIRONMENTALLY SENSITIVE RIPARIAN AREAS DEVELOPMENT PERMIT?

All properties that are affected by an Environmentally Sensitive Riparian Areas will require an Environmentally Sensitive Riparian Areas Development Permit prior to:

- (a) alteration of land;
- (b) subdivision; or
- (c) construction of, addition to, or alteration of a building or structure.

A Development Permit application, including information submitted by the applicant, a staff report, and public input received at a hearing, is considered for issuance by City Council. The issuance of a Development Permit is at the discretion of City Council.

The following development applications proposed for a property affected by an Environmentally Sensitive Riparian Area will require an Environmentally Sensitive Riparian Areas Development Permit to be issued prior to approval being considered by the City:

- Building Permit;
- Demolition Permit;
- Subdivision Approval;
- Strata Title Conversion;
- Site Specific Bylaw Amendment (e.g. Zoning and/or OCP change);
- Development Permit;
- Development Variance Permit;
- Temporary Commercial and Industrial Permits;
- Special Needs Housing Application;
- Tree Cutting Permit.

Alternatively, property owners or their agents may apply for a waiver for an Environmentally Sensitive Riparian Areas Development Permit.

WHAT IS A WAIVER FOR AN ENVIRONMENTALLY SENSITIVE RIPARIAN AREAS DEVELOPMENT PERMIT?

Before making application for a Development Permit, property owners or their agents may complete and submit a "Waiver Application" form (copy attached) to determine whether the proposed development qualifies for a waiver of the Development Permit process.

Qualifying projects may be issued a waiver by the Director of Development Services in the following circumstances:

- The registration of a restrictive covenant on the subject property by the owner in favour of and to the satisfaction of the City of Salmon Arm that protects the riparian assessment area from development as defined in RAR and specifies how the area is to be protected and/or maintained.

- Notification to the City by the Ministry of the Environment that an assessment certified by a QEP to identify the streamside protection and enhancement area has been prepared in accordance with RAR and the registration of a restrictive covenant on the subject property by the owner in favour of and to the satisfaction of the City of Salmon Arm that protects the streamside protection and enhancement area identified in the assessment and specifies how the area is to be protected and/or maintained.

An applicant for a waiver may be required to submit a plan prepared by a BC Land Surveyor (BCLS) that identifies the high water mark (and/or top of ravine bank) and the boundaries of the riparian area assessment area and/or the streamside protection and enhancement area as identified in a certified assessment prepared by the Qualified Environmental Professional. The plan may be required to be a schedule as part of a restrictive covenant registered as a condition of a waiver approval.

Any breach of the waiver terms may result in the cancellation of the waiver. Such cancellation may require that the property owner apply for a Development Permit. The granting of a waiver does not absolve the applicant from other necessary approvals (e.g. Building Permits, etc.). Where waivers cannot be granted, a Development Permit will be required before the project can proceed.

ADDITIONAL INFORMATION

Additional information can be found in the City of Salmon Arm current Official Community Plan, Development Permit Areas.

If you have any questions or require assistance completing the "Waiver Application", please telephone the:

City of Salmon Arm
Development Services Department
500 - 2nd Avenue NE
Box 40
Salmon Arm, BC, V1E 4N2

Telephone: (250) 803-4000
Email: planning@salmonarm.ca

For a list of Qualified Environmental Professionals (QEP's) active in the Shuswap Watershed, please go to the Shuswap Lake Integrated Planning Process (SLIPP) website at the location:

