# **Development Application**



D	A no:		Kosciusz	ko Alpine Resorts
1.	Before you lodge			
Stat	can use this form to apply for approval to carry out de te Environmental Planning Policy (SEPP) (Kosciuszko Minister for Planning & Infrastructure is needed for cer	National Park	- Alpine Reso	
	ase contact the Alpine Resorts Team in Jindabyne npleting this form. Phone 02 6456 1733.	to arrange a	pre-lodgemer	nt consultation before
	two guides: What to do before lodging your DA and Williams.	Vhat to include	with your DA	will help you complete your
То	complete this form, please place a cross in the appropri	riate boxes	and complete	all sections.
Persithar www.	cosure statement sons lodging applications are required to declare report sons lodging applications are required to declare report statement minimise delay in receiving a decision about your armation.  can lodge your application at the listed offices of the Cat the end of this form. When your application has been	etails, including application, p	g a disclosure  lease ensure  Planning & Inf	you submit all relevant
2.	Details of the applicant			
	Company/organisation			ABN
	NAME Mr Ms Mrs Dr Other First name Wayne	Family name	Э	,
	STREET ADDRESS Unit/street no. Street name  6 b Aspen Geek 2		IEYS W.	47
	Suburb or town		State	Postcode
	THREOBO		NSU	2625
	POSTAL ADDRESS (or mark 'as above')			

CONTACT DETAILS

Daytime telephone

PO Box 457 Suburb or town

Lennox Head

Fax

Mobile

State

NSW

Postcode

2478

W	lazarus	s@big	pond.net.au						
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	Three	lbo							
	Town,	localit	y or resort						1000
						Aspen (	Creek 2, 6B	Chimneys Wa	ау
I	Lot no.					Street or p	property nam	ie	
						Postcode			
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		dition	of a deck to exis	ating apar	tment				
	Add	dition s invo	of a deck to exist	sting apar	tment	or structure			
	Add	dition s invo	of a deck to exis	sting apar	tment	or structure	] <sub>No</sub> □		
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You can apply for development consent for only part of your proposal now, and for the remaining part(s) at a later stage.
Are you applying for development consent in stages?
No
Yes ➤ Please attach:
<ul> <li>information which describes the stages of your development</li> <li>a copy of any consents you already have for part of your development.</li> </ul>
Plans of the land and development
You need to provide a number of different plans that show what you intend to do. The DA Guide — What to include with your DA sets out which plans to provide and the details to include. Contact us to find out the number of copies of plans required.
Please attach:
a site plan of the land, drawn to scale
plans or drawings of the proposal, drawn to scale and, where relevant:
<ul> <li>an A4 size plan of the proposed building and other structures on the site</li> </ul>
a plan of the existing building, drawn to scale.
Environmental effects of your development
To assess your proposal, we need to understand the impacts it will have. Depending upon the nature and scale of your proposal, you need to provide one or more of the statements listed below to explain the environmental effects of your proposal. See the DA Guide — What to include with your DA or contact the Alpine Resorts Team on 02 6456 1733 for more information.
Is your proposal designated development?
Yes > Please attach an environmental impact statement.
No ☐ ➤ Go to Question 2.
2. Is the proposal advertised development? (See clause 27 of KNP – Alpine Resorts 2007 SEPP)
Yes > Please attach a statement of environmental effects in accordance with the DirectorGeneral requirements. Contact us for details.
No Please attach a statement of environmental effects.
No Please attach a statement of environmental effects.  3. Is your proposal likely to have a significant effect on <b>threatened species</b> , populations, ecological communities or their habitats?
Yes > Please attach a species impact statement.
No
Concurrences from state agencies
Do you need the concurrence of a state agency to carry out the development? See the DA Guide — What to include with your DA for more information.
No 🗆
☐ Yes ➤ Please list any agencies whose concurrence you need.

Please attach sufficient information for the agency(ies) to assess your

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application.

