

Planning and Development Act 2007, s425

DEVELOPMENT APPLICATION

Form 1F **HOME BUSINESS**

Type of Application						
New Application	If you attended a pre-application meeting or eceived pre- application written advice- llease provide the proposal number)	Insert Proposal Number to which this application relates (if applicable): 200				
	Amendment to a current application not yet approved	Insert Proposal Number to which this application relates: 200				
Amendment (S.197)	amendment to a development approval	Insert <u>Development Approval</u> Number to which this application relates:				
The following questions must be answered for amendments lodged under S.144 or S.197 of the P&D Act 2007 Will the development applied for after the amendment be substantially the same as the development applied for originally?						
YES NO - If NO	• the Authority must refuse to amend the de	velopment application/approval				
Will the assessment track for the	ne application change if the application is	amended?				
	ES - the Authority must refuse to amend the d					
Satisfying Conditions of Approval (S.165)	Information and documentation to satisfy conditions of development approval	Insert Proposal Number to which this application relates: 200				
LEASE/SITE DETAILS - Pleas	se Print					
If more than one lease/site, attach the	e following details for each lease/site					
Block						
Section	Unit (if applicable	2)				
Suburb						
District						
Street Number						
Street Name						
Postcode						

Applicant Details Plea	se Print					
Surname	First Name					
Company Name						
Position held in company	Australian Company Number (ACN)					
Postal Address						
Suburb	State Postcode					
Phone Number Business Hours	Mobile					
EMAIL ADDRESS						
Provision of Notice of	f Decision and Plans					
Unless otherwise specified your notice of decision and/or plans will be returned via email Benail Post to ME Hold For Collection						
☐ EMAIL	POST TO ME HOLD FOR COLLECTION					
Lessee (Property Ow						
Lessee (Property Ow	POST TO ME HOLD FOR COLLECTION ners) Details Please Print					
Lessee (Property Ow	POST TO ME HOLD FOR COLLECTION ners) Details Please Print r Government Land Manager)					
Lessee (Property Ow 1st Lessee's Details (o	POST TO ME HOLD FOR COLLECTION ners) Details Please Print r Government Land Manager)					
Lessee (Property Ow 1st Lessee's Details (o Surname Company Name	POST TO ME HOLD FOR COLLECTION ners) Details Please Print r Government Land Manager) First Name Australian Company					
Lessee (Property Ow 1st Lessee's Details (o Surname Company Name Position held in company	POST TO ME HOLD FOR COLLECTION ners) Details Please Print r Government Land Manager) First Name Australian Company					
Lessee (Property Ow 1st Lessee's Details (o Surname Company Name Position held in company Postal Address	POST TO ME HOLD FOR COLLECTION ners) Details Please Print r Government Land Manager) First Name Australian Company Number (ACN)					

All lessees **must** sign authorising the lodgement of this development application. In doing so the lessee gives authority to the applicant to negotiate any dealings in relation to the application through to its determination. If there are more than two lessees please ensure that the details and authorisation are attached to the application.

2nd Lessee's Details (or Government Land Manager)

Surname					
First Name					
Australian Company Number (ACN)					
Company Name					
lf a company position held					
Postal Address					
Suburb					
State/Territory				Postcode	
Phone Number					
Business Hours EMAIL ADDRESS					
DETAIL O OF BUILDING					
DETAILS OF BUSINESS					
Name & Type o	f Business				
Term of Appro					
(maximu	ım 5 years)				
Description and Nature o	f Business				
Have you previously been car	rying out a	☐ NO)		
home business at this		☐ YE			
IF YES - Please	give details				
	g.vo dotano				
Proposed Days of	Operation				
	2 h 2				
_					
Proposed Hours of	f Operation				

