Application to modify a development consent



DA modification		
	HO.	
(Office use only)		

Date lodged: ___/__/

Before you lodge

This form is to be used for applications to modify Part 4 development consents under section 96 or 96AA of the Environmental Planning and Assessment Act 1979 (EP&A Act). This form is also to be used for Part 4 development consents that are to be modified under section 75W of the Act.

Persons lodging modification applications are required to declare reportable political donations (including donations of or more than \$1,000) made in the previous two years. For more details, including a disclosure form, go to www.planning.nsw.gov.au/donations.

Anyone wishing to lodge an application is recommended to call the Department of Planning to discuss their proposal and modification application requirements prior to lodging their application. You can lodge your completed form, together with attachments and fees at the relevant Department of Planning office listed below. Please lodge Part 4 modification applications with the Department of Planning head office or, for modification applications that are within the Kosciuszko ski resorts area, the Department's Alpine Resorts team.

NSW Department of Planning

Head Office

Ground Floor, 23-33 Bridge Street, Sydney NSW 2000 GPO Box 39 Sydney NSW 2001

Phone: 1300 305 695 Fax: (02) 9228 6555 Email: information@planning.nsw.gov.au

NSW Department of Planning Alpine Resorts Team Shop 5A, Snowy River Avenue PO Box 36, Jindabyne NSW 2627 Phone: (02) 6456 1733 Fax: (02) 6456 1736 Email: alpineresorts@planning.nsw.gov.au

To minimise delay in receiving a decision about your application, please ensure you submit all relevant Information to the Department. When your application has been assessed, you will receive a notice of

Company/organisation/agency	1 DA	
JBA		ABN
☐ Mr ☐ Ms ☐ Mrs ☐ Dr ☐ Other First name		84060735104
Belinda	Family name	
	Thomas	
STREET ADDRESS Unit/street no. Street name		
Level 7/77 Berry Street		
Suburb or town	State	Postcode
North Sydney	NSW	
POSTAL ADDRESS (or mark 'as above')	14044	2059
As Above		
Suburb or town	State	Postcode
Paytime telephone Fax	Mobile	
mail		

-	Unit/street no. (or lot no. for Kosciuszko ski resorts)	Street or pro	nerty name
	The state of the s	Street or pro	
5	Suburb, town or locality	Postcode	
13	Randwick	2031	Local government area
F	ot/DP or Lot/Section/DP or Lot/Strata no. Please ensure that you put a slash (/) between lot, se ne piece of land, you will need to separate them with	otion DD	Randwick strata numbers. If you have more th
	Part Lot 1 in DP 870720	= committee c.g.	123/373, 102/2.
C	ote: You can find the lot, section, DP or strata number te land, if title was provided after 30 October 1983. If yontact the NSW Department of Lands for updated det osciuszko ski resorts area, DP and strata numbers do	ole Have docu	he land or on the title documents fo ments older than this, you will need ect land is located within the
	etails of the original development co		
Br	riefly describe your approved development in the space eviously you must list all previous modifications and to	a hala seu	development has been modified
2	Demolition of exsiting structures Excavation Construction of a 7 storey building 26 car parking spaces coading facilities candscaping and infrastructure works		
Wh	nat was the original What was the date consent was granted	w	hat was the original application
0.1	/elopment application no.? consent was granted IP08_0153 31/01/2010	? fe	e?
1 10	1 2 110 1120 10		
	pe of modification		
An Mod 96A	application under section 96 of the EP&A Act is an ap difications to a development consent can also be mad A for court granted consents.	e under section	75W of the EP&A Act, or section
An Mod 96A	application under section 96 of the EP&A Act is an applications to a development consent can also be made. A for court granted consents. The are five types of modification applications. Please 1 ght:	ick the type of	n 75W of the EP&A Act, or section modification application that is being
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Note: Question 6 does not apply to proposed modifications under section 75W.

