APPLICATION FORM FOR CONSTRUCTION CERTIFICATE

SECTION A. De	tails of th	e applica	nt			
*An application may	only be made	by a person	who has the benef	t of the developmen	t consent. An appl	ication may not be made by
Name/Company		ng work unle	ess that person own	s the land on which	the work is to be t	
Unit/Street no.		Street				
Suburb or town				State		Postcode
Phone		Mobile		Email		
SECTION B. L	ocation &	details o	of the land wl	nere the buildi	ing work is to	o be carried out
Unit/Street no.		Street				
Suburb or town				State	Po	stcode
Lot	Sectio	n no.		DP no.		
SECTION C. D	Descriptior	of the b	uilding work	or subdivisio	n work to be	carried out
Briefly describe the townhouse, villa etc	e development.	For example f floors, the r	e, if a dwelling is pr number of bedroom	oposed, include info s. the maior building	rmation such as th material (brick, br	e type of building (house, rick veneer, timber clad etc).
	,				,	
BCA Building C	lassification	(s)		Type o	of Developmen	t Building Work
SECTION D. E	stimated c	ost of th	e developme		•	
	Τ	he contract	orice, or if there is r	no contract a genuine	e and accurate est	imate, for all labour and material evelopment, including GST.
SECTION E. D	evelopme					evelopment, including GST.
Council DA No.			Date of Issue		Council	
behalf as the ow authority, e.g. Po (i) As the owner(s (ii) I/we consent to any reasonable tii (iii) I/we confirm the two days from the (iv) I/We agree to r	ALL owners ner's legal re ower of Attor) of the above the certifying ne for the pui at building wc o date of Appc eceive approv	of the pro epresentationey, Comp e property, authority, pose of car rks have no intment of val docume	perty must provide a state pro	ide written conse th documentary executor, Trustee. his application. certifier, or conser bection in connecti /We understand th of Commencemer onic communicatio	evidence as to t nt authority, to er ion with the asse hat works are to nt. on.	igning on the owner's he nature of your legal nter the subject property at ssment of this application. commence in not less than
(v) I/We execute a	nd agree to E	Sullacert's C	contract for Certif	Ication Work Term		S.
(vi) Name(s)					Date	
Owners Signature(s)						
SECTION G. Si	gnature of	Applica	nt(s) - (lf diffe	erent to the ov	vners)	
Name(s)					Date	
Signature of Applicant(s)						
SECTION H. De	elivery of a	pplicatio	on			
Applications for electronically t	or construct o the princi	tion certif pal office	icates must be of the certifyi		hand, by post of pplications M	or transmitted AY NOT be sent by fax.
SECTION I. Dat			plication (Off	ice Use Only)	/1	
This Application	was receive	aon			(Ins	sert date).

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AUSTRALIAN BUREAU OF STATISTICS

SECTION J. Development statistics

1. FOR ALL NEW BUILDINGS (Please complete the following)

The number of storeys (including underground storeys) in the building

The gross floor area of the building (in square metres)

The gross site area of the land on which the building is to be erected (in square metres)

2. RESIDENTIAL BUILDINGS ONLY (Please complete the following)

The number of existing dwellings on the land on which the new building is to be erected

The number of those existing dwellings that are to be demolished in connection with the erection of the new building

The number of dwellings to be included in the new building

Whether the new building is to be attached to any existing building

Whether the new building is to be attached to any other new building

Whether the land contains a dual occupancy

3. INDICATE MATERIALS FOR ALL NEW BUILDINGS (*Place a cross in the appropriate box*)

Walls C	ode	Roof	Code	Floor	Co	de	Frame	Code
Brick (double)	11	Tiles	10	Concret	e/slate	20	Timber	60
Brick (veneer)	12	Concrete/slate	20	Timber		40	Steel	70
Concrete/stone	20	Fibre cement	30	Other		80	Aluminium	80
Fibre cement	30	Steel	60	Not spe	cified	90	Other	90
Timber	40	Aluminium	70				Not specified	t
Curtain glass	50	Other	80					
Steel	60	Not specified	90					
Aluminium cladd	70							
Timber/wboard	40							
Other	80							
Not specified	90							

