

APPLICATION CHECKLIST

This checklist categorises information required to be provided with your application. NOTE: Failure to provide all the relevant information may result in the application not being accepted by Council or delays in the processing of the application.

ALL AP	PLICATIONS							
	Application For Development							
DEVEL	DPMENT APPLICATION (DA)							
	Plans and Specifications to include: Site Plan (including any existing structures, access & distance to all boundaries from the proposed building), Floor Plan, Elevations (all directions) & Section Details							
	BASIX Certificate and corresponding BASIX Plan							
	New Water/Sewer Connection Application/s							
	On-Site Sewage Management (OSSM) Application (Design Plan to be Completed by Qualified Consultant)							
	Statement of Environmental Effects (pages 9 & 10)							
	Bushfire Assessment (If deemed bushfire prone)							
CONST	RUCTION CERTIFICATE (CC)							
	Plans and Specifications to include: Soil Test & Engineered Certified Slabs/Footings, Bracing details and Structural Certification							
	Certificate of Insurance under the Home Building Act (for works over \$20,000) Or							
	Owner Builder Permit (for works over \$10,000) – for more details on obtaining an Owner Builder Permit please contact The Department of Fair Trading							
_	Application for Rural Address Number (RAN)							
Ш	Section 138 Application for New or Upgrade of Vehicle Access.							
СОМРІ	YING DEVELOPMENT CERTIFICATE (CDC) APPLICATION							
	Plans and Specifications to include: Site Plan (including existing structures, access & distance to all boundaries from the proposed building), Floor Plan, Elevations (all directions), Section Details, Soil Test, Engineered Certified Slabs/Footings, Bracing details and Structural Certification							
	BASIX Certificate and Corresponding BASIX Plan							
	Certificate of Insurance under the Home Building Act (for works over \$20,000) Or							
	Owner Builder Permit (for works over \$10,000) – for more details on obtaining an Owner Builder Permit please contact The Department of Fair Trading							
	New Water/Sewer Connection Application/s							
	On-Site Sewage Management (OSSM) Application (Design Plan to be Completed by Qualified Consultant)							
	Bushfire Assessment (If deemed bushfire prone)							
	Application for Rural Address Number (RAN)							
	Section 138 Application for New or Upgrade of Vehicle Access.							
APPLIC	ATION FOR SUBDIVISION							
	Detailed Plan of Subdivision (Including proposed area sizes, location of existing & proposed site access points, location of any buildings/structures, boundary distances and any easements)							
	Statement of Environmental Effects (pages 9 & 10)							
	Bushfire Assessment (If deemed bushfire prone)							

LODGEMENT DETAILS

Address the application to:	Tenterfield Shire Council				
Post:	PO Box 214 TENTERFIELD NSW	PO Box 214 TENTERFIELD NSW 2372			
Courier Or Personal Delivery:	Tenterfield Shire Co 247 Rouse Street TENTERFIELD NSW				
· ·	•		ficer when lodging your application. Typically the complexity of your application.		
We recommend that you consu		nning/Building(Officers prior to lodging your application to		
If you wish to obtain a quote for	fees payable please c	ontact Council.			
Office Hours:	9.00am to 4.30 pm	Monday to Frid	day.		
Phone:	Phone: (02) 6736 6	5002			
Council's Website Address:	www.tenterfield.ns	www.tenterfield.nsw.gov.au			
Fees:	Fees are calculated on the estimated cost of the works. Contact Council for a fee quote.				
Pay By Mail: Please make your check Tenterfield Shire Cour POBox214 TENTERFIELD NSW	ncil	VISA MasterCard	Credit Card payments can be accepted either in person or via phone.		
Pay In Person: Council Offices, 247 Robetween 9:00am and 4 - Friday Pay by Cash, Cheque of	use Street, Tenterfield .30pm Monday	DIRECT DEPOSIT	BSB: 082-829 Account: 50 991 3697 Reference: Please quote "Applicants Name"		
Acknowledgement of Application:		_	ve have received your application. You will nount of fees paid and the registered numbe		
Credit Card Payment Authority De	etails				
☐ MASTERCARD [□ VISA	EXPIRY DATE:	·		
NO///	/	Card Code Ve	rification (CCV) No		
NAME ON CARD:					
SIGNATURE:					



Application for Development

Tick Boxes **☑** the appropriate box

,						
Development Application						
Complete Parts 1, 1a, 2, 5 & 6 (if applicable)						
AI	ND/OR					
Construction Certificate Appl	ication					
Complete Parts 1, 3, 4 & 6 (if applicable)						
	OR					
Complying Development Cert	tificate Application					
Complete Parts 1, 1a, 2, 4, & 6 (if applicable)						
Fees must be paid at time of lodgement						
Privacy Notification - In completing this form you will be propurposes of the Privacy and Personal Information Act 199 provide, or do not wish to provide the information sought, the provision of owner's name and address with signature, public inspection. Tenterfield Shire Council is required under being collected and used. If you require further information	28. The supply of this information is volunt Council may be unable to process your requests to verify owner's permission. This informater the Act to inform you about how your person.	ary. If you cannot st. <i>Council requires</i> tion is available for				
Offic	e Use Only					
Application Fee:	Receipt No.:					
Section 138: Other:	Date of Receipt:					
TOTAL (\$):	Council Officer:					
DA No.:	_ CC No.:					
CDC No.:	Or					

