



Concurrence from the Building Committee is required before a relevant authority can approve building work that -

- (a) does not meet one or more of the performance requirements of the Building Code of Australia (BCA);
- (b) was referred to the fire authority who recommended that building rules consent not be granted, but the relevant authority seeks to grant building rules consent; or
- (c) was referred to the fire authority who recommended that building rules consent be granted subject to conditions, but the relevant authority does not propose to impose the conditions, or seeks to vary the conditions; or
- (d) involves the construction of a private bushfire shelter.

Application details

Name of relevant authority carrying out building rules assessment:

Address of relevant authority:

Applicant's name:

Development details

Development No.

Project name (or other identifying description):

Site address:

Description of use:

Building classification (BCA clause A3.2):

The application must list the performance requirement(s) of the BCA that the Committee is to consider and include sufficient evidence to demonstrate how the listed performance requirements will be met by the building solution or why it is considered appropriate for the performance requirements to not be met.

Performance requirement/s:

Documentation provided in support of this application is attached

Signed by relevant authority:

This application will not be processed until the relevant fee has been paid.
Schedule 6 of the Development Regulations 2008 sets out fees payable for concurrence.

Applications for concurrence should be forwarded to the Executive Officer:
Building Committee, Department of Planning, Transport and Infrastructure, GPO Box 1815, Adelaide 5001
DPTI.PDBuildingBranch@sa.gov.au | www.saplanningcommission.sa.gov.au