

## **Department of Planning and Environment**

## PUBLIC NOTICE OF STATE SIGNIFICANT DEVELOPMENT CONSENT DETERMINATION

## Glendell Continued Operations Project and Mount Owen Continued Operations Project (Modification 4)

Application No SSD 9349 and SSD 5850 (MOD4)

**Description** Extending the Glendell Pit to the north to extract an additional 135 million

tonnes of run-of-mine coal until 2044. The project also involves continued use of the Mount Owen coal handling and processing plant, mine infrastructure

area and rail and extending the life of these facilities.

**Location** Approximately 24 kilometres southeast of Singleton **Applicant** Glendell Tenements Pty Ltd and Mt Owen Pty Limited

Council AreaSingletonDeterminationRefused

**Determination Date** 28 October 2022

Consent Authority NSW Independent Planning Commission

On 28 October 2022 the NSW Independent Planning Commission (the Commission) refused the development applications for the Glendell Continued Operations Project (SSD 9349) and Mount Owen Continued Operations Project (SSD 5850-MOD-4), in accordance with Part 4 of the *Environmental Planning and Assessment Act 1979* (the Act).

The reasons for refusal are provided in the Commission's Statement of Reasons for Decision which can be found on the Department's Major Projects website at: <a href="https://www.planningportal.nsw.gov.au/major-projects/projects/glendell-continued-operations-project-2">https://www.planningportal.nsw.gov.au/major-projects/projects/glendell-continued-operations-project-2</a>

## Reviews/Appeals

The Commission conducted a public hearing in respect of the application.

Certain appeal and review rights are available to applicants and submitters following determination of a development application. The applicant does not have the right to request a review of the determination under section 8.3 of the Act. As there was a public hearing by the Commission, neither the applicant nor submitters have a right of appeal to the Land and Environment Court under section 8.6(3)(a) of the EP&A Act.