

Ashton Coal Mine-South East open Cut Project
MP 08_0182 Modification 1

In relation to the modification we object on these grounds:

- This a clear legal argument which should have been acted upon in the NSW LEC in 2013-2015 which there was considerable time to submit submission related to the conditions of consent
- All parties had the opportunity to work through conditions of consent in the court proceedings
- Acquisition rights can be exercised at any stage of the project
- The approval should not be altered or modified to change the rights of acquisition of landholders
- The consultation process was clearly inadequate to the stage of non-existent with the proponent, the only notification was provided by a landholder who received a call from the department of planning that the modification was in the media

Any changes to the LEC judgement would be deemed unjust and unfair to the rights of the landholders