<http://slippbc.com/qeps-in-the-shuswap>

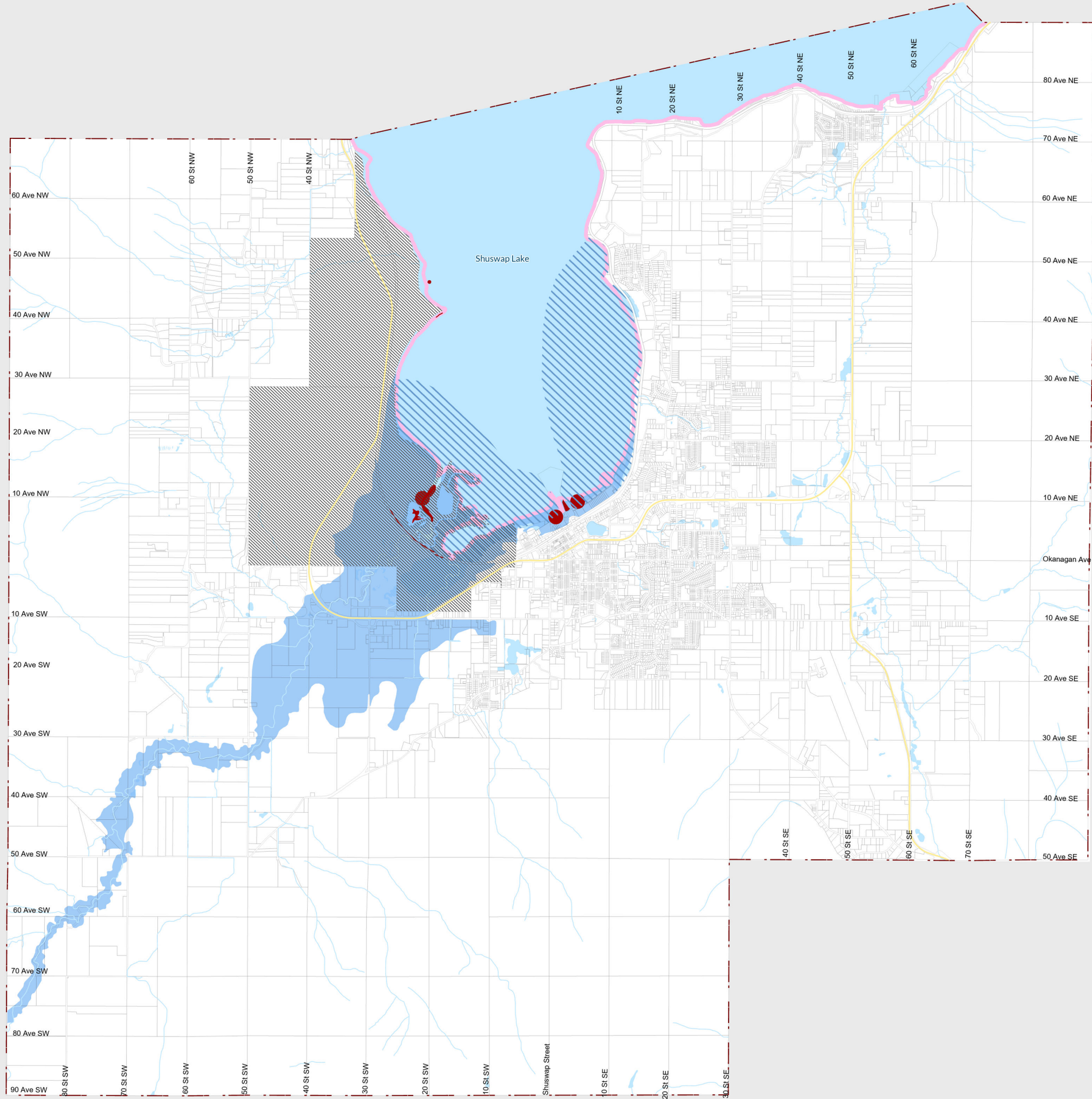
MAP G - ENVIRONMENTALLY SENSITIVE RESOURCES

Official Community Plan
Last Updated: Sept 29, 2025

N
Scale: 1:56,000



- Environmentally Sensitive Lake Areas
- Endangered Species and Ecosystems (Blue)
- Endangered Species and Ecosystems (Red)
- Floodplain
- Watercourse/Wetland/Lake
- City Boundary
- Highways
- Parcels
- IR/First Nations Lands

