

# Application to Modify a Development Consent

DA Modification Number: \_\_\_\_ PA 06\_0261 \_\_\_\_

## 1. Before you lodge

You can use this form to apply to modify a development consent given by the Minister for Planning. If the changes you propose mean the development will not be substantially the same as that originally approved, please do not use this form. You will need to submit a new development application.

#### **Disclosure statement**

Persons lodging 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

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

To complete this form, please place a cross in the appropriate boxes 
and complete all sections.

#### 2. Details of the applicant

amily name
Russo
ABN
76606478399
State Postcode
Qld 4001
State Postcode
Mobile
1 0429 480 163

Email or mobile

## 3. Identify the land

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

Street or property name

Hunter Valley Operations
Postcode
2330

Lemington

Suburb, town or locality

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 eg 123/579, 162/2.

- (1) (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 Land & Property Information (LPI), a division of the Department of Finance, Service and Innovation, for updated details.
- (2) Note: If the subject land is located within the Kosciuszko ski resorts area, DP and strata numbers may not always apply.

## 4. Details of the original development consent

Describe what the original consent allows

The original development consent for Hunter Valley Operations (HVO) South is Project Approval (PA) 06\_0261 granted under Part 3A of the *Environmental Planning and Assessment Act 1979* on 24 March 2009. PA 06\_0261 provides development consent for an open cut coal mine, extracting up to 16 million tonnes per annum (Mtpa) of runof-mine (ROM) coal until 2030. HVO South comprises the Riverview, Cheshunt and South Lemington Pit 1 and South Lemington Pit 2 (yet to be mined), Lemington Coal Preparation Plant (yet to be constructed) and all related mining activities and infrastructure such as overburden and fine reject emplacement areas.

PA 06\_0261 for HVO South interacts for DA 450-10-2003 for HVO North, north of the Hunter River, with the ability to move material and associated equipment across the two development consents including ROM coal, product coal, coal rejects, overburden and water as required.

What is the development application no.?	What is the date of consent?	What was the original estimated cost of development (including GST)?	
Project Approval 06_0261	24 March 2009	\$130,000,000	

## 5. Describe the modification you propose to make

Please indicate the type of modification you propose to make by placing a cross in the appropriate box below.

You need to submit with your application form a full description of the expected impacts of the modifications proposed, including relevant plans, drawings and compliance with relevant controls.

A modification to correct a minor error, misdescription or miscalculation

Describe the error, misdescription or miscalculation (Refer to section 96(1) of the *Environmental Planning and Assessment 1979* (EP&A) Act)

A modification that will have minimal environmental impact

Describe the modification and its expected impact (Refer to section 96(1A) of the EP&A Act)

Application to Modify a Development Consent Department of Planning & Environment

Any other modification

Describe the modification and its expected impact (Refer to section 96(2) of the EP&A Act)

The modification is proposed to extend the depth of mining to the deeper Bayswater seam from the Cheshunt Pit into Riverview Pit, and mine to the base of the Vaux seam below the Bowfield seam in South Lemington Pit 2. To enable the proposed modification to remain within the existing disturbance footprint, the height of the overburden emplacement strategy will need to increase to approximately 240mAHD in some areas with the incorporation of micro-relief. The proposed modification is also seeking to provide production flexibility through the ability to extract up to 20Mtpa of ROM at peak production from HVO South and to increase the processing rate of coal extracted from HVO South to 20Mtpa of ROM coal across HVO coal preparation plants. The proposed modification includes an updated Statement of Commitments.

Will the modified development be substantially the same as the development that was originally approved?

- No D> Plea
- Yes

Please submit a new development application.

Please provide evidence that the development will remain substantially the same. (If you need to attach additional pages, please list below the material attached).

The modified development consent is substantially the same as the development consent granted as it will be a continuation of the use of land for an open cut coal mine with no changes to the disturbance footprint. Further details can be found in the Environmental Assessment Report (EMM, January 2017).

## 6. Number of jobs to be created

Please indicate the number of jobs this 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)

0	 	
0	 	

## Operation jobs (full-time equivalent)

#### 7. Application fee

For development that involves a building or other work, the fee for your application is based on the estimated cost of the development.

Clause 258 of the Environmental Planning and Assessment Regulation 2000 and the table attached to that clause set out how to calculate the fee for an application for modification of a consent.

If your development needs to be advertised to the public you may also need to include an advertising fee. Clause 258 of the regulations includes details on these fees.

Note: Contact us if you need help to calculate the fee for your application.

