

APPLICATION FOR TECHNICAL INSPECTION

Section 54FB(3) and Building (Resolution of Residential Building Work Disputes) Regulations 14 and 15

Northern Territory of Australia - Building Act

Information:

SECTION 1 - APPLICANT

If a company provide a contact

If the Applicant is the builder – the builder's registration

NAME of APPLICANT

DAY TIME PHONE

name

number

Pursuant to section 54FB(3) of the *Building Act*, the Commissioner of Residential Building Disputes may on the application of a current owner or builder of a residential building, appoint a person with relevant qualifications and expertise (the qualified person) to conduct a technical inspection and report to the Commissioner about whether the prescribed residential building work is defective.

MOBILE PHONE

NUMBER			NUMBER	
FAX NUMBER			EMAIL ADDRESS	
POSTAL ADDRESS				
SECTION 2 - RE	SPONDE	NT		
NAME of RESPONDE				
If a company provide	e a contact			
name				
If the Respondent is	If the Respondent is the			
builder – the builder				
registration number				
DAY TIME PHONE			MOBILE PHONE	
NUMBER			NUMBER	
INDIVIDER			INDIVIDER	
FAX NUMBER			EMAIL ADDRESS	
POSTAL ADDRESS			,	•

SECTION 3 - DETAILS	OF PROPERTY W	HERE RESIDENTIAL B	UILDING WORK IS LOCATED		
LOT/PORTION NUMBER		LOCATION e.g. Town of Darwin			
PROPERTY ADDRESS					
SECTION 4 - EFFECTIV	/E PERIOD FOR N	MAKING APPLICATION			
Note: an application may only be made during the effective period for consumer guarantees. Applicants should refer to Regulation 7 of the <i>Building (Resolution of Residential Building Work Disputes) Regulations</i> . Please take the time to read the questions carefully, as incorrectly completed applications may take longer to process and you may be required to provide further information. If you require assistance completing the form, please contact the Commissioner of Residential Building Disputes (contact details available at www.consumeraffairs.nt.gov.au). Technical inspections only relate to defective work, not incomplete work.					
Please choose which date is r	elevant to your circum	stance			
The effective period for alleg	ations of defective wor	k is the total of the construction	on period, and the defect period		
For allegations of <i>defective work</i> and where the work has <u>not</u> been completed (<i>construction period</i>)					
Specify the start date relevant to your circumstances		Date	Evidence attached		
If there is a contract for the w	· · · · · · · · · · · · · · · · · · ·				
contract for the building work	was entered into				
If there is no contract for the	work – on the day the				
building permit is granted for the work					
Specify the <u>end</u> date relevant circumstances	to your	Date	Evidence attached		
If an Occupancy Permit was re	•				
which the Occupancy Permit v	was granted				
If an Occupancy Permit was not required - the date					
on which all declarations required under the					
Building Act were made i.e. bu	illders declaration				
If the work has not been comp	oleted within the two				
years permitted by the buildir	= :				
not include any extension to t					
permit) the day on which the expired	iirst building permit				

This information is required to calculate the defect period (1 year non-structural and 6 year structural), that follows completion of the work (the construction period). The defect period starts immediately after the last day of the construction period.

Note, that if the current owner becomes aware of the alleged defective work within 30 days before the end of the defect period, the defect period is extended for 30 days after the current owner became aware of the defect.

Example:

If an Occupancy Permit was required for relevant residential building work, and was granted on 1 July 2013 -

- the consumer guarantees in relation to non-structural defects would expire on 2 July 2014; and
- the consumer guarantees in relation to structural defects would expire on 2 July 2019.

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Provide details of the allegation made by the current owner to the builder that the work is defective, whether it was made:

- a) In an application under section 54FC(1), provide details of the date on which the application was made:
- b) Verbally, provide details of the date on which the allegation was made and what the allegation was and how delivered (telephone, in person), or
- c) In writing, provide a copy of the written allegation and the date on which it was made.

C)	in writing, provide a copy of the written anegation and the date on which it was made.
Details:	

SECTION 6 - DESCRIPTION OF WORK				
TYPE OF CONSTRUCTION ACTIVITY				
New Extensions Renovations with an extension				
Building Permit Number				
Please provide a brief description of the work and intended use				
BUILDING CLASSIFICATION Class of Building (BCA Part A3) – tick which applies				
Class 1a (for example, a house, townhouse, duplex)				
Class 2 no more than 3 residential storeys (for example, units, flats)				
Class 10 attached building and constructed at the same time as the above Class 1a or 2 building (for example, a garage, carport)				
Class 10 retaining wall (whenever constructed) that is not attached to a Class 1a or Class 2 building referred to above, but on which the integrity of such a building depends.				
CONTRACT				
Is the prescribed residential work being carried out under a building contract?				
If yes, attach a copy of the contract (including any specifications, plans or variations) to the application, unless you are a subsequent owner.				
If no, or if you are a subsequent owner, attach a copy of any relevant plans, specifications, diagrams, or other documents pertaining to the build.				

SECTION 7 - DESCRIPTION OF ALLEGED DEFECTIVE WORK			
Concise description of alleged defective work			
The alleged defect is – (Tick box)	Structural	Non-structural	

SECTION 8 - APPLICATION
I, the Applicant hereby :-
Request the Commissioner of Residential Building Disputes to appoint a qualified person to conduct a technical inspection of the residential building and to give the Commissioner a report as to whether the prescribed residential building work is defective.
Applicant's signature
Applicant's name

SECTION 9 - LODGEMENT AND NOTIFICATION				
The completed application and fee should be addressed to the Commissioner of Residential Building Disputes and:				
POSTED TO OR Commissioner of Residential Building Disputes PO Box 40946 CASUARINA NT 0811	LODGED IN PERSON Monday to Friday 8:00AM to 4:00PM 1st Floor, The Met Building, 13 Scaturchio St CASUARINA Phone 8999 1999 Westpoint Complex Cnr Railway and Stott Terraces ALICE SPRINGS Phone 8999 1999 (Darwin)			
Notification to other party : Pursuant to Regulation 15(3) of the <i>Building (Resolution of Residential Building Work Disputes) Regulations</i> the Applicant MUST give a copy of this application to the Respondent no later than 5 business days after the application is made.				
The application must be accompanied by payment of the prescribed fee which is set out in Schedule 1 to the <i>Building</i> (Resolution of residential building work disputes) Regulations.				
The fee is payable either by cheque made payable to the "Receiver of Territory Monies" (RTM), by credit card or cash (cash by lodging in person only- DO NOT SEND CASH VIA MAIL).				
Payment Details				
A cheque for \$ is enclosed OR				
Please debit my VISA MasterCard For \$				
Credit Card Number Expiry Date				
Card holder name				
Card holder signature Date//				
FOR OFFICE USE ONLY				
Receipt Number	Date			
Amount Received By				
PRIVACY The Commissioner of Residential Building Disputes	complies with the Information Privacy Principles scheduled			

to the *Information Act.* To view the Commissioner's Privacy Statement www.consumeraffairs.nt.gov.au or call 08 8999 1999.

 $Section\ 54FB(3)\ and\ \textit{Building}\ (\textit{Resolution of Residential Building Work Disputes})\ \textit{Regulations}\ 14\ and\ 15$

Date Approved 31 December 2012

Page 6 of 6