

Your ref: Our ref: 2011/007857

L7416/1999/9

Enquiries: Brad Cox

Phone: Fax:

08 9725 4300 08 9725 4351

Email:

bradley.cox@der.wa.gov.au

ATTN: Ben Roodhouse 3 Oceans Wine Company Pty Ltd PO Box 438 MARGARET RIVER WA 6285

Dear Mr Roodhouse

ENVIRONMENTAL PROTECTION ACT 1986: LICENCE GRANTED

Premises

3 Oceans Wine Company Palandri Winery

Licence Number: L7416/1999/9

A licence under the Environmental Protection Act 1986 (the Act) has been granted for the above premises. The Department of Environmental Regulation will advertise the issuing of this licence in the public notices section of The West Australian newspaper.

The licence includes attached conditions. Under Section 58(1) of the Act, it is an offence to contravene a condition of a licence. This offence carries a penalty of up to \$125,000 and a daily penalty of up to \$25,000.

In accordance with section 102(1)(c) of the Act, you have 21 days to appeal the conditions of the licence. Under section 102(3)(a) of the Act, any other person may also appeal the conditions of the licence. To lodge an appeal contact the Office of the Appeals Convenor on 6467 5190 or by email at admin@appealsconvenor.wa.gov.au.

Where a licence is issued for more than one year it requires payment of an annual fee and will cease to have effect if the fee is unpaid. It is the occupier's responsibility to lodge a fee application and pay the annual fee in sufficient time to avoid incurring a late payment fee and for processing to be completed before the licence anniversary date. If you have any gueries regarding the above information, please contact Brad Cox on 9725 4300.

Yours sincerely

Ed Schuller

Officer delegated under Section 20

of the Environmental Protection Act 1986

Thursday, 29 January 2015

enc: Environmental Protection Act 1986 Licence L7416/1999/9



Licence

Environmental Protection Act 1986, Part V

Licensee: 3 Oceans Wine Company Pty Ltd

Licence: L7416/1999/9

Registered office:

Level 3

15 Labouchere Road SOUTH PERTH WA 6151

ACN:

130 004 321

Premises address:

3 Oceans Wine Company

Bussell Highway and Boundary Road

METRICUP WA 6280

Being Lot 110 on Plan 40316 as depicted in Schedule 1

Issue date:

Thursday, 29 January 2015

Commencement date: Friday, 30 January 2015

Expiry date:

Wednesday, 29 January 2020

Prescribed premises category

Schedule 1 of the Environmental Protection Regulations 1987

Category number	Category description	Category production or design capacity	Approved premises production or design capacity
25	Alcoholic beverage manufacturing: premises on which an alcoholic beverage is manufactured and from which liquid waste is or is to be discharged onto land or into water.	350 kilolitres or more per year	2 800 kilolitres per year

Conditions

This Licence is subject to the conditions set out in the attached pages.

Officer delegated under section 20

of the Environmental Protection Act 1986



Contents

Licence	1
Contents	2
Introduction	2
Licence conditions	4
1 General	4
2 Emissions	7
3 Monitoring	8
4 Improvements	9
5 Information	9
Schedule 1: Maps	11
Schedule 2: Reporting & notification forms	12

Introduction

This Introduction is not part of the Licence conditions.

DER's industry licensing role

The Department of Environment Regulation (DER) is a government department for the state of Western Australia in the portfolio of the Minister for Environment. DER's purpose is to advise on and implement strategies for a healthy environment for the benefit of all current and future Western Australians

DER has responsibilities under Part V of the *Environmental Protection Act 1986* (the Act) for the licensing of prescribed premises. Through this process DER works with the business owners, community, consultants, industry and other representatives to prevent, control and abate pollution and environmental harm to conserve and protect the environment. DER also monitors and audits compliance with works approvals and licence conditions, takes enforcement action as appropriate and develops and implements licensing and industry regulation policy.

Licence requirements

This licence is issued under Part V of the Act. Conditions contained within the licence relate to the prevention, reduction or control of emissions and discharges to the environment and to the monitoring and reporting of them.