APPOINTMENT OF PRINCIPAL CERTIFYING AUTHORITY & NOTICE OF COMMENCEMENT

Section 81A (2)(b)(ii) or (c) or (4)(b)(ii) or (c), 86(1) and (2) of the Environmental Planning & Assessment Act 1979

SECTION A. Location	n & details of the land w	vhere the building work is to be	e carried out
Unit/Street no.	Street		
Suburb		State Post	code
Lot	Section no.	DP no.	
SECTION B. Descript	ion of the building worl	k or subdivision work to be car	ried out
Description of building work			
		sent & Construction Certificate	
DA No.	Council		Approval Date
CC No.	Certifying Authority		Approval Date
	Buildcert Certification F	Ptv Ltd	
SECTION D. Details of		A & providing notice of comme	noomont
*An application may only	be made by a person who ha	as the benefit of the development con uilding work unless that person owns	sent. An application
(ii) I/we consent to the trans with Buildcert or becomes u (iii) I/we declare that all the i	fer of the PCA to another Build inable to fulfil their duties as th nformation provided is true and		g Authority. CA ceases employment
Name(s)			
Postal Address			
Phone	Mobile	Email	
Signature(s)		Data building work is intended to	
		Date building work is intended to be commenced (Not less than 2 days from the date of this notice)	
SECTION E. Details of	Principal Contractor /	Owner Builder (residential build	d work only)
Principal Contractor	Owner Builder	Builders or OB LIcence Number	
Name	Address		
Phone	Mobile	Email	
SECTION F. PCA Deta	ils & Consent of Appoir	ntment (<i>Office Use Only</i>)	
Name		Address	
Accreditation Number	Phone	Email	
		info@buildcert.com.au	
above development consent t	hat are required to be satisfied pri-	the PCA for the development, and confirm that or to the work commencing have been satisfie s Contract for Certification Work Terms and C	ed.
Signed / Executed		Date	

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CONTRACT FOR CERTIFICATION WORK TERMS AND CONDITIONS

EFFECT OF AGREEMENT

EFFECT OF AGREEMENT 1.1 The client has engaged Buildcert Certification Pty Ltd (the Certifier) to perform certification work as per the terms and conditions set out in this agreement. 1.2. This agreement supersedes and overrides any other documents or oral representations upon which the parties may seek to rely to generate any legal effect or to imply any contractual obligation. 1.3 The Certifier is an accredited Body Corporate certifier and is authorised to carry out the certification work which is the subject of this Agreement.

is the subject of this Agreement. OBLIGATIONS OF THE CERTIFIER Issuing of Construction Certificates or Complying Development Certificates: 2.1 The PCA or Certifier shall issue a Construction Certificate or Complying Development Certificate and endorse plans, specifications and other documentation used to determine the application:-a) Once the Client pays the PCA any money owed for work associated with the issuing of a Construction Certificate or Complying Development Certificate; b) Once design and construction of the Building complies with the Development Consent and the Regulations or any prescribed Complying Development criteria by either the State Government or local Council; and c) The design is capable of complying with the BCA. 2.2 The PCA shall provide to Council a copy of the Notice of Determination within 2 days of the date of determination construction Construction Contificate ar

determination 2.3 When the PCA issues a Construction Certificate or

determination. 2.3 When the PCA issues a Construction Certificate or Complying Development Certificate, the PCA may request as many Certificates or statements from any Certifying Authority or any other party that the PCA considers necessary in addition to any Certificates listed in the Inspection Schedule. 2.4 The PCA shall carry out as many inspections as the PCA considers necessary in addition to those nominated in the Inspection Schedule. 2.5 The PCA shall issue an Occupation Certificate for the Building Works when the PCA is satisfied that:-a) A Development Consent has been complied with or a Complying Development Certificate is in force for the Building Works; and b) The Building Works are suitable for occupation or use in accordance with their classification under the BCA; and c) The Building does not pose any danger for the occupants in the case of an Interim Occupation Certificate. 2.6 The PCA shall maintain an insurance policy in accordance with the Act and shall provide a copy of that policy to the client upon request. **OBLIGATIONS OF THE CLIENT**

