# Section 1.10. Addressing Buildings and Parcels of Land

(Refer to Book I (General) of this Bylaw.)

## **BUILDING BY-LAW 2019 - CITY OF VANCOUVER**

## SCHEDULE E-1

Building Permit No.

(for Building Official's use)

Forming Part of Sentence 1.6.2.2.(1)., Division C of the Building By-law

#### **OWNER'S UNDERTAKING**

#### Notes:

- i) This letter must be submitted with the application for a building permit.
- ii) In this letter the words in italics have the same meaning as in the Building By-law.

To:	he Chief Building Official
Re	
	Name of Project (Print)
	Address of Property (Print)
а	consideration of the <i>City</i> accepting and processing an application for a <i>building permit</i> for the <i>project</i> identified eve, and as required by the Building By-law, the following representations, warranties and indemnities are given to <i>City</i> by the <i>owner</i> .
1	[ If an individual is the owner ]
	( ) I am the <i>owner</i> of the above property.
	or
	[ If a corporation is the owner ]
	( ) is the <i>owner</i> of the above property.
	(Name of Corporation)

- 2. The *owner* will comply with and cause those employed for this project to comply with all applicable by-laws of the *City* and other statutes and regulations in force in the *City* relating to the development, work, undertaking or permission in respect of which this letter is submitted.
- 3. The owner fully understands the requirements herein, and acknowledges responsibility for carrying out the work, or gives assurance that the work will be carried out, in accordance with all by-laws governing the construction of the building. The owner understands and acknowledges that the issuance of any permit, including an occupancy permit, or the inspection or approval or passage of work by the City, is not a representation or warranty that any by-law has been complied with and the owner remains responsible at all times for compliance. The owner has read and understands Article 1.4.1.5. of Division C Book I and Article 1.3.2.1. of Division C Book II of the Building By-law, which are set out below.
- 4. The owner hereby agrees to indemnify and save harmless the City and its employees from all claims, liability, judgments, costs and expenses of every kind including negligence which may result from the failure to comply fully with all by-laws, statutes and regulations relating to any work or undertaking in respect of which this letter is submitted.
- 5. Where the words "work" or "undertaking" are used herein, the *owner* understands this to include all trade work, including but not limited to: electrical, plumbing, mechanical, gas and other works necessary to complete the contemplated construction.
- 6. I am authorized to give these representations, warranties, assurances and indemnities to the City.

#### **BUILDING BY-LAW 2019 – CITY OF VANCOUVER**

Schedule E- 1 Continued	Building Permit No(for Building Official's use)
[ Where the owner is an individual ]	Signed, sealed and delivered in the presence of:
Owner's Signature	Witness Signature
Owner's Name (Print)	Witness's Name (Print)
Date	Date
Phone No. and Email address	Witness's address
[ Where the owner is a corporation ]	Signed, sealed and delivered in the presence of:
Name of Corporation	Witness Signature
Per: Authorized Signatory	Witness's Name (Print)
Name (Print)	Witness's address
Date	Date
Phone No. and Email address	

# Referenced Articles below

#### Building By-law, Division C, Article 1.3.2.1 Intent

This By-Law sets standards in the general public interest. It is enacted and retained on the understanding and specifically expressed condition that it creates no duty whatsoever on the City, the Chief Building Official or any employee of the City to enforce its provisions, and on the further condition that a failure to administer or enforce its provisions, or the incomplete or inadequate administration or enforcement of its provisions, shall not give rise to a cause of action in favour of any person whatsoever. The issuance of any permit, including an occupancy permit, is not a representation, warranty or statement that this By-Law or any other enactment has been complied with, and the issuance thereof in error shall not give rise to a cause of action. Accordingly, words in this By-law defining the responsibilities and authority of the Chief Building Official shall be construed as internal administrative directions which do not create a duty.