Where other statutory instruments impose obligations on the Premises/Licensee the intention is not to replicate them in the licence conditions. You should therefore ensure that you are aware of all your statutory obligations under the Act and any other statutory instrument. Legislation can be accessed through the State Law Publisher website using the following link: http://www.slp.wa.gov.au/legislation/statutes.nsf/default.html

For your Premises relevant statutory instruments include but are not limited to obligations under the:

- Environmental Protection (Unauthorised Discharges) Regulations 2004 these Regulations make it an offence to discharge certain materials such as contaminated stormwater into the environment other than in the circumstances set out in the Regulations.
- Environmental Protection (Controlled Waste) Regulations 2004 these Regulations place obligations on you if you produce, accept, transport or dispose of controlled waste.
- Environmental Protection (Noise) Regulations 1997 these Regulations require noise emissions from the Premises to comply with the assigned noise levels set out in the Regulations.

You must comply with your licence. Non-compliance with your licence is an offence and strict penalties exist for those who do not comply.



Licence holders are also reminded of the requirements of section 53 of the Act which places restrictions on making certain changes to prescribed premises unless the changes are in accordance with a works approval, licence, closure notice or environmental protection notice.

Licence fees

If you have a licence that is issued for more than one year, you are required to pay an annual licence fee prior to the anniversary date of issue of your licence. Non payment of annual licence fees will result in your licence ceasing to have effect meaning that it will no longer be valid and you will need to apply for a new licence for your Premises.

Ministerial conditions

If your Premises has been assessed under Part IV of the Act you may have had conditions imposed by the Minister for Environment. You are required to comply with any conditions imposed by the Minister.

Premises description and Licence summary

The 3 Oceans winery is located on the corner of Boundary Road and the Bussell Highway in the Metricup area of the Margaret River wine region. The site consists of a small vineyard, a winery complex, a wastewater treatment system and two irrigation plantation areas for the disposal of treated wastewater. The winery has the capacity to process 4 000 tonnes of grapes per year.

The site is located in an agricultural area with winery, dairy and sand extraction businesses located to the north. The nearest sensitive receptor is a holiday park located adjacent to the northern boundary of the site. A small perennial stream runs through the southwest corner of the site.

The main discharge from the Premises is treated wastewater, which is irrigated to land. Wastewater from the winery operations is directed to a wastewater collection sump. From the collection sump, the wastewater is pumped via a flow meter into the wastewater treatment system.

A diversion system based on a total dissolved solids probe directs uncontaminated stormwater away from the wastewater treatment system into surface water drains. Uncontaminated water from rooftops is captured in storage tanks and reused in winery operations.

The wastewater treatment system comprises a rotary screen to remove gross solids, a 500 000 litre tank with an aerator/mixer and pumps to facilitate aerated biological treatment of the wastewater, a clarification system for solids and sludge removal, and final disinfection of the treated wastewater using ozone. Treated wastewater is directed to two mixed plantation irrigation areas (2.6 hectares and 1.8 hectares) for final disposal.

Following crushing, marc is collected and taken to the marc pad for storage. The pad and bund walls are constructed from crushed limestone. The marc, screening solids and wastewater treatment sludge are removed off site for composting.

This Licence is the successor to licence L7416/1999/8. The licences and works approvals issued for the Premises since 19/01/2012 are:

Instrument log			
Instrument	Issued	Description	
L7416/1999/8	19/01/2012	Licence re-issue	
L7416/1999/8	19/06/2014	Licence amendment to REFIRE format	
L7416/1999/9	29/01/2015	Licence re-issue	

Severance

It is the intent of these Licence conditions that they shall operate so that, if a condition or a part of a condition is beyond the power of this Licence to impose, or is otherwise *ultra vires* or invalid, that condition or part of a condition shall be severed and the remainder of these conditions shall nevertheless be valid to the extent that they are within the power of this Licence to impose and are not otherwise *ultra vires* or invalid.