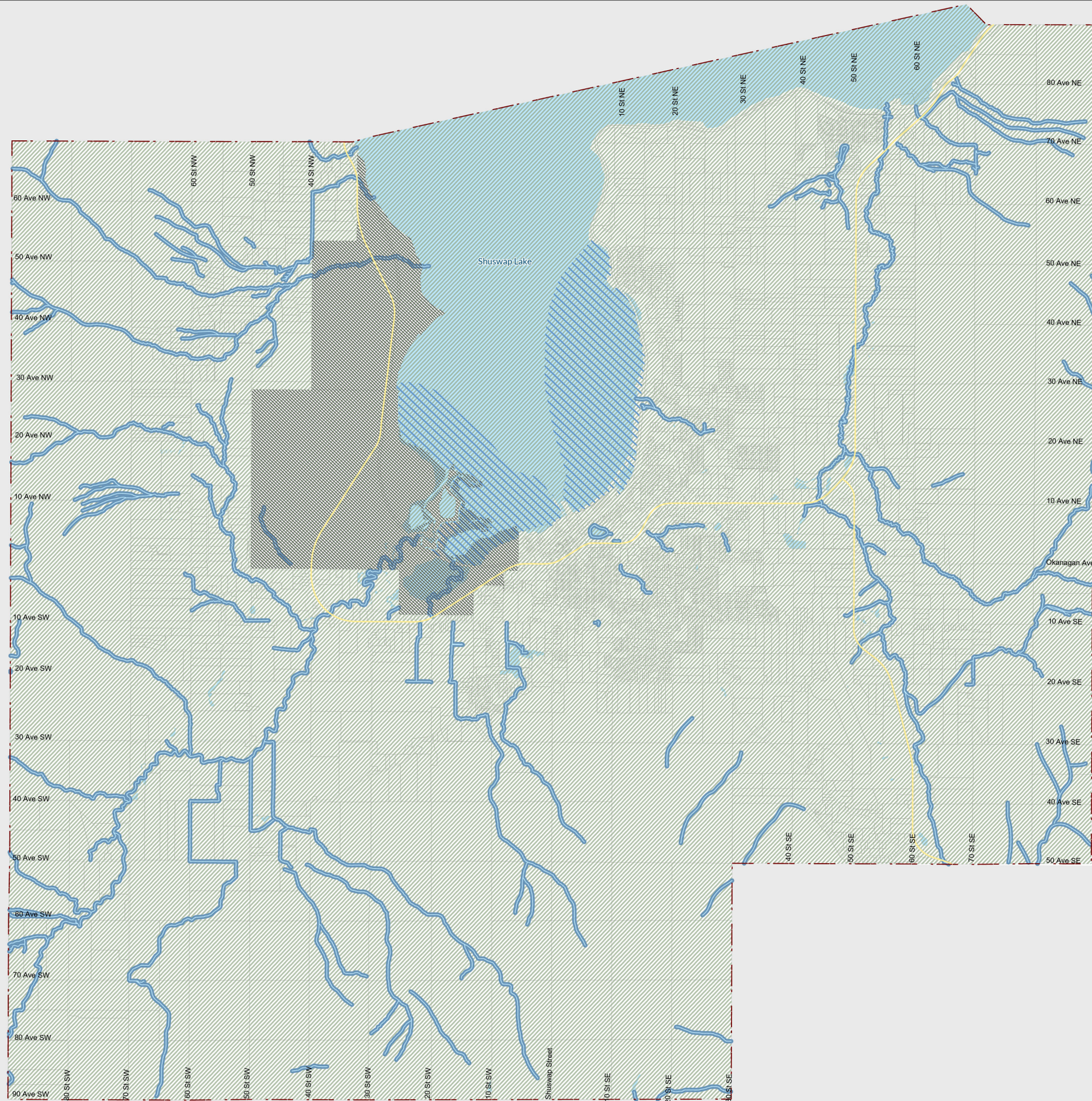


MAP H - ENVIRONMENTALLY SENSITIVE AREAS

Official Community Plan
Last Updated: Sept 29, 2025



- Stream & Riparian Areas - 30m
- Environmentally Sensitive Lake Areas
- Environmentally Sensitive Areas
- Watercourse/Wetland/Lake
- City Boundary
- Highways
- Parcels
- IR/First Nations Lands