#### Building By-law, Division C, Article 1.4.1.5. Compliance with By-law and other enactments

- 1) The owner shall comply with this By-law and all other applicable enactments.
- The owner shall ensure that all work, construction, or occupancy is carried out in accordance with this By-law and all other applicable enactments.
- 3) The owner shall ensure that the occupancy of a building or part of a building complies with the occupancy permit.
- 4) The issuance of a *permit*, the acceptance of plans and supporting documents submitted for a *permit*, or the making of inspections by the *Chief Building Official* shall not relieve the *owner* of a *building* from the full responsibility for carrying out the work or having the work carried out in accordance with this By-law and all other applicable enactments.
- 5) The *owner* shall ensure that all underground storage tanks on the subject property that are intended for the storage of heating oil but have not been used for over 2 years are removed and any associated contamination is remediated to the applicable standards as prescribed in the Contaminated Sites Regulation. All work must be completed in accordance with the requirements of the Vancouver Fire By-law.

(for Building Official's use)

## **BUILDING BY-LAW 2019 - CITY OF VANCOUVER**

## **SCHEDULE E-2**

Building Permit No.\_\_\_

Forming Part of Sentence 1.6.2.2.(1)., Division C of the Building By-law

## **OWNER'S AND TENANT'S UNDERTAKING**

[to be used when a tenant is carrying out the project]

	[to be used when a tenant is carrying out the project]		
Notes			
	<ul> <li>This letter must be submitted with the application for a building permit.</li> <li>In this letter the words in italics have the same meaning as in the Building By-law.</li> </ul>		
To:	The Chief Building Official		
Re:			
	Name of Project (Print)		
	Address of Property (Print)		
requi	nsideration of the <i>City</i> accepting and processing an application for a <i>building permit</i> for the <i>project</i> identified above, and as red by the Building By-law, the following representations, warranties and indemnities are given to the <i>City</i> by the <i>owner</i> by the tenant.		
1.	[ If an individual is the owner ]		
	( ) I am the <i>owner</i> of the above property.		
	or		
	[ If a corporation is the owner ]		
	( ) is the <i>owner</i> of the above property.  (Name of Corporation)		
	[ If an individual is the tenant ]		
	( ) I am the tenant of the above property.		
	or		
	[ If a corporation is the tenant ]		

2. The *owner* and the tenant will comply with and cause those employed for this *project* to comply with all applicable By-laws of the *City* and other statutes and regulations in force in the *City* relating to the development, work, undertaking or permission in respect of which this letter is submitted.

(Name of Corporation)

is the tenant of the above property.

3. The *owner* and the tenant fully understands the requirements herein, and acknowledges responsibility for carrying out the work, or gives assurance that the work will be carried out, in accordance with all by-laws governing the *construction* of the *building*. The *owner* understands and acknowledges that the issuance of any *permit*, including an *occupancy permit*, or the inspection or approval or passage of work by the *City*, is not a representation or warranty that any By-law has been complied with and the *owner* remains responsible at all times for compliance. The *owner* has read and understands Article 1.3.2.1. and Article 1.4.1.5. of Division C Book I and Book II of the Building By-law, which are set out below.

# **BUILDING BY-LAW 2019 – CITY OF VANCOUVER**

Schedule E- 2 Continued	Building Permit No (for Building Official's use)	
roject address		
<ol> <li>The owner and the tenant hereby agree to indemnify a claims, liability, judgments, costs and expenses of eve failure to comply fully with all By-laws, statutes and reg this letter is submitted.</li> </ol>		
	ein, the <i>owner</i> and the tenant understand this to include all trade mechanical, gas and other works necessary to complete the	
6. The <i>owner</i> and the tenant are authorized to give these <i>City</i> .	representations, warranties, assurances and indemnities to the	
	ILER	
Owner's signature	NICOU	
[ Where the owner is an individual ]	Signed, sealed and delivered in the presence of:	
Owner's Signature	Witness Signature	
Owner's Name (Print)	Witness's Name (Print)	
Date	Date	
Phone No. and Email address	Witness's address	
[ Where the owner is a corporation ]	Signed, sealed and delivered in the presence of:	
Name of Corporation	Witness Signature	
Per: Authorized Signatory	Witness's Name (Print)	
Name (Print)	Witness's address	
Date	Date	
Phone No. and Email address		