END OF INTRODUCTION



Licence conditions

1 General

1.1 Interpretation

- 1.1.1 In the Licence, definitions from the *Environmental Protection Act 1986* apply unless the contrary intention appears.
- 1.1.2 For the purposes of this Licence, unless the contrary intention appears:

'Act' means the Environmental Protection Act 1986;

'annual period' means the inclusive period from 1 July until 30 June in the following year;

'AS/NZS 5667.1' means the Australian Standard AS/NZS 5667.1 Water Quality – Sampling – Guidance of the Design of sampling programs, sampling techniques and the preservation and handling of samples;

'AS/NZS 5667.10' means the Australian Standard AS/NZS 5667.10 Water Quality – Sampling – Guidance on sampling of waste waters;

'averaging period' means the time over which a limit or target is measured or a monitoring result is obtained;

'CEO' means Chief Executive Officer (CEO) of the Department of Environment Regulation;

'CEO' for the purpose of correspondence means:

Manager Licensing (Process Industries)
Department of Environment Regulation
Locked Bag 33
CLOISTERS SQUARE WA 6850

Telephone:

(08) 9333 7510

Facsimile:

(08) 9333 7550

Email:

industry.regulation@der.wa.gov.au;

'code of practice for the storage and handling of dangerous goods' means document titled "Storage and handling of dangerous goods: Code of Practice" published by the Department of Mines and Petroleum, as amended from time to time;

'dangerous goods' has the meaning defined in the Dangerous Goods Safety (Storage and Handling of Non-explosives) Regulations 2007;

'environmentally hazardous material' means material (either solid or liquid raw materials, materials in the process of manufacture, manufactured products, products used in the manufacturing process, by-products and waste) which if discharged into the environment from or within the premises may cause pollution or environmental harm. Note: Environmentally hazardous materials include dangerous goods where they are stored in quantities below placard quantities. The storage of dangerous goods above placard quantities is regulated by the Department of Mines and Petroleum;

'fugitive emissions' means all emissions not arising from point sources identified in Sections 2.2, 2.3, 2.4 and 2.5;

'leachate' means liquid released by or water that has percolated through waste and which contains some of its constituents.

'lees' means the material which accumulates in the bottom of grape juice or wine fermentation tanks;



'Licence' means this Licence numbered L7416/1999/9 and issued under the Act;

'Licensee' means the person or organisation named as Licensee on page 1 of the Licence;

'marc' means grape material (mainly skin, pulp and seeds) which is left over after grape crushing and pressing;

'mS/cm' means millisiemens per centimetre.

'NATA' means the National Association of Testing Authorities, Australia;

'NATA accredited' means in relation to the analysis of a sample that the laboratory is NATA accredited for the specified analysis at the time of the analysis;

'Premises' means the area defined in the Premises Map in Schedule 1 and listed as the Premises address on page 1 of the Licence;

'Schedule 1' means Schedule 1 of this Licence unless otherwise stated;

'Schedule 2' means Schedule 2 of this Licence unless otherwise stated;

'spot sample' means a discrete sample representative at the time and place at which the sample is taken;

'usual working day' means 0800 – 1700 hours, Monday to Friday excluding public holidays in Western Australia;

'vintage' means the period of time during which the first and last grapes of the season are received for crushing; and

- 1.1.3 Any reference to an Australian or other standard in the Licence means the relevant parts of the standard in force from time to time during the term of this Licence.
- 1.1.4 Any reference to a guideline or code of practice in the Licence means the version of that guideline or code of practice in force from time to time, and shall include any amendments or replacements to that guideline or code of practice made during the term of this Licence.

1.2 General conditions

- 1.2.1 Nothing in the Licence shall be taken to authorise any emission that is not mentioned in the Licence, where the emission amounts to:
 - (a) pollution;
 - (b) unreasonable emission;
 - (c) discharge of waste in circumstances likely to cause pollution; or
 - (d) being contrary to any written law.
- 1.2.2 The Licensee shall operate and maintain all pollution control and monitoring equipment to the manufacturer's specification or any relevant and effective internal management system.
- 1.2.3 The Licensee, except where storage is prescribed in section 1.3, shall ensure that environmentally hazardous substances are stored in accordance with the code of practice for the storage and handling of dangerous goods.
- 1.2.4 The Licensee shall immediately recover, or remove and dispose of spills of environmentally hazardous materials outside an engineered containment system.