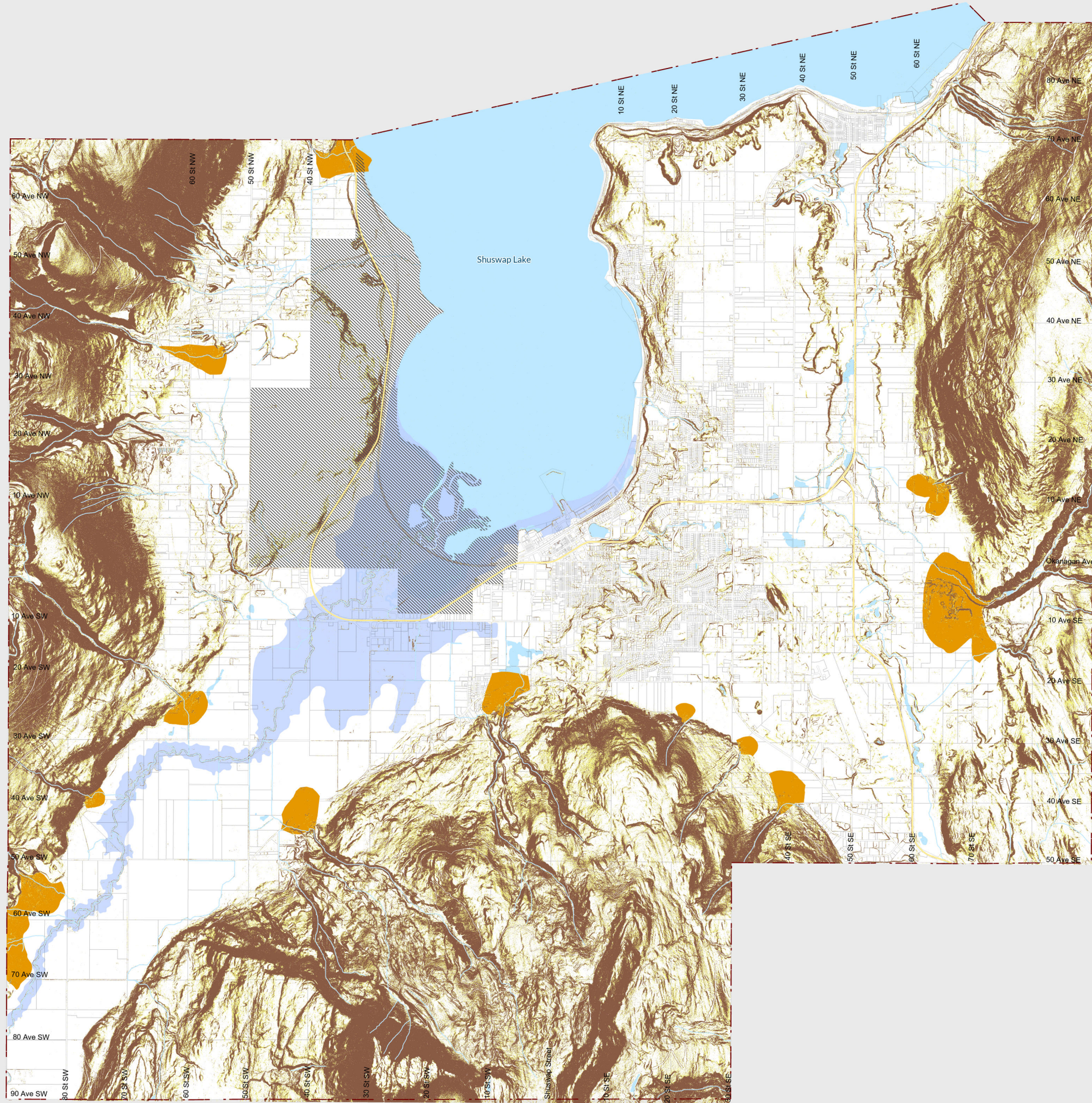


MAP Q - POTENTIAL HAZARDS

Official Community Plan
Last Updated: Sept 29, 2025



- Stream
- 200 Year Floodplain
- Slope 20-30%
- Slope >30%
- Steep Creek Hazards - data is from CSRD and referenced in the CSRD's Geohazard Risk Prioritization (BGC 2020) report
- Watercourse/Wetland/Lake
- City Boundary
- Highways
- Parcels
- IR/First Nations Lands



SITE DISCLOSURE STATEMENT

TO BE COMPLETED FOR

COMMERCIAL AND INDUSTRIAL

PROPERTIES ONLY.

<https://epp.gov.bc.ca/>

Deposited December 16, 1996
effective April 1, 1997

This consolidation is current to December 31, 2021.

[Link to consolidated regulation \(PDF\)](#)

[Link to Point in Time](#)

Environmental Management Act

CONTAMINATED SITES REGULATION

[Last amended July 7, 2021 by B.C. Reg. 179/2021]

Schedule 2

[en. B.C. Reg. 131/2020, App. s. 9.]

