Section 1.10. Addressing Buildings and Parcels of Land

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

BUILDING BY-LAW 2019 - CITY OF VANCOUVER

		Building Permit No
	SCHEDULE E-1	(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 <i>building permit</i>. ii) In this letter the words in italics have the same meaning as in the Building B 	y-law.
	he Chief Building Official	
e: _	Name of Project (Print)	0
		ICK
	Address of Property (Print)	
abo	consideration of the <i>City</i> accepting and processing an application for a <i>building permi</i> by ove, and as required by the Building By-law, the following representations, warranties <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 propert	у.
	(Name of Corporation)	
_		
2.	The <i>owner</i> will comply with and cause those employed for this project to comply with <i>City</i> and other statutes and regulations in force in the <i>City</i> relating to the developm mission in respect of which this letter is submitted.	
2.	The <i>owner</i> will comply with and cause those employed for this project to comply with <i>City</i> and other statutes and regulations in force in the <i>City</i> relating to the developm	bility for carrying out the work, governing the <i>construction</i> of <i>vermit</i> , including an <i>occupancy</i> sentation or warranty that any or compliance. The <i>owner</i> has
	The <i>owner</i> will comply with and cause those employed for this project to comply with <i>City</i> and other statutes and regulations in force in the <i>City</i> relating to the development mission in respect of which this letter is submitted. The <i>owner</i> fully understands the requirements herein, and acknowledges responsite or gives assurance that the work will be carried out, in accordance with all by-laws the <i>building</i> . The <i>owner</i> understands and acknowledges that the issuance of any <i>p permit</i> , or the inspection or approval or passage of work by the <i>City</i> , is not a represely-law has been complied with and the <i>owner</i> remains responsible at all times for read and understands Article 1.4.1.5. of Division C Book I and Article 1.3.2.1. of Division C Book I and Article 1.3.2.1.	bility for carrying out the work, governing the <i>construction</i> of <i>vermit</i> , including an <i>occupancy</i> sentation or warranty that any or compliance. The <i>owner</i> has vision C Book II of the Building
3.	The <i>owner</i> will comply with and cause those employed for this project to comply with <i>City</i> and other statutes and regulations in force in the <i>City</i> relating to the development mission in respect of which this letter is submitted. The <i>owner</i> fully understands the requirements herein, and acknowledges responsite or gives assurance that the work will be carried out, in accordance with all by-laws the <i>building</i> . The <i>owner</i> understands and acknowledges that the issuance of any <i>p permit</i> , or the inspection or approval or passage of work by the <i>City</i> , is not a represely-law has been complied with and the <i>owner</i> remains responsible at all times for read and understands Article 1.4.1.5. of Division C Book I and Article 1.3.2.1. of Division By-law, which are set out below. The owner hereby agrees to indemnify and save harmless the <i>City</i> and its employing judgments, costs and expenses of every kind including negligence which may responsible with all by-laws, statutes and regulations relating to any work or undertaking in the fully with all by-laws, statutes and regulations relating to any work or undertaking in the set of the	bility for carrying out the work, governing the <i>construction</i> of <i>vermit</i> , including an <i>occupancy</i> sentation or warranty that any or compliance. The <i>owner</i> has vision C Book II of the Building byees from all claims, liability, sult from the failure to comply in respect of which this letter is this to include all trade work,

Vancouver Building By-law 2019

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
<i>Owner</i> '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 Phone No. and Email address	Date
Referenced Articles below Building By-law, Division C, Article 1.3.2.1 Intent	
tion that it creates no duty whatsoever on the <i>City</i> , the <i>C</i> further condition that a failure to administer or enforce its provisions, shall not give rise to a cause of action in favo permit, is not a representation, warranty or statement that	It is enacted and retained on the understanding and specifically expressed condi- <i>Chief Building Official</i> or any employee of the <i>City</i> to enforce its provisions, and on the s provisions, or the incomplete or inadequate administration or enforcement of its our of any person whatsoever. The issuance of any <i>permit</i> , including an <i>occupancy</i> at this By-Law or any other enactment has been complied with, and the issuance ccordingly, words in this By-law defining the responsibilities and authority of administrative directions which do not create a duty.
Building By-law, Division C, Article 1.4.1.5. Compl	iance with By-law and other enactments
1) The <i>owner</i> shall comply with this By-law and all other ap	·
ments.	ccupancy is carried out in accordance with this By-law and all other applicable enact-
,	or part of a <i>building</i> complies with the <i>occupancy permit</i> .
	supporting documents submitted for a <i>permit</i> , or the making of inspections by a <i>building</i> from the full responsibility for carrying out the work or having the work car- licable enactments.
not been used for over 2 years are removed and any as	nks on the subject property that are intended for the storage of heating oil but have sociated contamination is remediated to the applicable standards as prescribed in mpleted in accordance with the requirements of the Vancouver Fire By-law.