PART 1 – APPLICANT/OWNER DETAILS

Applicant							
All correspondence will be forwarded to the nominated applicant.							
Surname (or Company)							
Given Names							
Contact Person (if Comp	oany)						
Postal Address:							
				•	Code		
Telephone:			Mobile:				
Email:							
Application is hereby made for approval to carry out development on the land described. I/We consent to Tenterfield Shire Council displaying and copying this application and supporting documentation, including designs, for the purpose of obtaining, where necessary public comment. I/We declare that the information as detailed in the Application Checklist has been provided and is accurate and correct. I also understand if the application is incomplete it may be delayed,							
Signature(s) of applican	t/s		Applicant Ref	·			
Signature			Name (Print)		Date		
Signature			Name (Print)		Date		
Signature			Name (Print)		Date		
Political Donations &	Gifts						
A disclosure statement of a reportable political donation or gift must accompany a development application if the reportable donation or gift was made within 2 years of the application being lodged. If the donation or gift is made after the lodgement of the application, a disclosure statement must be sent to Council within 7 days of the donation or gift being made.							
Has the applicant made	e a donation or g	given any gift to	any Councillor	or staff?			
Yes		No					
1 -				•	on or gift, you are required to even (7) days of making the		
For more information r Council's website or tele	-	-		nd Gifts and to o	btain a Disclosure form visit		

PART 1 – APPLICANT/OWNER DETAILS

Pecuniary Interest Does Tenterfield Shire Council employ the applicant (or owner) or is the application being submitted on behalf of an employee?								
	Yes		No					
	icant have any ro behalf of someor				Tenterfield Shire Council or is the application			
	Yes		No					
If you have an	swered yes to eit	her of the abo	ve you must	disclose this r	relationship.			
Owner's Con	sent							
If you are not	the owner of the	land, you mus	t have all th	e owners sign	the application. If the land is Crown land, an			
	icer of the NSW L			_				
Note: All owner/s of the subject land relating to this application, must sign this form. If you are not the owner of the land, you must have all the owners sign the application. Note: If signing on the owner's behalf, please state your legal authority and provide documentary evidence (e.g., copy of power of attorney, trust deed etc.). Note: In the case of land that is the subject of a strata scheme under the Strata Schemes (Freehold Development) Act 1973 or the Strata Schemes (Leasehold Development) Act 1986, the owners corporation for that scheme must be constituted under the Strata Schemes Management Act 1996. A development application for a lot in a strata plan does not require the consent of the Body Corporate when that work does not affect any common property. Note: If signing on behalf of a corporate body or company, the application should be signed by an authorised person under common seal and the position of that person in the corporate body or company must be stated on the form. Alternatively, the Common Seal is not required if two Directors or authorised persons sign the application form, or if you are a sole Director.								
Name of Own	Name of Owner/s and/or authorised person:							
Position title (if Company):							
Address:								
Telephone:	Telephone: Mobile:							
Email:								
I/We the undersigned are the owner(s) of the property described in this application and consent to its lodgement. I/We hereby permit a duly authorised officer of Tenterfield Shire Council to enter the land or premises to carry out inspections and surveys to take measurements or photographs as required for the administration of the Act(s), Regulations or Planning Instrument.								
	Signature		N	Jame (Print)	Date			
	Signature		 N	Jame (Print)	Date			
	Signature		 N	Jame (Print)	Date			
	Signature			 Jame (Print)	Date			
	J			of <u>All</u> Owners				

PART 1a - PRIVACY & COPYRIGHT NOTICE

Privacy and Copyright Notice

Notice Under Section 10 of the Privacy and Personal information Protection Act 1998 to Individuals Providing Personal Information on this Development Application Form and in Documents Submitted with the Development Application.

The personal information that Tenterfield Shire Council ("Council") is collecting on this application form and in any documents submitted with the development application is personal information for the purposes of the Privacy and Personal Information Protection Act 1998 ("the Privacy Act"). The purposes for which the information is being collected are assessment and determination of a development application under the provisions of the Environmental Planning and Assessment Act 1979 which may include making the application form and any documents submitted with the development application and documents relating to the determination publicly available for inspection or viewing on the Council's website and in other ways that the Council considers appropriate. The intended recipients of the personal information are Councillors of the Council ("Council"), members of staff of Council, administrators of Council, members of Council committees, delegates of Council, contractors engaged by Council (including legal advisers, consultants and external experts), other public sector agencies and any other person who inspects or views the application form or the documents submitted with the development application.

The supply of personal information requested on the development application form is not voluntary and if it is not provided, the Council may be unable to process the development application. The individual to whom the personal information relates, may request the Council to make appropriate amendments (whether by way of corrections, deletions or additions) to ensure that the personal information:

- a) is accurate, and
- b) having regard to the purpose for which the information was collected (or is to be used) and to any purpose that is directly related to that purpose, is relevant, up to date, complete and not misleading.

Tenterfield Shire Council is the name of the agency that is collecting and holding the personal information.

