

DA 6571 Stage 1B – Thredbo Mountain Bike Trails

Section 4.55 (1A) Modification Supporting Report

December 2024



Document Control

Revision	Date	Revision Type	Author	Approved by
Α	19/07/2024	Draft	C. Chalk	K.Delpit
0	18/12/2024	Final	C.Chalk	A.Harrigan

Project Number: 24021MO

Kosciuszko Thredbo Pty Ltd



1 Introduction

This Modification Application (MOD) relates to Development Application (DA) 6571 which was granted development consent on 8 December 2015. This application is being made under section 4.55 of the *Environmental Planning and Assessment Act 1979*.

1.1 Application Details

Table 1: Application Details

Details	
Applicant Name	Kosciuszko Thredbo Pty Ltd
Applicant Address	1 Friday Drive, Thredbo NSW 2625
ABN	ABN 95 000 139 015
Site address	2 Friday Drive, Thredbo NSW 2625
Land	Thredbo Alpine Resort, Kosciuszko National Park
Lot/Plan	876/DP1243112
Consent Authority	Department of Planning, Housing and Infrastructure
Previous approvals	DA 6571
relating to the land	

1.2 Background

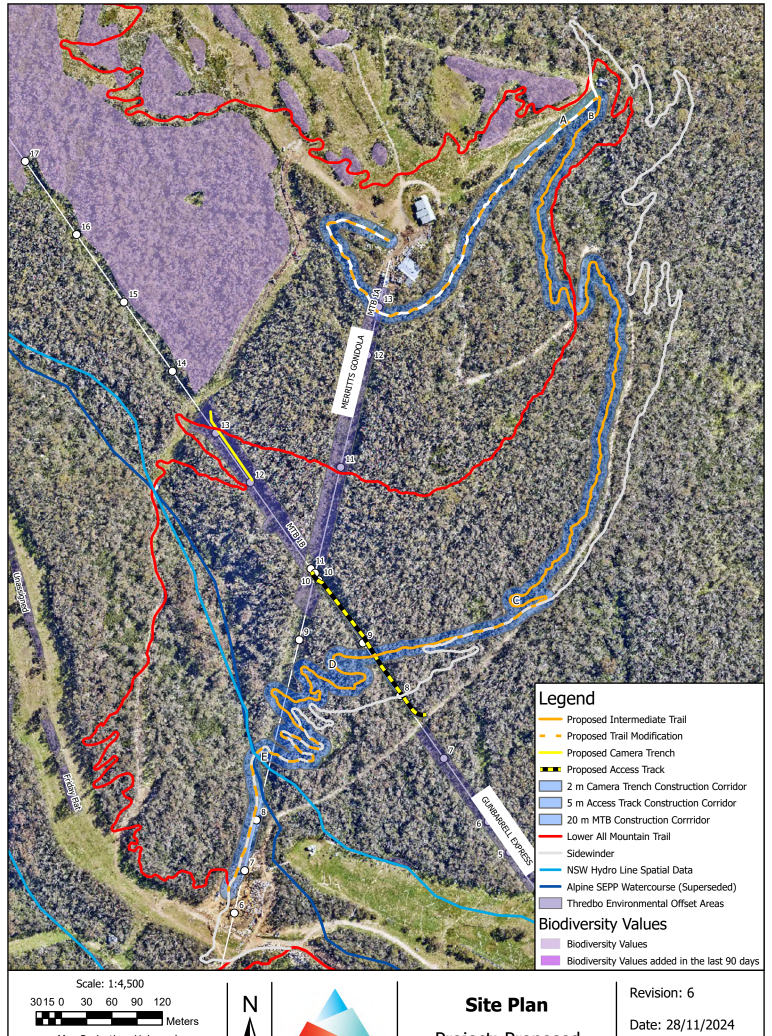
Kosciuszko Thredbo Pty Ltd (KT) are proposing the installation of a camera on Gunbarrel lift tower 12 and underground cable between an existing communications pit on Dream Run that connects to the camera on tower 12. The works are located within a voluntary offset area nominated under DA 6571 (Figure 1). The Rehabilitation and Environmental Offsets Plan, Stage 1B Mountain Bike Trails, Thredbo DA 6571, December 2015 (2015 Offset Plan) was prepared in accordance with consent condition C.5. The offset area includes 6,180 m² within the Gunbarrel chairlift corridor between Dream Run ski run and Tower 11 (Figure 2). The requirements of the offset area include a management regime. The aim of the management regime is outlined below:

The aim of the new management regime is to allow for native vegetation grow and recruit within this area to an approximate height of 500mm. The height of the vegetation in the area will be managed by cutting the vegetation using a combination of hand-held scrub cutters as and when required to maintain the 500mm height. This height has been determined to be the best compromise between operational requirements (they are located underneath a chairlift where pedestrian access may be required from time to time) and the requirement to allow cover for any fauna traversing the site.

There are no plans to include any proposed planting in this area and to simply let the area naturally recruit.

Rehabilitation and Environmental Offsets Plan

Page 4



Map Projection: Universal Transverse Mercator Horizontal Datum: GDA 1994

Grid: GDA 1994 MGA Zone 55



Project: Proposed **Intermediate Trail**

Produced By: BB/JB





Figure 2: Extract from 2015 Offset Plan

The camera is a safety requirement for the lift operation as it will allow operators to view chair activity along this section of the alignment and inform lift closures from high wind events. The installation of this monitoring camera was a recommendation from an improvement notice from the NSW SafeWork. Approval for the works is being sought under a separate development application – Merritts Intermediate Mountain Bike Trail and Associated Works.

