Office Use Only	
Application no.	
Date received:	
Fee:	
Paid:	

## **Guidance Information**

# Visitor Accommodation Use in Existing Habitable Buildings Standard Application Package

The Standard Application Package has been approved by the Minister for Planning to provide a simple pathway for seeking approval for the use of existing homes or habitable buildings for Visitor Accommodation as prescribed below. It comprises an Application for Planning Permit and a building self-assessment Form.

Completed forms must be lodged with the relevant planning/permit authority.

### **Application for Planning Permit**

The Application for Planning Permit form relates to *Planning Directive No.6 – Exemption and Standards* for *Visitor Accommodation in Planning Schemes*, issued by the Minister for Planning under former sections 13(1)(a) and (4) of the *Land Use Planning and Approvals Act 1993*, and effective from 1 July 2018 and as modified on 1 August 2018.

The Application for Planning Permit form applies to the change of use of an existing habitable building where it is 'Permitted' under Planning Directive No. 6, as set out below:

Planning Scheme	Requirements				
Interim planning	Change of use to Visitor Accommodation if:				
schemes	located within the General Residential Zone; Inner Residential Zone, Low Density Residential Zone, Rural Living Zone, Environmental Living Zone, or Village Zone;				
	not located within the Battery Point Heritage Precinct (BP1);				
	guests are accommodated within existing habitable buildings;				
	the use occupies not more than 200m² gross floor area per lot;				
	the use is not within a strata scheme <sup>1</sup> that includes another lot, as defined in section 3 of the <i>Strata Titles Act 1998</i> , that is used for Residential use; and				
	all other requirements in the planning scheme are met that are necessary for a 'Permitted' use.				
Sullivans Cove	Change of use to Bed and Breakfast Establishment or Visitor Accommodation if:				
Planning Scheme 1997	located within Activity Area 1.0 Inner City Residential (Wapping);				
	guests are accommodated within existing habitable buildings;				
	the use occupies not more than 200m² floor area per lot; and				
	all other requirements in the planning scheme are met that are necessary for a 'Permitted' use.				

<sup>&</sup>lt;sup>1</sup> Strata scheme is defined in section 3 of the *Strata Titles Act 1998*.

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The Application for Planning Permit form does not apply if:

> the use is exempt from requiring a planning permit under Planning Directive No.6, as set out below:

Planning Scheme	Exempt Qualification		
Interim planning schemes	Visitor Accommodation use in a dwelling (including an ancillary dwelling) if	(i)	it is used by the owner or occupier as their main place of residence, and only let while the owner or occupier is on
Flinders Planning Scheme 2000	Visitor Accommodation use in a House, House and Ancillary Apartment or Grouped House if	(ii)	vacation or temporarily absent; or it is used by the owner or
Sullivans Cove Planning Scheme 1996	Bed and Breakfast Establishment or Visitor Accommodation uses in a dwelling if		occupier as their main place of residence, and visitors are accommodated in not more than 4 bedrooms.

➤ the use requires a 'Discretionary' planning permit under the planning scheme. For example, a change of use to Visitor Accommodation that does meet the requirements for a 'Permitted' use under Planning Directive No. 6, or other provisions in the planning scheme apply requiring discretionary assessment, such as off-street parking, bushfire planning, heritage, or non-residential use standards in zones (e.g. external lighting requirements).

Applicants should use the standard Council planning application form.

other uses or if any development (not otherwise exempt) is proposed, in addition to the change of use to Visitor Accommodation.

Applicants should use the standard Council planning application form.

#### **Building self-assessment form**

The building self-assessment form is mandated under the *Director's Determination – Short or Medium Term Visitor Accommodation*, issued by the Director of Building Control under section 20(1)(e) of the *Building Act 2016*, and effective from 1 July 2018.

This Determination applies only to existing dwellings or residential premises where a fee is being charged for the use of short or medium term visitor accommodation.

The building self-assessment form must be completed in the following situations where the property is used or intended to be used as visitor accommodation:

- > owner occupiers of residential premises of more than four bookable rooms, or
- ➤ investment properties or shacks (not occupied by the owner) that have a gross floor area of not more than 200m² used for visitor accommodation.

The building self-assessment form requires the owner or occupier to declare that the property meets the minimum building standards with respect to an occupancy permit, plumbing, and essential building services.

