



Department of
**State Development,
Manufacturing,
Infrastructure and Planning**

Our ref: RPI18/011/Arrow Glenelg

26 November 2018

Ms Suzanne Ferguson
Manager, Tenements and Overlapping Tenure
Arrow CSG (Australia) Pty Ltd ABN 54 054 260 650
Arrow (Tipton Two) Pty Ltd ABN 36 117 853 755
and Arrow (Tipton) Pty Ltd ABN 17 114 927 507
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Brisbane QLD 4001

Via email: suzanne.ferguson@arrowenergy.com.au

Dear Ms Ferguson

AMENDED DECISION NOTICE

RPI18/011/Arrow Glenelg

(given under section 51 of the *Regional Planning Interests Act 2014*)

On 22 October 2018, the Department of State Development, Manufacturing, Infrastructure and Planning (DSDMIP) approved a RIDA for RPI18/011/Tipton Glenelg, subject to conditions. On 15 November 2018, the applicant made representations seeking minor amendments to Conditions 3, 4 and 5. On 26 November 2018, DSDMIP agreed to the amendments sought.

The deleted sections of Condition 3, 4 and 5 are denoted via strike through. The additions are denoted in bolt type. The approval concerns construction and operation of resource activities associated with the Tipton West Gas Project. The subject land is described as Lot 12 on SP134957 and Lot 2 on RP111930.

Assessing Agencies

Agency	Area of Regional Interest	Date of assessing agency final response
Department of Agriculture and Fisheries	Priority Agricultural Area	24 September 2018

Reasons for the decision

DSDMIP has determined that the proposed resource activities meet applicable Required Outcome 1 in the Priority Agricultural Area assessment criteria, as contained in the RPI Act. That is, the resource activities will not result in a material impact on the use of the property for a priority agricultural activity. The impact will only be minor.

The applicant has demonstrated that the impact has been minimized as much as possible. The Department of Agriculture and Fisheries has recommended that appropriate mitigation could be provided by the applicant. This would involve the applicant returning the balance of the property to agricultural activities once the proposed activity is constructed and in an operational mode. The department concurs and has included a condition of approval to this end, as part of the approval package.

The attached (amended) Regional Interests Development Approval confirms the nature and extent of the resource activities the subject of this approval.

Appeals

- The period in which any appeal under Part 5 of the *Regional Planning Interests Act 2014* must be started is set out in Attachment 1.
- How rights of appeal under Part 5 of the *Regional Planning Interests Act 2014* are to be exercised are set out in Attachment 1.

This decision takes effect when the “appeal period” for the decision ends. The “appeal period” means the period ending on the last day on which an appeal against the decision may be started (see s73 in Attachment 1).

The Regional Interests Development Approval is enclosed.

If you require any further information, please contact Darren Brewer, Manager - Development Assessment and Advisory Team, on 3452 7472 or RPIAct@dsdmip.qld.gov.au who will be pleased to assist.

Yours sincerely



Steve Conner
Executive Director
Development Assessment Division

enc. Regional Interests Development Approval

Attachment 1 - Extract from the *Regional Planning Interests Act 2014*

Part 5 Appeals and declarations

71 Definitions for pt 5

In this part—

affected land owner, for a regional interests decision, means an owner of land (**affected land**) that may be adversely affected by the resource activity or regulated activity because of—

- (a) the proximity of the affected land to the land the subject of the decision; and
- (b) the impact the activity may have on an area of regional interest.

court means the Planning and Environment Court under the *Sustainable Planning Act 2009*.

regional interests decision means each of the following decisions—

- (a) a decision to grant a regional interests development approval;
- (b) a decision to impose a condition on a regional interests development approval;
- (c) a decision to refuse all or part of an assessment application;
- (d) a decision to make, or refuse to make, a requested amendment to a regional interests development approval.

72 Appeal to Planning and Environment Court

The following may appeal (an **appeal**) against a regional interests decision to the court—

- (a) the applicant;
- (b) if the applicant is not the owner of the land—the owner of the land;
- (c) an affected land owner.

Note—

See the *Sustainable Planning Act 2009*, chapter 7, part 1 for provisions about the powers, processes and procedures of the court, including, for example—

- section 457 (Costs);
- section 495 (Appeal by way of hearing anew);
- division 12 (Alternative dispute resolution).

73 Appeal period

- (1) An appeal may be started only within 20 business days after—
 - (a) for a person who received a decision notice, or a copy of a decision notice, for the decision—the notice was received; or
 - (b) for an affected land owner for a regional interests decision—notice of the decision was published under section 52.
- (2) However, the court may at any time extend the time for starting the appeal.

74 Respondent for appeal

- (1) The chief executive is the respondent for the appeal.
- (2) If the appellant is not the applicant for the decision, the applicant is a co-respondent for the appeal.
- (3) If the appellant is not the owner of the land for the decision, the owner of the land may apply to the court to be a co-respondent for the appeal.
- (4) If the appeal is about an assessing agency's response, the assessing agency is a co-respondent for the appeal.
- (5) If the appeal is only about an assessing agency's response, the chief executive may apply to the court to withdraw from the appeal.

75 Notice of appeal to other parties

- (1) An appellant must, within 10 business days after starting an appeal, give notice of the appeal to each of the following—
 - (a) a respondent or co-respondent for the appeal;
 - (b) if the appellant is not the owner of land for the regional interests decision—the owner of the land.
- (2) The notice must state—
 - (a) the grounds of the appeal; and
 - (b) if the person given the notice is the owner of the land—that the person may apply to the court to be a co-respondent for the appeal.

76 Stay of operation of decision

- (1) The starting of an appeal does not stay the operation of the decision appealed against.
- (2) However, the court may stay the operation of the decision to secure the effectiveness of the appeal.
- (3) A stay—
 - (a) may be given on reasonable conditions as the court considers appropriate; and
 - (b) operates until the first of the following happens—
 - (i) the period fixed by the court ends;
 - (ii) the appeal is decided, withdrawn or dismissed; and
 - (c) may be revoked or amended by the court.

77 Who must prove case for appeal

- (1) In an appeal by the applicant for a regional interests decision, it is for the appellant to establish the appeal should be upheld.
- (2) In an appeal by either of the following, it is for the applicant for a regional interests decision to establish the appeal should be dismissed—
 - (a) if the applicant is not the owner of the land—the owner of the land;
 - (b) an affected land owner.