#### **BUILDING BY-LAW 2019 – CITY OF VANCOUVER**

gned, sealed and delivered in the presence of:  itness Signature
itness Signature
itness's Name (Print)
ate
Vitness's address
gned, sealed and delivered in the presence of:
/itness Signature
/itness's Name (Print)
Vitness's address
Date

#### Referenced Articles below

# Building By-law, Division C, Article 1.3.2.1 Intent

This By-Law sets standards in the general public interest. It is enacted and retained on the understanding and specifically expressed condition that it creates no duty whatsoever on the City, the Chief Building Official or any employee of the City to enforce its provisions, and on the further condition that a failure to administer or enforce its provisions, or the incomplete or inadequate administration or enforcement of its provisions, shall not give rise to a cause of action in favour of any person whatsoever. The issuance of any permit, including an occupancy permit, is not a representation, warranty or statement that this By-Law or any other enactment has been complied with, and the issuance thereof in error shall not give rise to a cause of action. Accordingly, words in this By-law defining the responsibilities and authority of the Chief Building Official shall be construed as internal administrative directions which do not create a duty.

#### Building By-law, Division C, Article 1.4.1.5. Compliance with By-law and other enactments

- 1) The owner shall comply with this By-law and all other applicable enactments.
- The owner shall ensure that all work, construction, or occupancy is carried out in accordance with this By-law and all other applicable enactments.
- 3) The owner shall ensure that the occupancy of a building or part of a building complies with the occupancy permit.
- 4) The issuance of a *permit*, the acceptance of plans and supporting documents submitted for a *permit*, or the making of inspections by the *Chief Building Official* shall not relieve the *owner* of a *building* from the full responsibility for carrying out the work or having the work carried out in accordance with this By-law and all other applicable enactments.
- 5) The *owner* shall ensure that all underground storage tanks on the subject property that are intended for the storage of heating oil but have not been used for over 2 years are removed and any associated contamination is remediated to the applicable standards as prescribed in the Contaminated Sites Regulation. All work must be completed in accordance with the requirements of the Vancouver Fire By-law.

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# **Schedule of Fees**

# **PART A - BUILDING**

	fees hereinafter specified shall be paid to the City with respect to and upon the application for the issue of a RMIT as follows:
(a)	Except as provided for in Clause (b) and Section 4 for the CONSTRUCTION of any BUILDING, or part thereof:
	When the estimated cost of the work, being the valuation referred to in Article 1.6.2.3. of Book I, Division C and Book II, Division C of this By-law, does not exceed \$5,000 or for the first \$5,000 of the estimated cost of the work
	For each \$1,000, or part thereof, by which the estimated cost of the work exceeds \$5,000 but does not exceed \$50,000
	For each \$1,000, or part thereof, by which the estimated cost of the work exceeds \$50,000 <b>\$6.5</b> 4
(b)	For the installation, CONSTRUCTION, re- construction, ALTERATION or repair of, or ADDITION to: (i) any CHIMNEY, FIREPLACE, INCINERATOR, VENTILATING SYSTEM, AIR-CONDITIONING SYSTEM, or HEATING SYSTEM, the fee shall be in accordance with Clause (a), except that a fee shall not be charged when the cost of such work is less than \$500
	(ii) any PHOTOVOLTAIC PANELS, and related roof ALTERATION or repair
(c)	For an OCCUPANCY PERMIT not required by this By-law but requested
(d)	For the demolition of a BUILDING, not including a SINGLE DETACHED HOUSE, which has at any time since November 1, 1986 provided RESIDENTIAL OCCUPANCY, subject to Section 3:
	For each DWELLING UNIT
	For each sleeping room in a multiple conversion dwelling, hotel or other BUILDING, which is or has been a principal dwelling or residence of a person, family or household
(e)	For the demolition of a SINGLE DETACHED HOUSE, which has at any time since November 1, 1986 provided RESIDENTIAL OCCUPANCY, subject to Section 3
The	fees hereinafter specified shall be paid to the City as follows:
(a)	For a required permit inspection for compliance with this By-Law which cannot be carried out during normal working hours and where there is a request to carry out the inspection after hours, the fee to be based on the time actually spent in making such inspection, at a minimum inspection time of four (4) hours, including traveling time:
	For each hour or part thereof
(b)	For a plan review where an applicant requests in writing that the review be carried out during overtime:
	For each hour or part thereof
(c)	For each special inspection of a BUILDING or structure to determine compliance with this By-law, and in respect of which no specific fee is otherwise prescribed, the fee to be based on the time actually spent in making the inspection:
	For each hour or part thereof
(d)	For each REINSPECTION made necessary due to faulty work or materials or incomplete work
	requested to be inspected \$262.00