The Determination and the building self-assessment form apply, irrespective of the planning requirements. The planning and building requirements are mutually exclusive. If any premises intended to be let for short-term visitor accommodation is a lot in a strata title scheme, and any other premises in that scheme are occupied as a residence by long term residents, the proponent is not permitted to use the building self-assessment process, unless the premises is located within Activity Area 1.0 Inner City Residential (Wapping) under the Sullivans Cove Planning Scheme 1997.

# APPLICATION FOR PLANNING PERMIT CHANGE OF USE TO VISITOR ACCOMMODATION

## Section 58 of Land Use Planning and Approvals Act 1993

То:		Planning Authority
The Proposal:		
(Must tick one)		
Interim Pla	anning Schemes:	
Change o	f use to Visitor Accommodation if:	
<ul><li>guest</li><li>the u</li><li>the u</li></ul>	is are accommodated in existing habitable buildings; see has a gross floor area of not more than 200m² per lot; see is not within a strata scheme² that includes another lot, as oftrata Titles Act 1998, that is used for Residential use; and and is within one of the following zones:  General Residential; Inner Residential, excluding land within the Battery Point He (BP1); Low Density Residential; Rural Living; Environmental Living;	
Sullivana	Cove Planning Scheme 1997:	
are accon	f use to Bed and Breakfast Establishment or Visitor Accommon nmodated in existing habitable buildings and the use has a floon <sup>2</sup> per lot, and the land is within the Activity Area 1.0 Inner City).	or area of not more
Description:		
Brief description o to be used:	f the proposed change of use, including whether the whole or	part of the building(s) are
Applicant: Who	is making the application?	
	is making the application:	
Applicant Name:		
Business / Company Name:		
Postal Address:	Pho I	one No:
Email address:	<del></del>	

<sup>&</sup>lt;sup>2</sup> Strata scheme means the complex of lots and common property (together with the system of administration and management) created on the registered strata plan.

the proposed c	il address and title particula hange of use	ars of the land for	
Street Address:			
Certificate of Title Reference No.			
Describe the way th	e land is used now:		
The Owner: Ow applicant's own	ner's name and address, if	land is not in	
(If more than one owner, a	all names and addresses must be provided)		
Owner Name:			
Business / Company Name:			
Postal Address:		Phon	
		No	): 
Email address:			
(Must tick one)	Is the applicant the owner of the complete Section A below.	of the land?	
No - pleas	se complete Section B below, and if	relevant Sections C and D.	
Section A: Owner	er's Verification		
I/we am/are the own	er(s) of the land.		
Owner(s):	Name: [print]	Signed	Date
Section B: Appli	icant's Verification		
	eclare that the owner /each of the o	wners of the land have been	notified of the intention
Applicant:	Name: [print]	Signed	Date
	application involves land owned	or administered by a cour	ncil
The	approation involves land owner	consents to the making of t	,
	Name: [print]	Signed	Date
General Manager:			

#### Section D: If the application involves land owned or administered by the Crown

The application must be signed by the Minister or relevant delegate responsible for the land and accompanied with written permission.

Declaration (	to be c	ompleted	for all	applications)
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I declare that the information I have given in this permit application to be true and correct to the best of my knowledge.

	Name: [print]	Signed	_	Date
Applicant:				

#### **Personal Information Protection Statement**

As required under the Personal Information Protection Act 2004

- Personal information is managed in accordance with the Personal Information Protection Act 2004 and may be accessed by the individual to whom it relates, on request to the relevant planning authority.
- Information can be used for other purposes permitted by the Local Government Act 1993 and
  regulations made by or under that Act, and, if necessary, may be disclosed to other public sector
  bodies, agents or contractors of the relevant planning authority.

#### **Planning Application Checklist**

The Planning Authority requires the following to assess this Planning Application, with all documentation provided as required by the planning authority:

- (a) Completed Planning Application Form all relevant sections filled in and signed by land owner (if required) and applicant.
- (b) A copy of the current certificate of title for all land to which the permit sought is to relate (available from Service Tasmania or from <a href="https://www.thelist.tas.gov.au">www.thelist.tas.gov.au</a>).
- (c) Either:
  - (i) a basic floor plan of the existing habitable building(s) to scale, including identification of the gross floor area for the proposed change of use to visitor accommodation, or
  - (ii) a signed declaration by the applicant confirming the area of the existing habitable building(s) for the proposed change of use to visitor accommodation has a gross floor area<sup>3</sup> of not more than 200m<sup>2</sup>
- (d) Payment of the prescribed fee (up to \$250.00).

