

From: [REDACTED]
To: [Do-Not-Reply IPCN Submissions Mailbox](#)
Subject: Hills of Gold Wind Farm
Date: Sunday, 14 July 2024 3:29:36 PM

1. I don't believe the the Commission has to enter into the "economics" of a viable project for the proponent. Especially when the proponent is a subsidiary or shelf company operating for foreign ownership, which could challenge the "power security" of Australia.
2. Secondly, four to six years is planning departments is too long to hold citizens of Australia to ransom. Particularly the citizens, who have had their constitutional "right to enjoy their land" removed.
3. Are the NSW Renewable Energy guidelines so inept that "issues relating to visual amenity, noise and biodiversity" are words not actions?
4. A wind farm, any wind farm, between two national parks is indicative of the disrespect government departments (federal and state) have on our environment.
5. If, the DPHI does not want to set a precedent re the approval of the "Hills of Gold" wind farm, WHY would they consider "Voluntary Land Acquisition" being imposed on a non-associated neighbour.
6. Somewhere, in the murky waters of Renewable Energy; community consultation, social license and prime agriculture land have been, and are being ignored.

I strongly object to the Hills of Gold proposal being accepted.

Thank you

[REDACTED]
[REDACTED]

Glencoe

I do NOT donate to any political party.

I request my name is withheld.