Form 1 Building Act 1993 BUILDING REGULATIONS 2018 Regulation 24



APPLICATION FOR A BUILDING PERMIT

To: Yarra Four Pty Ltd trading as Permit Approvals Plus 68 Hamilton St Yarraville 3013

PH: 0415 448 275

Email: david@permitapprovalsplus.com.au

	[] Tick her Ownership Details Owner	ng or giving of documents	S	Postcode	
	Email: Contact person Address for serving [] Tick her Ownership Details Owner	ng or giving of documents	S	Telephone	
	Contact person Address for serving [] Tick her Ownership Details Owner	ng or giving of documents	S	Telephone	
	Address for serving [] Tick her Ownership Details Owner	ng or giving of documents	S	Postcode	
	[] Tick her Ownership Details Owner	re if the applicant is a les		Postcode	
	Ownership Details		see or licensee of Crown land	d to which this confication confi	
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	Owner	s (only if agent of owner I		a to which this application applie	:S
			isted above)		
	Destal address				
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	Contact person			Telephone	
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se advis	se who is paying for	the Government Lev	vy – (include Email)		
erty det	tails				
Α	Address			Postcode	
L	_ot/s	LP/PS	Volume	Folio	
	Crown allotment	Section	Parish	County	
		Section			,
N	Municipality	_	Allotment area (fo	or new dwellings only)	m ²
_		nd owned by the Crown c	or a public authority		_
Builde	er (if known)				
	Name			Telephone	
	Address				
	Email			Postcode	
Buildi	ing practitioners¹ an				
a) To I	be engaged in the bu	ilding work ²			
ω,	Category/		Name	Regis	

(If a registered domestic builder carrying out domestic building work attach details of the required insurance)

b) Who were engaged to prepare documents forming part of the application for this permit³

	Category/Class	Nar	ne	Registrat	ion No.	
Nature	of building work*					
	Construction of a new build Demolition of a building Extension to an existing bu Re-erection of a building Construction of swimming	Removal Change o Construct Other	Alterations to an existing building [] Removal of a building [] Change of use of an existing building [] Construction of swimming pool or spa barrier [] Other []			
	Proposed use of building ⁴					
Owner	Builder ⁵ (if applicable)					
	I intend to carry out the wor	k as an owner builder.	Yes] No []		
Cost of	f building work					
	Is there a contract for the b	uilding work?	Yes] No []		
	If yes, state the contract pri If no, state the estimated or (including the cost of labou attach details of the method	ost of the building work r and materials) and	:	\$ \$		
Stage o	of building work					
	If application is to permit a Extent of stage	~				
	Value of work for this stage	\$				
Signatı	ure					
	Signature of owner or agen	ıt		Date		
ENSU	RE FULL PAYMENT IS ACCO PLEASE EMAIL <mark>dav</mark>			ON. IF A FEE HASN'T E 1.au FOR A QUOTATI	•	
Note 1	or (f) a builder; or	on a business of preparing plans		eparing documentation relating to per	mits and permit applications	
	(h) a person responsible for a practitioners. but does not include— (i) an architect except in Part	9 and sections 24(3) and 176(6) o	ouilding project and what the Act; or	o belongs to a class of people prescr	ibed to be building	
Note 2 Note 3 Note 4 Note 5	 a person (other than a dome a dome and a dome and a dome and a dome and a dome a	o further involvement in the buildin ect to additional requirements und	ork. Ig work. Ier other legislation su	h as the Liquor Control Reform Ac	_	
Note 6	work from selling the building within 6½ compulsory insurance. The Building Con The applicant acknowledges that failed control to the self-self-self-self-self-self-self-self-	years from the date of completion ntrol Commission maintains a curr	of the relevant works ent list of domestic ins	nless they have satisfied certain requirance providers.	uirements including obtaining	

compulsory insurance. The Building Control Commission maintains a current list of domestic insurance providers.

The applicant acknowledges that failed or additional inspections will incur a re-inspection fee of \$220 per dwelling/building. This fee is payable at the request for re-inspection.

Note 7 The applicant must ensure that the building works comply with the Building Permit, Conditions, Approved documents, Building Code of Australia and Relevant Australian Standards.

Note 8 The applicant acknowledges that the conditions/specifications of the energy rating report (new dwellings) will be meet, together with the provision of installing one of the two secondary measures (Either a 2000 min litre water tank connected to all flushing units or a solar hot water service



(Note: Complete if an agent or builder is applying for the building permit on behalf of the owner of the property)

I ,
(owner's name)
04
Of(owner's postal address)
Appoint David Short of Permit Approvals Plus as the Relevant Building Surveyor under Section 78 of the Building Act 1993 for the functions as noted on the Application Form for Building Works and
Give
(agent)
Authority to act as an agent on my behalf in all matters concerning the building permit application for building works at
(property address)
Signed:Date://

This agent authorisation is made pursuant to Section 248 of the Building Act 1993



Terms of Engagement

SCOPE OF APPOINTMENT-MANDATORY SERVICES OF RELEVANT BUILDING SURVEYOR (RBS)

- Assess the application under the Act and Building Code of Australia deemed to satisfy controls and issue the building permit.
 Collect and remit the applicable building permit levy to the Building Commission and relevant council legislation fees.
- Conduct mandatory inspections and issue statutory directions as necessary for proper completion of works. Issue the applicable Occupancy Permit or Certificate of Final Inspection.
- · Provide copies of all relevant permit documents to the council.

