

Australian Property Institute Limited

# **API STATE/TERRITORY CHAIR NOMINATION APPLICATION FORM**

## **CAPITAL VALUATIONS**

## API State/Territory Chair Nomination Application Form

This is a formal application made to the Chair of the API State/Territory shown in Section 1 to nominate a valuer to make an Expert Determination. This application is made by the party/s set out in this form in accordance with and by acceptance of the Standard Terms and Conditions of the API (which are attached to this application, can also be viewed online at [www.api.org.au](http://www.api.org.au) or by contacting the API).

### Important note in relation to retail properties:

- in New South Wales, Queensland and Victoria legislation may provide for the appointment of experts to be made by a body other than the API.
- in Western Australia, the *Commercial Tenancy (Retail Shops) Agreement Act 1985* requires that the appointee will be the valuer agreed to by both parties in accordance with s11(3)(a). For these properties, a different Application Form must be completed.

See <https://www.api.org.au/products-services/dispute-resolution/> for more information.

<b>1. This request is for the attention of the API Chair of which State/Territory?</b>	
<input type="checkbox"/> Australian Capital Territory	<input type="checkbox"/> New South Wales
<input type="checkbox"/> South Australia / Northern Territory	<input type="checkbox"/> Tasmania
<input type="checkbox"/> Western Australia	<input type="checkbox"/> Queensland
	<input type="checkbox"/> Victoria
<b>2a. Instructing Party 1 Contact Details</b>	
Name of Party	
Details of Party or their representative (inc name and postal address)	
Phone Number	
Email Address	
<b>AND</b>	
<b>2b. Instructing Party 2 Contact Details</b>	
Name of Party	
Details of Party or their representative (inc name and postal address)	
Phone Number	
Email Address	
<b>Please note that both Section 2a and 2b above must be completed</b>	

<b>3. Description of property</b> <i>If more than one property please submit each property on a separate page or use the Additional Property Details Form available at <a href="https://www.api.org.au/products-services/dispute-resolution/">https://www.api.org.au/products-services/dispute-resolution/</a></i>	
Address	
Otherwise known as	
Municipality/Suburb	
Type of property	<input type="checkbox"/> Residence <input type="checkbox"/> Factory <input type="checkbox"/> Warehouse <input type="checkbox"/> Retail* <input type="checkbox"/> Office <input type="checkbox"/> Other <small>* in some states legislation may provide for the appointment of experts to be made by a body other than the Chair. See <a href="https://www.api.org.au/products-services/dispute-resolution/">https://www.api.org.au/products-services/dispute-resolution/</a> for more information.</small>
Brief Description (eg ground floor, two storey building, etc)	

<b>4. List any Valuers currently retained by the Instructing Party/s and/or any Valuers / Valuation Firms who you believe may have a perceived conflict of interest</b>	
Instructing Party 1	
Instructing Party 2	

<b>5. Rent</b>	
If the property is occupied by tenants, the current rental payable is (per annum)	\$
The date at which the opinion must be expressed	

**6. Basis of Nomination**

I/We agree that, unless the relevant documentation provides otherwise, the appointment is to be made on the basis that:

- 1 The nominated valuer must not act as an arbitrator of a dispute and that his/her responsibility is to give his/her opinion as an expert having regard to the information available to him/her
- 2 The parties shall accept the nomination by the Chair as final
- 3 The parties shall accept the determination of the nominated valuer as a binding and final determination
- 4 The parties shall pay the appropriate fee directly to the nominated valuer at the time and in the manner specified by the nominated valuer as agreed by the parties and in accordance with the nominated valuer's terms and conditions of appointment
- 5 The nominated valuer may, in the course of researching the determination, receive confidential information. Where this information is not in the public domain, the nominated valuer must respect the confidentiality of the information

**7. Documents required from you**

*Non-Rental Determinations*

- Original or certified copy of instrument pursuant to which the Expert Valuation is required to be performed (eg Agreement, Judgment, Deed, etc)
- Full supporting documentation relevant to the Expert Valuation

**8. Agreement to Terms and Conditions**  
Please tick the box and sign to show your agreement

- By signing below, I acknowledge that I have read and understand the attached API State/Territory Chair Nomination Service Terms and Conditions and accept them

Instructing Party 1 (Signature of the representative for Instructing Party 1)	
Date	
Instructing Party 2 (Signature of the representative for Instructing Party 2)	
Date	

<b>9. Nomination Fee</b>
\$565 (inc GST)

<b>10. Payment</b>			
<input type="checkbox"/>	I enclose a cheque payable to API for \$565.00 (inc. GST)		
<input type="checkbox"/>	I authorise the API to charge my credit card for \$565.00 (inc. GST)		
Card Number			
Name on Card			
Expiry Date		CCV	
Cardholders Signature			
<b>TAX INVOICE</b>	This document will be a <b>Tax Invoice</b> for GST when you make payment. Please retain a copy for your records. All prices are GST inclusive. Our ABN is 49 007 505 866		