Rev. 13826

	For each inspection of a drainage tile system:	
	For a single detached house or duplex	
I	For all other drain tile inspections:	
	When the estimated cost of the CONSTRUCTION of the BUILDING, being the valuation referred to in Article 1.6.2.3. of Book I, Division C and Book II, Division C does not exceed \$500,000 \$528.00	
	When the estimated cost of the work exceeds \$500,000 but does not exceed \$1,000,000\$1,060.00	
	When the estimated cost of the work exceeds \$1,000,000	
(f) I	For the special search of records pertaining to a BUILDING to advise on the status of outstanding	
	orders and other matters concerning the BUILDING:	
	For a residential <i>building</i> containing not more than 2 principal <i>dwelling units</i>	
	For all other BUILDINGS	
(g) T	To access plans (electronic or on microfilm) or documents for viewing or copying\$57.60	
_	For each microfilm image or electronic file copied	
	For a request to renumber a BUILDING	
	For the extension of a BUILDING PERMIT where requested in writing by an applicant pursuant to	
	Article 1.6.7.2. of Book I, Division C and Book II, Division C 50 % of the original BUILDING	
	PERMIT fee to a maximum of \$484.00	
(k) I	For the extension of a building permit by Council where requested in writing by an applicant	
	oursuant to Article 1.6.7.4. of Book I, Division C and Book II, Division C\$3,170.00	
-	For an evaluation of plans, specifications, building materials, procedures or design methods for the	
	purpose of revisions to an application or a permit in accordance with Article 1.5.2.13. and Section 1.6.6. of	
	Book I, Division C and Book II, Division C:	
	Where the PERMIT relates to a SINGLE DETACHED HOUSE or a SECONDARY SUITE \$262.00	
	plus for each hour, or part thereof, exceeding one hour	
	Where the PERMIT relates to any other BUILDING	
	plus for each hour, or part thereof, exceeding one hour	
	For each RE-OCCUPANCY PERMIT after rectification of an UNSAFE CONDITION and related	
	By-law violations \$483.00	
a	For review of plans, specifications, building materials, procedures or design methods for the purpose of acceptance of an alternative solution for new construction under Article 2.3.2.1. of Book 1, Division C	
	for each application	
	For an evaluation of plans, specifications, building materials, procedures or design methods for the	
	purpose of acceptance of existing conditions, for each application	
-	For review by the Alternative Solution Review Panel \$3,560.00	
	For the evaluation of a resubmission or revised submission made under Clauses (n) or (o) of this Section 2 \$397.00	
	For each refund issued pursuant to Sentence 1.6.2.7.(2) of Book I, Division C, and Book II, Division C the	
	idministrative fee to be deducted	
• •		
	written application of the payor and on the advice of the General Manager of Community Services, the	
	etor of Finance shall refund to the payor, or a designate of the payor, the fees paid pursuant to Clauses (d) e) of Section 1:	
C	For all demolished dwelling units in a building that will be replaced by a social housing or co-operative development that has received a Project Commitment Letter from the British Columbia Housing Management Commission or the Canada Mortgage and Housing Corporation; and	
(b) f	or each demolished dwelling unit that has been replaced by a dwelling unit occupied by rental tenants and not	
C	created pursuant to the Strata Property Act.	
Upon	written application by the payor and on the advice of the Director of Planning, the Chief Building Official	
-	reduce the fees paid pursuant to Clause (a) of Section 1 by percentage for that part of a building designated as	
Socia	1 Housing	

