

Instructions

This application form is required to amend your application. Please review all information and update where appropriate. You will be asked to submit a report detailing the changes to your application.

Proponent Details

Proponent

Note: Details entered below should be for the person and/or company that is proposing to carry out the development. This should not include the consultant or person(s) acting on behalf of the Proponent.

- Title
- First name
- Last name
- Phone
- Email
- Role/Position
- Primary address

Political Donations

Note: Persons lodging applications are required to declare reportable political donations (including donations of \$1,000 or more) made in the previous two years.

- Do you need to disclose a political donation?
 - (IF YES) Please complete and attach a Political Donations Disclosure Statement. A template of this statement can be downloaded HERE.

Project Details

- Project name
- Industry
- Development type
- Description of amended development

Description of Changes

• Briefly describe the proposed changes to the application

Staged Infrastructure

- Are you intending to submit a concept application?
- Capital investment value (excl GST)
- Construction jobs
- Operational jobs



Dwellings

Site Details

Site Information

- Site name
- Site address or description
- Indicative site co-ordinates latitude
- Indicative site co-ordinates longitude

Local Government Area

Add Local Government Area

Lot & DP

• Lot and DP

Landowner's Consent

Privacy and Personal Information Protection Notice

Purpose: Your personal information is being collected to enable the Department of Planning and Environment to exercise its functions and assess your application under the *Environmental Planning and Assessment Act 1979* and other legislation.

Recipients: Department of Planning and Environment, councils, and government agencies for the above-stated purpose.

Supply: The evidence of landowner's consent will be published on the NSW planning portal, as required by law. If you do not provide the information (or any part of it) your application may not be accepted.

Access/Correction: The Department of Planning and Environment will collect this information. You can access and correct the information by contacting –

- the Information Access & Privacy Unit, 4 Parramatta Square, Locked Bag 5022, Parramatta 2124.
- Phone: 02 9860 1440.
- Email: gipa@dpie.nsw.gov.au.

Storage: The Department of Planning and Environment will store this information on its records management system in line with its *Privacy Management Plan.*

- Is landowner's consent required?
 - o (IF YES) Do you have evidence of all landowners' consent?
 - (IF YES) Upload any evidence of landowner's consent required.
 - o (IF NO) Reason landowner's consent is not required
 - The SSI is proposed to be undertaken by a public authority.
 - The SSI is declared Critical SSI.



- The SSI is considered linear infrastructure.
- The SSI is considered utility infrastructure.
- The SSI is on land with multiple owners as designated by the Secretary of the Department of Planning and Environment.
- The SSI is for mining development for a purpose specified in State Environmental Planning Policy (Planning Systems) 2021 Schedule 1, section 5(1)-(4).

Warning! Please note that if landowner's consent is not required, relevant landowner's must still be given notice of the application by:

- Written notice to the owner of the land, before or no later than 14 days after the application is made, or
- An advertisement in a newspaper circulating in the area in which the infrastructure is to be carried out at least 14 days before the environmental impact statement (EIS) that relates to the infrastructure is placed on public exhibition.

Note section 181(5) of the Environmental Planning and Assessment Regulation 2021 for when consent of the owner is not required.

- Does the application relate to land owned by a Local Aboriginal Land Council?
 - (IF YES) Upload evidence of the consent of the New South Wales Aboriginal Land Council.

Statutory Context

Justification and Permissibility

• Reason why the proposal is State significant.

Pathway and Permissibility

- Under State Environmental Planning Policy (Planning Systems) 2021, which schedule does your State significant development application relate to?
- Section under selected Schedule
- Describe the permissibility of the proposal under relevant environmental planning instruments

Biodiversity Development Assessment Report Waiver Request

Note: Under the *Biodiversity Conservation Act 2016,* an application is to be accompanied by a biodiversity development assessment report. However, the Secretary of the Department of Planning and Environment and the Coordinator General of Environment and Heritage can waive this requirement if they determine that the proposal is unlikely to have a significant impact on biodiversity values.

SSI Amendment Application Form



- (Would you like to request that the requirement for a biodiversity development assessment report be waived?
 - (IF YES) Provide an attachment that includes justification as to why your proposal is unlikely to have a significant impact on biodiversity values.
 Guidance on the matters that must be addressed in your waiver request can be found here.

Approvals – Part 1

- Would the infrastructure otherwise, but for Section 5.23 of the Environmental Planning and Assessment Act 1979, 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?

Approvals – Part 2

- Do you require any of the following approvals from Section 5.24 of the Environmental Planning and Assessment Act 1979 in order to carry out the infrastructure:
 - o An aquaculture permit under Section 144 of the Fisheries Management Act 1994?
 - An approval under Section 15 of the *Mine Subsidence Compensation Act 1961*?

Note: Section 15 of the Mine Subsidence Compensation Act 1961 (MSC Act) is repealed and replaced with the *Coal Mine Subsidence Compensation Act 2017* (CMSC Act). A reference to section 15 of the MSC Act can be read to include an approval under section 22 of the CMSC Act.

- 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*?

Provide Amendment Report

Upload PIR/Amendment Report

Attachments

Note: Please upload an amendment report or preferred infrastructure report.



The amendment report or preferred infrastructure report must be prepared in accordance with the department's requirements (if issued) and have regard to the *State Significant Infrastructure Guidelines* including Appendix D – Preparing an Amendment Report / Appendix E – Preparing a Preferred Infrastructure Report.

If your amendment includes any changes to the footprint of the infrastructure, you should also submit Geographic Information System data that delineates the extent of the change and any key environmental constraints. This data must meet the Standard Technical Requirements for Spatial Datasets and Maps.

Note: The department may re-exhibit the project as a result of the scope and/or scale of changes identified. You will be notified of the outcome of the department's assessment of the information you have provided.

Confirmation

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