

**From:** Don White [REDACTED]  
**Sent:** Friday, 24 August 2012 7:01 PM  
**To:** EHPP Landscapes & Ecosystems Section Mailbox  
**Cc:** office@premier.nsw.gov.au; office@parker.minister.nsw.gov.au  
**Subject:** Review of the native vegetation regulation

Native Vegetation Regulation Review  
Conservation Policy and Strategy Section  
Office of Environment and Heritage  
PO Box A290  
Sydney South, NSW 1232  
**Email:** [native.vegetation@environment.nsw.gov.au](mailto:native.vegetation@environment.nsw.gov.au)

Friday, 24 August 2012

Dear Sir/Madam,

I am a resident of Sydney and have property in the Hawkesbury Catchment. I have travelled and taken an interest over my lifetime in rural areas of NSW. I welcome the opportunity to comment on the proposed review of the Native Vegetation Regulations.

I am disappointed that the New South Wales Government is proposing major changes to native vegetation laws that will allow for an increase in land clearing in large parts of the state.

We need to learn from the decades of unsustainable land clearing, when millions of hectares of endangered ecological communities, threatened species habitat and wetlands were bulldozed and burned. The government should uphold strong native vegetation laws so that we don't return to the bad practices of the past.

Native vegetation provides essential environmental, social and economic benefits, including protecting water quality, maintaining soil health and providing wildlife habitat. Our threatened birds, mammals, reptiles and plants are dependent on the important remnant vegetation dotted across heavily cleared landscapes. We can't afford to lose more critical areas of bushland.

The *Native Vegetation Act 2003* has played a critical role in stabilising the extent of native vegetation in New South Wales. The integrity of the legislative scheme is underpinned by the application of detailed regulations and a robust methodology for the assessment of environmental outcomes.

The changes currently proposed in the draft *Native Vegetation Regulation 2012* will place very large areas of native vegetation at risk from unrestrained and unsustainable clearing. They will severely weaken the integrity of these important environment protections and inevitably lead to ongoing destruction and fragmentation of habitat.

**In particular, the proposals to weaken existing protections by allowing clearing of invasive native species and thinning of native vegetation without advice and approval from Catchment Management Authorities has the potential to result in the loss of hundreds of thousands of hectares of native vegetation.**

Healthy, biodiverse landscapes result in more productive agricultural systems. With the onset of climate change and its associated increase in extreme weather events and temperature fluctuations, conserving native vegetation will benefit biodiversity, farmers and the Australian economy into the future.

**Allowing ecological burning to occur as a Routine Agricultural Management Activity has the potential to negatively impact on our flora, fauna and endangered ecological communities as well as threaten life and property.**

**Savings in administration costs and reductions in "green tape" should not be achieved at the expense of the essential environmental, social and economic benefits provided by native vegetation.**

I urge a balanced approach to this reform process, and I particularly support the submission of the Nature Conservation Council NSW on this matter.

I oppose proposals which reduce the environmental protections contained in the regulations and significantly weaken the intent of the *Native Vegetation Act 2003*.

Yours faithfully *Donald*

Don White



*Woollahra, NSW 2025, Australia*

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