

NOTICE OF PART 4 DEVELOPMENT DETERMINATION

Attunga Ski Lodge

Application No DA 10659

DescriptionAdditions and internal alterations to an existing tourist accommodation building **Location**4 Jack Adams Path (Lot 746 DP 1119757), Thredbo Village, Thredbo Alpine

Resort, Kosciuszko National Park

Applicant Attunga Ski Lodge Ltd

Council Area Snowy Monaro Regional Council

Determination Approved

Determination Date 18 October 2021 **Registration Date** 18 October 2021

Consent Authority Minister for Planning and Public Spaces

On 18 October 2021 the delegate of the Minister for Planning and Public Space granted consent for the development application DA 10659 for Additions and internal alterations to an existing tourist accommodation building in accordance with Part 4 of the *Environmental Planning and Assessment Act 1979* (the Act).

The development consent is subject to conditions, which are available on the Department's website. The reasons for approval and conditions are provided in the assessment report and the Notice of Decision. These documents, including any endorsed plans can be found on the Department's Planning Portal website at: http://majorprojects.planning.nsw.gov.au/page/part-4-projects/alpine-projects/?action=view_job&job_id=10659

The consent has effect on and from 18 October 2021.

The consent lapses on 18 October 2026 unless the development has physically commenced before that date (in the case of development consent for the erection of a building, subdivision of land or the carrying out of a work) or if the use of land, building or work has actually commenced before that date.

General Terms of Approval for a Bush Fire Safety Authority under Section 100B of the *Rural Fires Act 1997* from NSW Rural Fire Service is incorporated into the conditions of consent.

Reviews/Appeals

Certain appeal and review rights are available to applicants and objectors following determination of a development application.

The applicant has a right to request a review of the determination under section 8.3 of the Act.

If the applicant is dissatisfied with the determination of the application, the applicant has the right, under section 8.7 of the Act, to appeal to the Land and Environment Court within 12 months of the date the determination was notified or registered on the NSW planning portal.