<b>11. Submitting the Application Form</b>		
Return all requested paperwork and payments by mail to the relevant office of the API based on your answer to Item 1.		
<b>ACT</b>	<a href="mailto:act@api.org.au">act@api.org.au</a>	PO Box 145, CURTIN ACT 2605
<b>NSW</b>	<a href="mailto:nsw@api.org.au">nsw@api.org.au</a>	Level 3, 60 York Street, SYDNEY NSW 2000
<b>QLD</b>	<a href="mailto:qld@api.org.au">qld@api.org.au</a>	PO Box 106, SPRING HILL QLD 4004
<b>SA</b>	<a href="mailto:sa@api.org.au">sa@api.org.au</a>	
<b>TAS</b>	<a href="mailto:tas@api.org.au">tas@api.org.au</a>	GPO Box 745, HOBART TAS 7001
<b>VIC</b>	<a href="mailto:vic@api.org.au">vic@api.org.au</a>	10 Beach Street, PORT MELBOURNE VIC 3207
<b>WA</b>	<a href="mailto:wa@api.org.au">wa@api.org.au</a>	PO Box 8049, SUBIACO EAST WA 6008
<b>NT</b>	<a href="mailto:nt@api.org.au">nt@api.org.au</a>	

## API State/Territory Chair Nomination Service Terms and Conditions

- 1 The API State/Territory Chair Nomination Service is a commercial service provided by the Australian Property Institute on the terms and conditions set out in this document.
- 2 An API State/Territory Chair Nomination will only be made upon receipt of a fully completed API State/Territory Chair Nomination Application. Where the instrument, pursuant to which the expert determination is required, provides that the request for an appointment is to be made by both parties, then such API State/Territory Chair Nomination Application must be signed by both parties.
- 3 An API State/Territory Chair Nomination Application must be accompanied by the applicable API State/Territory Chair Nomination Service Fee.
- 4 The Chair and the Institute reserve the right to decline to offer the API State/Territory Chair Nomination Service to any Party or in any particular set of circumstances. Neither the Chair nor the Institute warrant that they will provide the API State/Territory Chair Nomination Service.
- 5 The API State/Territory Chair Nomination Service is complete upon the Chair nominating a valuer in writing to complete the expert determination and notifying the applicant(s) that the nomination has been made. The Chair and the Institute do not warrant that the valuer will accept the nomination.
- 6 Where the valuer does not accept a nomination, the applicant(s) may submit a further API State/Territory Chair Nomination Application. The payment of a further API State/Territory Chair Nomination Service Fee may be required.
- 7 The Chair and the Institute have no obligation to ensure the quality or result of the determination produced by the valuer pursuant to any nomination. The Institute does have separate Complaints Procedures. Any party that believes a Valuer appointed in respect of the Expert Determination has breached the Code of Professional Conduct, API Policy, Constitution or Practice Standards, they should avail themselves of the API complaints procedure. Any complaints received by the API will be dealt with in accordance with those procedures which do not form part of the API State/Territory Chair Nomination process.
- 8 The Applicant(s) agree to indemnify the Chair and the Institute from any loss, cost, expense or liability incurred in any way connected with the API State/Territory Chair Nomination Service or any act or omission of the nominated valuer. Where there is more than one applicant such indemnity shall be joint and several.
- 9 The liability of the Chair and the Institute arising in connection with the API State/Territory Chair Nomination service is limited to the provision of the service again or the cost of having the service provided again.
- 10 The State/Territory Chairs were previously known as Presidents of their respective State or Territory Division.

## Privacy Disclosure Statement and Consent Clause

The Australian Property Institute (API) is committed to protecting the privacy of the personal information you provide to us. We need to collect the personal information requested on this form to enable us to process your API State/Territory Chair Nomination application and provide you with services.

If you do not provide us with the information in this form or any additional information we request, we may not be able to process your application or provide you with services.

We may disclose the personal information we collect on this form and any additional information that you provide to us in connection with this application to our relevant staff, office holders, contractors and Committee members involved in delivering our services.

Institute staff may provide relevant Members with your name, employment organisation and business contact details in connection with or for the purpose of any actual or proposed appointment of such Members.

The API may at any time provide access to you to verify the personal information we hold, and where necessary, correct any errors in this information (some restrictions and costs may apply).

By completing and returning to us this application form and/or providing us with any additional information in connection with your application, you agree to us using and disclosing your information as set out above.

This consent to the use and disclosure of your personal information remains valid unless you alter or revoke it by giving written notice to the API.

## Further Information

The API's Corporate Privacy Policy is published on the API website at [https://www.api.org.au/wp-content/uploads/2020/05/20180201\\_api\\_privacy\\_policy.pdf](https://www.api.org.au/wp-content/uploads/2020/05/20180201_api_privacy_policy.pdf)