To whom it may concern,

Clear air and water for life is our major commodity now and into the future, it cannot be substituted yet power generation can be. So the need for CSG extraction at the risk of air and water viability for a energy resource that can be replaced by many other conventional Gas supplies and power generation supply options, is reckless and unnecessary. I add these points to the bill.

The Bill is strongly supported and we would like to see it passed quickly through the Senate.

We are very pleased that the bilateral approval provisions of the EPBC Act cannot apply to coal and coal seam gas developments that impact on water resources, and that there have been some improvements to the exemptions.

We want to ensure that the exemptions contained in the Bill are minimised, and that key projects, such as the Arrow Coal Seam Gas project in Queensland and Camden in westernSydney, are not exempt from it. Therefore, we would still like to see minor amendments to remove s22 2b) and d).

We recognise that there are other amendments that would substantially improve the Bill, that may be required in the future, such as:

Amending the Bill to cover all unconventional gas mining, including shale gas and tight gas, and unconventional coal mining

Strengthening the role of the Independent Expert Scientific Committee

Defining significant impacts on water resources

Introducing a set of requirements for the Minister to consider when making decisions on water resource impacts

Including a requirement for bioregional assessments prior to approval

Thank you for accepting my thoughts.

Blair Maxwell