To enable approval of the camera and data cable (separate development application), the Department of Planning, Housing and Infrastructure (DPHI) Alpine Resorts Team advised on 9 September 2024 that KT submit a MOD to DA 6571 to allow for concurrent assessment.



2 Description of Modification

On 13 December 2024, Mark Brown (Team Leader, Assessments, Alpine Resorts Team) of Department of Planning, Housing and Infrastructure (DPHI) advised the below:

"The MOD is essentially provided to acknowledge the camera trench going within an approved offset area (when this area was intended to be left alone while managed) but the trench works area is to be rehabilitated back and the offset would continue to be provided into the future".

KT has prepared this application as directed by DPHI to allow for the works described in the Merritts Intermediate Trail and Associated Works proposal (PAN-496242) to proceed.

3 Statutory Framework

3.1 Environmental Planning and Assessment Act 1979

This MOD is being made under Section 4.55(1A) of the *Environmental Planning and Assessment Act* 1979 (EP&A Act). A review of the development against the provisions in section 4.55 is provided in **Table 2**.

Table 2: EP&A Act, Section 4.55 considerations

EP&A Act, Section 4.55(1A)	Comment
(1A) Modifications involving minimal environmental impact	The MOD involves minimal environmental impact.
A consent authority may, on application being made	
by the applicant or any other person entitled to act on a consent granted by the consent authority and	
subject to and in accordance with the regulations,	
modify the consent if—	
(a) it is satisfied that the proposed modification is of	
minimal environmental impact, and	
(b) it is satisfied that the development to which the consent as modified relates is substantially the same	The consent as modified by this application is
development as the development for which the	substantially the same development for which consent was originally granted. No changes to the
consent was originally granted and before that	mountain bike trails constructed under DA 6114 are
consent as originally granted was modified (if at all),	proposed.
and	
(c) it has notified the application in accordance with—	The application will be notified in accordance with the regulations.
(i) the regulations, if the regulations so require, or	
(ii) a development control plan, if the consent	
authority is a council that has made a development control plan that requires the notification or	
advertising of applications for modification of a	
development consent, and	
(d) it has considered any submissions made	-
concerning the proposed modification within any	
period prescribed by the regulations or provided by the development control plan, as the case may be.	
Subsections (1), (2) and (5) do not apply to such a	_
modification.	



3.2 Environmental Planning and Assessment Regulation 2021

A cross-reference to the requirements for a modification application (s100 of the *Environmental Planning and Assessment Regulation 2021* (EP&A Regulation) is provided in **Table 3**.

Table 3: Content of modification application

Content of modification application (Section 100 of	Comment			
(1) A modification application must contain the following information—				
(a) the name and address of the applicant,	Kosciuszko Thredbo Pty Ltd			
(a) the name and address of the applicant,	1 Friday Drive, Thredbo NSW 2625			
(b) a description of the development that will be	Refer Section 2			
carried out under the development consent	Refer Section 2			
(c) the address and folio identifier of the land on	Refer Table 1			
which the development will be carried out,	Refer Table 1			
(d) a description of the modification to the	Refer Sections 2 and 4			
development consent, including the name, number	Refer Sections 2 and 4			
and date of plans that have changed, to enable the				
consent authority to compare the development with				
the development originally approved,				
(e) whether the modification is intended to—	Refer Section 2.			
(i) merely correct a minor error, misdescription or				
miscalculation, or				
(ii) have another effect specified in the modification				
application,				
(f) a description of the expected impacts of the	This modification is administrative. The			
modification,	area impacted will be rehabilitated and			
	monitored as part of the Merritts			
	Intermediate and Associated Works			
	proposal (PAN-496242).			
(g) an undertaking that the modified development	See comment against (e).			
will remain substantially the same as the development				
originally approved,				
(h) for a modification application that is accompanied	-			
by a biodiversity development assessment report—				
the biodiversity credits information,				
(i) if the applicant is not the owner of the land—a	Owners Consent has been provided			
statement that the owner consents to the making of	separately as part of this MOD.			
the modification application,				
(j) whether the modification application is being	This MOD is being made to the consent			
made to—	authority under the EP&A Act, section			
(i) the Court under the Act, section 4.55, or	4.55.			
(ii) the consent authority under the Act, section 4.56.				
(2) Subsection (1)(i) does not apply if the consent of	-			
the owner is not required under section 98.				
(3) If a modification application under the Act, section	-			
4.55(1A) or (2) relates to BASIX development, or BASIX optional development if the development application				
was accompanied by a BASIX certificate, the				
application must be accompanied by—				
application must be accompanied by—				



4 Conclusion

The modification to the original development is administrative and the development will remain substantially the same as the development that was originally approved under DA 6571.

5 References

Dabyne Planning Pty Ltd (Dabyne) 2013, Statement of Environmental Effects – Stage 1a—Thredbo Mountain Bike Trails, Trails 1,2,3 & Sections 2&3 of Trail 13 Thredbo Alpine Resort Kosciuszko National Park. Prepared for Kosciuszko Thredbo Pty Ltd.

Dabyne Planning Pty Ltd (Dabyne) 2015, Rehabilitation and Environmental Offsets Plan, Stage 1A Mountain Bike Trails, Thredbo DA 6114, April 2015.