1.3 Premises operation

- 1.3.1 The Licensee shall ensure that all wastewaters from alcoholic beverage manufacturing operations including wash down water, by-products wastewater and contaminated run-off are directed to a wastewater treatment system.
- 1.3.2 The Licensee shall ensure that waste material is only stored and/or treated within areas or compounds provided with the infrastructure detailed in Table 1.3.1.

Storage vessel or compound	Material	Infrastructure requirements
Marc pad	Marc, lees, screening solids, wastewater treatment sludge, composted wastes and other organic solid wastes	A bunded compacted crushed limestone area capable of preventing surface run-off of leachate and sludge and which returns leachate to the start of the treatment process; or in sealed bins.

1.3.3 The Licensee shall ensure that where wastes produced on the Premises are not taken off-site for lawful use or disposal, they are managed in accordance with the requirements in Table 1.3.2.

Waste type	Disposal strategy	Operational requirements	
Treated wastewater	Irrigation	The Licensee shall ensure irrigation meets the following requirements: irrigation does not occur in areas where the water table rises to within 1m of the surface during the irrigation period; irrigation does not occur within 50m of a surface water body excluding dams within premises boundary; no irrigation generated run-off, spray drift or discharge occurs beyond the boundary of the Premises; treated wastewater is evenly distributed over the irrigation area no soil erosion occurs; vegetation cover is maintained over the wastewater irrigation areas; and irrigation does not occur on land that is water logged.	
Marc, lees and other organic solid wastes	Composting	Composted on marc pad prior to spreading on land for use as a soil conditioner or exported offsite for reuse or disposal.	
Composted wastes	On-site application to land	Composted waste shall not be applied to land within 50m from of any defined watercourse, wetland or external property boundary.	

- 1.3.4 The Licensee shall manage the wastewater treatment system such that:
 - (a) overtopping of the wastewater treatment system does not occur;
 - (b) stormwater runoff is prevented from entering the wastewater treatment system;
 - (c) there is no discernible leakage loss from the wastewater treatment system; and
 - (d) vegetation and floating debris (emergent or otherwise) is prevented from growing or accumulating in the wastewater treatment system.

File Number: 2011/007857



2 Emissions

2.1 General

2.1.1 The Licensee shall record and investigate the exceedance of any descriptive or numerical limit or target specified in any part of section 2 of this Licence.

2.2-2.4 Point source emissions to air, surface water and groundwater

There are no specified conditions relating to point source emissions to air, surface water or groundwater in this section.

2.5 Emissions to land

2.5.1 The Licensee shall ensure that where waste is emitted to land from the emission points in Table 2.5.1 and identified on the Premises map in Schedule 1 it is done so in accordance with the conditions of this licence.

Table 2.5.1: Emissi	ons to land		
Emission point reference	Emission point reference on Premises map	Description	Source including abatement
L1	Irrigation area 1	Discharge from wastewater treatment system to on-site	Winery wastewater treated in wastewater
L2	Irrigation area 2	irrigation fields	treatment system

2.5.2 The Licensee shall not cause or allow emissions to land greater than the limits listed in Table 2.5.2.

Emission point reference	Parameter	Limit (including units)	Averaging period	
	pH	5.5 - 8.5	Spot sample	
	Load of total nitrogen	300 kg/ha	Ammiralli	
L1, L2	Load of total phosphorus	30 kg/ha	Annually	
	Load of total biological oxygen demand (BOD)	30 kg/ha	Daily	

2.6-2.8 Fugitive emissions, odour and noise

There are no specified conditions relating to fugitive emissions, odour or noise in this section.