OBLIGATIONS OF THE CLIENT

OBLIGATIONS OF THE CLIENT 3. The client shall: 3.1 Not engage any other PCA after the PCA appointed pursuant to this contract has been engaged. Breach of this condition will entitle the PCA to recover any losses or costs of whatsoever nature that flow from such breach. 3.2 Provide all relevant drawings, plans, statutory plans and documentation associated with, but not limited to, the Development Consent, the Construction Certificate or Complying Development Certificate or any Occupation Certificate, at the request of the PCA. 3.3 Provide all information that the client reasonably can obtain to enable the PCA to fulful its obligations under this adreegment.

obtain to enable the PCA to fulful its obligations under rms agreegment. 3.4 Pay to the Certifier the agreed fees for determination of a Construction Certificate or Complying Development Certificate, and/or PCA services at the time an application is lodged with the certifier. 3.5 Ensure that a Construction Certificate or Complying Development Certificate has been issued prior to the commandment of any works.

Section of the term of any works.
Bervelopment Certificate has been issued prior to the commencement of any works.
Bervoide the PCA with all requested Pre-Commencement items to allow PCA appointment at least 2 days prior to commencement of any works.
Tensure that all critical stage inspections are booked as specified in the Inspection Schedule.
Bervoide that the site is available for the PCA to carry out its contractual obligations.
Use suitably qualified or experienced contractors for all aspects of the Building Work.
A tend any site meetings if requested by the PCA.
Comply with any Notices that the PCA issues.
Servelopment Consent relating to any demolition works.
Source Certificates if requested by the PCA.

3.14 Provide the PCA with the date of Practicable

Completion. 3.15 Act in good faith, in accordance with the Act, and in

a cooperative manner

VARIATIONS TO THIS AGREEMENT

VARIATIONS TO THIS AGREEMENT 4.1 If the Building Works do not commence within 60 days from the date of the execution of this agreement; or 4.2 If any suitably qualified person used by the Client in respect of the Building Works causes a delay in the progress of the Building Works for more than 21 days, or 4.3 If any part of the Building Works are re-designed by the Client or the client's representative; 4.4 If any part of the Building is designed pursuant to a Deemed To Satisfy Provision of the BCA, and is subsequently changed by way of an Alternate Solution; or

4.5 If the PCA determines that additional Construction

4.5 If the PCA determines that additional Construction Certificates or Complying Development Certificates are required to be issued; or 4.6 If an amendment to the Act, the BCA or any other law that requires any aspect of the Building Works or the PCA's work to be varied; or 4.7 If the PCA is required to undertake more inspections than these provinced in the fea argreement or invaries or

4.7 in the PCA is required to indertake inder inspections than those nominated in the fee agreement or invoice; or 4.8 if the Client does anything that causes a delay to the Building Works or does anything that delays the ability of the PCA to carry out its obligations under this contract, or 4.9 if any notice is issued by the PCA, then the PCA

may:-a) Vary this agreement to the extent that the PCA will be a) vary this agreement to the extent that the PCA will be able to carry out its contractual obligations; and b) increase the contract price, such increase to be made by way of Notice to the Client stating the reason/s for the increase and the amount of the increase.

the PCA

the PCA. 4.11 The PCA reserves the right to charge the Client, based on an hourly rate, for the management of complaints where the Client has acted outside the scope of the conditions of the development consent. 4.11 Notice must be given to the Client in writing when the PCA becomes aware that a variation or unforeseen contingencies occur, within 21 days after the completion of that work of that work.

of that work. **TERMINATION OF AGREEMENT** 5.1 If the Client fails to pay any money owing to the PCA after 7 days of that money becoming payable; or 5.2 If the Client has an execution levied against it, assigns or attempts to assign its estate for the benefit of its creditors, intends to or attempts to or makes a composition or Scheme of Arrangement with creditors, has a winding up order made against it, intends to or attempts to pass a resolution for winding up, goes into liquidation, has an Official Manager or Receiver appointed, has a Mortgagee taking possession of any part of its property, has an Administrator or a Provisional Liquidator appointed, becomes insolvent or bankrupt; or 5.3 If the Client breaches the contract in any respect; or 5.4 If it is not possible to issue the Construction Certificate or Complying Development Certificate 6 months from the date of execution of this contract; or 5.6 If the Building Works do not commence within 60 days from the date the Construction Certificate or Complying Development Certificate within 60 days from the date of Practicable Completion, or 5.7 If the Building Works have commenced without the issuing of a Construction Certificate or Complying Development Certificate, then:-5.8 The PCA may terminate this contract by sending a written Notice of Termination, stating the breach/s, to the Client. Termination will take effect as soon as the client receives the Notice of Termination Money. 5.10 Unless the Client disputes the Notice of Termination. 5.11 If the PCA terminates the contract, the PCA is entitled to payment of Termination Money. 5.11 the PCA terminates the contract, the PCA is entitled to carry out a final inspection, at the owners' expense, prior to terminates. 5.11 the PCA terminates the contract, the PCA is entitled to carry out a final inspection, at the owners' expense, prior to terminates. 5.11 the PCA terminates the contract or the Building builties to professional liability and public liability, of whatsoever n

