

11th March 2012

Steven James Green

Dear Committee Members

Submission in support of the Telecommunications Amendment (Mobile Phone Towers) Bill 2011

I can speak first hand on the treatment given out by one of the Large Telecommunications Carriers as they had intended to build a 55 metre lattice type Tower 50 metres from our home. After a great deal of pressure they decided to hold an **Information Session** at our local hall here in Glenreagh, NSW which turned out to be more of a product display than an Information Session. They had stated that the Tower would fit into the **Existing Network** which we found to be an **untruth** as the DA for the Proposed Tower in Nana Glen had not even been approved. When questioned on this they stated that they work on the assumption that all their DA's get approved thereby to them it **was an existing Network**. The DA for Glenreagh was not approved and an alternative site (which was deemed unsuitable in their first DA) was chosen and another DA was put in to Council. The Council passed the second DA but the Carrier decided to put it on Crown Land near our Primary School instead.

As one of the Large Telecommunication Carriers has already built a Mobile Phone Tower **without** consultation within our Community and the Tower is less than 300 metres from our Public Primary School. The Carrier showed blatant disregard to the "Precautionary Principle" putting all the young children's lives at great risk and with **no consultation** with the **Primary School or concerned nearby residents**.

It appears all they care about is their Profit and how it can be improved, with no regard to anyone.

Kind Regards

Steven James Green