## INQUIRY INTO ACQUISITION OF LAND IN RELATION TO MAJOR TRANSPORT PROJECTS

Name: Name suppressed

**Date Received:** 15 March 2021

## Partially Confidential

I came to Australia in 1977 with 1 suitcase and a few hundred lira in my pocket. I worked hard paid my dues to society and finally in 88 I bought 5 acres in Kemps Creek.

It was to be my family's security, our super our retirement fund yet in 2018 my dream became a nightmare!

Armed with a plethora of different shades of green, beaurocrats in an office far removed from the Aerotropolis coloured in the maps on what they called a 'blank canvas'!

Well the blank canvas is home to thousands of people who have had their lives turned inside out, their mental health rapidly declining, blood pressure rising and stress leading to lack of sleep!!

With the second release of WSAP things only got worse.... the green had a name change to make it more palatable for the masses...we became ENVIRONMENTAL AND RECREATIONAL! And to add insult to injury you changed the way you did the zoning...YOU ENACTED THE ENVIRONMENTAL ACT so no reparation/compensation is payable to the land owner...as Tanya Davies so eloquently put it on 9.3.21...'LEGALISED THEFT'

You destroyed tens of thousands of trees, changed the water flow by putting in roads that change the water flow then you say you want to create a parkland city ...WITHOUT purchasing the LAND..... This would be the norm in COMMUNIST COUNTRIES but in AUSTRALIA a FREE country it is totally UNEXPECTED and UNAUSTALIAN!!!

Your lack of regard for all people is glaringly obvious. We need to be treated fairly and justly by our ELECTED conservative government!

Your draconian policies regarding the Aerotropolis land grab even contravenes the HUMAN RIGHTS CHARTER ARTICLE 17(2) which states:

No-one shall be arbitrarily deprived of his property.

The injurious affection caused by the imposition of ENVIRONMENTAL AND RECREATIONAL zoning impairs the landowners ability to use their land held under freehold or lease title! It is a DEPRIVATION of property rights!

This, coupled with the absolute disregard for aircraft safety is a dangerous precedent!!!...

There is a LACK of a detailed register of bird/bat and wildlife migration..... a recommended 6 year assessment was not done ..in its place a 3 day assessment in 2018 and a 6 month assessment in 2020 on 'What we KNOW' when you should concentrate on what we DON'T know!

This is further supported by the advisory report which strongly suggests that PRECINCT PLANNING conflicts with airport operations as it is a SAFETY RISK to aircraft having so much greenspace and waterways in close proximity.

The government's lack of empathy and support for the small landowners is evident.... Your accommodation of larger/wealthy landowners is prominent in all your plans. They are offered most of the prime infrastructure and minimal environmental on their lands...while we the small landowners are burdened carrying the worthless ENVIRONMENTAL AND RECREATIONAL land! This is not equity...it is NEPOTISTIC!

THERE IS A NEED for a ROYAL COMMISSION into NSW treatment of it's CITIZENS in ALL LAND ACQUISITION.

Or at least an ICAC INQUIRY...

Your contempt for the small mum and dad landowners is appallingly obvious to ALL!