What is an Environmental Development Permit Area?
The Environmental Development Permit Area (DPA) regulates development in areas that require a degree of environmental protection. Within the DPA there are guidelines to ensure the protection of:

- The natural environment, ecosystems and biological diversity.
- Human development from hazardous conditions.
- Life and property.

Do I need a Development Permit?
If your property is located in a designated DPA you will need Council’s approval for your project through a Development Permit. Within a DPA, an owner must obtain a Development Permit before subdividing land, constructing, adding to, or altering the building unless specifically exempt.

What do I need to consider before applying?
There are a few things to consider before submitting an application. The Development Services Department can help verify the following:

1. Check the [Official Community Plan](#) to confirm whether or not your property is within a Development Permit Area or if any of the exemptions apply.
2. Review the [Environmental Development Permit Area Guidelines](#) to ensure consistency with your proposed project.
3. Check the [zoning](#) of the property to ensure the proposed use and density are permitted.

What must I include with my application?
Applications must include the following:

- Application & $400 fee.
- Authorization from the registered property owner, if required.
- Supplemental letter of intent/rationale describing your project.
- Site plan showing buildings (existing and proposed) and structures, parking areas, access, toe of slope and top of bank, and any watercourse setback areas that are located on or that abut the site.
- Plan showing existing and proposed grades (including details on proposed retaining walls), toe of slope, top of bank, or any floodplain area.
- Plan showing areas to be cleared and areas of cut and fill, and the proposed sequence and timing of the clearing and recontouring.
- Other information as necessary to assess the development proposal.
- Site profile as per the [Contaminated Sites Regulation](#).
What is the approval process?

1. **Application** – Begin the approval process by submitting a complete application, supporting documents and fee.

2. **Review** – Once submitted, Town staff review your application for conformance with the Environmental DPA Guidelines, Town bylaws and may refer it to other agencies for comment. At this time additional information may be requested.

3. **Advisory Planning Commission** – If your application contains any variances, a staff report is prepared for the Advisory Planning Commission (APC). The APC makes a recommendation to Council based on the merits of the application. You are invited to attend this meeting, present your application and answer questions.

4. **Council** – Council receives the application, staff report, and recommendations from the APC, if applicable, at the next available meeting. Council may approve the application, approve the application with conditions, or deny the application.

5. **Permit Signing & Security Deposit** – If approved, you will be asked to come sign the permit. At this time, a refundable security deposit may be required equal to 100% of the estimated cost to prevent unsafe conditions or damage to the environment. You may also be required to revise your plans based on permit approval conditions.

6. **Development Permit Issued** – Once the Development Permit is signed, conditions are met and security paid, it is sent to the Land Title Office for registration on title. At this point, a Building Permit can be issued. Security is returned upon successful project completion. If construction has not started within 2-years of issuance the permit will lapse.

**How much does it cost?**

A Development Permit application fee is **$400**.

**How long will it take?**

A Development Permit can usually be issued within a 4-6 week period, provided that complete and accurate information is submitted.

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For Further Information Contact:

**Town of Smithers Development Services Department**

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*This brochure is meant for informational purposes only. Please consult the Local Government Act and its regulations, the Town of Smithers Official Community Plan, Development Procedures Bylaw and other bylaws for definitive requirements and procedures. Copies of all Town bylaws are available online: www.smithers.ca.*