

APPLICATION FOR CONSTRUCTION OR DEMOLITION PERMIT (B-1)

(legal basis: Article 32 and Article 33 of the Act of 7 July 1994 - Construction Law)

1. Please enter the name of the authority competent to issue the authorization (requested authority):

.....

2. Please mark the X with the purpose of submitting the application:

☐ Application for a building or demolition permit ☐ Application for changing the building or demolition permit of No.

3. Please enter the investor's details (including address of residence or registered office):

(if it is necessary to provide the second or subsequent investors' data or the proxy's data, these data should be provided in Form B-4)

2a) Name and surname or name of the partner country: region: fromto

poviat: municipality:

city / town: street: premises: No. of premises

postal code: phone / e-mail (optional):

mailing address (if different from the address of residence or registered office):

.....

4. Please; mark with X the appropriate type of planned investment (construction intent):

(you can select more than 1)

<input type="checkbox"/> Construction of a new building / new buildings	<input type="checkbox"/> Construction extension / building objects	<input type="checkbox"/> Building superstructure / building objects
<input type="checkbox"/> Building reconstruction / building objects	<input type="checkbox"/> Demolition of a construction object / building objects	<input type="checkbox"/> Execution of other construction works than listed

5. Please enter the name of the planned investment (construction project) 1):

(in case of necessity to provide more data, these data should be provided in Form B-4)

.....

.....

6. Please enter the details of the planned investment (construction project):

(if it is necessary to provide a larger number of properties, they should be provided on Form B-4)

..... region: poviat:

..... municipality: city / town:

street premises: No. of premises postal
code:

registration unit / precinct / registration plot number:

1)

2)

3)

4)

5)

¹⁾ For example: a residential building, a livestock building, a municipal road.

7. Please indicate attachments to the application:

(if it is necessary to indicate a larger number of attachments, these data should be provided in Form B-4)

1)

2)

3)

4)

5)

8. Please mark with an X if you attach the B-4 form

☐ I attach the B-4 form

.....
Date and legible signature of the investor or a person authorized to act on his behalf (in the case of submitting an application by several investors or authorized persons, each of them is signed)

Fills in the body

Date of the submission of the application: Registry number:

Signature of the person receiving the application:

TRANSPORT INFORMATION

I. According to art. 33 item 2 of the Act of July 7, 1994. – Construction Law the application for a building permit must be attached:

- 1) four copies of the construction design together with opinions, arrangements, permits and other documents required by special provisions and the certificate referred to in art. 12 paragraph 7 (certificate of entry on the list of members of the relevant chamber of professional self-government), current as at the date of the project; this does not apply to agreeing and giving opinions on the project's environmental impact assessment or the project's environmental impact assessment;
- 2) a statement on the right to dispose of the property for construction purposes;
- 3) a decision on the conditions of development and land development, if it is required in accordance with the provisions on planning and spatial development;
- 4) permits referred to in art. 23 clause 1 (permit determining the location of artificial islands, structures and equipment in Polish maritime areas and determining the conditions for their use in these areas) and art. 26 section 1 (permit determining the location of cables or pipelines in the areas of internal sea waters and territorial sea and the conditions for their maintenance in these areas), and the decision referred to in art. 27 section 1 (decision of the minister competent for maritime economy in the field of laying and maintaining cables or pipelines in the exclusive economic zone, issued after consulting the ministers competent for: energy, economy, culture and protection of the national heritage, fisheries, environment, water management, internal and Minister of National Defense) of the Act of 21 March 1991 on the maritime areas of the Republic of Poland and maritime administration, if required;
- 5) in the case of mining plant facilities and facilities located in closed areas and areas referred to in art. 82 paragraph 3 point 1 (within the technical belt, sea ports and harbors, internal sea waters, territorial sea and the exclusive economic zone, as well as in other areas intended for maintenance of maritime traffic and transport), a decision on consultation with the architectural and building administration body, referred to in art. 82 paragraph 2, designed solutions in the field of:
 - a) building lines and facades of buildings designed from the side of roads, streets, squares and other public places,
 - b) route and technical characteristics of roads, communication lines and utilities networks, led outside the enclosed area, seaports and marinas, as well as connections of these facilities to the public use network;
- 6) for roads on the Trans-European Road Network:
 - a) the result of the road safety audit referred to in Art. 24l paragraph 1 of the Act of 21 March 1985 on public roads,
 - b) justification of the road administrator referred to in art. 24l paragraph 4 of the Act of March 21, 1985 on public roads;
- 7) urban contract, if its conclusion is required in accordance with the local revitalization plan.

II According to art. 33 item 3 of the Act of 7 July 1994 - Construction Law to the application for a building permit for construction:

- 1) whose performance or use may pose a serious threat to users, such as: nuclear power facilities, refineries, chemical plants, water dams or
 - 2) whose construction projects contain new technical solutions that have not been tested in national practice, which have no basis in regulations and Polish Standards
- a specialist opinion issued by a natural person or an organizational unit indicated by the relevant minister should be attached.

III. According to art. 33 item 4 of the Act of 7 July 1994 - Construction Law an application for a demolition permit must be attached:

- 1) the consent of the owner of the object;
- 2) sketch of the location of the building;
- 3) opis zakresu i sposobu prowadzenia robót rozbiórkowych;
- 4) a description of how to ensure the safety of people and property;
- 5) permits, arrangements or opinions of other authorities, as well as other documents required by specific provisions; this does not apply to the agreement and opinions obtained as part of the project's environmental impact assessment or the project's impact assessment on a Natura 2000 site;
- 6) depending on the needs, the demolition project of the object.

IV. The obligation to attach attachments may also result from separate provisions.