

DECLARATION

Accredited Professional Declaration

It is an offence to give false or misleading information in relation to an application for registration of an Accredited Professional under section 217 of the Planning, Development and Infrastructure Act 2016. If it is found that you have misled the Accreditation Authority with any falsely-claimed qualification, experience or technical skills this could lead to the suspension and/or cancellation of your accreditation.

You must sign this declaration in front of your Authorised Witness. To change anything in your statutory declaration after your witness has signed it, you must make the changes in front of the same witness. You and your witness need to initial next to every change.

Fit and proper person declaration

Under Regulation 16 of the Planning, Development and Infrastructure (Accredited Professionals) Regulations 2019, an application for an Accredited Professional can be refused on certain grounds, including where the Accreditation Authority is not satisfied that the applicant is a fit and proper person. The following questions relate to this provision.

If you answer 'yes' to any of these questions, please attach a separate document (and upload with the Accredited Professional Declaration) providing details and reasons for why the Accreditation Authority should not refuse your application.

١.	Have you ever been found by a court, tribunal or other authority to have contravened a law (whether
	or not the contravention is an offence) in South Australia or another State or Territory that involves
	fraud or dishonesty?

No Yes

2. Have you ever been declared bankrupt?

Yes No

3. Have you ever been a director of a body corporate that has been declared insolvent?

4. Have you or a body corporate of which you have been a director ever been found guilty of a criminal offence (other than a minor traffic offence) in South Australia or another State or Territory and whether or not a conviction has been recorded?

Yes Nο

5. Are you aware of any criminal proceedings that have been commenced against you and which have not yet been finalised?

Yes No

6. Have you been found by a court, a tribunal or other authority to have breached the planning **legislation** in South Australia or another State or Territory?

Yes No

7.	Have any proceedings been commenced against you before a court or tribunal in which it is alleged that you have breached planning legislation in South Australia or another State or Territory? Yes No			
8.	authorisation	had an accreditation issued by the Accreditation Authority or under an equivalent n suspended or cancelled (other than at your request) under the law of South Australia te or Territory? No		
9.	•	n equivalent authorisation that is subject to conditions imposed as a result of any or disciplinary proceedings under the law of another State or Territory? No		
10.	O. Are you aware of any complaint being made, or any investigation being conducted, under the Ombudsman Act 1972 (or similar Acts in another State or Territory) which relates to your conduct? Yes No			
11.	I. Have you ever been refused registration as an Accredited Professional or under an equivalent authorisation by a registration board or similar body in South Australia or another State or Territory? Yes No			
12.	2. Have you been subject to any disciplinary action, proceedings or determination (including any investigations or actions that might lead to a disciplinary action, proceeding or determination) as an Accredited Professional in South Australia or under an equivalent authorisation? Yes No			
13.	3. Has an insurer ever declined, cancelled, or imposed special conditions in relation to, the provision of professional indemnity insurance, public liability insurance or any other indemnity insurance in relation to you or in relation to your work as an Accredited Professional in South Australia or under an equivalent authorisation? Yes No			
14.	4. Have you ever been refused a registration or occupational licence, other than as an Accredited Professional or equivalent authorisation , by a registration board or similar body in any Australian state or territory? Yes No			
15.	•	n involved as a party in any civil litigation that involved your functions as an Accredited r under an equivalent authorisation ? No		
16.	•	other matters which may be relevant to your suitability for your Accredited Professional out which the Accreditation Authority should be informed? No		

Statutory declaration

I do solemnly and sincerely declare ...

- the statements made and the information provided in this application are to the best of my knowledge true and accurate, and that any document provided in support of the application is either the original or an accurate copy of the original. I give consent to the Accreditation Authority (including any contractors engaged by the Accreditation Authority) to make enquiries and to receive and disclose any information about this application.
- all academic and professional qualifications and registrations listed in this application are genuine, and I acknowledge that any falsely-claimed qualification or registration will lead to the suspension and/or cancellation of my accreditation, and I give permission for the relevant educational institution or registration authority/professional association to be contacted for the purpose of verifying my qualifications, other training and/or registrations.
- I am not disqualified from practicing nor am I the subject of a disciplinary proceedings in any State or Territory (including preliminary investigations or actions that might lead to disciplinary proceedings) in relation to my registration(s) in an equivalent occupation.
- I will notify the Accreditation Authority in writing within seven days of any change in my professional indemnity insurance which may be relevant to my accreditation.

... and I make this solemn declaration conscientiously believing the same to be true, and by virtue of the provisions of the Oaths Act 1936.

Signature		
Declared befo	ore me	
Declared at		in the state of South Australia
This	day of	20
Before me _		
	(Signature of Authorised Witness*)	

Definitions

Accreditation Authority – means the Chief Executive of the Attorney-General's Department or Delegate.

Authorised Witness – an Authorised Witness for taking a statutory declaration under the Oaths Act 1936 may be a Justice of the Peace, Notary Public or Commissioner for Taking Affidavits.

Equivalent authorisation – means a certificate, certification, accrediting registration or other authorisation or qualification issued or conferred under the laws of another State or Territory that enables the holder to undertake similar functions to the holder of an Accredited Professional under the Planning, Development and Infrastructure Act 2016.

Planning Legislation – means the following Acts and any regulation made under those Acts: Planning, Development and infrastructure Act 2016, Development Act 1993 or other legislation from another State or Territory that enables the holder to undertake similar functions to the holder of an Accredited Professional under the Planning, Development and Infrastructure Act 2016.



^{*} An Authorised Witness for taking a statutory declaration under the Oaths Act 1936 may be a Justice of the Peace, Notary Public or Commissioner for Taking Affidavits.