Development Application and documents may be made publicly available

This development application form (including any personal information and other information supplied on the form) and any document submitted with the development application may be made publicly available free of charge on the website maintained by the Council and in other ways that the Council considers appropriate in accordance with sections 6 and 18 of the Government Information (Public Access) Act 2009 ("GIPA Act") and Schedule 1 of the Government Information (Public Access) Regulation 2009 ("GIPA Regulation"). In that regard it should be noted that nothing in the Privacy and Personal Information Protection Act 1998 affects the operation of the GIPA Act or operates to lessen any obligations of the Council under the GIPA Act.

Copyright Declaration by Applicant and/or Owners

- I understand that this development application form (including any personal information and other information supplied on the form) and any document submitted with the development application is open access information under the Government Information (Public Access) Act 2009 and may be made publicly available as open access information free of charge on the website maintained by the Council and in other ways that the Council considers appropriate.
- 2. I give permission to the Council to copy and issue copies of this development application form (including any personal information and other information supplied on the form) and any document submitted to accompany the development application and to reproduce and to publish the development application form and any document submitted to accompany the development application on the website maintained by the Council and in other ways that the Council considers appropriate and if I am not entitled to copyright in respect of any document submitted to accompany the development application I confirm that I have obtained permission from the person entitled to copyright in respect of the document to allow the Council to copy and issue copies of the document and to reproduce and publish the document and I indemnify the Council against any claim or action in respect of breach of copyright relating to the Council copying, issuing copies reproducing or publishing the document.

Signature	Name (Print)	Date

PART 2 – LOCATION & DEVELOPMENT DETAILS

Location of the Property
Street/Rural Address No.:
Street/Road Name:
Town/Village:
Lot No/s.: Section No/s.:
Deposited Plan (DP) No/s.:
Assessment No/s.:
Special Access Requirements:
Ph:
Please give details of any special requirements for gaining entry to the Property (eg dogs, locked gates, 4WD).
Description of Dranged Davidonment
Description of Proposed Development
Describe briefly your proposed development, including advertising signs, hours of operation, use, subdivision, demolition, etc.
Estimated Cost of Work
The estimated cost of the development, labour and materials or contract price should include GST and is subject to
a check by Council before final acceptance. If more than one structure is proposed, provide for cost for each structure including demolition cost.
Structure 1 \$
Structure 2 \$
TOTAL ESTIMATED COST OF WORK \$
Note: Clause 255 of the Environmental Planning & Assessment Regulation 2000 specifies how the estimated cost of development is to be calculated. It is an offence to make a false statement in relation to the estimated cost of development and significant penalties can apply.
Concept Development Applications (Staged)
Note: Concept plans are to be submitted in conjunction with the application. If an applicant wishes to lodge the development as a Concept Development, it must be specified in accordance with Division 3A of the Environmental Planning & Assessment Act 1979. This will require separate approval for subsequent stages.
Is your development a Concept Development Application? (Staged)
Yes No
If you answered Yes please provide details of the proposal below:

PART 2 – LOCATION & DEVELOPMENT DETAILS

Integrated Development							
Integrated development is development that requires licences or approvals from other Government Departments. Most forms of development will not be "integrated". Please consult the attached Explanatory Notes for further information.							
Is the proposed development 'Integrate	d Development ?)					
Yes		No					
Rural Fires Act 1997	□ s100B	Heritage Act 19	977	□ s58			
Fisheries Management Act 1994	□ s144	□ <i>s201</i> □	s205	□ <i>s219</i>			
Petroleum Onshore Act 1991	□ s16	National Parks	and Wildlife Act	: 1974 □ s90			
Roads Act 1993	□ s138	Mine Subsiden	ce Compensation	n Act 1961□ s15			
Water Management Act 2000	□ ss89, 90, 91						
Protection of the Environment Operation	ons Act 1997 🛚	ss43(a), 47, 55	□ ss43(b), 48,	. 55			
Note: An additional fee of \$320.00 is p							
Body. An additional copy of plans and s	upporting inforn	nation is required	d for each appro	val body.			
To assess your proposal, we need to un your proposal, you need to provide one as well as the way in which the develop to attach. Failure to fully describe the processing.	nderstand the ime or more of the ment will operat	statements listed e. See the attacl	d below to expla hed Explanatory	nin its environmental effects Notes for what information			
Is your proposal designated developme	ent?						
No Please attach o	Statement of E	nvironmental Ef	fects (SEE)				
Yes Please attach o	an Environment o	al Impact Statem	ent (EIS)				
Is the land (or part of the land) an Area	of Outstanding	Biodiversity Val	ue?				
No 🔲 Please attach d	Statement of E	nvironmental Ef	fects (SEE)				
Yes Please attach a Biodiversity Assessment Report							
Is your proposal likely to significantly habitats?	affect threaten	ed species , popu	ulations or ecolo	ogical communities or their			
Either by exceeding Biodiversity Offsett under S.7.3 Biodiversity Conservation A	-	impacting on the	Biodiversity Va	lues Map, or as determined			
No Please attach o	Statement of E	nvironmental Ef	fects (SEE)				
Yes Please attach a Biodiversity Assessment Report							

PART 3 – CONSTRUCTION CERTIFICATE SCHEDULE

Principal Ce	rtifying Auth	ority (PCA)
--------------	---------------	-------------

Prior to the commencement of any building works, a PCA must be appointed. The PCA may be Council or an Accredited Certifier. The role of the Principal Certifying Authority (PCA) is to ensure that all building work has and is being executed in accordance with the development consent and relevant building regulations It is also the responsibility of the PCA to ensure that any required Compliance Certificates are provided and that an Occupation Certificate is issued prior to the development/building being occupied.