<u>USE</u>				
At least one worker who genuinely lives or operating from the lease. (Mandatory requ			t any one time	by the business
Name of person who lives on the lea	ase			
Not more than three people (including resi operating from the lease.	dent wo	orkers) are employ	yed at any one	e time by the business
Name of Worker/s		Role in Busines	s	Resident
1.				NO YES
2.				□ NO □ YES
3.				□ NO □ YES
What is the area of the lease to be used for Total area of the house & all ot structures used as garaging & ot out building	her her ngs	usiness (including House Garage/Store Other Structures	storage)?	
What is the total area of space to used solely for business purpor				
What is the total area of space to used for both residential & busing purpos	ess			
If Area Greater Than 40m2				
Has evidence been provided in year application that the relevant criteria the Territory Plan has been satisfic	a in	NO YES		
A clearly dimensioned floor and site plan of the business is to be carried out, all areas provided as part of this application.				
Has a floor and site plan been include with this application		□ NO □ YES		

HOME BUSINESS GENERAL REQUIREMENTS

<u>Storage</u> (mandatory requirement)	
All goods and materials relating to the business (obe kept:	other than goods or materials kept on the lease) must
a. In buildings or structures they are lawb. In away they the goods and materials	
Has evidence been provided in your application that the relevant criteria in the Territory Plan has been satisfied?	□ NO □ YES
<u>Parking</u>	
the lease is located; or	usiness must be parked: port or location screened from any part of the road on which ider the Unit Titles Act 2001 – in parking for the unit.
Anticipated number of visitors generated	Maximum Daily
by the business	Maximum at any one time
Will this business involve the use of any commercial vehicles?	□ NO □ YES
IF YES Please give number & types of vehicles	
Will this business involve the use of delivery vehicles?	□ NO □ YES
IF YES Please give the details of vehicles & frequency of deliveries	
A clearly dimensioned site plan of the property inc screening, the location, number & dimensions of residents & commercial vehicles to be lodged as	on-site parking indicating whether for staff, visitors,
Has a site plan been included with this application?	□ NO □ YES
<u>Signs</u> (Mandatory requirement)	
Signs must meet the requirements of the Sign	s General Code in the Territory Plan.
Is signage included in this application?	□ NO

☐ YES

sign or advertising device including dimensions, n part of this application	naterials, colour, and exact location to be lodged as
Has a signage plan been included with this application?	□ NO □ YES
Amenity	
	n two approved home businesses in a section, you will need nents of the relevant criteria in the Territory Plan has been
Has evidence been provided in your application that the relevant criteria in the Territory Plan has been satisfied?	NOYESNOT APPLICABLE
Will this business involve any retail sales?	□ NO □ YES
IF YES Please give details of products & types of selling	
Will there be any machinery, generators or motors used inside or outside the house?	□ NO □ YES
IF YES Please give details including kilowatts if known	
Will there be any chemicals used or pollution created that could create a health hazard from the business?	□ NO □ YES
IF YES Please give details	
Proposed Additions and Alterations	
Are there any proposed additions or alterations that require development approval associated with this application?	□ NO □ YES

IF YES - A clearly dimensioned site plan of the property indicating the details of any current or proposed

IF YES – A Residential Zones Single Residential development application form, relevant plans and supporting documentation MUST be lodged with this application. The home business and development approval application will be treated as one application. Both application forms must be completed in full and the documentation requirements for each satisfied.

In accordance with the requirements of Sections 28 and 30 of the Planning and Development Act 2007 the Planning and Land Authority must make the details and associated documents relevant to a development application available for public inspection. If you wish to apply to have all or part of this development application excluded from public inspection you must meet the requirements of Section 411(5) or 412(1) of the Planning and Development Act 2007. **Exclusion from Public Inspection Requested** ☐ YES Restriction on Public If Yes - please indicate under which section of □ S.411(5) Availability Planning & Development Act 2007 Restriction on Public □ *S.412(1) Availability - SECURITY Please specify the information to be excluded from public inspection and provide reasons for exclusion: * if exclusion is requested under Section 412(1) a letter, signed by a justice Minister, certifying this request satisfies the requirements Planning and Development Act 2007 must accompany this application. **Conflict Of Interest Declaration** Does the applicant or lessee have any association with Planning and Land Authority staff? ☐ YES If yes, please provide details:

NOTE: There are penalties for deliberately giving false and misleading information. The Planning and Land Authority or Minister may revoke an approval if satisfied that the approval was obtained by fraud or misrepresentation.

