Application to modify a development consent

Date lodged: 2,9 / 09 / 11



NSW GOVERNMENT **Department of Planning**

DA modification no. DA-494-11-2003-L (Office use only)

MODIL

1. 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.

Disclosure statement

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.

Lodgement

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 determination.

Applicant and contact details		an an an an Arian	
Company/organisation/agency Sydney Internat. Container Termi	nal I ta	AE O	5784452933
Sydney Internat: Container Term			5104452355
Mr Ms Mrs Dr Other			
First name Family name			
Ryan	Smith		
STREET ADDRESS			n an an Artan Artan. An an Artan Artan Artan
Unit/street no. Street name			
Level 19, 1 Market Street	•		
Suburb or town	*.	State	Postcode
Sydney		NSW	2000
POSTAL ADDRESS (or mark 'as above')			
as above			
Suburb or town		State	Postcode
Daytime telephone Fax		Mobile	
(02) 8268 8004 (02) 92690717		0430 777 149	
Email			
smith.ryan@hutchisonports.com.	au⊡		

3. **Property description**

Unit/street no. (or lot no. for Kosciuszko ski resorts)

Street or prope	erty name
Port Bota	ny/ Botany Bay
Postcode	Local government area

Botany Bay

Suburb, town or locality

Banksmeadow

Lot/DP or Lot/Section/DP or Lot/Strata no.

Please ensure that you put a slash (/) between lot, section, DP and strata numbers. If you have more than one piece of land, you will need to separate them with a comma e.g. 123/579, 162/2.

2036

Part of Lot 2 DP 1165618

Note: You can find the lot, section, DP or strata number on a map of the land or on the title documents for the land, if title was provided after 30 October 1983. If you have documents older than this, you will need to contact the NSW Department of Lands for updated details. If the subject land is located within the Kosciuszko ski resorts area, DP and strata numbers do not apply.

4. Details of the original development consent

Briefly describe your approved development in the space below. If the development has been modified previously you must list all previous modifications and the relevant determination date(s).

The construction and operation of a new container terminal and associated infrastructure at Port Botany, NSW. This is known as the Sydney Port Botany Terminal 3.

	at was the original What was the date consent was granted?	What was the original application fee?
DA	A-494-11-2003-i 13 October 2005	\$200,000
	and 22 August	
	2006	
i. Ty	pe of modification	
Moc	application under section 96 of the EP&A Act is an applicatior lifications to a development consent can also be made under A for court granted consents.	
The sou	re are five types of modification applications. Please tick the t ght:	
	Section 96(1) involving minor error, misdescription or misca	
	Section 96(1A) involving minimal environmental impact, whi remains substantially the same.	ere the development as originally approve
	Section 96(2) other modification, where the development as the same.	s originally approved remains substantially
	Section 96AA modification of consent granted by the Land a development as originally approved remains substantially the	
\boxtimes	Section 75W modification, involving use of Part 3A process	es to modify the Part 4 consent.
(exc	e: If the proposed modification will lead to the consented deve ept in the case of a proposed modification under section 75W elopment application.	
. Ex	tent of modification	
Will	the modified development be substantially the same as the d	evelopment that was originally approved?
No	\square > Please submit a new development application.	
Yes	Please provide evidence that the development will reprove to attach additional pages, please list below the mater	

N/A

Note: Question 6 does not apply to proposed modifications under section 75W.

. 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.

The modification seeks to amend the height of two buildings and slightly alter their position. See attached: Sydney Port Botany Terminal No. 3 Section 75W Modification: Operations Building and Maintenance Building

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 approval from State agencies

If the original development application was classified as integrated development and required approval from one 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 approval body.

Nil

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)

N/A	

N/A

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.

Estimated cost of the development

Original	application fee	

Total fees lodged

No additional cost

\$200.000

due to modification

11. Political donation disclosure statement

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. Disclosure statements are to be submitted with your application.

Have you attached a disclosure statement to this application?

Yes	

No \boxtimes

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Note: For more details about political donation disclosure requirements, including a disclosure form, go to www.planning.nsw.gov.au/donations.

12. Owner's consent

The owner(s) of the land to be developed must sign the application. If you are not the owner of the land, you must have all the owners sign the application. If the land is Crown land, an authorised officer of the NSW Department of Lands must sign the application. An original signature must be provided. As the owner(s) of the above property, I/we consent to this application:

Signature	Signature	
Name	Name	· · ·
ALEX NEDELJKOULC EXECUTIVE GM, PLANNING & INFRAMTIRU Date SYDNET PORTS CORPORATION	Crone	
Date SYDNET PORTS CORPORTION	Date	
27/9/11		
Note: For applications within the Kosciuszko ski reso owner is required.	orts area, the approval of the lessee	e rather than the
8. Applicant's signature		
The applicant, or the applicant's agent, must sig be accepted (photocopies or faxed copies will <u>not</u> b	e accepted).	al signature will
Signature RYAN SMITH.	In what capacity are you signi	ng if you are not the
Signature RYAN SMITH. MANAGER - CIVIL ENGINEERING	applicant	· · · ·
Date	Name, if you are not the appli	cant
28/9/11.		
. Privacy policy		

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.