Failure to provide the required information may result in your application not being able to be accepted or processed.

Application for Planning Permit for Change of Use to Visitor Accommodation

<sup>&</sup>lt;sup>3</sup> Or floor area in the case of the Sullivans Cove Planning Scheme 1997.

### **BUILDING SELF-ASSESSMENT FORM**

# Director's Determination – Short or Medium Term Visitor Accommodation Section 20(1)(e) of *Building Act 2016*

This building self-assessment form must be completed in the following situations where the property is used or intended to be used for visitor accommodation, and a fee is being charged for such use:

- > owner occupiers of residential premises of more than four bookable rooms, or
- ➤ investment properties or shacks (not occupied by the owner) that have a gross floor area of not more than 200m² per lot used for visitor accommodation.

The completed form must be lodged with the relevant Permit Authority.

If any premises intended to be let for short-term visitor accommodation is a lot in a strata title scheme, and any other premises in that scheme are occupied as a residence by long term residents, the proponent is not permitted to use the building self-assessment process, unless the premises is located within Activity Area 1.0 Inner City Residential (Wapping) under the Sullivans Cove Planning Scheme 1997.

1997.							
To:				Permit Au	thority		
				Address			
				Suburb/po	ostcode		
Owner / Occupie	r details:						
(Only an owner or occupier	may complete this form)	•					
Owner / Occupier: (Delete one not applicable)							
Postal Address:				Р	hone No:		
Email address:							
Address of Prop Accommodation	erty used or intended to be :	us	sed for Vis	sitor			
Street Address:							
Certificate of Title Reference No.							
Owner / Occupie	r Declaration:						
l/we, as the owner / obuilding requirement	occupier of the property, declare	th	at the prop	erty mee	ets the fo	ollow	ing minimun
	Name: [print]	1	Si	gned		<b>-</b> -	Date
Owner/Occupier: (Delete one not applicable)							

Occupar	ncy Permit:
(Must tick one) The owner of	or occupier is to declare that –
(a)	if an occupancy permit has been issued, the premises is fit for occupation consistent with that permit, and the maximum number of occupants stated on the permit will not be exceeded;
OR	
(b)	an occupancy permit or occupancy certificate was not required (as the premises was constructed / altered before 1994).
Plumbin	g:
	r (b) and (c) or (d))
The owner of	or occupier is to declare that –
(a)	the premises is connected to a reticulated sewerage system;
OR	
(b)	the premises is connected to an on-site wastewater management system that:
	<ul> <li>is in good working order and will be maintained to perform to the same standard as it was designed; and</li> </ul>
	<ul> <li>has a land application distribution area designed, installed and in good serviceable condition; and</li> </ul>
	<ul> <li>the maximum number of occupants of the premises the system is designed for is not exceeded; and</li> </ul>
	<ul> <li>there is a maintenance contract in place for the servicing of the system.</li> </ul>
(c)	the premises is connected to a reticulated drinking water supply system;
OR	
(d)	a private drinking water supply (including from a tank, well, dam, etc.) is provided for the premises that meets the requirements of the <i>Public Health Act 1997</i> .
Essentia	I Building Services:
(Must tick one)	
The owner of	or occupier is to declare that –
(a)	regarding Essential Building Services, the premises has an approved schedule of
	maintenance, and fire safety features are maintained in accordance with Part 7 (regulations 72 to 78) of the <i>Building Regulations 2016</i> and the Director's Maintenance of Prescribed Essential Building Services Determination;
OR	
(b)	the premises is not required to have an approved essential maintenance schedule, but the following fire safety features are installed and maintained in accordance with manufacturer's instructions:
	<ul> <li>a smoke alarm with a 10-year non-removable lithium battery, or</li> <li>a hard wired smoke alarm (and are interconnected where there is more than one alarm fitted);</li> </ul>
	<ul> <li>(a) if any storey of the premises contains a bedroom –</li> <li>(i) installed in every corridor, or hallway, situated in the storey, that is associated with a bedroom; and</li> </ul>

- (ii) if there is no corridor, or hallway, situated in the storey, that is associated with a bedroom, between that part of the premises containing the bedroom and the remainder of the premises; and
- (b) in any other storey of the premises that does not contain a bedroom.
- If multistorey premises are let for visitor accommodation:
  - i. emergency evacuation lighting is provided; and
  - ii. exits are provided that are clearly marked and mapped for the visitor.