Specified Industrial or Commercial Uses

A	<p>Chemical industries and activities</p> <ol style="list-style-type: none"> 1. adhesives manufacturing, bulk storage, shipping or handling 2. chemical manufacturing, bulk storage, shipping or handling 3. explosives or ammunition manufacturing, bulk storage, shipping or handling 4. fire retardant manufacturing, bulk storage, shipping or handling 5. fertilizer manufacturing, bulk storage, shipping or handling 6. ink or dye manufacturing, bulk storage, shipping or handling 7. leather or hides tanning 8. paint, lacquer or varnish manufacturing, formulation, recycling, bulk storage, shipping or handling, not including retail stores 9. pharmaceutical products, or controlled substances as defined in the <i>Controlled Drugs and Substances Act</i> (Canada), manufacturing or operations 10. plastic products (foam or expanded plastic) manufacturing or repurposing 11. textile dyeing 12. pesticide manufacturing, formulation, bulk storage, shipping or handling 13. resin or plastic monomer manufacturing, formulation, bulk storage, shipping or handling
B	<p>Electrical equipment and activities</p> <ol style="list-style-type: none"> 1. battery manufacturing, recycling, bulk storage, shipping or handling 2. facilities using equipment that contains PCBs greater than or equal to 50 ppm 3. electrical equipment manufacturing, refurbishing, bulk storage, shipping or handling 4. electrical transmission or distribution substations 5. electronic equipment manufacturing 6. transformer oil manufacturing, processing, bulk storage, shipping or handling 7. electrical power generating operations fuelled by coal or petroleum hydrocarbons that supply electricity to a community or commercial or industrial operation, excluding emergency generators.

C	<p>Metal smelting, processing or finishing industries and activities</p> <ol style="list-style-type: none"> 1. foundries 2. galvanizing 3. metal plating or finishing 4. metal salvage operations 5. metal smelting or refining 6. welding or machine shops (repair or fabrication)
D	<p>Mining, milling or related industries and activities at or near land surface</p> <ol style="list-style-type: none"> 1. asbestos mining, milling, bulk storage, shipping or handling 2. coal coke manufacture, bulk storage, shipping or handling 3. coal or lignite mining, milling, bulk storage, shipping or handling 4. milling reagent manufacture, bulk storage, shipping or handling 5. metal concentrate bulk storage, shipping or handling 6. metal ore mining or milling
E	<p>Miscellaneous industries, operations or activities</p> <ol style="list-style-type: none"> 1. appliance, equipment or engine maintenance, repair, reconditioning, cleaning or salvage 2. ash deposit from boilers, incinerators or other thermal facilities 3. asphalt and asphalt tar manufacture, storage and distribution, including stationary asphalt batch plants 4. coal gasification (manufactured gas production) 5. medical, chemical, radiological or biological laboratories 6. outdoor firearm shooting ranges 7. road salt or brine storage 8. measuring instruments (containing mercury) manufacture, repair or bulk storage 9. dry cleaning facilities or operations and dry cleaning chemical storage, excluding locations at which clothing is deposited but no dry cleaning process occurs 10. contamination or likely contamination of land by substances migrating from an industrial or commercial site 11. fire training facilities at which fire retardants are used 12. single or cumulative spills to the environment greater than the reportable quantities of substances listed in the Spill Reporting Regulation

F	<p>Petroleum (including blends and biodiesels) and natural gas drilling, production, processing, retailing, distribution and commercial storage</p> <ol style="list-style-type: none"> 1. petroleum or natural gas drilling 2. petroleum or natural gas production facilities 3. natural gas processing 4. petroleum coke manufacture, bulk storage, shipping or handling 5. petroleum product, other than compressed gas, dispensing facilities, including service stations and card locks 6. petroleum, natural gas or sulfur pipeline rights of way excluding rights of way for pipelines used to distribute natural gas to consumers in a community 7. petroleum product (other than compressed gas), or produced water storage in non-mobile above ground or underground tanks, except tanks associated with emergency generators or with secondary containment 8. petroleum product, other than compressed gas, bulk storage or distribution 9. petroleum refining 10. solvent manufacturing, bulk storage, shipping or handling 11. sulfur handling, processing or bulk storage and distribution
G	<p>Transportation industries, operations and related activities</p> <ol style="list-style-type: none"> 1. aircraft maintenance, cleaning or salvage 2. automotive, truck, bus, subway or other motor vehicle maintenance, repair, salvage or wrecking 3. dry docks, marinas, ship building or boat repair and maintenance, including paint removal from hulls 4. marine equipment salvage 5. rail car or locomotive maintenance, cleaning, salvage or related uses, including railyards
H	<p>Waste disposal and recycling operations and activities</p> <ol style="list-style-type: none"> 1. antifreeze bulk storage, recycling, shipping or handling 2. barrel, drum or tank reconditioning or salvage 3. biomedical waste disposal 4. bulk manure stockpiling and high rate land application or disposal (nonfarm applications only) 5. landfilling of construction demolition material, including without limitation asphalt and concrete 6. contaminated soil or sediment storage, treatment, deposit or disposal 7. dry cleaning waste disposal