Do you wish to appoint Tenterfield Shire Council (Council) as the PCA?								
Yes No								
If you answered 'No' you are required to advise Council of the appointed PCA.								
Name of PCA:								
Address:								
Phone: Email:								
PCA No.:								
Statutory building requirements state you must appoint a PCA to inspect each stage or component of a development. This is to ensure it is proceeding as per the relevant approval and in the appropriate manner. A satisfactory inspection must be undertaken before you proceed with the next stage. Failure to have these stages or components inspected (and the necessary certificates made available) can render you liable to legal proceedings and may result in the refusal to issue a Building Certificate or an Occupation Certificate for the completed building.								
Proposed Date of Commencement of Works You must notify Council two (2) days prior to commencement of any works.								
Development Consent f you already have been issued with development consent enter the details below.								
DA Consent No.:								
Date Determined:								



PART 4 – CONSTRUCTION CERTIFICATE OR COMPLYING DEVELOPMENT CERTIFICATE SCHEDULE

Who will be doing the building work?								
This information is required prior to any building work commencing								
	Owner Builde	r Permit I	No.:					
	Licensed Builde	er License	No.:					
Name (or Com	pany):							
Postal Address:								
				P/Code:				
		Email: .						
For Building W	orks							
Number of Sto	reys (Including	underground fl	oors):					
Floor Area of n	ew building/A	lteration (m²):			•••••			
Site Area (m²):								
Number of Dw	ellings to be co	nstructed:	•••••					
Number of Pre	-existing Dwell	ings:						
Number of Dw	ellings to be de	emolished:						
Will the new D	welling be atta	ched to any exis	sting buildin	g?				
ls your proposa	al a Dual Occup	ancy?						
Walls	Code	Roof	Code	Floor	Code	Frame	Code	
Brick (double)	11	Tiles	10	Concrete or slate	20	Timber	40	
Brick (veneer)	12	Concrete or slate	20	Timber	40	Steel	60	
Concrete or stone	20	Fibre cement	30	Other	80	Aluminium	70	
Fibre cement	30	Steel	60	Not specified	90	Other	80	
Timber	40	Aluminium	70			Not specified	90	
Curtain glass	50	Other	80					
Steel	60	Not specified	90					
Aluminium	70							
Other	80							
Not specified	90							

Note: this information is used by the Australian Bureau of Statistics.

Please indicate 'X' in the box which best describes the materials to be used during construction (mark more than one if necessary).

PART 5 – STATEMENT OF ENVIRONMENTAL EFFECTS

To accompany Development Application as a requirement of Part 5 of the EPA Act Environmental Assessment. EPA Regulations 2000, Schedule 1, Part 1 (1) & (2).

A Statement of Environmental Effects is to be submitted with all development applications other than "designated development" or proposals having negligible environmental impact, e.g. Internal alterations.

If a "Yes" answer is given to any of the below issues, details of likely impact(s) and the proposed means of mitigating or reducing such impact(s) must be given. This Statement of Environmental Effects is not exhaustive and is only suitable for simple Developments.

It should be expanded on where appropriate. If insufficient space has been provided, attach additional sheets.

	1. CONTEXT AND SETTINGS (SITE ANALYSI	S)		
a)	Is the development out of character within the area (e.g. does the proposal involve a commercial or industrial use in a residential area)?			
b)	Will the development:	Yes	No	
	i. Be visually prominent within the existing landscape?ii. Impact on any item of heritage or	Yes	No	
	cultural significance? iii. Be located on a property on which an item of environmental heritage is	Yes	No	
	situated – refer to Schedule 5 of the Tenterfield LEP 2013. iv. Be located on a property which lies	Yes	No	
	within a Heritage Conservation Area as identified in the Tenterfield LEP 2013.	Yes	No	
	2. TRANSPORT TRAFFIC & ACCESS			
a)	Will local traffic movements and volumes			
b)	be affected? Will additional requirements to provide	Yes	No	
5,	access be required?	Yes	No	
c)	Is a traffic study required?	Yes	No	
	3. WASTE DISPOSAL			
a) b)	How will effluent be disposed of? Will the proposal lead to direct discharge	Sewer	On-Site	
S)	of stormwater or waste into a natural water system?	Yes	No	
c)	Will other wastes be generated by this development?	Yes	No	
	4. SOCIAL AND ECONOMICAL IMPACTS			
a)	Will the proposal affect the amenity of			
	surrounding residences by overshadowing, loss of privacy, increased noise or vibration?	Yes	No	
b)	Will the proposal have any economic consequences in the area?	Yes	No	