Estimated cost of the development

Total fees lodged

\$67,100,000	\$37,690

#### 8. Political donation disclosure statement

Persons lodging a development application are required to declare reportable political donations (including donations of or more than \$1000) made in the previous two years. Disclosure statements are to be submitted with your application.

Have you or any person with a financial interest in the application or any persons associated with the application made a political donation?

No ⊠ Yes □

Have you attached a disclosure statement to this application?

No	
Yes	$\boxtimes$

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

#### 9. Signatures

The lessee(s) of the land this application relates to must sign the application.

As the lessee(s) of the above property, I/we consent to this application:

Signature		Signature
	]	
Name		Name
Date		Date
Capacity in which you are signing		Capacity in which you are signing

#### 10. Applicant's Signature

Anthony Russo

The applicant must sign the application.

Signature

Culty		
Name		

Date 31/1/2017

## 11. Privacy policy

The information you provide in this application will enable us, 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 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 information provided in your application. Please ensure that the information is accurate and advise us of any changes.

## 12. Contact details

#### **Alpine Resorts Team**

Shop 5A, 19 Snowy River Avenue PO Box 36, JINDABYNE NSW 2627 Telephone: 02 6456 1733 Facsimile: 02 6456 1736 Email: alpineresorts@planning.nsw.gov.au

#### **Head Office**

23-33 Bridge Street, SYDNEY 2000 GPO Box 39, SYDNEY NSW 2001 Telephone: 02 9228 6333 or 1300 305 695 Facsimile: 02 9228 6555 Email: information@planning.nsw.gov.au

Note: for contact details of other Sydney Metropolitan and Regional Offices, go to www.planning.nsw.gov.au

# Political donations disclosure statement



Office use only:

Date received: / /

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) 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
- b) 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
- c) 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
- d) an application for development consent under Part 4 (or for the modification of a development consent), or
- e) any other application or request under or for the purposes of this Act that is prescribed by the regulations as a relevant planning application,
- but does not include:
- f) an application for (or for the modification of) a complying development certificate, or
- g) an application or request made by a public authority on its own behalf or made on behalf of a public authority, or
- h) 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 determined.

*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 above \$1,000.

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
  - (b) 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).
- (3) 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 parties.
- (4) 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:

- a) the person is the applicant or the person on whose behalf the application is made, or
- b) the person is an owner of the site to which the application relates or has entered into an agreement to acquire the site or any part of it, or
- c) 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
- d) the person has any other interest relating to the application, the site or the owner of the site that is prescribed by the regulations.

#### persons are associated with each other if:

- a) 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
- b) they are related bodies corporate under the Corporations Act 2001 of the Commonwealth, or
- c) one is a director of a corporation and the other is any such related corporation or a director of any such related corporation, or
- d) 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			·····			- 11 -
Name of person making this disclosure	lame of person making this disclosure Planning application reference (e.g. DA number, planning application title or reference, property					ice, property
RICHARD FRANCI	CHAPO FRANCIS address or other description)					
Your interest in the planning application (	circle relevant option below)					
You are the APPLICANT YES /	NO OR	You are a F	PERSON MAK	ING A SUBMISSION IN RELATION TO AN APPL	ICATION YES	/ NO
Reportable political donations made by	/ person making this declaration or	r by other relev	ant persons	and the second		
* State below any reportable political donations you h	ave made over the 'relevant period' (see glossa	ary on page 2). If the	donation was mad	e by an entity (and not by you as an individual) include the Austr	ralian Business Number (	'ABN).
* If you are the <b>applicant</b> of a relevant planning appli	cation state below any reportable political donation	ons that you know, o	r ought reasonably	to know, were made by any persons with a financial interest in	the planning application,	OR
* If you are a person making a submission in relation	n to an application, state below any reportable p	political donations the	at you know, or oug	th reasonably to know, were made by an associate.		
Name of donor (or ABN if an entity)	Donor's residential address or ent other official office of the donor	tity's registered	address or	Name of party or person for whose benefit the donation was made	Date donation made	Amount/ value of donation
None						
	·					
			,			
			,			
		a				
	Please list all reportable po	litical donations	—additional sp	ace is provided overleaf if required.		·
By signing below, I/we bereby declare that						
Signature(s) and Date	ú5 31.	-1-201/				
Name(s)	2					



## Cont... Political Donations Disclosure Statement to Minister or the Director-General

Name of donor (or ABN if an entity)	Donor's residential address or entity's registered address or other official office of the donor	Name of party or person for whose benefit the donation was made	Date donation made	Amount/ value of donation
None			•	
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