Other Development Application Requirements

Exclusion From Public Inspection

LODGEMENT & PAYMENT

A valid development application comprises of a completed development application form accompanied by all of the required information or documents that address the relevant rules and/or relevant criteria for it to be considered for approval.

Proposals in the merit track have the option to comply with the rules or criteria, unless the rule is mandatory. Where it is proposed to meet the criteria, the onus is on the applicant to demonstrate, by supporting plans and written documentation, that the proposed development satisfies the criteria and therefore the intent of the element.

Once a development application is received, the documentation will be checked to ensure it meets the standard for lodgement. If the documentation provided is acceptable, you will receive written confirmation the application is ready for lodgment and a request for the payment of the application fees. A development application is not considered lodged until full payment of fees is made.

If the DA documentation is not acceptable for lodgement, you will receive written advice detailing the additional information required and/or any other issues with your application. Once these things are provided the Planning and Land Authority will recommence the documentation check and fee payment process outlined above.

DOCUMENTATION & PLANS

All required documentation must be provided in an electronic format on **compact disc/DVD**. Each document must be saved as a PDF and named in accordance with the naming convention as detailed on the ACTPLA website.

All plans must be to scale and rotated to landscape.

All plans are to be clear and concise and consistent with Australian Standard 1100.301 - 1985 and Australian Standard 1100.301 supplementary - as updated from time to time.

The proposal number included in the naming convention is unique to the application and provided by the Planning and Land Authority. If you have already had dealings with the Authority about your proposal through a pre-application meeting or have requested and received pre application advice, you would already have a proposal number allocated for your development application. If you have not been allocated a proposal number, leave this number out of the file name.

The documentation provided on CD/DVD either over the counter or via an electronic lodgment process (email or internet) will be considered to be the relevant documentation associated with this application.

HARDCOPY DOCUMENTATION REQUIREMENTS

In addition to DA documentation being provided on compact disc/DVD a hard copy must also be provided for the following:

Any report required as part of an application over 20 pages in length

Amendment to Development Application Not Yet Approved (s.144)

When submitting documentation or plans in relation to an amendment to a development application that has not been determined, a written statement specifying what elements of the original proposal have been changed must be provided.

Further Information (s.141)

In addition to the documentation provided at the time of lodgment the Planning and Land Authority may, by written notice, request more information from the applicant under section 141 of the *Planning and Development Act 2007* at any time after the lodgment of the development application.

Satisfying Conditions of Approval (s.165)

When submitting documentation or plans to satisfy conditions of approval a written statement detailing which conditions the documentation or plans are seeking to satisfy must be provided.

APPLICANT & LESSEE DECLARATION

I/we the undersigned, hereby apply for approval for a home business to operate on the land specified in this application;

I/we declare that this application is accompanied by all of the required information or documents that address the relevant rules and/or relevant criteria for it to be considered for approval;

I/we understand that if during the assessment of this application it is found to have been submitted in the incorrect assessment track the application will be refused and I/we will not be entitled to a refund or transfer of fees;

I/we understand that the information submitted with this application form will undergo a documentation check prior to the payment of fees and formal lodgement of the application. Further information may be required prior to the acceptance of the development application by the Authority;

I/we understand that the documentation provided on CD/DVD or via the electronic lodgement process will be considered to be the relevant documentation associated with this application. If only hard copy plans are provided at the time of lodgement they will be electronically scanned. All development application documentation will be made available for public inspection including via the Internet unless exclusion has been approved;

If the time for deciding the application (prescribed period) has ended and a decision has not been reached I/we understand that the application will be deemed refused and the Planning and Land Authority will not provide written advice of this decision. I/we also understand that the Planning and Land Authority is able to still consider the application and make a decision after the expiration of the prescribed period.