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# **PART B - PLUMBING**

Every applicant for a Plumbing PERMIT shall, at the time of application, pay to the City the fees set out hereunder:

1.	INSTALLATIONS		
	For the Installation of:		
	One, two or three FIXTURES	\$262.00	Rev. 12825
	Each additional FIXTURE	\$82.40	13545 13841
	Note: For the purpose of this schedule the following shall also be considered as FIXTURES:		
	- Every "Y" intended for future connection;		
	- Every ROOF DRAIN, swimming pool, dishwasher, and interceptor;		
	- Every vacuum breaker in a lawn sprinkler system; and		
	- Every back-flow preventer		
	Alteration of Plumbing (no FIXTURES involved):		D
	For each 30 m of piping or part thereof	\$385.00	Rev. 12825
	For each 30 m of piping or part thereof, exceeding the first 30 m	\$107.00	13545 13841
	Connection of the City water supply to any hydraulic equipment	\$145.00	
2.	INSPECTIONS OF FIRELINE SYSTEMS:		Rev.
	Hydrant & Sprinkler System:		12825
	First two inspections for each 30 m of water supply pipe or part thereof	\$385.00	13545 13841
	Each additional inspection for each 30 m of water supply pipe or part thereof	\$159.00	
	Sprinklers:		
	First head, single detached house or duplex	\$438.00	
	First head, all other buildings	\$933.00	
	First head, renovations to existing sprinkler systems	\$271.00	
	Each additional head, all buildings (no limit on number)		
	Firelines:		
	Hose Cabinets	\$50.70	
	Hose Outlets		
	Wet & Dry Standpipes		
	Standpipes		
	Dual Check Valve In-flow Through Devices		
	Backflow Preventer		
	Wet & Dry Line Outlets:	\$202.00	
		\$50.70	
	Each connection	\$50./0	
	NOTE: A Siamese connection shall be considered as two dry line outlets.	\$410.00	
	Each Fire Pump		
	Each Fire Hydrant	\$120.00	
3.	REINSPECTIONS		Rev.
	For each REINSPECTION made necessary due to faulty work or materials or incomplete work	406000	12825 13545
	requested to be inspected	\$262.00	13841
4.	SPECIAL INSPECTIONS		
	Each inspection to establish fitness of any existing fixture for each hour or part thereof	\$262.00	Rev. 12825
	An inspection outside normal working hours and at a minimum inspection time of four (4) hours,		13545 13841
	including traveling time, for each hour or part thereof	\$397.00	
5.	BUILDING SEWER INSPECTIONS		
	First two inspections for each 30 m of BUILDING SEWER or part thereof	\$385.00	Rev. 12825
	Each additional inspection for each 30 m of BUILDING SEWER or part thereof		13545 13841
	1		

PART C - OPERATING PERMITS	Rev. 12997 13259 13545
Every applicant for an OPERATING PERMIT shall, at the time of application for a new OPERATING PERMIT or renewal of an OPERATING PERMIT, pay to the City the fees set out hereunder:	13841
For each OPERATING PERMIT relating to equipment or systems in a BUILDING\$201.00	
For not renewing an OPERATING PERMIT on or before the renewal date	
For each reinspection made necessary due to non-compliance with this By-law	
For each change of permit holder on an OPERATING PERMIT	
PART D – MECHANICAL PERMITS	Rev. 13259 13545
Every applicant for a MECHANICAL PERMIT shall, at the time of application, pay to the City the fees set out hereunder:	13623 13841
For a MECHANICAL PERMIT for a single private residential deck, patio, or balcony in a DWELLING UNIT	
For a MECHANICAL PERMIT in a 1-3 storey BUILDING\$401.00 plus \$14.20 per 1 kW	
For a MECHANICAL PERMIT in a BUILDING of 4 storeys and above \$916.00 + \$114.00 for each electric heat pump installation above 6 total heat pump units	