7. Description of modification

- In the case of a section 96(1) application, indicate the nature of the minor error, misdescription or miscalculation in the space below.
- In the case of a section 96(1A), section 96(2) or section 96AA application describe the impact of the modification in the space below. A statement of environmental effects will need to accompany the application, which includes an assessment of the development as proposed to be modified in accordance with section 79C(1) of the EP&A Act. Provisions of the Heritage Act 1977 may also apply for works to a heritage item or works adjoining a heritage item.
- In the case of a section 75W application under clause 8J(8) of the Environmental Planning and Assessment Regulation 2000, a development consent in force immediately before the commencement of Part 3A of the Act may be modified under section 75W as if the consent were an approval under that Part. However, approval from the Minister is required to lodge a section 75W application. Applicants should contact the Department first if they are considering applying for a modification under section 75W.

Regardless of the type of modification, please state below the specific conditions of consent to be modified, deleted or additional conditions request, and details of any other changes being sought.

Modify Condition A2
Enclose terrace on level 3
Increase floor area by 290sqm
Utilise enclosed terrace for educational use and seminars
Fit out for offices once Stage 2 Auditorium completed

Note: If your proposal is within Kosciuszko ski resorts area, please attach a copy of the Interim Lease Variation Approval received from the Department of Environment and Climate Change to your application.

8.	General terms of approv	/al from St	ate agencies
			are agencie

If the original development application was classified as integrated development and required approvatione or more State agencies, list them in the space below and their respective general terms of approval Depending on the type of modification, it may be necessary to refer the modification application to the	al from al.

9. Number of jobs to be created

Please indicate the number of jobs the proposed development will create. This should be expressed as a proportion of full time jobs over a full year, (e.g. a person employed full time for 6 months would equal 0.5 of a full time equivalent job; six contractors working on and off over 2 weeks equate to 2 people working full time for 2 weeks, which equals approximately 0.08 of an FTE job).

Construction jobs (full time equivalent)

Operational jobs (full time equivalent)

10. Application fee

Part 15 of the Environmental Planning and Assessment Regulation 2000 sets out how to calculate the fees for an application for modification of a development consent. If your development needs to be advertised to the public you may also need to include an advertising fee.

Note: Advertising fees attract GST, all other fees do not.

Please contact the Department in order to calculate the fee for your modification application.

	and the second application.		
Estimated cost of the development	Original application fee	Total fees lodged	
\$117,900,000		1 Star rose rouged	

11. Political donation disclosure s	tatement
Persons lodging modification and least	re required to declare reportable political donations (including the previous two years. Disclosure statements are to be
Have you attached a disclosure statement to	
Yes 🔀	this application?
No. [
www.planning.nsw.gov.au/donations.	n disclosure requirements, including a disclosure form, go to
12. Owner's consent	
	nust sign the application. If you are not the owner of the
As the owner(s) of the above property, I/we co Signature	nust sign the application. If you are not the owner of the opplication. If the land is Crown land, an authorised officer of application. An original signature must be provided. Onsent to this application: Signature
2, 000	Signature
Name Gerry Marr, Chief Evecutive SESLH	Name
Date	
29/02 /16	Date
Note: For applications within the Kossiuszka aki	e i resorts area, the approval of the lessee rather than the
owner is required.	resorts area, the approval of the lessee rather than the
l3. Applicant's signature	A Proceedings of the second
The applicant, or the applicant's court	sign the application. Only an original signature will
	tot be accepted).
Signature	In what capacity are you signing if you are not the
Belnda Thurs	applicant some sing in you are not trie
Date	Name, if you are not the applicant
14. 2. 2018	you do not the applicant
4. Privacy policy	
The information you provide in this application will	

The information you provide in this application will enable the Department, and any relevant state agency, to assess your application under the *Environmental Planning and Assessment Act 1979* and other applicable state legislation. If the information is not provided, your application may not be accepted.

If your application is for designated development or advertised development, it will be made available for public inspection and copying during a submission period. Written notification of the application will also be provided to the neighbourhood. You have the right to access and have corrected any information provided in your application. Please ensure that the information is accurate and advise the Department of any changes.

Political donations disclosure statement



Office use only:		
Date received://	F.	Planning application no.

