SUBMISSION TO:

Vegetation Management (Reinstatement) and Other Legislation Amendment Bill 2016

SUBMISSION COVER SHEET

Closing date for submissions is 25 April 2016.

Please complete and submit this form with your submission to:

Email:		Post:	Fax: 07 3553 6699
vminquiry@parliame	ent.qld.gov.au		
	æ	Research Dire Agriculture an Committee	ector d Environment
		Parliament Ho BRISBANE Q	
Organisation or individual:	MICHELUE	INNES	
Principal contact:			
Position:	FAMILY MAN	NGK.	
Telephone:		Fax:	
Mobile:			
Email address:			
Street address:			
Suburb/City:	Lavea	State: QVP	Postcode: 4870
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Is all or part of your submission confidential?	Yes, all 🗌 Yes	, part 🗌 No	(copy box to indicate answer)
If part, please identify which sections are confidential:			
Reason for confidentiality:			

SUBMISSION

I provide my submission in support of the continuation of the Current Vegetation Management Act 1999 and rejection of the changes proposed in the Vegetation Management (Reinstatement) and Other Legislation Amendment Bill 2016 ("the Bill").

My overriding issue with the Bill is that its introduction in the Queensland Parliament on 17th March represents *yet another* variation to the Vegetation Management Framework, which has been amended over 18 times since its introduction in 1999. This constant change in legislation severely impacts on the ability of farm managers to plan and implement effective long-term property and business management decisions. Ecological processes work in much longer timeframes and can be severely compromised when mismatching regulations are enforced. Farmers have long called for certainty with the vegetation management regulatory framework. With the Bill being introduced when farmers are on their knees with over 86% of Queensland in drought conditions, it should come as no surprise that I am totally opposed to continued uncertainty and attacks on the viability of myself, the long-term sustainability of my business as well as attacks on fellow farmers.

Becase we haven't previously applied to a PMAN we have lost the ability to develop our land if we choose too we have never seen anyone from a Govit dept come around and explain a PMAN to us. The ability to draight proof our property and grow hay is being taken away from us.

1. Removing High Value Agriculture and Irrigated High Value Agriculture from the Vegetation Management Framework

Background

HVA and IHVA permits provide farmers in northern Queensland with the opportunity to grow fodder and grain for supplementing in the dry season and finishing off stock for market.

The removal of HVA and IHVA is in direct conflict with the Australian Government White Paper on the Development of Northern Australia. The Changes to the Vegetation Management Framework will prevent indigenous and non-indigenous land holders from developing agriculture projects.

We had before plans to draught proof our property but this will be taken away don us. We only want to clear a small area of lad to grow hay for weaters and this will not be possible

2. Re-introducing Reverse Onus-of-Proof

Background

The inclusion of Reverse Onus of Proof in Queensland Government's Vegetation Management Framework is a direct affront to the rights and liberties of farmers. Reverse Onus relegates farmers clearing vegetation to a level below that of criminals, where they are denied common iustice under Section 24 of the Criminal Code: Mistake of fact. In Queensland farmers will be presumed guilty until they are proven innocent. They are also refused the defence in making a mistake, despite known faults with the mapping layers.

*C. This is taking away ar civil likerties. This is an insult to be treated like hardened eriminals and they are innocent until proven quilty. but we dren't.

Including High Value Regrowth as an additional layer of regulation under the Vegetation Management Framework on leasehold, freehold and indigenous land

why didn't this information get ant to

landholders to inform them about what is

going on. It could have been sent out with

the kent notice. What is GLOBE, no one from

the gout has told us about this and how to

Background

Use it.

The re-inclusion of High Value Regrowth (HVR) as an additional layer of regulation on leasehold, freehold and indigenous land is an overt grab by Queensland Government in search of targets for meeting international treaties such as the Kyoto Protocol and more recently the 2015 Paris **Climate Deal.**

*E.

5. Increasing Category R vegetation to include the Burdekin, Mackay, Whitsunday and Wet Tropics Great Barrier Reef catchments and additional catchments Burnett Mary, Eastern Cape York and Fitzroy.

Background

This increase in Category R provisions is a further restriction on development in Northern Queensland, which is in stark contrast to the development imperatives contained with the White Paper on Developing Northern Australia.

The science is completely unproven on the necessity to include ≥50 metre buffers along streamlines. In fact, a study conducted in Queensland and published in 2016 shows that grass is a far better assimilator for nitrogen to prevent leaching into waterways. The current bleaching of the Great Barrier Reef is not caused by high nutrient runoff from agricultural lands.

Grandcover stops eroston, not trees. So if there has more groundeaver closer to streamlines this would help with leaching into waterways. *F. 6. Other matters relevant to the Vegetation Management (Reinstatement) and Other Legislation Amendment Bill 2016 that the review committee should consider appropriate and worth some consideration I think there needs to be a review on the maps as they are detally wrong. The way everything is going in Cape York I don't See much of a struce for the next generation. The gout seems to give with one hand and take away

Signed:			
Address:		CAIRNS DL	800 4870
Date:	15-4-16	5411043 00	84 4870