



Request to Modify a Consent for State Significant Development

Please note: You will be assigned one Job Number per application for a modification to a major project. If you have multiple approvals that you wish to modify you must lodge a separate modification application for each major project approval.

This form is required to apply for modification of a Part 4 consent for State significant development under section 96 or 96AA of the Environmental Planning & Assessment Act 1979 (EP&A Act).

Before lodging this form you should contact the Department of Planning and Environment to discuss the information requirements and fee for your application.

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

CADIA EAST PROJECT 06_0295

Applicant Details

Title

First Name

ANDREW

Last Name

WANNAN

Daytime Phone

02 63666320

Fax

02 63664333

Mobile

0437001823

Email

Andrew.Wannan@newcrest.com.au

Note: An email confirming the receipt of this request will be sent to this email address. If you would like the email to go to a different address (eg. consultant) please enter that address.

Company/Organisation

CADIA HOLDINGS PTY LIMITED

ABN

95 062 648 006

Address Details

Street /PO Box

1460 CADIA RD

Suburb or Town

ORANGE

State

NSW

Post Code

2800

Postal Address Details

☒ As Above

Street /PO Box

Suburb or Town

State

Post Code

Site Details

Is there additional land included in the modification? **NO**

If Yes, describe the land to be added to the original site. Provide Lot/DP or Lot/Section/DP or Lot/Strata No. You may leave this blank if a detailed description is provided as an attachment.

Modification Details

Modification Type:

Please select the type of modification application that is being sought:

- ☐ Section 96(1) involving minor error, misdescription or miscalculation.
- ☒ Section 96(1A) involving minimal environmental impact, where the development as originally approved remains substantially the same.
- ☐ Section 96(2) other modification, where the development as originally approved remains substantially the same.
- ☐ Section 96AA modification of consent granted by the Land and Environment Court, where the development as originally approved remains substantially the same.

Modification Description:

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 briefly describe the proposed modification in the space below, including any conditions of consent to be modified and/or deleted.

**CADIA HILL TAILINGS MODIFICATION TO DEPOSIT APPROXIMATELY
30MT OF TAILINGS IN CADIA HILL PIT.**

Modification Extent:

Provide evidence that the development will remain substantially the same as the originally applied development.

Note: If the proposed modification would lead to the development not being substantially the same development as originally approved, then you will need to submit a new development application.

REFER TO CADIA HILL TAILINGS MODIFICATION - STATEMENT
OF ENVIRONMENTAL EFFECTS DATED 28 MARCH 2018

Details can be provided in supporting documents(s).

Capital Investment Value (\$):

Only record any ADDITIONAL Capital Investment Value resulting from this modification application.

\$10.5M

Construction Jobs:

Only report ADDITIONAL jobs resulting from the modification.

25 APPROX

Operational Jobs:

Only report ADDITIONAL jobs resulting from the modification.

-

Approvals

Other approvals

Did the original development, but for section 89J of the EP&A Act, require any of the following?

- ☐ the concurrence under Part 3 of the Coastal Protection Act 1979 of the Minister administering that Part of that Act
- ☒ 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
- ☒ an authorisation referred to in section 12 of the Native Vegetation Act 2003 (or under any Act repealed by that Act) to clear native vegetation or State protected land
- ☐ 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 development require any of the following approvals in order to be carried out (section 89K 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
 - ☐ an aquifer interference approval under section 91 of the Water Management Act 2000
-

Supporting Docs

What supporting documents are you submitting with this application?

- ☐ Environmental Impact Statement
- ☒ Other supporting documentation

Note: Landowner's consent requirements apply to modification applications in the same way as they apply to development applications. If you are unsure, refer to sections 115 and 49 of the Environmental Planning and Assessment Regulation 2000.

Have you attached landowner's consent?

- ☐ Yes
- ☒ No - owner's consent is not required for this application as it is 'public notification development' under clause 49 of the Environmental Planning and Assessment Regulation 2000.

Confirmation

Name:

AUDREW WAUNAN 

Date:

13 APRIL 2018

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

APPROVALS MANAGER

Political Donations

Persons lodging applications 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