3 Monitoring

3.1 General monitoring

- 3.1.1 The licensee shall ensure that:
 - (a) all water samples are collected and preserved in accordance with AS/NZS 5667.1;
 - (b) all wastewater sampling is conducted in accordance with AS/NZS 5667.10; and
 - (c) all laboratory samples are submitted to and tested by a laboratory with current NATA accreditation for the parameters being measured.
- 3.1.2 The Licensee shall ensure that monthly monitoring is undertaken at least 15 days apart.
- 3.1.3 The Licensee shall record production or throughput data and any other process parameters relevant to any monitoring undertaken.
- 3.1.4 The Licensee shall ensure that all monitoring equipment used on the Premises to comply with the conditions of this Licence is calibrated in accordance with the manufacturer's specifications.
- 3.1.5 The Licensee shall, where the requirements for calibration cannot be practicably met, or a discrepancy exists in the interpretation of the requirements, bring these issues to the attention of the CEO accompanied with a report comprising details of any modifications to the methods.

3.2-3.4 Monitoring of point source emissions to air and surface water

There are no specified conditions relating to monitoring of point source emissions to air or surface water in this section.

3.5 Monitoring of emissions to land

3.5.1 The Licensee shall undertake the monitoring in Table 3.5.1 according to the specifications in that table.

Table 3.5.1:	Monitoring of emi	ssions to land			
Emission point reference	Monitoring point reference	Parameter	Units	Averaging Period	Frequency
		Volumetric flow rate	m ³	Monthly	Continuous
		рН	25		
14.16	M1 - Outlet from wastewater treatment system	Electrical conductivity	mS/cm		Monthly when irrigating
		Biological oxygen demand (BOD)	mg/L	Spot sample	
L1 - L2		Total dissolved solids (TDS)			
		Total suspended		mg/L	
		solids (TSS)			
		Total nitrogen			
		Total phosphorous			

3.6-3.7 Monitoring of inputs and outputs and process monitoring

There are no specified conditions relating to monitoring of inputs and outputs or process monitoring in this section.

3.8-3.9 Ambient environmental quality and meteorological monitoring

There are no specified conditions relating to ambient environmental quality or meteorological monitoring in this section.



4 Improvements

There are no specified improvement conditions in this section.

5 Information

5.1 Records

- 5.1.1 All information and records required by the Licence shall:
 - (a) be legible;
 - (b) if amended, be amended in such a way that the original and subsequent amendments remain legible or are capable of retrieval;
 - (c) except for records listed in 5.1.1(d) be retained for at least 6 years from the date the records were made or until the expiry of the Licence or any subsequent licence; and
 - (d) for those following records, be retained until the expiry of the Licence and any subsequent licence:
 - (i) off-site environmental effects; or
 - (ii) matters which affect the condition of the land or waters.
- 5.1.2 The Licensee shall ensure that:
 - any person left in charge of the Premises is aware of the conditions of the Licence and has access at all times to the Licence or copies thereof; and
 - (b) any person who performs tasks on the Premises is informed of all of the conditions of the Licence that relate to the tasks which that person is performing.
- 5.1.3 The Licensee shall complete an Annual Audit Compliance Report indicating the extent to which the Licensee has complied with the conditions of the Licence, and any previous licence issued under Part V of the Act for the Premises for the previous annual period.
- 5.1.4 The Licensee shall implement a complaints management system that as a minimum records the number and details of complaints received concerning the environmental impact of the activities undertaken at the Premises and any action taken in response to the complaint.

5.2 Reporting

5.2.1 The Licensee shall submit to the CEO an Annual Environmental Report by 1 September after the end of the annual period. The report shall contain the information listed in Table 5.2.1 in the format or form specified in that table.

Condition or table (if relevant)	Parameter	Format or form	
-	Summary of any failure or malfunction of any pollution control equipment and any environmental incidents that have occurred during the annual period and any action taken	None specified	
1.3.3	Quantity of composted marc applied to the premises, including the application rate (in m³/ha)	None specified	
	Monitoring of emissions to land	LR1	
	Volume of treated wastewater discharged to land		
3.5.1	Contaminant loading to land of parameters (total annual loading kg/ha/yr for nitrogen and phosphorus, average daily loading kg/ha/day for BOD)	None specified	
5.1.3	Compliance	Annual Audit Compliance Report (AACR)	
5.1.4	Complaints summary	None specified	

Note 1: Forms are in Schedule 2



- 5.2.2 The Licensee shall ensure that the Annual Environmental Report also contains:
 - (a) any relevant process, production or operational data recorded under Condition 3.1.3; and
 - (b) an assessment of the information contained within the report against previous monitoring results and Licence limits and/or targets.