	<ol style="list-style-type: none"> 8. electrical equipment recycling 9. industrial waste lagoons or impoundments 10. industrial waste storage, recycling or landfilling 11. industrial woodwaste (log yard waste, hogfuel) disposal 12. mine tailings waste disposal 13. municipal waste storage, recycling, composting or landfilling 14. organic or petroleum material landspreading (landfarming) 15. sandblasting operations or sandblasting waste disposal 16. septic tank pumpage storage or disposal 17. sewage lagoons or impoundments 18. hazardous waste storage, treatment or disposal 19. sludge drying or composting 20. municipal or provincial road snow removal dumping or yard snow removal dumping 21. waste oil reprocessing, recycling or bulk storage 22. wire reclaiming operations
I	<p>Wood, pulp and paper products and related industries and activities</p> <ol style="list-style-type: none"> 1. particle or wafer board manufacturing 2. pulp mill operations 3. pulp and paper manufacturing 4. treated wood storage at the site of treatment 5. veneer or plywood manufacturing 6. wood treatment (antispain or preservation) 7. wood treatment chemical manufacturing, bulk storage

Division 3 — Exemptions from Providing Site Disclosure Statements

Exemption — other processes apply under the Act

- 4 (1) A person is exempt from the requirement to provide a site disclosure statement under section 40 (1) or (2) of the Act in relation to a site if
- (a) the site is the subject of an approval in principle or certificate of compliance relevant to
 - (i) the current use of the site, or
 - (ii) any use of the site proposed by the person, and
 - (b) the person, after making reasonable inquiries, has no reason to believe that any further contamination occurred at the site after the approval in principle or certificate was issued.
- (2) A person is exempt from the requirement to provide a site disclosure statement under section 40 (1) or (2) of the Act in relation to a site if
- (a) the site is located within an environmental management area for which a director has approved
 - (i) a wide area remediation plan, or
 - (ii) the scope of a proposed wide area remediation plan, and
 - (b) the site disclosure statement would be provided only as a result of uses or activities that caused contamination that is dealt with in the approved plan or scope.
- (3) A person is exempt from the requirement to provide a site disclosure statement under section 40 (1) or (2) of the Act in relation to a site if
- (a) a determination was made under section 44 of the Act that the site is not a contaminated site, and
 - (b) the person, after making reasonable inquiries, has no reason to believe that any contamination occurred at the site after the determination was made.

[en. B.C. Reg. 161/2020, App. 2, s. 3.]

Exemption — persons applying to approving officers

- 4.1 (1) A person is exempt from the requirement to provide a site disclosure statement to an approving officer under section 40 (1) (a) of the Act if either of the following applies:
- (a) the person is an applicant for subdivision under section 114 of the *Land Title Act*;
 - (b) the proposed subdivision consists only of
 - (i) an adjustment to the boundary of a parcel, or
 - (ii) a consolidation of 2 or more parcels into a single parcel.
- (2) If, in relation to a development on land, a person applies for or otherwise seeks from an approving officer more than one approval for subdivision at the same time, the person may comply with the requirement under section 40 (1) (a) of the Act by providing a single site disclosure statement relating to the land for the purposes of all those approvals.

[en. B.C. Reg. 161/2020, App. 2, s. 3.]

