

18th Jan., 2015

RE: Delect Committee on Wird Turbines

Dear Senators Please find enclosed my Submission to your

Inquery mito wind Lurberies.
Unfortunately, I do not have the time to prepare and type up a mosthwhile Submission specific to your Inquiry. Therefore, I have supplied cogies of two Presentations that I made to N.S.W- Planning assessment Commession hearings into the Flyer's Creek and Jullen Range muid farms in

In relation to the "economic impact" of mind turbines in resal areas, both my Presentations focuses strongly upon the negative impacts. on the saleability and therefore value of nearly properties The Flyen's Creek paper lists overseas research findings as well as local anecdotal emdence from The Crockwell area, and the Jullen dange paper proudes more local emdence of this loss of value.

State Planning bureaucrats claim that this is not a Planning matter! I ask, why not? as both my papers show averseas governments recognise this immoral effect and have legislated comparation schemes in place,

It is heartened that the gullen Range

Commissioners, in their Report (p.6), did not cliamers the issue when they said it

"notes the Department; advice that property value is not a planning consideration. It is the Commissions niew that this issue should be further investigated as it appears that many affected, non-associated property owners may suffer a ferrancial devaluation of their asset in the future."

In relation to "regulatory governance" of wind turbines, it is my view that it scarcely exists at all. Indeed as my fuller hange paper instances, The NEW Department of Planning and Infrastructure in 2013 and 2014 failed miserably to ensure that the developer complied mith a whole number of consent conditions ranging from hours of work and earstruction maise all the way up to arbitarily re-situic 69 of its 73 turbines, many much closer to man-host residences.

another example of what has seemed to be a pro-developer beas on the part of successive M.S.W. State governments relates to the Wind Farm called Crockwell I. The original approval in 2004 was for a period of five years. By 2009 nothing had happened so the developes applied for an extension but the regulations required a "substantial" start to have been made before this could be granted. Conveniently this was changed to a "physical" start, the developes put a few sheds on site, the Department accepted thes as a "physical" start, and the

extension was granted. More pointably, no time limit was placed on the extension. Today, all but one of the sheds have gone not a sod has been turned, and near-neighbours have had uncertainty harpup over them for Hyears.

Jinally I doubt that I will attend any of four Committee Meetings should they be open to the public but am milling to answer any questions you may have from my two papers by phone

> Fores farthfully Maleolin Barlow