Notes to Part 1 Administrative Provisions

This Appendix is included for explanatory purposes only and does not form Part of the requirements except as defined in Division A Sentence 1.1.3.1.(1). The numbers that introduce each Appendix Note correspond to the applicable requirements in this Division.

- **A-1.3.3.5. Unsafe Conditions.** Although words such as alteration, occupancy, building and unsafe conditions are defined in Article 1.4.1.2. of Division A, such words as removal and relocation contained here and in the definitions are adequately defined in dictionaries and need not be defined herein.
- **A-1.3.3.6. Work on Public Property.** The appropriate government authority may be federal, provincial or city, depending on the nature of the public property.
- **A-1.3.3.7. Changes in Ground Elevation and Limiting Distance.** If a new or existing building is built as close to a boundary line as the regulations permit, moving the property boundary could result in contravention of the By-law in regards to spatial separations. In those circumstances, this Subsection would not apply.
- **A-1.4.1.10. Project Directory.** This Subsection requires the owner to inform the Chief Building Official of changes in responsibilities of certain employees. It is not intended to limit the owner's right to change the constructor, engineer, architect or inspection or testing agency, but rather to let the building official know of any such change so that construction will not be held up because of any misunderstanding as to who is responsible. See Letters of Assurance at the end of Part 2 of Division C.
- **A-1.4.1.15. Tests to Establish Compliance.** Where a manufacturer, fabricator or erector is required to conform to specified requirements, such as those referenced by Articles 4.3.1.2. and 4.3.3.1. of Division B, Book I, it is intended that proof of such compliance be filed with the Chief Building Official. See Letters of Assurance at the end of Part 2 of Division C.
- **A-1.4.1.19.(1) Uncovering Work.** The requirement to uncover and replace work will normally apply only if Article 1.4.1.17. has not been complied with, that is, if work requiring inspection has been covered prematurely. Complete uncovering may not be necessary. Here, again, the judgment of the designated official is required to determine if partial uncovering, test holes or similar actions will be sufficient to indicate compliance, the purpose being to promote compliance not to penalize the constructor.
- **A-1.6.2.2. Application Requirements.** In addition to the information required by this provision, further information is required by Subsection 2.3.4. of Division C, Structural and Foundation Drawings and Calculations, and Subsection 2.3.5. of Division C, Heating, Ventilating, Air-Conditioning and Energy Utilization Drawings and Specifications.

A-1.6.2.3.(1)(b) and (c) Value of Proposed Work. The value of proposed work is a reference construction value used for the purposes of determining the applicable permit fees for a given project.

For new detached homes, duplexes, and ancillary residential building such as laneway houses, this may be determined through a simplified process based on the net floor area. This refers to the total aggregate floor space within the building and any associated accessory structures supporting human occupancy or storage. The area so established is to be considered the sum of all horizontal floor area located within the outermost extents of the exterior walls on each floor level, inclusive of all normally occupied space. This is intended to include service rooms or ancillary uses to support normal building operation and maintenance.

The total area to be used in the determination of the value of proposed work is to be determined to the first decimal place. This is multiplied by the factor identified in Sentences 1.6.2.3.(1) or (2) as applicable in order to establish the value of the proposed work.

A-1.6.7.1.(1) Permit Expiry. The owner must provide documentation to establish that the work has not been substantially discontinued for 6 months.

A-1.6.9.4.(1) Owner Must be Certified. The Environmental Operators Certification Program (EOCP) Building Water Systems (BWS) certification is the required minimum certification level, except that for non-*potable* water systems accepted by the *Chief Building Official* as an alternative solution, a more advanced water or wastewater certification may be required. Certification under the ASSE/IAPMO/ANSI 12080 Standard, "Professional Qualifications Standard for *Legionella* Water Safety and Management Personnel" is an acceptable equivalent to the EOCP Building Water Systems certification.

A-1.7.1.2. Occupancy Permit. An occupancy permit is required for a temporary occupancy.

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