	- CITY OF VANCOUVER
SCHEDUL	E E-2 Building Permit No
Forming Part of Sentence 1. Building	6.2.2.(1)., Division C of the
-	
OWNER'S AND TENA [to be used when a tenant i	
-	
Notes:	1
 i) This letter must be submitted with the application for a <i>build</i>. ii) In this letter the words in italics have the same meaning as i 	
To: The Chief Building Official	
Re: Name of Project (Print)	
Address of Property (Print)	
In consideration of the City accepting and processing an applicat	
required by the Building By-law, the following representations, wa and by the tenant.	arranties and indemnities are given to the <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]	
	<i>ner</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]	
	ant of the above property.
(Name of Corporation)	
	e employed for this <i>project</i> to comply with all applicable By-laws e <i>City</i> relating to the development, work, undertaking or permis-
sion in respect of which this letter is submitted.	City relating to the development, work, undertaking of permis-
	nts herein, and acknowledges responsibility for carrying out the
-	n accordance with all by-laws governing the <i>construction</i> of the
	e issuance of any <i>permit</i> , including an <i>occupancy permit</i> , or the
	ot a representation or warranty that any By-law has been com- for compliance. The <i>owner</i> has read and understands Article
1.3.2.1. and Article 1.4.1.5. of Division C Book I and Book II	

Division C

Vancouver Building By-law 2019

Sch	edule E– 2 Continued	Building Permit No (for Building Official's use)
Proje	ect address	
4.	claims, liability, judgments, costs and exper	indemnify and save harmless the <i>City</i> and its employees from all nses of every kind including negligence which may result from the ites and regulations relating to any work or undertaking in respect of which
5.		re used herein, the <i>owner</i> and the tenant understand this to include all trade plumbing, mechanical, gas and other works necessary to complete the
6.	The <i>owner</i> and the tenant are authorized to <i>City</i> .	give these representations, warranties, assurances and indemnities to the
		NER
Ои	vner's signature	NCOU
[W	/here the owner is an individual]	Signed, sealed and delivered in the presence of:
Ow	ner's Signature	Witness Signature
Ow	ner's Name (Print)	Witness's Name (Print)
Dat	e	Date
Pho	one No. and Email address	Witness's address
[\	/here the owner is a corporation]	Signed, sealed and delivered in the presence of:
Nar	ne of Corporation	Witness Signature
Per	: Authorized Signatory	Witness's Name (Print)
Nar	ne (Print)	Witness's address
Dat		Date
Pho	one No. and Email address	

2 of 3

BUILDING BY-LAV	N 2019 – CITY OF VANCOUVER
Schedule E– 2 Continued	Building Permit No
Project address	(for Building Official's use)
Tenant's Signature	
[Where the tenant is an individual]	Signed, sealed and delivered in the presence of:
Tenant's Signature	Witness Signature
Tenant's Name (Print)	Witness's Name (Print)
Date	Date
Phone No. and Email address	Witness's address
[Where the tenant 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
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 i that it creates no duty whatsoever on the <i>City</i>, the <i>Chief Buill</i> ther condition that a failure to administer or enforce its provis sions, shall not give rise to a cause of action in favour of any is not a representation, warranty or statement that this By-La 	is enacted and retained on the understanding and specifically expressed condition <i>Iding Official</i> or any employee of the <i>City</i> to enforce its provisions, and on the fur- sions, or the incomplete or inadequate administration or enforcement of its provi- y person whatsoever. The issuance of any <i>permit</i> , including an <i>occupancy permit</i> , aw or any other enactment has been complied with, and the issuance thereof in ords in this By-law defining the responsibilities and authority of the <i>Chief Building</i> ns which do not create a duty.
Building By-law, Division C, Article 1.4.1.5. Compliance	ce with By-law and other enactments
1) The <i>owner</i> shall comply with this By-law and all other applica	
ments.	ancy is carried out in accordance with this By-law and all other applicable enact-
3) The <i>owner</i> shall ensure that the <i>occupancy</i> of a <i>building</i> or p	part of a <i>building</i> complies with the <i>occupancy permit</i> .

- 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.

Schedule of Fees

PART A - BUILDING

1.	The fees hereinafter specified shall be paid to the City with respect to and upon the application for the issue of a
	PERMIT as follows:

(a)	Except as provided for in Clause (b) 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
	\$50,000
	For each \$1,000, or part thereof, by which the estimated cost of the work exceeds \$50,000
(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\$106.00
(c)	For a permit for temporary OCCUPANCY of a part of a STREET, or of the AIR SPACE immediately ABOVE a part of a STREET, in accordance with Section 1.9. of Book I, Division C and Book II, Division C of this By-law, the daily fee shall be for each 10 m ² or part thereof, of STREET or of AIR SPACE part thereof, of
	STREET or of AIR SPACE immediately above such STREET to be occupied\$3.40
	Subject to a minimum fee of\$116.00
	Flat fee for each portable toilet\$116.00
	For an OCCUPANCY PERMIT not required by this By-law but requested
(e)	For the demolition of a BUILDING, not including a ONE-FAMILY DWELLING, which has at any time since November 1, 1986 provided RESIDENTIAL OCCUPANCY, subject to Section 3:
	For each DWELLING UNIT\$1,220.00
	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
(f)	For the demolition of a ONE-FAMILY DWELLING, which has at any time since November 1, 1986 provided RESIDENTIAL OCCUPANCY, subject to Section 3\$1,220.00
(g)	For the repair of building walls pursuant to requirements of Book I, Division B, Part 5 for any residential building
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\$330.00
(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\$330.00
(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:

2.