This form may be used to make a political donations disclosure under section 147(3) of the *Environmental Planning Assessment Act 1979* for applications or public submissions to the Minister or the Director-General.

Please read the following information before filling out the Disclosure Statement on pages 3 and 4 of this form. Also refer to the 'Glossary of terms' provided overleaf (for definitions of terms in *italics* below). Once completed, please attach the completed declaration to your planning application or submission.

Explanatory information

Making a planning application or a public submission to the Minister or the Director-General Under section 147(3) of the Environmental Planning and Assessment Act 1979 ('the Act') a person:

- (a) who makes a relevant planning application to the Minister or the Director-General is required to disclose all reportable political donations (if any) made within the relevant period to anyone by any person with a financial interest in the application, or
- (b) who makes a relevant public submission to the Minister or the Director-General in relation to the application is required to disclose all reportable political donations (if any) made within the relevant period to anyone by the person making the submission or any associate of that person.

How and when do you make a disclosure?

The disclosure to the Minister or the Director-General of a reportable political donation under section 147 of the Act is to be made:

- (a) in, or in a statement accompanying, the relevant planning application or submission if the donation is made before the application or submission is made, or
- (b) if the donation is made afterwards, in a statement of the person to whom the relevant planning application or submission was made within 7 days after the donation is made.

What information needs to be included in a disclosure?

The information requirements of a disclosure of reportable political donations are outlined in section 147(9) of the Act.

Pages 3 and 4 of this document include a Disclosure Statement Template which outlines the Information requirements for disclosures to the Minister or to the Director-General of the Department of Planning.

Note: A separate Disclosure Statement Template is available for disclosures to councils.

Warning: A person is guilty of an offence under section 125 of the Environmental Planning and Assessment Act 1979 in connection with the obligations under section 147 only if the person fails to make a disclosure of a political donation or gift in accordance with section 147 that the person knows, or ought reasonably to know, was made and is required to be disclosed under section 147.

The maximum penalty for any such offence is the maximum penalty under Part 6 of the *Election Funding and Disclosures Act 1981* for making a false statement in a declaration of disclosures lodged under that Part.

Note: The maximum penalty is currently 200 penalty units (currently \$22,000) or imprisonment for 12 months, or both.

Glossary of terms (under section 147 of the Environmental Planning and Assessment Act 1979)

gift means a gift within the meaning of Part 6 of the Election Funding and Disclosures Act 1981. Note, A gift includes a gift of money or the provision of any other valuable thing or service for no consideration or inadequate consideration.

Note: Under section 84(1) of the Election Funding and Disclosures Act 1981 gift is defined as follows:

gift means any disposition of property made by a person to another person, otherwise than by will, being a disposition made without consideration in money or money's worth or with inadequate consideration, and includes the provision of a service (other than volunteer labour) for no consideration or for inadequate consideration.

local councillor means a councillor (including the mayor) of the council of a local government area.

relevant planning application means:

- a formal request to the Minister, a council or the Director-General to initiate the making of an environmental planning instrument or development control plan in relation to development on a particular site, or
- a formal request to the Minister or the Director-General for development on a particular site to be made State significant development or declared a project to which Part 3A applies, or
- an application for approval of a concept plan or project under Part 3A (or for the modification of a concept plan or of the approval for a project), or
- an application for development consent under Part 4 (or for the modification of a development consent), or
- any other application or request under or for the purposes of this Act that is prescribed by the regulations as a relevant e)

but does not include:

- an application for (or for the modification of) a complying development certificate, or
- an application or request made by a public authority on its own behalf or made on behalf of a public authority, or
- any other application or request that is excluded from this definition by the regulations.

relevant period is the period commencing 2 years before the application or submission is made and ending when the application is

relevant public submission means a written submission made by a person objecting to or supporting a relevant planning application or any development that would be authorised by the granting of the application.

reportable political donation means a reportable political donation within the meaning of Part 6 of the Election Funding and Disclosures Act 1981 that is required to be disclosed under that Part. Note. Reportable political donations include those of or