5.3 Notification

5.3.1 The Licensee shall ensure that the parameters listed in Table 5.3.1 are notified to the CEO in accordance with the notification requirements of the table.

Condition or table (if relevant)	Parameter	Notification requirement ¹	Format or form ²
2.1.1	Breach of any limit specified in the Licence	Part A: As soon as practicable but no	
-	Any failure or malfunction of any pollution control equipment or any incident, which has caused, is causing or may cause pollution	later than 5pm of the next working day Part B: As soon as practicable	N1

Note 1: No notification requirement in the Licence shall negate the requirement to comply with s72 of the Act.

Note 2: Forms are in Schedule 2



Schedule 1: Maps

Premises map

The Premises is shown in the map below. The pink line depicts the Premises boundary. The locations of the emission points defined in Table 2.5.1 are shown below.





Schedule 2: Reporting & notification forms

These forms are provided for the proponent to report monitoring and other data required by the Licence. They

can be requested in an electronic format.	morning and other data required by the Electron. They
ANNUAL AUDIT COMPLIANCE RE	PORT PROFORMA
SECTION A LICENCE DETAILS	
Licence Number: L7416/1998/8	Licence File Number: 2011/007857
Company Name:	ABN:
Trading as:	
Reporting period:	
to	
STATEMENT OF COMPLIANCE WITH LICENCE COND Were all conditions of the licence complied with within box)	
	,
	No ☐ Please proceed to Section B
Each page must be initialled by the person(s) who signs (AACR).	Section C of this Annual Audit Compliance Report
Initial:	



SECTION B

DETAILS OF NON-COMPLIANCE WITH LICENCE CONDITION.

Please use a separate page for each licence condition t a) Licence condition not complied with:	that was not complied with.
b) Date(s) when the non compliance occurred, if applicable:	
c) Was this non compliance reported to DER?:	
Yes Reported to DER verbally Date Reported to DER in writing Date	□ No
d) Has DER taken, or finalised any action in relation to the n	non compliance?:
	, u
e) Summary of particulars of the non compliance, and what	was the environmental impact:
Α "	
f) If relevant, the precise location where the noncompliance	occurred (attach map or diagram):
	N II
g) Cause of noncompliance:	
h) Action taken, or that will be taken to mitigate any adverse	effects of the non compliance:
i) Action taken or that will be taken to prevent recurrence of	the non compliance:
a a second	
Each page must be initialled by the person(s) who signs Sect	ion C of this AACR

Environmental Protection Act 1986 Licence: L7416/1999/9 File Number: 2011/007857

Initial:



SECTION C

SIGNATURE AND CERTIFICATION

This Annual Audit Compliance Report (AACR) may only be signed by a person(s) with legal authority to sign it. The ways in which the AACR must be signed and certified, and the people who may sign the statement, are set out below.

Please tick the box next to the category that describes how this AACR is being signed. If you are uncertain about who is entitled to sign or which category to tick, please contact the licensing officer for your premises.

If the licence holder is		The Annual Audit Compliance Report must be signed and certified:
		by the individual licence holder, or
An individual		by a person approved in writing by the Chief Executive Officer of the Department of Environment Regulation to sign on the licensee's behalf.
A firm or other		by the principal executive officer of the licensee; or
unincorporated company		by a person with authority to sign on the licensee's behalf who is approved in writing by the Chief Executive Officer of the Department of Environment Regulation.
		by affixing the common seal of the licensee in accordance with the Corporations Act 2001; or
		by two directors of the licensee; or
		by a director and a company secretary of the licensee, or
A corporation		if the licensee is a proprietary company that has a sole director who is also the sole company secretary – by that director, or
		by the principal executive officer of the licensee; or
		by a person with authority to sign on the licensee's behalf who is approved in writing by the Chief Executive Officer of the Department of Environment Regulation.
A mulalia authoritu		by the principal executive officer of the licensee; or
A public authority (other than a local government)		by a person with authority to sign on the licensee's behalf who is approved in writing by the Chief Executive Officer of the Department of Environment Regulation.
a local government		by the chief executive officer of the licensee; or
a local government		by affixing the seal of the local government.