PART 5 – STATEMENT OF ENVIRONMENTAL EFFECTS

5.	ENVIRONMENTAL IMPACTS (AIR, SOIL	, WATER, FL	ORA AND FA	UNA)	
a) b) c)	Could the proposal have any impact on the local climate? Could the proposal result in soil contamination? Could the proposal cause erosion and/or sedimentation of watercourses during	Yes Yes		No No	
d) e)	construction or after completion? Will excavation and/or filling be required? Will the proposal:	Yes Yes		No No	
	i) Emit fumes, steam, smoke, vapour or dust?ii) Involve removal of vegetation?	Yes Yes		No No	
f) g) h)	Could the proposal affect native habitat? Could the proposal disturb any aboriginal artefacts or relics? Is the site subject to natural hazards such	Yes Yes		No No	
_		Yes If yes descr	ibe what haza	No rd:	
i)	Have any of the following land uses or activities been undertaken on the site? (service station or a sheep or cattle dip, intensive agriculture, mining or extractive industry, waste storage or waste treatment, or the manufacture of chemicals, asbestos or asbestos products), where the proposed development will involve any disturbance of soil?		ibe what activ	•	
6.	DESCRIPTION OF IMPACTS				
Please	describe the History and Past Use/s of the L	and:			
Has acc	ess been provided for disabled persons?	Yes	No	□ N/A	

PART 6 – SECTION 68 APPROVALS (Local Government Act 1993)

Separate approvals sewage manageme	•		Government Act for certain activities such as installing an on-site factured home etc.
Refer to the list of a	ctivities below.		
• • •	•		Section 68 of the Local Government Act 1993? E.g. Installation of 5 & 6) and/or operate a system of sewage management.
Yes		No	
(If Yes) is the separa	ate Application	form & schedul	led fee attached?
Yes		No	
Note: A person who	•		who carries out an activity otherwise than in accordance with an

PART A - STRUCTURES OR PLACES OF PUBLIC ENTERTAINMENT

1. Install a manufactured home, moveable dwelling or associated structure on land

PART B - WATER SUPPLY, SEWERAGE AND STORMWATER DRAINAGE WORK

- 1. Carry out water supply work
- 2. Draw water from a council water supply or a standpipe or sell water so drawn
- 3. Install, alter, disconnect or remove a meter connected to a service pipe
- 4. Carry out sewerage work
- 5. Carry out stormwater drainage work
- 6. Connect a private drain or sewer with a public drain or sewer under the control of a council or with a drain or sewer which connects with such a public drain or sewer

PART C - MANAGEMENT OF WASTE

- 1. For fee or reward, transport waste over or under a public place
- 2. Place waste in a public place
- 3. Place a waste storage container in a public place
- 4. Dispose of waste into a sewer of the council
- 5. Install, construct or alter a waste treatment device or a human waste storage facility or a drain connected to any such device or facility
- 6. Operate a system of sewage management (within the meaning of section 68A)

PART D - COMMUNITY LAND

- 1. Engage in a trade or business
- 2. Direct or procure a theatrical, musical or other entertainment for the public
- 3. Construct a temporary enclosure for the purpose of entertainment
- 4. For fee or reward, play a musical instrument or sing
- 5. Set up, operate or use a loudspeaker or sound amplifying device
- 6. Deliver a public address or hold a religious service or public meeting

PART E - PUBLIC ROADS

1. Swing or hoist goods across or over any part of a public road by means of a lift, hoist or tackle projecting over the footway

PART 6 – SECTION 68 APPROVALS (Local Government Act 1993)

2. Expose or allow to be exposed (whether for sale or otherwise) any article in or on or so as to overhang any part of the road or outside a shop window or doorway abutting the road, or hang an article beneath an awning over the road

PART F - OTHER ACTIVITIES

- 1. Operate a public car park
- 2. Operate a caravan park or camping ground
- 3. Operate a manufactured home estate
- 4. Install a domestic oil or solid fuel heating appliance, other than a portable appliance
- 5. Install or operate amusement devices
- 6. (Repealed)
- 7. Use a standing vehicle or any article for the purpose of selling any article in a public place
- 8. (Repealed)
- 9. (Repealed)
- 10. Carry out an activity prescribed by the regulations or an activity of a class or description prescribed by the regulations

SHOULD YOUR PROPOSED DE	VELOPMENT INCL	UDE ANY OF THE A	ABOVE LISTED, PLEAS	E PROVIDE DETAILS:				
SECTION 138 APPROVAL – WORKS WITHIN THE ROAD RESERVE								
Work within the road reserve may include (but is not limited to) driveway/vehicle access crossing, construction of kerb and gutter, footpath/cycle path, drainage works, shoulder widening, etc. A separate application form must be lodged to enable Council to consider the works applied for.								
Does this application seek ap	pproval for work พ	vithin the road res	erve in accordance w	ith Section 138 of the Roads				
Yes		No						
Separate Application form & scheduled fee attached?								
Yes		No						
	HOUSE	/RURAL ADDRESS	NUMBER					
Does this application require	the allocation of	house or rural add	dress numbering?					
Yes		No						
Separate Application form &	Yes No Colication form & scheduled fee Attached							
	•	acrica						
Yes		No						
Yes			ETING					
	PRE	No - LODGEMENT ME	ETING with a Council Officer	?				
	PRE	No - LODGEMENT ME		?				
ŀ	PRE	No E- LODGEMENT ME If the application v	vith a Council Officer					
Yes	PRE Have you discussed of Officer:	No E- LODGEMENT ME If the application v	vith a Council Officer					

SUBMITTING APPLICATIONS

Below is the outline of information needed from applicants in order to process applications for development accurately and promptly. Options are discussed for proposals before a formal application is determined.

