

BUILDING PRACTICE NOTE

Essential Safety Measures ESM-04 | Removing a fire hydrant hose from buildings built before 1991

Audience

The audience/s for this Practice Note include/s:

- ⊠ Architects/ Designers
- ⊠ Builders
- Building Surveyors / Inspectors
- \boxtimes Engineers
- □ Home Owners / Residential Tenants

Purpose

This Practice Note provides guidance on the process required to remo e a lay flat fire hydrant hose from BCA Class 2 to 9 buildings built before 8 April 1971.

□ Owner Builders

Real estate management agents

⊠ Trades and Maintenance (inc. Electricians)

⊠ Plumbers

The content below provides guidance on

- Regulatory requirements •
- Building permit requirement
- Dangerous goods

Abbreviations & Definitions

The abbreviations and onfinitions set out below are for guidance only. They are not intended to vary those set out in the Building Act 1973 or the Building Regulations 2018 or the National Construction Code.

- Act Building Act 1993 •
- AS Australian Standard •
- **BAB** Building Appeals Board
- **CFA** Country Fire Authority •
- DtS Deemed-to-Satisfy
- FRV Fire Rescue Victoria
- NCC National Construction Code
- **RBS** Relevant Building Surveyor
- **Regulation** Building Regulations 2018
- Section section of the Building Act 1993

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Regulatory requirements

A building must be provided with fire-fighting equipment where required to safeguard against fire spread and to allow the fire brigade to fight a fire.

Before the adoption of the BCA 1990 on 8 April 1991 a fire hydrant installed in a Class 2 to 9 building was required to have a lay flat 38mm fire hydrant hose, with 12mm nozzle and appropriate fittings. Hydrants installed in buildings after the introduction of the BCA 1990 on 8 April 1990 are not required to be equipped with lay flat hoses.

Regulation 227 specifies that required essential safety measures must not be removed from approved locations. The penalty for non-compliance is 20 penalty units. In addition, further enforcement action may be taken under Part 8 of the Act.

The removal of required lay flat hose from a building may usually be approved by the issuing of a building permit, though there may be situations where equipped hydrants are required. An example a decision associated with a regulation 129 report and consent or as a requirement under the Dangerous Goods Act 1985. Existing hydrants must be adapted as part of the building permit process so that they have fittings suitable for the attending fire brighter.

Building permit requirements

When assessing the removal of a required lay flat base as part of all application for a building permit, the RBS must consider the following matters:

- date of building construction, its use and location;
- the type of fire hose coupling required to be fitted to enable the brigade to use their own hose will depend on whether the building is in a CFA or EFV serviced area. Refer to Appendix E of AS 2419.1 for information about suitable couplings and contact the relevant fire brigade for confirmation;
- Hydrant couplings and have overage must be in accordance with the DtS provisions of the NCC unless a report and consent is obtained under regulation 129 from the Chief Officer of the relevant fire broade;
- whether report and consent under regulation 129 from the Chief Officer of the relevant fire brigade is necessary if there is non-compliance with other relevant DtS provisions of the NCC
- a relevant consent, refutal of consent or condition of a relevant authority under the Building Control Act 1981;
- the adequacy of other fire-fighting facilities and equipment under Part E1 of the NCC including provision for special hazards;
- any applicable NCC performance solution, including a fire engineering report;
- any regulation 233 or 234 statement of partial compliance issued;
- any section 160 or 160A determination from the BAB;
- if dangerous goods are stored or handled on the premises, advise the applicant that they may need to notify, and get the written advice of, the emergency services authority under the Dangerous Goods Act 1985; and/or
- issuing a maintenance determination, or including a maintenance condition on an occupancy permit, and preparing or updating a maintenance schedule if required.
- Refer to Building Practice Note ESM-02 Maintenance of Essential Safety Measures for further guidance.



Signage

As part of the building permit process hydrant signage including cabinets must be updated to reflect the absence of the hose at the hydrant.

Example

FIRE HYDRANT AND HOSE must be changed to FIRE HYDRANT in 50mm capital letters in accordance with AS 2419.1.

Dangerous goods

Chemical and industrial complexes handle and store quantities of dangerous goods. Equipped hydrants may be required by the relevant emergency services authority, under the Dangerous Goods (Storage and Handling) Regulations 2012. In certain circumstances, those regulations require referral of fire protection matters relating to an occupancy with dangerous goods, to the emergency services authority.

A fire protection system, including required hydrant hose must not be altered, or removed from buildings with dangerous goods, in excess of limits specified in those regulations, without a referral being made to, and written advice being obtained from, the energency services authority. Contravention of this requirement may constitute an offence for the purposes of sections 45 and 45A of the Dangerous Goods Act 1985.

Related Documentation

- AS 2419.1—2005 Fire hydrant installations—System design, installation and commissioning
- Building Act 1993
- Building Regulations 2018
- Building Practice Note ESM 92 Maintenance of Essential Safety Measures
- Dangerous Goods Act 1935
- Dangerous Goods (Storage and Handling) Regulations 2012
- National Construction Code 2022

List of Amendments

- Updated NCC references
- · Minor amendments to improve readability
- Update format and content review

Document history	
Sector	Building
Category	Essential Safety Measures
Торіс	Removing fire hydrant hose from buildings built before 1991
Document number	04
Version	3.0
Superseded	 Version 2.0, published 28 June 2021, supersedes Practice Note 31: Removing a lay flat fire hydrant hose from existing buildings before 1990
Published	30 March 23

Contact Us

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