Infrastructure, Planning and Natural Resources Committee

From: Merrilyn Williams

Sent: Friday, 18 December 2015 3:51 PM

Infrastructure, Planning and Natural Resources Committee To:

Submission Guide: Old Water Legislation Amendment Bill

Submissions must be addressed to the Infrastructure, Planning and Natural Resources Committee of the Old Parliament

Submissions must be made by email to ipnrc@parliament.qld.gov.au, by 4pm on Friday 18th December 2015. Please accept this as a submission to the Water Legislation Amendment Bill 2015 (WLA).

We note the changes that the WLA makes to the Water Reform and Other Legislation Amendment Act (WROLA). However, we are deeply concerned about one very important amendment to the WROLA Bill which is MISSING from the WLA.

The WLA should include an additional section which revokes Part 4 of WROLA. Part 4 of WROLA gives the mining industry a statutory right to take underground water and removes current requirements for them to get a water licence.

Part 4 of WROLA will harm agricultural water users and the environment because it will:

- 1. Remove the requirement for miners to obtain a water licence for the vast quantities of groundwater that they generally extract during mining operations
- 2. Reduce the ability of the Qld Government to act transparently to prevent unsustainable levels of water extraction by miners during operations
- 3. Remove the right for adjoining landholders whose water resources will be affected or lost due to the mining operations to challenge the grant of a licence
- 4. Remove the role of the Land Court as final independent arbiter who can rule on appeals against water licences granted to coal miners

Failure to revoke Part 4 of WROLA represents a very substantial breach of the promises which the Qld Government made in the lead up to the election, when it promised to 'repeal the Newman Government water laws which will...allow for over allocation of Queensland's precious water resources'.

Failure to revoke Part 4 of WROLA also breaches promises that were made by the Qld ALP to restore community objection rights against mining, because it removes the right of adjoining landholders to object to the provision of water licences to miners.

Recommendations

- 1. We request that the WLA is not passed unless it is suitably amended to revoke Part 4 of WROLA, and thus to prevent the granting of statutory water rights to the mining industry.
- 2. We generally support other provisions of the WLA, although we believe that the principles of Ecologically Sustainable Development should be extended to apply to the resources sector under Chapter 3 of the Water Act.

Merrilyn Williams Senior Psychologist Gympie Older Persons Mental Health

This email, including any attachments sent with it, is confidential and for the sole use of the intended recipient(s). This confidentiality is not waived or lost, if you receive it and you are not the intended recipient(s), or if it is transmitted/received in error.

Any unauthorised use, alteration, disclosure, distribution or review of this email is strictly prohibited. The information contained in this email, including any attachment sent with it,

may be subject to a statutory duty of confidentiality if it relates to health service matters

by return email. You should also delete this email, and any copies, from your computer system network and destroy any hard copies produced

If you are not the intended recipient(s), or if you have received this email in error, you are asked to immediately notify the sender by telephone collect on Australia +61 1800 198 175 or

If not an intended recipient of this email, you must not copy, distribute or take any action(s) that relies on it; any form of disclosure, modification, distribution and/or publication of this email is also prohibited.

Although Queensland Health takes all reasonable steps to ensure this email does not contain malicious software, Queensland Health does not accept responsibility for the consequences if any person's computer inadvertently suffers any disruption to services, loss of information, harm or is infected with a virus, other malicious computer programme or code that may occur as a consequence of receiving this email.

Unless stated otherwise, this email represents only the views of the sender and not the views of the Queensland Government.