	If you need development consent and one or more of the approvals listed in <b>Attachment A</b> of the DA Application, your development is known as integrated development. The relevant state agency will be involved in the assessment of your proposal. Is your application for integrated development?				
	No L				
	Yes > Please complete Attachment A of the DA Application. Please attach:  • sufficient information for the approval body(ies) to assess your application				
	<ul> <li>additional copies of your application for each agency. Contact us to find out the number of copies required.</li> </ul>				
11.	Supporting information				
	You can support your application with additional material, such as photographs, including aerial photographs, slides and models to illustrate your proposal. Please list what you have attached:				
40	A well-action for				
12.	Application fee				
	Part 15 Division 1 of the Environmental Planning and Assessment Regulation 2000 sets out how to calculate the fees for development applications.				
	For development that involves a building or other works, the fee for your application is based on the estimated cost of the development. If your application is for integrated development or requires concurrence from another State agency, you will need to include additional processing fees. 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. Contact the Department if you need help to calculate the fee for your application.				
	Estimated cost of the development Total fees lodged				
	\$ 25,000 -30,000.				
13.	Politiçal 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				
	Note: for more details about political donation disclosure requirements, including a disclosure form, go				
to w	ww.planning.nsw.gov.au/donations.				
14.	Lessee(s) Signature(s)				
	The lessee(s) of the land to be developed must sign the application. As				
	the lessee(s) of the above property, I/we consent to this application:				
	Signature Signature More from				
	WAYER P. LAZARUS MAREE C LAZARUS				

10. Approval from state agencies (integrated development)

Name	Name
WAYNE P. CAZANS	MATTER CATARUS
Date	Date
25-JAN 2022	25 JAN 2022
Applicant's Signature	
The applicant, or the applicant's agent, must	sign the application.
Signature	In what capacity are you signing if you are not the applicant
	More Jams
Name, if you are not the applicant	Date
to any items you have attached:  Please note: where possible, a copy of all maps  Land details  A map that sets out the lot, DP/MPS and vol  A schedule that sets out the lot, DP/MPS and  A registered plan of lease boundaries  Staged development  Information which describes the stages of the A copy of any consents already granted for presents.	d volume/folio no.s e development
A site plan of the land — required for all ap	
<ul> <li>□ Plans or drawings of the proposal — require</li> <li>□ An A4 size plan of the proposed building and</li> </ul>	ed for all applications
<ul> <li>☐ An A4 size plan of the proposed building and</li> <li>☐ A plan, drawn to scale, of the existing buildir</li> </ul>	ed for all applications d other structures on the site
☐ An A4 size plan of the proposed building and ☐ A plan, drawn to scale, of the existing building Environmental effects	ed for all applications d other structures on the site
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<ul> <li>□ An A4 size plan of the proposed building and</li> <li>□ A plan, drawn to scale, of the existing building</li> <li>Environmental effects</li> <li>□ An environmental impact statement for a decention of the executive summary</li> <li>□ A statement of environmental effects for an anomal effects for an anomal effects is to be prepared in the Environmental effects is to be prepared in the environmental effects for a prepared in the</li></ul>	ed for all applications d other structures on the site  ing signated development proposal and an electronic advertised development — as required under clause 13 of the Amendment (Ski Resorts) Regulation 2002. The statement accordance with the Director-General requirements roposal that is not classed 'advertised development' under
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<ul> <li>□ An A4 size plan of the proposed building and</li> <li>□ A plan, drawn to scale, of the existing building and a plan, drawn to scale, of the existing building and a plan in the executive summary.</li> <li>□ A statement of environmental effects for an another the executive summary.</li> <li>□ A statement of environmental effects for an another the environmental Planning and Assessment of environmental effects is to be prepared in the environmental effects for a proposed property.</li> <li>□ A statement of environmental effects for a proposed property.</li> <li>□ A species impact statement</li> </ul>	ed for all applications d other structures on the site  ing signated development proposal and an electronic advertised development — as required under clause 13 of the Amendment (Ski Resorts) Regulation 2002. The statement accordance with the Director-General requirements roposal that is not classed 'advertised development' unde PP

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Additional copies of your application for each of those agencies Other approvals
Any approvals obtained from the Office of Environment & Heritage for a lease variation or a granting of a new lease.
Supporting information
Other material to support your application, such as photos, slides and models
Application fee
Your application fee — required for all applications.
Additional submissions
Are you lodging an application for a construction certificate with this development application?
□Yes No
Are you submitting a politicial disclosure statement with this development application?
Yes
□ No

## 17. Where to lodge your application

You can lodge your completed form, together with attachments and fees at any of the Department of Planning & Infrastructure offices listed below. If you intend lodging your application at an office other than at Sydney or Jindabyne, please phone our assessment team at Jindabyne who can arrange for its receipt.