I/we hereby authorise the Planning and Land Authority its servants and agents to erect sign/s on the subject property(s) as required:

I/we hereby authorise ACT Government officers to access the subject property(s) for the purpose of evaluating the proposal (including the inspection of driveways and trees);

I/we the undersigned (lessee) appoint the applicant whose signature appears below to act on my/our behalf in relation to this Development Application. This authorises the applicant to pay all application fees, bonds and securities, liaise with the Planning and Land Authority when required, alter, amend or provide further information as necessary and receive any communications relating to this Development Application.

I/we declare that all the information given on this form and its attachments is true and complete;

If signing on behalf of a company, organisation or Government agency: - I/we the undersigned, declare I/we have the appropriate delegation or authority to sign on behalf of the company, organisation or Government agency.

Applicant Signature (s)	Date	
1 st Lessee's Signature	Date	
2 nd Lessee's Signature	Date	

Please Note All lessees to sign this form – please attach additional details if more than two lessees

Privacy Notice

The personal information on this form is being collected to enable processing of your application. Collection of personal information is authorised by Chapters 7, 8 and 9 of the *Planning and Development Act 2007*. The information that you provide may be disclosed to the ACT Revenue Office and the Registrar-General's Office. The information may be accessed by other government agencies, ACTEWAGL, ACTEW Corporation and other commercial organisations interested in development and building information. The *Planning and Development Act 2007* requires the details of applications, decisions and orders to be kept on a register and made available for public inspection. Information and documentation relevant to a development application may be made available via the Internet.

Does the Commonwealth Environment Protection and Biodiversity Conservation Act 1999 (EPBC) affect your proposal

The EPBC came into operation on 16 July 2000. It establishes an environmental assessment and approval system that is separate and distinct from the ACT system. It does not affect the validity of ACT development assessment and approval processes, but may affect the assessment track. The ACT cannot provide preliminary advice on whether a proposal falls within the definition of a controlled action, or requires referral to the Commonwealth. You should consult with the Commonwealth to determine if your proposal is a controlled action before seeking any approvals under the *Planning and Development Act 2007*. For information about the EPBC, including the referral process and when a referral should be made, contact: Department of Environment, Water, Heritage and the Arts, GPO Box 787, CANBERRA ACT 2601 Telephone: 62741111.

Contact Details:

Environment and Sustainable Development Directorate

Customer Service Centre

GPO Box 1908, Canberra City 2601 16 Challis Street, Dickson ACT 2602

Business Hours: 8.30am to 4.30pm weekdays

Phone: (02) 6207 1923 Fax: (02) 6207 1925 TTY: (02) 6207 2622

Email: actpla.customer.services@act.gov.au

Website: www.actpla.act.gov.au

DOCUMENTATION REQUIREMENTS' HOME BUSINESS

Key:	
✓ Required • Required if relevant	
A clearly dimensioned floor and site plan of the property indicating the all areas of the property where the business is to be carried out, all areas to be used for both residential and business purposes	√
A clearly dimensioned site plan of the property indicating existing and proposed landscaping and screening, the location, number & dimensions of on-site parking indicating whether for staff, visitors, residents & commercial vehicles	√
A clearly dimensioned site plan of the property indicating the details of any current or proposed sign or advertising device including dimensions, materials, colour, and exact location	√
Evidence Storage requirements have been met	√
If this application will result in more than two approved home businesses in a section, evidence that the requirements of the relevant criteria in the Territory Plan has been satisfied	•
If additions and alterations to the residence are proposed as part of this application: Completed Residential Zones - Single Residential DA form Relevant plans and supporting documentation	•