a) The need to terminate this contract or the Building Contract;

b) Any matters of non-compliance with the Act on the part of the Client or any other contractors.

DISPUTE RESOLUTION

6.1 Any dispute of whatever nature to do with this contract must be referred to mediation. 6.2 If either party believes there is a dispute under this contract it must give Notice of the dispute to the other

party. 6.3 The mediator must be appointed by the AAC.. 6.4 The mediation will be invoked by either party serving Notice on the AAC and the other party within 7 days of a

Notice on the AAC and the other party within 7 days of party being notified of a dispute. 6.5 Both parties must attend the mediation and must cooperate with the mediator and each other and shall give the mediator whatever the mediator requests. 6.6 If the mediator resolves the dispute, the resolution

b) the interfaced by a written agreement that is signed by the mediator and the parties.
6.7 If the mediation fails, then either party may take action to resolve the dispute in a court of competent jurisdiction.
6.8 Both parties will remunerate the mediator on a 50 / 50 % basis, regardless of any alleged fault and regardless of the outcome.

 6.9 The AAC may request mediation funds to be placed into an AAC trust account before the mediation commences and may request payment of additional moneys from time to time until the mediation is concluded.

MISCELLANEOUS

MISCELLANEOUS
7. Occupation Certificates
7. A Final Occupation Certificate must be applied for, and issued, within two years of the date of the construction approval. Failure to comply with this requirement shall entitle the PCA to terminate the contract, or to charge additional fees for any inspections, including the Final inspection and issue of any Occupation Certificate.
7.2 If, for whatever reason, an Occupation Certificate is not issued whether it be on account of the insolvency of the Client, the disappearance of the Client or the termination of the Contract, the PCA's responsibilities under the Contract case forthwith. With respect to any liabilities that may be occasioned under Part 4 of the Act, the PCA will be able to give evidence that no action can be brought 10 years after the date upon which the act that evidenced the ending of the Contract cocurred.
7.3 Upon an application being made for a Construction Certificate or Complying Development Certificate, the Applicant (not being entitled to copyright) is taken to have indeminified all persons using the application and any accompanying documents in accordance with the Act against any claim or action in respect of breach of copyright.

ADDRESS FOR NOTICES

ADDRESS FOR NOTICES 8.1 Where any Notice is to be forwarded to the client, the address for such Notice shall be the applicant address stated in the Application for a Construction Certificate or Complying Development Certificate, or to any other address that is notified in writing by the Client to the PCA.

DEFINITIONS

DEFINITIONS The Act means the Environmental Planning and Assessment Act 1979 (NSW). All amendments and references to the Act also mean amendment and references to the Regulations. AAC means the Australian Association of Accredited Certifiers

references to the Regulations. AAC means the Australian Association of Accredited Certifiers. Alternate Solution has the same meaning as the term in the Building Code of Australia. Applicable environmental planning instrument means the State Environmental Planning Policy or the Local Environmental Plan nominated by the Client as the instrument against which an application for a Complying Development Certificate is to be assessed. BCA means the Building Code of Australia including all applicable amendments. Building Works that the client enters into with the builder. Building Works that the client enters into with the builder. Building Works that the client enters into with the builder. Building Works that the client enters into with the builder. Building Works that the client enters into with the builder. Building Works that the client enters into with the source certificate is to be issued in accordance with this contract and is referred to in the Address of the Building Works and the Title Particulars of the site. Certificates mean statutory and non-statutory certificates used the means the

certificates.