It is an offence under section 112 of the Environmental Protection Act 1986 for a person to give information on this form that to their knowledge is false or misleading in a material particular. There is a maximum penalty of \$50,000 for an individual or body corporate.

I/We declare that the information in this annual audit compliance report is correct and not false or misleading in a material particular.

SIGNATURE:	SIGNATURE:
NAME: (printed)	NAME: (printed)
POSITION:	POSITION:
DATE:/	DATE://
SEAL (If signing under seal)	



Licence:

L7416/1999/8

Licensee: 3 Oceans Wine Company Pty Ltd

Form:

LR1

Period:

Name: Monitoring of emissions to land

Emission point	Parameter	Result	Units	Averaging Periods	Method	Sample date & times
	pH		=	Spot sample		
	Biological oxygen demand (BOD					
	Total dissolved solids (TDS)		mg/L			
L1, L2	Total suspended solids (TSS)					
	Total Nitrogen					
	Total Phosphorus					

Signed on behalf of 3 Oceans Wine Company	Pty	/ Ltd:	Date:



Licence:

L7416/1999/8

Licensee: 3 Oceans Wine Company Pty Ltd

Form:

N₁

Date of breach:

Notification of detection of the breach of a limit or any failure or malfunction of any pollution control equipment or any incident which has caused, is causing or may cause pollution.

These pages outline the information that the operator must provide.

Units of measurement used in information supplied under Part A and B requirements shall be appropriate to the circumstances of the emission. Where appropriate, a comparison should be made of actual emissions and authorised emission limits.

Part A

Licence Number	
Name of operator	
Location of Premises	
Time and date of the detection	

Notification requirements for the br	Notification requirements for the breach of a limit				
Emission point reference/ source					
Parameter(s)					
Limit					
Measured value					
Date and time of monitoring					
Measures taken, or intended to					
be taken, to stop the emission					

Notification requirements for any failure or malfunction of any pollution control equipment or any incident which has caused, is causing or may cause pollution					
Date and time of event					
Reference or description of the location of the event					
Description of where any release into the environment took place					
Substances potentially released					
Best estimate of the quantity or rate of release of substances					
Measures taken , or intended to be taken, to stop any emission					
Description of the failure or accident					



Part B

Se control to the control	
Any more accurate information on the matters for notification under Part A.	
Measures taken, or intended to be taken, to prevent a recurrence of the incident.	8
Measures taken, or intended to be taken, to rectify, limit or prevent any pollution of the environment which has been or may be caused by the emission.	
The dates of any previous N1 notifications for the Premises in the preceding 24 months.	
Name	
Post	
Signature on behalf of: 3 Oceans Wine Company Pty Ltd	
Date	



Decision Document

Environmental Protection Act 1986, Part V

Proponent:

3 Oceans Wine Company Pty Ltd

Licence:

L7416/1999/9

Registered office:

Level 3

15 Labouchere Road SOUTH PERTH WA 6151

ACN:

130 004 321

Premises address:

3 Oceans Wine Company

Bussell Highway and Boundary Road

METRICUP WA 6280

Being Lot 110 on Plan 40316

Issue date:

Thursday, 29 January 2015

Commencement date: Friday, 30 January 2015

Expiry date:

Wednesday, 29 January 2020

Decision

Based on the assessment detailed in this document the Department of Environment Regulation (DER), has decided to issue a licence. DER considers that in reaching this decision, it has taken into account all relevant considerations and legal requirements and that the Licence and its conditions will ensure that an appropriate level of environmental protection is provided.