The better the information provided to our staff in the form of plans and supporting documentation, the better Council will be able to appreciate your objectives in seeking to undertake the required activity. Clear and detailed applications will also help neighbours in assessing the likely impacts of the activity on their properties.

Council encourages the submission of a well-prepared application to ensure a prompt determination by Council.

OUR BASIC REQUIREMENTS

These are set out in summary form in the table below, for the most common types of applications received by Council. First look down the "PROPOSED DEVELOPMENT" listings until you find your type of activity. Then read across the Column.

KEY:

- ✓ Indicates the information you will need to supply
- Only required with Construction Certificate.
- Indicates this information may be required
- If applicable to your application

APPLICATION FORM & FEES:

Required in all cases.

■ парр	olicable	e to yo	ur app	lication	1				•	toqu	ou	ali Ca	303.	
INFORMATION REQUIRED 🌥	Site Plan	Floor Plan	∞	Structural Design Plans	Landscaping Plans	Subdivision Plans	Specification	Statement of Environmental Effects	Management Details	Effluent Disposal	Fuel Heater Details	Advertising Structure	BASIX Certificate & BASIX Plan	Bushfire Assessment (If Deemed Bushfire Prone)
PROPOSED DEVELOPMENT			Section Detail	gn Plans	lans	ıns		nvironmental	Details	a	tails	ucture	ite & BASIX	sment (If ire Prone)
Residential Dwelling	√	✓	✓	•			*	√		•	•		√	
Alterations/Additions to residential Dwelling	✓	√	✓	•			*	✓		-			•	•
Garage, Outbuilding or Carport	√	√	✓	*			*	√		-				
Human waste treatment device(septic tank)	✓			✓			✓	✓	√	√				
Oil/wood (solid) fuel heater	√	√					✓	√			✓			
Above/in-ground swimming pool	√		√	•	0		*	✓		√				
Commercial/Industrial building	√	✓	√	√	√		*	√	0	√				
Units	✓	✓	√	*	✓		*	√	0	√	•		✓	
Dual Occupancy	√	√	√	*	√		*	✓	0	✓			√	
Entertainment/Tourist Facility	√	✓	√	√	✓		*	✓	✓	✓				
Hotel/Motel/Guest house	√	✓	√	√	✓		•	√	✓	✓				
Subdivision of land/strata/community title	√	√			0	√		√	0	0				
Boundary Adjustment	✓				0	✓		✓		0				
Home Industry/Business	√	√	0	0	0		0	✓	✓	0				
Outdoor advertising signs	√		√		0		0	0	Ì			√		
Shop fitout	√	√	✓	0			•							
Change of building use for shops/offices/	✓	✓	0	0	0			√	√	0	•	•	0	
Demolition	✓						0	0	✓					
Other – check with Council Staff	0	0	0	0	0	0	0	0	0	0	0	0		

General

A description of the land to be developed can be given in the form of a map which contains details of the Lot & Deposited Plan (DP) No;

Site Plan

A site plan of the land must be drawn to an appropriate scale (1:200 or 1:500) and indicate:

- a) location, boundary dimensions, site area and north point of the land
- b) existing vegetation and trees on the land
- c) location and uses of existing buildings on the land
- d) existing levels of the land in relation to buildings and roads
- e) location and uses of buildings on sites adjoining the land
- f) if the development involves building work to alter, expand or rebuild an existing building, a scaled plan of the existing building
- g) access point from the public road system and internal access road (if applicable)

Floor Plan, Elevations Plans, Section & Landscaping Plans

Plans or drawings at a scale of 1:50, 1:100 or 1:200 describing the proposed development must indicate (where relevant):

- a) the location of proposed new buildings or works (including extensions or additions to existing buildings or works) in relation to the land's boundaries and adjoining development
- b) floor plans of proposed buildings showing layout, partitioning, room sizes and intended uses of each part of the building
- elevations and sections showing proposed external finishes and heights, including doors
 windows
- d) proposed finished levels of the land in relation to existing and proposed buildings and roads
- e) proposed parking arrangements, access from the public road system, entry and exit points for vehicles, and provision for movement of vehicles within the site (including dimensions where appropriate)
- f) proposed landscaping and treatment of the land (indicating plant types and their height at maturity)
- g) proposed methods of draining the land
- h) proposed methods of draining the land.
- i) waste management, including trade waste provisions.
- j) details of services water, sewer, stormwater.
- k) provisions of access and facilities for people with a disability.
- cross sections of the structure and extent of cut and fill.
- m) proposed building materials and their finished colours.
- n) trees to be removed.

Subdivision Plans

A plan to address/show the following:

- a) Clearly illustrate existing and proposed boundaries.
- b) Detail accurate areas of proposed lots and access handles.
- c) All existing structures on site. In bushfire prone areas, details of any existing dwelling/s and or structures, including photos.
- d) North point, drawn to true north.
- e) Location of any easements/restrictions/services affecting the site.