Certification work means

Certification work means: a) the determining of an application for a development certificate. b) the issue of a development certificate. c) carrying out the functions of a PCA. d) carrying out inspections for the purposes of Section109E(3)(d) of the EP&A Act. e) carrying out inspections under Section 22 Swimming Pools Act 1992 and issuing certificates of compliance under that Act.

under that Act. Complying Development Certificate means a Complying Development Certificate within the meaning of the Act.

Construction Certificate means a Construction

Construction Certificate means a Construction Certificate within the meaning of the Act. Contractor licence means a licence issued under the Home Building Act 1989. Development Consent means a Development Consent within the meaning of the Act. Inspection Schedule means the Inspection Schedule provided in the Notice of Inspections within the meaning of the Act

of the Act.

Notice includes any notice issued under the Act or this contract

contract. Occupation Certificate means an Occupation Certificate within the meaning of the Act. Owner-builder permit has the meaning given to it by the Home Building Act 1989 PCA means a principal certifying authority appointed under Section 109E of the EP&A Act Practicable Completion means the date the builder has completed the Building Works in accordance with the Building Contract. Regulations means the Environmental Planning and Assessment Regulation 2000 (NSW) and all applicable amendments.

Assessment Regulation 2000 (NSW) and the remaining given to it amendments. **Residential building work** has the meaning given to it by the Home Building Act 1989 **Termination Money** means the money owing to the PCA if the PCA terminates the contract in accordance with this contract, being money for work done (with interest if applicable) and for cost incurred (with interest if applicable) and any money that the Client would have been bound to pay to the PCA if the contract had been totally completed.

END OF TERMS AND CONDITIONS Contract in force as at 1 September 2017

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APPLICATION FORM FOR OCCUPATION CERTIFICATE

SECTION A. Type of Occupation Certificate applied for (<i>Cross one</i>)				
	SECTION A	. Type of Occupation	Certificate applied for	(Cross one)

SECTION B. Details of the applicant *An application for an Occupation Certificate may only be made by a person who is eligible to appoint a PCA for the development application may not be made by person who will carry out the building work unless that person owns the land on which the work is carried out.	. An s to be
Name/Company	
Unit/Street no. Street	
Suburb or town State Postcode	
Phone Mobile Email	
SECTION C. Details of the Building Works	
Unit/Street no.	
Suburb or town State Postcode	
Lot DP no. Description of the building or part of the building which the application relates	
Desilation also altication condensities Desilation Orals of Acceptuality as identified by the DA and	
Building classification under the Building Code of Australia, as identified by the DA or C	DC
Existing classification New classification (if changed)	DC
Existing classification New classification (if changed) SECTION D. Attachments relating to the proposed development	DC
Existing classification New classification (if changed)	
Existing classification New classification (if changed) SECTION D. Attachments relating to the proposed development Applicants must provide the documents listed below that are relevant to the type of development that is proposed. Compliance Certificates (if applicable) BASIX Completion Certificate (if applicable) SECTION E. Signature of applicant(s)	
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Existing classification New classification (if changed) SECTION D. Attachments relating to the proposed development Applicants must provide the documents listed below that are relevant to the type of development that is proposed. Compliance Certificates (if applicable) BASIX Completion Certificate (if applicable) Fire Safety Certificate (if applicable) Section E. Signature of applicant(s) Signature of applicant(s) Signature of applicant(s)	
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Existing classification New classification (if changed) SECTION D. Attachments relating to the proposed development Applicants must provide the documents listed below that are relevant to the type of development that is proposed. Compliance Certificates (if applicable) BASIX Completion Certificate (if applicable) Fire Safety Certificate (if applicable) Safety Certificate (if applicable) Signature of applicant(s) Signature of applicant(s) Name(s) Date Date Date Date Date	blicable)
Existing classification New classification (if changed) SECTION D. Attachments relating to the proposed development Applicants must provide the documents listed below that are relevant to the type of development that is proposed. Compliance Certificates (if applicable) BASIX Completion Certificate (if price Safety Certificate (if applicable) SECTION E. Signature of applicant(s) Signature of applicant(s) Name(s) Date SECTION F. Delivery of application	blicable)

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