INSPECTIONS

- The number of mandatory inspections that are included in the Building Permit are as per the inspection schedule. Further inspections requested by the client, or required by the Relevant Building Surveyor (RBS) will be charged at the scheduled rate.
 Fees for additional inspections are payable within 14 days of the invoice and/or prior to the issuing of the Occupancy Permit or Certificate of Final Inspection.
 Should the client fail to provide adequate documentation or safe access at the time of a mandatory inspection Permit Approvals Plus reserves the right to cancel
- that inspection and charge and additional inspection fee at the scheduled rate.

Conditions of Engagement

DISBURSEMENTS & PAYMENTS:

- Applications will not be processed until the required full payment is paid or 50% deposit if prior agreed. Building Permits will not be issued until the building permit fee, council fees and government levies are fully paid.

- Council fees and government levies (where applicable) will be disbursed to the relevant authorities.

 Failure to pay fees when due will incur additional costs and the Client shall be liable to pay any debt collection fees and costs that may arise as a result of late or non-
- (e) Building Permit fees quoted and/or invoiced to you are only valid for 30 days. Should the Permit not be issued within that period, Permit Approvals Plus reserves the right to alter the permit fee in line with market prices and fee guidelines.

 If at all the project ceases or is abandoned no refund of any part of payment will be provided.

 Any invoices issued are to be paid on receiving or within 7 days as pre-agreed with management
- (g)

DUAL APPOINTMENTS:

It is an offence pursuant to Section 78 of the Act to appoint a person as RBS if another building surveyor has already been appointed or otherwise authorised for the project. The client therefore warrants that no other building surveyor has been appointed (or has otherwise commenced duties) in relation to the project referred to in this agreement.

CLIENT AUTHORITY/AGENT AUTHORITY:
The Client warrants that the Client is the owner of the land at the project address referred to or that the Client is the duly authorised agent of the said owner. It is required that the Client will produce written authority of the owner of the land to authorise the client to act on behalf of the owner.

PLANNING PERMITS:

The Client shall be responsible for obtaining (and the cost of) any planning permit and shall provide a copy of any planning permit and approved planning permit drawings to this office prior to the issue of a building permit.

ENFORCEMENT ACTIONS:

Any building notices or building orders issued by the (RBS) will result in a fee payable of \$550 (including GST) being incurred by the client for each building notice or building order issued (the fee includes the cost of any additional inspections to affect enforcement.)

All variations to the building permit or permitted works must be assessed and approved by the RBS prior to their implementation/construction, assessments of variations by the RBS will result in a fee payable by the client of up to \$550 (incl GST) unless otherwise agreed by the RBS.

ENTIRE AGREEMENT & NO REPRESENTATIONS:

These terms and conditions constitute the entire agreement between this office and the Client and no reliance may be placed by the Client upon any oral discussions or representations made prior to or at the time of signing this agreement. The Client will make no claim or demand in relation to any such representations either at common law or alleged breach of the Trade Practices Act 1974 (Commonwealth or the Fair Trading Act 1985 (Vic). The RBS is not engaged by the Client to provide costing or estimating

CLIENT TO NOTIFY RELEVANT BUILDING SURVEYOR (RBS) OF OTHER BUILDING PRACTITIONERS:

The Client must give written notice to the RBS of each building practitioner engaged by the Client for the building work referred to in this agreement, including details of any building practitioner certificate issued by the building practitioner under Part 11 of the Act. Such notice must be given either upon the appointment of the RBS where the Client has already engaged a building practitioner /s within fourteen (14) days of the client engaging the building practitioner/s is/are engaged after the appointment of the

TERMINATION OF APPOINTMENT:

The appointment of the RBS may be terminated or transferred by the Client only with the written consent of the Victorian Building Authority. On such termination/transfer the RBS shall be entitled to be paid all outstanding fees and disbursements incurred. In the event that the building work nominated in this agreement is terminated before commencement or completion, the Client must notify the Victorian Building Authority by written notice. When this written notice is issued the appointment of the RBS shall be deemed to be terminated. The Client must thereupon pay all fees and disbursements incurred and the RBS specified in this agreement in respect of the building work without the written consent of the Victorian Building Authority. the written consent of the Victorian Building Authority.

10. PURPOSE OF INSPECTION:

Inspections carried out will be the minimum required to ensure compliance with the Act and Regulations and not supervision of all the work. It is the responsibility of the builder to construct the building fully in accordance with the approved permit documents. Variations must be approved by the RBS prior to construction and those variations that require further document survey and assessment and/or approval will incur additional fees.

11. THE BUILDING PERMIT & THE RBS:

The building permit issued will be an assessment of the drawings for compliance with the Building Act and Regulations and not the serviceability, quality or functionality of the work approved by the permit. This appointment of an RBS is limited to ensuring the work carried out complies to the Act and Regulations that are applicable at this time. The RBS is responsible for the carrying out of inspections that will be listed on the Building Permit. The client is responsible to ensure that this office is given 24/48 hours notification for inspection and shall ensure that works do not continue beyond the notification stage until the inspection is approved. A copy of all stamped approved documents must be available onsite at all times.

It is my understanding that there are no outstanding Building Notices or Building Orders on the property described. I acknowledge that any enforcement actions (such issuance of Building Notices and/or Orders) taken regarding my current application will incur additional costs.

PLEASE NOTE: RBS refers to DAVID SHORT, Client means Owner/Agent of Owner as specified on the Application Form.