Rev. 12825

(e)	For each inspection of a drainage tile system: For a one- or two-family residence
	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\$439.00 When the estimated cost of the work exceeds \$500,000 but does not exceed \$1,000,000\$878.00
	When the estimated cost of the work exceeds \$1,000,000 but does not exceed \$1,000,000
(f)	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>
(g)	To access plans (electronic or on microfilm) or documents for viewing or copying\$47.90
(h)	For each microfilm image or electronic file copied\$13.20
(i)	For a request to renumber a BUILDING
(j)	For the extension of a BUILDING PERMIT where requested in writing by an applicant pursuant to Article 1.6.7.1. of Book I, Division C and Book II, Division C 50 % of the original BUILDING
	PERMIT fee to a maximum of \$403.00
(k)	For the extension of a building permit by Council where requested in writing by an applicant pursuant to Article 1.6.7.4. of Book I, Division C and Book II, Division C \$2,640.00
(l)	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 ONE-FAMILY DWELLING or a SECONDARY SUITE
	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
(m)	For each RE-OCCUPANCY PERMIT after rectification of an UNSAFE CONDITION and related By-law violations
(n)	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
(o)	For an evaluation of plans, specifications, building materials, procedures or design methods for the purpose of acceptance of existing conditions with mitigating features, for each application
(p)	For review by the alternative solution review panel
	For the evaluation of a resubmission or revised submission made under Clauses (n) or (o) of this Section 2

3. Upon written application of the payor and on the advice of the Acting General Manager of Community Services, the Director of Finance shall refund to the payor, or a designate of the payor, the fees paid pursuant to Clauses (e) and (f) of Section 1:

- (a) 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) for each demolished dwelling unit that has been replaced by a dwelling unit occupied by rental tenants and not created pursuant to the Strata Property Act.

Rev. 12825

Rev. 12825

Rev. 12825

Rev. 12825

Rev. 12825

Rev. 12825

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	\$218.0 0	
	Each additional FIXTURE	\$68.6 0	
	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):	¢220.00	
	For each 30 m of piping or part thereof		
	For each 30 m of piping or part thereof, exceeding the first 30 m		
	Connection of the City water supply to any hydraulic equipment	\$121.00	
	INSPECTIONS OF FIRELINE SYSTEMS:		
	Hydrant & Sprinkler System:		
	First two inspections for each 30 m of water supply pipe or part thereof	\$320.00	
	Each additional inspection for each 30 m of water supply pipe or part thereof	\$132.0 0	
	Sprinklers:		
	First head, one- or two-family dwelling	\$365.0 0	
	First head, all other buildings	\$77 6.0 0	
	First head, renovations to existing sprinkler systems	\$226.0 0	
	Each additional head, all buildings (no limit on number)	\$4.0 0	
	Firelines:		
	Hose Cabinets	\$42.2 0	
	Hose Outlets	\$42.20	
	Wet & Dry Standpipes	\$42.2 0	
	Standpipes	\$42.2 0	
	Dual Check Valve In-flow Through Devices	\$42.20	
	Backflow Preventer	\$218.0 0	
	Wet & Dry Line Outlets:		
	Each connection	\$42.20	
	NOTE: A Siamese connection shall be considered as two dry line outlets.		
	Each Fire Pump	\$341.0 0	
	Each Fire Hydrant	\$105.00	
	REINSPECTIONS		
•	For each REINSPECTION made necessary due to faulty work or materials or incomplete work req	uested to be	
	inspected		
•	SPECIAL INSPECTIONS	¢219.00	
	Each inspection to establish fitness of any existing fixture for each hour or part thereof		
	An inspection outside normal working hours and at a minimum inspection time of four (4) hours, including traveling time, for each hour or part thereof	\$330.00	
		φ330.00	
5.	BUILDING SEWER INSPECTIONS		
	First two inspections for each 30 m of BUILDING SEWER or part thereof		
	Each additional inspection for each 30 m of BUILDING SEWER or part thereof	\$132.00	

Consolidated changes to January 1, 2021

Effective January 1, 2021 to May 31, 2021

PART C – OPERATING PERMITS

Every applicant for an OPERATING PERMIT shall, at the time of application, pay to the City the fee set out hereunder:

For each OPERATING PERMIT\$00.00