

Compliance audit of Cullerin Range, Woodlawn and Capital Wind Farms - 2012

Oath

Deponent

Renzo Tonin

of 1/418A Elizabeth Street, SURRY HILLS NSW 2010

I swear to faithfully and impartially perform the duties required by me in the Brief annexed hereto.

1 Independence

Neither I nor my company Renzo Tonin & Associates have ever been engaged or involved with any wind farm proponent. My experience in the wind industry is a consequence of being retained as a Court appointed expert or retained by residents as an independent expert to provide an opinion on reports relating to proposed wind farms.

2 General Duty

(1) I have an overriding duty to all stakeholders relying on my report, in respect of noise from the Cullerin, Woodlawn and Capital wind farms, to produce an impartial report.

(2) My paramount duty is independent of any stakeholder or party involved in the Cullerin, Woodlawn and Capital wind farms including the party engaging me, the Department of Planning and Infrastructure.

(3) I am not an advocate for any party.

3 Report

(1) My report shall include the following:

(a) My qualifications as an expert on the issue the subject of the report,

(b) the facts, and assumptions of fact, on which the opinions in the report are based (a copy of the Brief is annexed).

(c) My reasons for each opinion expressed,

(d) if applicable, that a particular issue falls outside my field of expertise,

- (e) any literature or other materials utilised in support of the opinions,
- (f) any examinations, tests or other investigations on which I have relied, including details of the qualifications of the person who carried them out,
- (g) in the case of a report that is lengthy or complex, a brief summary of the report (to be located at the beginning of the report).
- (2) If I believe that the report may be incomplete or inaccurate without some qualification, the qualification must be stated in the report.
- (3) If I consider that my opinion is not a concluded opinion because of insufficient research or insufficient data or for any other reason, this must be stated when the opinion is expressed.
- (4) If I change my opinion on a material matter after providing a report to the party engaging me, I must forthwith provide the engaging party with a supplementary report to that effect containing such of the information referred to in clause (1) above as is appropriate.

Annexure: Brief

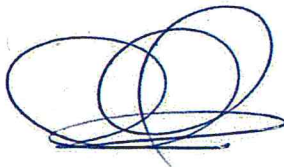
Signed



Renzo Tonin

18th September 2012

Before me :



Ian Williams, Solicitor
L1, 418A Elizabeth Street
SURRY HILLS NSW 2010