Title Search

All applications are required to provide a Copy of Title or Certificate of Title for the land for which the development is proposed and can be accessed from an approved broker. For more information about the NSW land title system visit www.lpi.nsw.gov.au

A current Certificate of Title tells us the present state of the title. It contains:

- a land description of the land parcel(s) in the certificate
- a first schedule listing the owner or registered proprietor and the tenancy in which the land is held (the name in this schedule is guaranteed by the state government)
- a second schedule of all the registered interests affecting or benefitting the land e.g. mortgages, leases, rights of way.



Specifications

A. Building Specifications

The specifications are to:

- (i) describe the construction (including the standards that will be met), the materials which will be used to construct the building and the methods of drainage, sewerage and water supply
- (ii) state whether the materials proposed to be used are new or second hand and give details of any second-hand materials to be used
- (iii) indicate the fire safety and fire resistance measures (if any), and their height, design and construction

Where you propose to modify specifications that have already been approved, please mark the approved specifications (by colour or otherwise) to show the modification.

If an alternative solution is proposed to meet the performance requirements of the BCA, the application must also be accompanied by a copy of the alternative solution.

Evidence of any accredited building product or system on which you seek to rely.

B. <u>Footing / Slab Design</u>

For all new dwellings submit a design certified by a structural engineer. For smaller additions Council may consider a design that demonstrates compliance with AS2870 Residential Slabs and Footings Construction.

C. <u>Termite Protection</u>

Details on the proposed method of termite protection are to be specified in accordance with AS3660.1 Termite Management.

D. Frame Construction Design/Detail

- (i) Steel Frames and Beams (Will be required to be certified by a structural engineer in accordance with any relevant Australian Standards).
- (i) Timber Frames

Applicants will be required to specify the size, spacing and stress grading of all timber components in accordance with AS1684 Residential Timber-Framed Construction. Bracing, tie down and joint schedules required for Construction Certificate applications.

Note: If the roof construction incorporates steel or timber roof trusses, simply indicate roof trusses to be provided to manufacturer specifications and Council will not require any further information on the trusses until prior to the frame inspection.

E. Additional Information to be provided

(i) Smoke Alarm Location(s)

The location of the smoke alarm(s) are to be indicated on a floor and/or electrical plan demonstrating compliance with BCA Part 3.7.2

(ii) Subfloor Clearance (where applicable)

The elevation plans are to clearly indicate the clearance dimension between the underside of the bearer and the finished ground level demonstrating compliance with BCA Part 3.4.1

(iii) Masonry Construction (where applicable)

Information is to be provided on the relevant plans indicating subfloor pier construction, location of masonry articulation joints and method of bearer tie-down as required by the BCA Part 3.3

(iv) Stair Construction & Balustrade (where applicable)

Information is to be provided on the relevant plans demonstrating the proposed stair construction complying with BCA Part 3.9.1 and balustrade construction to BCA Part 3.9.2

Other

Other information must indicate (where relevant):

- a) in the case of a **change of building use** (except where the proposed change is to a class 1a or class 10 building) where no alternations or additions to the existing building are proposed:
 - a list of any fire safety measures in the building or on the land on which the building is situated in connection with the proposed change of building use, and
 - a separate list of such of those measures as are currently implemented in the building or on the land on which the building is situated.

Identification Survey

For proposals where the building work is to be carried out in close proximity to a property boundary, or the site is narrow and boundaries have not been previously identified through survey, Council may require an Identification survey to be carried out by a registered surveyor. The "ident. Survey" will identify the legal boundaries of the lot and ensure the proposed building complies with relevant setback requirements.

BASIX Certificate

Required for:

- i. All development that contains all types of new residential dwelling/s, including alterations and additions to existing dwellings valued at \$50,000 or more, and swimming pools and outdoor spas with a minimum 40,000L capacity.
- ii. Class 1b tourist accommodation buildings.
- iii. Change of Use where building becomes BASIX effected

Relocated dwellings and manufactured homes do not require a BASIX certificate.

The following information is to be provided in accordance with Clause 97A of the Environmental Planning and Assessment Regulation 2000:

- i. BASIX Certificate.
- ii. All BASIX commitments to be identified on the plans.
- iii. Where applicable, ABSA Certification and a set of stamped plans.

The BASIX Certificate must be generated on the NSW Department of Planning BASIX website: www.basix.nsw.gov.au, issued no earlier than 3 months before the date on which the application is lodged.

Bushfire Assessment

Required where land is identified as bushfire prone on Council's Bushfire Prone Land Map or is subject to grassland hazard (Note: Council's current mapping for bushfire prone land does not include land identified as predominately grasslands which is now identified as vegetation hazard under Planning for Bushfire Protection 2006).

The bushfire assessment report must demonstrate how the proposal will comply with Planning for Bushfire Protection 2006 and contain:

- a) Aim and objectives.
- b) Specific objectives for the development type.
- c) Performance criteria for the bushfire protection measures.
- d) A site plan indicating the proposed asset protection zones on the land.

A Single Dwelling Application Kit (available from the RFS website www.rfs.nsw.gov.au/) can be used for residential infill development (dwellings and alterations/additions in pre-existing subdivisions).