Exemption — persons applying to municipalities

- 4.2 (1) A person is exempt from the requirement to provide a site disclosure statement to a municipality under section 40 (1) (b) (i) of the Act if
- (a) the land in relation to which the person is seeking approval for zoning is being used for a specified industrial or commercial use, and
 - (b) the specified industrial or commercial use would continue to be authorized on the land if the zoning were approved.
- (2) A person is exempt from the requirement to provide a site disclosure statement to a municipality under section 40 (1) (b) (ii) of the Act if the development permit or building permit in relation to which the person is seeking approval is for only one or more of the following purposes:
- (a) demolition;
 - (b) installing or replacing underground utilities;
 - (c) installing or replacing fencing or signage;
 - (d) paving;
 - (e) landscaping.
- (3) If, in relation to a development on land, a person applies for or otherwise seeks from a municipality more than one approval for zoning or permits at the same time, the person may comply with the requirement under section 40 (1) (b) of the Act by providing a single site disclosure statement relating to the land for the purposes of all those approvals.

[en. B.C. Reg. 161/2020, App. 2, s. 3.]

Exemption — municipalities undertaking zoning or rezoning

- 4.3 A municipality undertaking to zone or rezone land is exempt from the requirement to provide a site disclosure statement under section 40 (1) (b) (i) of the Act if either of the following applies:
- (a) the municipality does not have an ownership interest in the land;
 - (b) the municipality does not intend to develop any parcels of land in which it has an ownership interest that are located within the area being zoned or rezoned.

[en. B.C. Reg. 161/2020, App. 2, s. 3.]

Exemption — more than one owner or operator required to provide site disclosure statement when ceasing operations on land

- 4.4 A person is exempt from the requirement to provide a site disclosure statement under section 40 (2) (a) of the Act in relation to land if
- (a) one or more other persons are also required to provide a site disclosure statement under that section as a result of a site being decommissioned on the land or operations ceasing on the land, as applicable, and
 - (b) the site disclosure statement is provided by one of those other persons.

[en. B.C. Reg. 161/2020, App. 2, s. 3.]

Exemption — operating areas under the *Oil and Gas Activities Act*

4.5 A person is exempt from the requirement to provide a site disclosure statement under section 40 (2) (b) and (c) of the Act in relation to land if the land is an operating area within the meaning of the *Oil and Gas Activities Act*.

[en. B.C. Reg. 161/2020, App. 2, s. 3.]

Exemption — vendors of real property

4.6 A vendor of real property is exempt from the requirement to provide a site disclosure statement under section 40 (6) of the Act if any of the following apply:

- (a) the vendor does not have an ownership interest in the real property;
- (b) the prospective purchaser waives, in writing, the entitlement to be provided with the site disclosure statement;
- (c) at the time of the contract for purchase and sale, the real property
 - (i) is used primarily for a residential purpose, or
 - (ii) has never been zoned for any use other than primarily for residential purposes.

[en. B.C. Reg. 161/2020, App. 2, s. 3.]

Exemption — previous submission of site profile

4.7 (1) In this section, "site profile" means a site profile under section 40 of the Act as that section read immediately before February 1, 2021.

(2) A person is exempt from the requirement to provide a site disclosure statement under section 40 (1) of the Act in relation to land if all of the following criteria are met:

- (a) a site profile that relates to the land was provided to a municipality or approving officer before February 1, 2021;
- (b) the municipality or approving officer, after assessing the site profile, forwarded the site profile to the registrar instead of the director in accordance with section 6 (1) (c) (ii) of this regulation, as it read immediately before February 1, 2021;
- (c) the land has not been used for a specified industrial or commercial use after the date on which the site profile was provided to the municipality or approving officer.

[en. B.C. Reg. 161/2020, App. 2, s. 3.]

Division 4 — Requirements for Site Disclosure Statement

Requirements for completing site disclosure statement

5 (1) The requirement of a person to provide a site disclosure statement under section 40 of the Act is not satisfied until the following occurs:

- (a) in the case of a site disclosure statement required to be provided under section 40 (1) of the Act, the municipality or approving officer assesses, in accordance with section 40 (4) (a) of the Act and section 6 of this regulation, that the site disclosure statement form is satisfactorily complete;
- (b) in any other case, the person provides all the information required by the site disclosure statement form.

(2) A site disclosure statement must be completed using the form set out in Schedule 1.

- (3) Only the following persons may complete a site disclosure statement:
- (a) an owner of the land to which the site disclosure statement relates;
 - (b) an operator of a site on the land to which the site disclosure statement relates;
 - (c) a person authorized by
 - (i) an owner referred to in paragraph (a), or
 - (ii) an operator referred to in paragraph (b).
- (4) Only a person referred to in subsection (3) (a) or (b) may sign the declaration on a site disclosure statement.

[en. B.C. Reg. 131/2020, App. s. 3.]