From:	noreply@feedback.planningportal.nsw.gov.au on behalf of Planning Portal - Department of Planning and Environment <noreply@feedback.planningportal.nsw.gov.au></noreply@feedback.planningportal.nsw.gov.au>
Sent:	Tuesday, 23 February 2021 7:07 PM
То:	PPO Engagement
Cc:	eplanning.exhibitions@planning.nsw.gov.au
Subject:	Webform submission from: Western Sydney Aerotropolis Draft Precinct Plans

Submitted on Tue, 23/02/2021 - 19:07

Submitted by: Anonymous

Submitted values are:

Submission Type I am making a personal submission

Name

First name Natasha

Last name Herceg

I would like my submission to remain confidential No

Info

Email

Suburb/Town & Postcode Bringelly

Submission

My parents bought in Kelvin Park Estate back in 2005 for the rural lifestyle and the farm upbringing and I wish to express my concern with the currently exhibited WSAP Precinct Plans due to the UNCERTAINTY of the Environmental/Recreational zone backing onto Wianamatta South Creek.

Why is it that Government bodies put in corridors for voluntary acquisition on roads, parks, public space and rail lines but cannot give the residents from South Creek the same certainty with their Environmental & Recreational zone?

As we have no issues with the Airport being built, what we do have a problem with is the STERILIZING of our properties that now find themselves land locked by green zones for 10,20,30 years through no fault of their own and deprived of their basic freedom, this is NOT acceptable and a BREACH OF HUMAN RIGHTS

(The subject landowners' human rights are being breached by NSW Government. How So? The Universal Declaration of Human Rights ("UDHR") provides: Article 17

1) Everyone has the right to own property alone as well as in association with others.

2) No one shall be arbitrarily deprived of his property."

The injurious affection caused by imposition of recreation and environmental zoning, which impairs landowners" ability to use their land held under freehold title (or indeed leasehold title) is a deprivation of property rights in breach of Art.17 (2)

There doesn't seem to be any plan or strategy on how Wianamatta South Creek Recreational and Environmental zone within the initial precinct land release will be transferred from Private Ownership to Public purpose and within what time frame. We keep being told, "at this stage the only land identified for acquisition is Thompson's Creek"

After 30,40 even 50 years of hard work, are we suppose to just walk off out of our homes and hand the keys to the Government?

Solution:

put in the corridors for Environmental & Recreational so people can move on with their lives and not be landlocked for years to come..

Cheers

I agree to the above statement Yes

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