A suitably qualified person must prepare the bushfire assessment report for:

- a) Developments which have been identified as being a Special Fire Protection Purpose (Section 4.2 of the Planning for Bushfire Protection 2006); or
- b) Any other development type which proposes an alternate solution as part of the design.

Integrated Development

Integrated development is development that in order for it to be carried out requires not only approval from Council but also the approval of another Government authority. Where another authority's approval is required, additional administration fees are payable together with the submission of cheques made out for the required amount to the relevant referral agency's (to view the applicable fees and charges please refer to Council's "adopted fees and charges

Environmental Effects

Development is **designated development** if it is listed in Schedule 3 of the Environmental Planning and Assessment Regulation 2000. This list comprises developments which could have a significant environmental impact, and includes potentially hazardous, noxious or offensive developments.

If your development is designated development, then you should contact a qualified consultant to prepare for you an **environmental impact statement**, which must accompany the development application.

A **statement of environmental effects** should clearly outline the impacts of your development and the way in which it will operate. This might include:

- (a) in the case of shops, offices, commercial or industrial development:
 - details of hours of operation
 - details of plant and machinery to be installed
 - details of type, size and quantity of goods to be made, stored or transported
 - details of loading and unloading facilities
- (b) in the case of subdivision:
 - details of the existing and proposed subdivision pattern (including the number of lots, location of roads and land contours)
 - details of any vegetation to be removed
- (c) in the case of housing and extensions and additions to:
 - details of the maintenance of privacy for adjoining properties
 - details of the discharge of stormwater
 - details of maintenance of the character of the neighbourhood.

Developments in sensitive areas (ie within native vegetation or along waterways) will need to demonstrate that they are not likely to have a significant effect on any **threatened species**, populations, ecological communities or their habitats. Offsets under the Biodiversity Conservation Act may be required.

If your development requires a species impact statement then you should have a qualified consultant prepare the statement for you.

The **statement of environmental effects** should also address whether the development complies with:

- Tenterfield Shire Council Local Environmental Plan 2013 (LEP 2013);
- Tenterfield Shire Council Development Control Plan 2014;
- relevant State planning policies.

As well, it should address such matters as:

- whether the development is subject to flooding or bushfire risk;
- the development's visual impact on the landscape, streetscape of the locality;
- the development's social and economic impact;

- the disturbance of acid sulfate soils;
- the development's noise impacts on the locality;
- the development's impact on places or items of heritage value.

Advertising Structure

Required where signage is proposed. The following shall be submitted:

- (a) Details of the proposed structure and construction materials.
- (b) Size, colours, type and overall design of the sign, including overall height dimension.
- (c) Proposed sign wording and method of any illumination.
- (d) Location/s of proposed signs to be shown on a site plan.
- (e) Type of sign to be stated, as defined under Council's Development Control Plan.
- (f) details of attachments, footings or fixings for the advertisement

General

The consent authority may, within 21 days of receiving the development application, ask for additional information on the development if that information is necessary for the determination of the application or if that information is required by a concurrence authority.

The consent authority may, within 25 days after the lodgement of a development application for integrated development, ask for additional information concerning the development if the information is necessary for the determination of the application or if the information is required by an approved body.

Under s 4.16 of the Environmental Planning and Assessment Act 1979 development consent cannot be granted until any long service levy payable under section 34 of the Building and Construction Industry Long Service Payments Act 1986. Council is be authorised to accept payment.

In the case of Crown land within the meaning of the Crown Lands Act 1989, the owner's consent must be signed by an officer of the Crown Lands Department of NSW, authorised for these purposes by the Governor-in-Council, from time to time.

Effluent Disposal

Required where a lot does not have access to the reticulated sewer system.

An on-site wastewater management system is required to treat and dispose of wastewater effluent associated with the development.

For the purposes of Development Application assessment, Council must be satisfied that the lot is capable of accommodating an on-site wastewater management (OSSM) system based on the circumstances of the proposed development and constraints of the site. To demonstrate this an applicant is required to submit a Section 68 application together the specified fee and a report with plans prepared by a suitably qualified and experienced designer providing evidence which demonstrates to Council that there is sufficient area available for effluent disposal from the development. Include the required buffer distances to watercourses, boundaries, buildings.

Principal Certifying Authority (PCA)

If you have nominated Tenterfield Shire Council as the PCA then the following matters will need to be complied with otherwise an Occupation Certificate enabling you to legally use the building may not be issued:

- 1. Compliance with any conditions of Development Consent;
- 2. Completion of the schedule of inspections;
- 3. Meeting the commitments in any applicable BASIX Certificate.

It is the responsibility of the head contractor/owner builder to ensure that the mandatory inspections are carried out by the appointed PCA. Failure to arrange for these inspections will jeopardise the issue of an occupation certificate.

Inspections can be arranged by contacting Council's office by phone on (02) 67366002.

- NOTE: 1. Inspections by persons other than the Principal Certifier (i.e. Council's Building Surveyor) are not to be arranged.
- NOTE: 2. Occupation or use of a building prior to the issue of an Occupation Certificate is an offence with fines of \$550 to \$110,000 applicable.
- NOTE: 3. Additional inspections required, over and above those paid for at lodgement of application, will be charged to the applicant and must be paid for prior to release of the Occupation Certificate.