

Request to modify a State Significant Infrastructure approval that was formerly a project to which Part 3A applied

This form has been developed for modification requests for projects that were previously projects to which Part 3A applied and declared to be State significant infrastructure (SSI) under clause 5 of Schedule 2 of the *Environmental Planning and Assessment (Savings, Transitional and Other Provisions) Regulation 2017*.

Before lodging this form, you should contact the Department of Planning and Environment to:

- ensure your project has been declared to be SSI under clause 5 of Schedule 2;
- discuss information requirements and the fee for your request.

This form should only be used in these circumstances.

If you are submitting a request to modify a SSI project approved under Part 5, Division 5.2 of the EP&A Act this should be made online on the Department's [Major Project website](#).

Proponent Details:

Title

First Name

Last Name

Telephone or Mobile

Email

Company/Organisation

ABN

Address

City

State

Post Code

Mailing Address Details:

Same as above Yes No

Address

City

State

Post Code

Political Donations:

Persons lodging requests are required to declare reportable political donations (including donations of \$1,000 or more) made in the previous two years. For more details, go to <http://www.planning.nsw.gov.au/assess-and-regulate/development-assessment/systems/donations-and-gift-disclosure>.

Do you need to make a political donations disclosure statement?

Yes - Please ensure you complete and attach a Political Donations Disclosure Statement.

No

Infrastructure Details:

Please provide the name and application number of the infrastructure approval for which modification is being sought.

Please provide a description of the infrastructure to be carried out under the approval (as previously modified). If this is addressed in supporting documentation, it is sufficient to just provide references to the relevant document and section within that document.

Site Details:

Please provide a description of the address and formal particulars of title of the land on which the infrastructure to be carried out. If this is addressed in supporting documentation, it is sufficient to just provide references to the relevant document and section within that document.

Is there additional land included in the modification?

Yes No

If Yes, please describe the land to be added to the original site. Provide Lot/DP or Lot/Section/DP or Lot/Strata No.

If a detailed site description is included in supporting documentation, it is sufficient to just provide references to the relevant document and section within that document.

Modification Description:

Describe how the modification falls within the scope of Section 5.25.

Describe the modification(s) proposal, including details of any conditions of approval to be amended or deleted.

If the modification description is addressed in supporting documentation, it is sufficient to just provide references to the relevant document and section within that document.

Modification Impact:

Please provide a description of the expected impacts of the modification. If this is addressed in supporting documentation, it is sufficient to just provide references to the relevant document and section within that document.

Approvals:

Did the original infrastructure, but for Section 5.23 of the EP&A Act, require any of the following ?

- a permit under section 201, 205 or 219 of the Fisheries Management Act 1994
- an approval under Part 4, or an excavation permit under section 139, of the Heritage Act 1977
- an Aboriginal heritage impact permit under section 90 of the National Parks and Wildlife Act 1974
- a bush fire safety authority under section 100B of the Rural Fires Act 1997
- a water use approval under section 89, a water management work approval under section 90 or an activity approval under section 91 of the Water Management Act 2000

Did the original infrastructure require any of the following approvals in order to be carried out (section 5.24 of the EP&A Act)? Select all that apply.

- an aquaculture permit under section 144 of the Fisheries Management Act 1994
- an approval under section 15 of the Mine Subsidence Compensation Act 1961
- a mining lease under the Mining Act 1992
- a petroleum production lease under the Petroleum (Onshore) Act 1991
- an environment protection licence under Chapter 3 of the Protection of the Environment Operations Act 1997 (for any of the purposes referred to in section 43 of that Act)
- a consent under section 138 of the Roads Act 1993
- a licence under the Pipelines Act 1967

Refer to the RLMS Report, dated July 2018

Supporting Information:

What supporting documents are you submitting with this request?

- Biodiversity development assessment report*
- Other supporting document

Please list other supporting documents if applicable.

Additional Requirements:

* In the case of a request that is accompanied by a biodiversity development assessment report, the request must contain information regarding the reasonable steps taken to obtain the like-for-like biodiversity credits required to be retired under the report to offset the residual impacts on biodiversity values if different biodiversity credits are proposed to be used as offsets in accordance with the variation rules under the *Biodiversity Conservation Act 2016*.

If this is addressed in supporting documentation, it is sufficient to just provide references to the relevant document and section within that document.

Capital Investment Value and Jobs:

What is the additional Capital Investment Value (\$) that would result from this modification request?

What would be the net change to the number of full time equivalent construction jobs created as a result of this request?

What would be the net change to the number of full time equivalent operational jobs created as a result of this request?

Landowner's Consent:

Have you attached landowner's consent?

Yes

No - owner's consent is not required for this request under clause 193(1) of the Environmental Planning and Assessment Regulation 2000

Please note:

Under clause 193 of the *Environmental Planning and Assessment Regulation 2000*, certain requests do not require consent of the landowner, however, the proponent is required to give notice of the request (e.g. linear infrastructure, mining & petroleum projects).

Under clause 193 (3), where the request relates to land owned by a Local Aboriginal Land Council, the consent of the New South Wales Aboriginal Land Council is required if the request requires the consent of the Local Aboriginal Land Council as owner of the land.

Confirmation:

Name:

Date:

In what capacity are you completing the form if you are not the proponent?