



Our ref: RPI18/011/Arrow Glenelg

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

5 June 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
c/- Arrow Energy
GPO Box 5652
Brisbane QLD 4001

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

Dear Ms Ferguson

RPI18-011- Arrow – Tipton Glenelg

Requirement Notice (*RPI Act, s44*)

I refer to the assessment application which was properly made on 22 May 2018 under section 29 of the *Regional Planning Interests Act 2014* (RPI Act). The application is seeking a regional interests development approval (RIDA) to allow the construction and operation of petroleum activities proposed as part of the overall Tipton West Gas Project. The activities are proposed on land included in the Strategic Cropping Area (SCA) and the Priority Agricultural Area (PAA).

With regards to the SCA, the applicant has advised that tenure was granted prior to 30 January 2012 (PL198 – 09/12/2004). In view of this and upon consideration of the relevant transitional provisions of the RPI Act (specifically Section 99), the SCA designation does not require further consideration as the proposed works meet the definition of an exempt resource activity. Notwithstanding, the PAA considerations are still relevant for the purposes of assessment of this application.

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Applicant	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
Project	Tipton 'Glenelg'
Site Details	
Street address	662 Hennings Road, Springvale QLD 4405
Real property description	Lot 12 on SP134957 and Lot 2 on RP111930
Local government area	Western Downs Regional Council

Public notification requirement

You are advised that it has been determined that the above assessment application requires notification under the RPI Act, Part 3 and Division 4. The reason for the decision is that the delegate for the chief executive has determined that it is in the public interest for the application to be publicly notified.

Section 35 of the RPI Act requires the applicant to publish a notice about the assessment application in the way prescribed in section 13 of the *Regional Planning Interests Regulation 2014* (RPI Regulation) and give the owners¹ of the land notice about the application.

Notification must commence within 20 business days of the date of this letter. The notification period is 15 business days.

The approved form for notification is available on the department's website here:

<http://www.dilgp.qld.gov.au/planning/regional-planning/rpi-act-forms-guidelines-and-fact-sheets.html>

Refer to *RPI Act Guideline 06/14 notification requirements under the RPI Act* for further information.

Information Requirement

You are advised that no further information is required.

¹ *Owner* of land is defined in the RPI Act and means the person who is entitled to receive rent for the land, or the lessee of a lease issued under the *Land Act 1994* for agricultural, grazing or pastoral purposes.

If you require any further information, please contact Darren Brewer, Development Assessment and Advisory Team on 3452 7472 who will be pleased to assist.

Yours sincerely

A handwritten signature in black ink, appearing to be 'Patrick Atkinson', written over the text 'Yours sincerely'.

Patrick Atkinson

Director – Development Assessment