### Alpine Resorts Team

Shop 5A, 19 Snowy River Avenue PO Box 36, JINDABYNE NSW 2627

Tel: 02 6456 1733 Fax: 02 6456 1736

Email: alpineresorts@planning.nsw.gov.au

#### **Head Office**

23-33 Bridge Street, SYDNEY 2000 GPO Box 39, SYDNEY NSW 2001

Tel: 02 9228 6111 Fax: 02 9228 6455

Email: information@planning.nsw.gov.au

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

## 18. 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.

## Attachment A Integrated development — approvals from State agencies

Some proposals need other kinds of approvals (eg licences, permits). Your proposal is known as integrated development if you need development consent and one or more of the approvals that have been set out below. Answer the following series of questions to decide whether you need any of these approvals. If you have identified that you need one or more approvals, please include this attachment with your application.

risheries Man	lagen	Ient Act 1994
Do you want to	саггу с	out aquaculture?
No		
Yes ➤ You		need a permit under section 144 of the <i>Fisheries Management Act 1994</i> from the Department of Primary Industries.
Do you want to estuary or marin		out dredging or reclamation work in a waterway (a stream, river, lake, lagoon, ers)?
No		
Yes ≻ You		need a permit under section 201 of the <i>Fisheries Management Act</i> 1994 from the Department of Primary Industries.
Will your develo seagrasses) on lease?	pment public	t cut, remove, damage or destroy marine vegetation (e.g. mangroves, water land or an aquaculture lease, or on the foreshore of any such land or
No		
Yes ➤ You		need a permit under section 205 of the <i>Fisheries Management Act</i> 1994 from the Department of Primary Industries.
Are you planning	g to:	
(a) set a net, ne	etting o	or other material, or
(b) construct or	alter a	a dam, floodgate, causeway or weir, or
(c) otherwise cr	reate a	an obstruction, across or within a bay, inlet, river or creek, or across or around
a flat?		
No		
Yes > You		need a permit under section 219 of the Fisheries Management Act 1994
from the Departi	ment o	of Primary Industries. Heritage Act 1997
		nt involve a place, building, work, relic, movable object, precinct or land that e order or listing on the State Heritage Register protecting it?
No		
Yes ➤ You		need an approval under section 57 of the <i>Heritage Act 1977</i> from the Office of Environment and Heritage.
Mine Subside	nce C	Compensation Act 1961
sewage, telepho	ones, (	subdivide, make roads, paths or driveways, or put in any pipelines, water, gas or other service mains in a mine subsidence district, or alter any of these in a mine subsidence district?
No		
Yes ≻ You		need an approval under section 15 of the Mine Subsidence Compensation Act 1961 from the Mine Subsidence Board.
Mining Act 19	92	
_		out development for the purposes of obtaining minerals?
No		
Yes ≽ You		need a mining lease approval under section 63 & 64 of the <i>Mining Act</i> 1992 from the Department of Primary Industries.

National Parks and W	ildlife Act 1974
	stroy, deface or damage, or permit the destruction or defacement of or iginal place that is known to you?
No	
	eed a permit under section 90 of the National Parks and Wildlife Act 1974 om the Office of Environment and Heritage.
Petroleum (Onshore)	Act 1991
Do you wish to carry out of	development for the purposes of mining petroleum?
No 🗆	
	sed a grant of production lease under section 9 of the <i>Petroleum (Onshore)</i> of the Department of Primary Industries.
Protection of the Envi	ronment Operations Act 1997
	out scheduled development work as defined in Schedule 1 of the ment Operations Act 1997 at any premises?
No 🗆	
Pr	seed an environment protection license under sections 43(a), 47 & 55 of the rotection of the Environment Operations Act 1997 from the Office of anyironment and Heritage.
Are you intending to carry	y out a scheduled activity as defined in Schedule 1 of the <i>Protection of the Act 1997</i> at any premises?
No 🗆	
Pr	sed an environment protection license under sections 43(b), 48 & 55 of the rotection of the Environment Operations <i>Act 1997</i> from the Office of anyironment and Heritage.
resulting from the activity	y out non-scheduled activities for the purposes of regulating water pollution?
No 🗌	40/10/47/0/400-5
th	eed an environment protection license under sections 43(d), 47 & 122 of e Protection of the Environment Operations Act 1997 from the Office of environment and Heritage.
No.	ote: Schedule 1 of the <i>Protection of the Environment Operations Act 1997</i> its the activities that are scheduled activities for the purposes of the Act.
Roads, Act 1993	
Will your development:	
a) erect a structure or car	rry out a work in, on or over a public road, or urface of a public road, or
	h a structure, work or tree on a public road, or
	lic road from any land adjoining the road, or
_	er public or private) to a classified road.
No 🗆	ed consent under section 138 of the Roads Act 1993 from the Roads
	nd Traffic Authority or the local council.
Rural Fires Act 1997	
Do you want to subdivide residential purposes, or o	e bushfire prone land that could lawfully be used for residential or rural develop bushfire prone land for special fire protection purposes?
No 🗆	
	seed a bushfire safety authority under section 100B of the Rural Fires Act 997 from the NSW Rural Fires Service.
Note: special fire protecti a school,	ion purpose means the purpose of the following:
<ul> <li>a child care centre,</li> </ul>	
<ul> <li>a hospital (including</li> </ul>	g a hospital for the mentally ill or mentally disordered),

