Clean Energy Regulation Complaints Officer GPO Box 621

Canberra ACT 2601

cer-complaints@cleanenergyregulator.gov.au

Attention Clean Energy Regulator,

RE: Bald Hills Pty Ltd eligibility for Renewable Energy Certificate Registration and Subsidies.

I understand that accreditation eligibility under the *Renewable Energy (Electricity) Act 2000* (the Act), requires that any large scale wind energy power station complies with the relevant planning permit.

I draw your attention to the recent Supreme Court Judgement of Noel Uren and John Zakula v Bald Hills Wind Farm Pty Ltd, which determined Bald Hills Wind Farm Pty Ltd did not demonstrated compliance with the conditions of their Planning Permit No: TRA/03/002.

https://aucc.sirsidynix.net.au/Judgments/VSC/2022/T0145.pdf?fbclid=lwAR2KuU_Ygx7tZjPWK-vjoQTKk0zAKaIG-3hBOGWxnmt_xB2fDezVn7fzOaM

As it is the Clean Energy Regulator's responsibility to administer Renewable Energy Certificates (REC), I ask whether the Clean Energy Regulator will commence against Bald Hills Wind Farm Pty Ltd to recover Australian tax-payer funded REC subsidies paid to it under an incorrect premise.

I believe this to be a public interest matter and ask that you attend to my request immediately.

Regards, Viva-Lyn Millard Killarney Vic 3283

cc The Hon Scott Morrison MP Prime Minister of Australia cc The Hon Barnaby Joyce MP Deputy Prime Minister of Australia cc Wind Farm Living