Note: Under section 86 of the Election Funding and Disclosures Act 1981 reportable political donation is defined as follows:

86 Meaning of "reportable political donation"

- (1) For the purposes of this Act, a reportable political donation is:
 - (a) in the case of disclosures under this Part by a party, elected member, group or candidate—a political donation of or exceeding \$1,000 made to or for the benefit of the party, elected member, group or candidate, or in the case of disclosures under this Part by a major political donor—a political donation of or exceeding \$1,000:
 - - (i) made by the major political donor to or for the benefit of a party, elected member, group or candidate, or
 - (ii) made to the major political donor.
- (2) A political donation of less than an amount specified in subsection (1) made by an entity or other person is to be treated as a reportable political donation if that and other separate political donations made by that entity or other person to the same party, elected member, group, candidate or person within the same financial year (ending 30 June) would, if aggregated, constitute a reportable political donation under subsection (1).
- aggregated, constitute a reportable political donation under subsection (1).

 A political donation of less than an amount specified in subsection (1) made by an entity or other person to a party is to be treated as a reportable political donation if that and other separate political donations made by that entity or person to an associated party within the same financial year (ending 30 June) would, if aggregated, constitute a reportable political donation under subsection (1). This subsection does not apply in connection with disclosures of political donations by
- For the purposes of subsection (3), parties are associated parties if endorsed candidates of both parties were included in the same group in the last periodic Council election or are to be included in the same group in the next periodic Council election.

a person has a financial interest in a relevant planning application if:

- the person is the applicant or the person on whose behalf the application is made, or
- the person is an owner of the site to which the application relates or has entered into an agreement to acquire the site or
- the person is associated with a person referred to in paragraph (a) or (b) and is likely to obtain a financial gain if development that would be authorised by the application is authorised or carried out (other than a gain merely as a shareholder in a company listed on a stock exchange), or
- the person has any other interest relating to the application, the site or the owner of the site that is prescribed by the d)

persons are associated with each other if:

- they carry on a business together in connection with the relevant planning application (in the case of the making of any such application) or they carry on a business together that may be affected by the granting of the application (in the case of a relevant planning submission), or
- they are related bodies corporate under the Corporations Act 2001 of the Commonwealth, or
- one is a director of a corporation and the other is any such related corporation or a director of any such related c)
- they have any other relationship prescribed by the regulations.

Political Donations Disclosure Statement to Minister or the Director-General

If you are required under section 147(3) of the Environmental Planning and Assessment Act 1979 to disclose any political donations (see Page 1 for details), please fill in this form and sign below.

Disclosure statement details		r disclose any political donations (see Page 1 for details), please fill in	this form and sign belo	PW.
Name of person making this disclosure BELINDA THO Your interest in the planning application (YES)	mAS circle relevant option below)	Planning application reference (e.g. DA number, planning apaddress or other description) MP 08_0/53	plication title or refer	
	You are a l	PERSON MAKING A SUBMISSION IN RELATION TO AN AP	PLICATION YE	S / NO
reportable political donations made by	person making this declaration or by other relevant			
* If you are the applicant of a relevant planning applic	ave made over the 'relevant period' (see glossary on page 2). If the action state below any reportable political department that we have	ant persons donation was made by an entity (and not by you as an individual) include the A r ought reasonably to know, were made by any persons with a financial interest It you know, or ought reasonably to know, were made by an associate.	ustralian Business Numbei in the planning application	r (ABN). n, OR
Name of donor (or ABN if an entity)	The particular deviations the	it you know, or ought reasonably to know, were made by an associate		
	Donor's residential address or entity's registered a other official office of the donor	Name of party or person for whose benefit the donation was made	Date donation made	Amount/ value
N/A	NIA	NA	NIA	of donation
				-
	Please list all reportable political depotions	additional	V.	
y signing below like hereby declare that	all information	additional space is provided overleaf if required.		
	all information contained within this statement is accurately a statement of the statement	rate at the time of signing.		
BELINDA	THOMAS			