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a hotel, motel or other tourist accommodation,

- a building wholly or principally used as a home or other establishment for mentally incapacitated persons,
- seniors housing within the meaning of State Environmental Planning Policy (Housing for Seniors or

People with a Disability) 2004.

- a group home within the meaning of State Environmental Planning Policy (Infrastructure), a retirement village,
- any other purpose prescribed by the Rural Fires Regulation 2002.

Water	Management Act 2	000
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AAarel Main	-	
Are you inter to use water	nding to us from outs	se water for a particular purpose at a particular location, or are you intending ide NSW?
No		
Yes ≽ You		need a water use approval under section 89 of the Water Management Act 2000 from the NSW Office of Water.
Are you inte at a specifie		onstruct and use a specified water supply work, drainage work, or flood work?
No		
Yes ➤ You		need a water management work approval under section 90 of the Water Management Act 2000 from the NSW Office of Water.
Are you inte	ending to c	arry out a controlled activity in, on or under waterfront land?
No		
Yes ≽ You		need a controlled activity approval under section 91 of the Water Management Act 2000 from the NSW Office of Water. If the development will affect Sydney Harbour or its tributaries, Botany Bay (east of Captain Cook Bridge) or the Ports of Newcastle or Kembla, a permit from NSW Maritime.
Are you inte	ending to c	arry out aquifer interference activities?
No		
Yes ≽ You		need an aquifer interference approval under section 91 of the Water Management Act 2000 from the NSW Office of Water.
Note:		
Controlled	activity m	neans:

- the erection of a building or the carrying out of a work (within the meaning of the Environmental Planning and Assessment Act 1979), or
- the removal of material (whether or not extractive material) or vegetation from land, whether by excavation or otherwise, or
- the deposition of material (whether or not extractive material) on land, whether by way of landfill operations or otherwise, or
- the carrying out of any other activity that affects the quantity or flow of water in a water source.

#### Water supply work means:

- a work (such as a water pump or water bore) that is constructed or used for the purpose of from a water source, or taking water
- a work (such as a tank or dam) that is constructed or used for the purpose of:
- capturing or storing rainwater run-off, or
- storing water taken from a water source, or
- a work (such as a water pipe or irrigation channel) that is constructed or used for the purpose of conveying water to the point at which it is to be used, or
- any work (such as a bank or levee) that has, or could have, the effect of diverting water flowing to or from a water source, or
- any work (such as a weir) that has, or could have, the effect of impounding water in a water including a reticulated system of such works, and includes all associated pipes, source, sluices, valves and equipment, but does not include:
- any work (other than a water supply work under the control or management of the Sydney Water Corporation, the Hunter Water Corporation or a local water utility) that receives water from a water supply work under the control or management of the Sydney Water Corporation, the Hunter Water Corporation or a local water utility, or
- any work declared by the regulations not to be a water supply work.

**Drainage work** means a work (such as a pump, pipe or channel) that is constructed or used for the purpose of draining water from land, including a reticulated system of such works, and includes all associated pipes, sluices, sluicegates, valves and equipment, but does not include: 

any sewage work (within the meaning of Part 2 of Chapter 6), or 

any work declared by the regulations not to be a drainage work.

Flood work means a work (such as a barrage, causeway, cutting or embankment):

- that is situated:
- in or in the vicinity of a river, estuary or lake, or
- within a floodplain, and
- that is of such a size or configuration that, regardless of the purpose for which it is constructed or used, it is likely to have an effect on:
- the flow of water to or from a river, estuary or lake, or
- the distribution or flow of floodwater in times of flood, and includes all associated pipes, valves and equipment, but does not include any work declared by the regulations not to be a flood work.