

[REDACTED]

From: system@acelo.com on behalf of Anastasia Saraikin [REDACTED]
Sent: Wednesday, 31 October 2018 8:19 PM
To: [REDACTED]
Subject: Submission Details for Anastasia Saraikin (comments)
Attachments: 291497_Anastasia submission letter.pdf

Confidentiality Requested: no

Submitted by a Planner: no

Disclosable Political Donation:

Agreed to false or misleading information statements: yes

Name: Anastasia Saraikin
Email: [REDACTED]

Address:
[REDACTED]
[REDACTED]

Content:

To who it may concern,

My name is Anastasia Saraikin, I am a concerned resident who will be affected by the South Creek Precinct and have just realised that the government is trying to be greedy and deceitful as usual to us hard working Australians.

As shown on the maps, the non-urban zone is affecting over 250 properties as they class this as flood and the government is trying to zone this so our land is worth nothing so they can use it as greenspace and non-urban. My family have purchased our property knowing that we had a small section of our land called 1 in 100 flood, we have just learnt that with all the maps that the government have provided for our property is now at HIGH, MED and LOW flood lines and was changed without consulting residents in 2012 and I believe it was for that exact reason!

How can they justify this by saying we are NON-URBAN and worth nothing and our neighbourhood across the street will be developed into sky rises and infrastructure, many people have lived here for decades and this issue is seriously concerning as it is causing anxiety and stress for all of us!!

We would like to question these government bodies as the meetings that they held for the residents were very vague and dishonest as they could not answer one simple question without rolling their eyes in regards to us concern residents as to what is happening, how are we in Australia treated like this?!

We understand and accept that a second airport is necessary along with its infrastructure, we currently are zoned RU4 which is primary production small lots in Liverpool council NSW, however with the new rezoning that the government want to allow, over 200 residents NON-URBAN, this will mean no further buildings or changes to our properties, how can this be legal, this is my land which my family purchased and we cannot even build a garden shed?! How can the government force this? We are being sacrificed in order for this Aerotropolis core to proceed, with the government turning a blind eye to the residents.

Many of the residents including my family have consulted Environmental Lawyers and we are looking to do a class action suit if the government proceeds as their dealings with us have been very non transparent and we only see these changes benefiting NSW government at the sacrifice of the residents.

We are requesting you people like yourself and all media outlets help us bring this to light so we can have an enquiry on how and why they can just turn people's lives and financial positions upside down. As the government is advertising on how beneficial this development would be to ALL landowners and for us to find out that will only be for some, we need help to ensure that the government bodies are held accountable and treat the average Australian land owner in this Aerotropolis core development fairly and with dignity. If the government needs this greenspace land for the development to proceed, us land owners must be compensated at the same market value of other land in the blue/yellow stripe zones which will be developed into high rises and other types of development.

I would appreciate to be informed regarding this matter and happy to supply further information.

IP Address: - 120.152.52.223

Submission: Online Submission from Anastasia Saraikin (comments)

https://majorprojects.acelo.com/?action=view_activity&id=291497

Submission for Job: #9552

https://majorprojects.accelo.com/?action=view_job&id=9552

Site: #0

https://majorprojects.accelo.com/?action=view_site&id=0

To who it may concern,

My name is Anastasia Saraikin, I am a concerned resident who will be affected by the South Creek Precinct and have just realised that the government is trying to be greedy and deceitful as usual to us hard working Australians.

As shown on the maps, the non-urban zone is affecting over 250 properties as they class this as flood and the government is trying to zone this so our land is worth nothing so they can use it as greenspace and non-urban. My family have purchased our property knowing that we had a small section of our land called 1 in 100 flood, we have just learnt that with all the maps that the government have provided for our property is now at HIGH, MED and LOW flood lines and was changed without consulting residents in 2012 and I believe it was for that exact reason!

How can they justify this by saying we are NON-URBAN and worth nothing and our neighbourhood across the street will be developed into sky rises and infrastructure, many people have lived here for decades and this issue is seriously concerning as it is causing anxiety and stress for all of us!!

We would like to question these government bodies as the meetings that they held for the residents were very vague and dishonest as they could not answer one simple question without rolling their eyes in regards to us concern residents as to what is happening, how are we in Australia treated like this?!

We understand and accept that a second airport is necessary along with its infrastructure, we currently are zoned RU4 which is primary production small lots in Liverpool council NSW, however with the new rezoning that the government want to allow, over 200 residents NON-URBAN, this will mean no further buildings or changes to our properties, how can this be legal, this is my land which my family purchased and we cannot even build a garden shed?! How can the government force this? We are being sacrificed in order for this Aerotropolis core to proceed, with the government turning a blind eye to the residents.

Many of the residents including my family have consulted Environmental Lawyers and we are looking to do a class action suit if the government proceeds as their dealings with us have been very non transparent and we only see these changes benefiting NSW government at the sacrifice of the residents.

We are requesting you people like yourself and all media outlets help us bring this to light so we can have an enquiry on how and why they can just turn people's lives and financial positions upside down. As the government is advertising on how beneficial this development would be to ALL landowners and for us to find out that will only be for some, we need help to ensure that the government bodies are held accountable and treat the average Australian land owner in this Aerotropolis core development fairly and with dignity. If the government needs this greenspace land for the development to proceed, us land owners must be compensated at the same market value of other land in the blue/yellow stripe zones which will be developed into high rises and other types of development.

I would appreciate to be informed regarding this matter and happy to supply further information.