Decision Document prepared by:

Bradley Cox Licensing Officer

Decision Document authorised by:

Neville Welsh Manager Licensing



Contents

De	ecision Document	1
Co	ontents	2
1	Purpose of this Document	2
2	Administrative summary	3
3	Executive summary of proposal and assessment	4
4	Decision table	5
5	Advertisement and consultation table	5
6	Risk Assessment	F

1 Purpose of this Document

This decision document explains how DER has assessed and determined the application and provides a record of DER's decision-making process and how relevant factors have been taken into account. Stakeholders should note that this document is limited to DER's assessment and decision making under Part V of the *Environmental Protection Act 1986.* Other approvals may be required for the proposal, and it is the proponent's responsibility to ensure they have all relevant approvals for their Premises.

Works approval and licence conditions

DER has three types of conditions that may be imposed on works approvals and licences. They are as follows;

Standard conditions (SC)

DER has standard conditions that are imposed on all works approvals and licences regardless of the activities undertaken on the Premises and the information provided in the application. These are included as the following conditions on works approvals and licences:

Works approval conditions: 1.1.1-1.1.4, 1.2.1, 1.2.2, 5.1.1 and 5.1.2.

Licence conditions: 1.1.1-1.1.4, 1.2.1-1.2.4, 5.1.1-5.1.4 and 5.2.1.

For such conditions, justification within the Decision Document is not provided.

Optional standard conditions (OSC)

In the interests of regulatory consistency DER has a set of optional standard conditions that can be imposed on works approvals and licences. DER will include optional standard conditions as necessary, and are likely to constitute the majority of conditions in any licence. The inclusion of any optional standard conditions is justified in Section 4 of this document.

Non standard conditions (NSC)

Where the proposed activities require conditions outside the standard conditions suite DER will impose one or more non-standard conditions. These include both premises and sector specific conditions, and are likely to occur within few licences. Where used, justification for the application of these conditions will be included in Section 4.



2 Administrative summary

Administrative details					
Application type	Works Approval New Licence Licence amendment Works Approval amendment				
Activities that cause the premises to become	Category number(s)			Assessed design capacity	
prescribed premises	25: Alcoholic beverage manufacturing			2 800 kilolitres per year	
Application verified	Date: 21/1	11/2014			
Application fee paid	Date: 30/1	12/2014			
Works Approval has been complied with	Yes	No	N/A	$A \boxtimes$	
Compliance Certificate received	Yes□	No	N/A	AX	
Commercial-in-confidence claim	Yes□	No⊠		_	
Commercial-in-confidence claim outcome					
Is the proposal a Major Resource Project?	Yes□	No⊠		11	
Was the proposal referred to the Environmental Protection Authority (EPA) under Part IV of the Environmental Protection Act 1986?	tection Authority (EPA) under Part IV of the Yes□ No⊠ Managed under Par			20	
H V			Santanata an	sterial statement No:	
Is the proposal subject to Ministerial Conditions?	Yes□	No⊠		Report No:	
Does the proposal involve a discharge of waste into a designated area (as defined in section 57 of the <i>Environmental Protection Act 1986</i>)? Yes□ No⊠ Department of Water consulted Yes □ No ⊠					
Is the Premises within an Environmental Protection	Policy (EP	P) Area `	Yes□	No⊠	
If Yes include details of which EPP(s) here.	, ,	,			
Is the Premises subject to any EPP requirements?	Yes□	No⊠			
If Yes, include details here, e.g. Site is subject to SO₂ requirements of Kwinana EPP.					

Environmental Protection Act 1986 Decision Document: L7416/1999/9 File Number: 2011/007857

3 Executive summary of proposal and assessment

The 3 Oceans winery is located on the corner of Boundary Road and the Bussell Highway in the Metricup area of the Margaret River wine region. The site consists of a small vineyard, a winery complex, a wastewater treatment system and two irrigation plantation areas for the disposal of treated wastewater. The winery has the capacity to process 4 000 tonnes of grapes per year.

The site is located in an agricultural area with winery, dairy and sand extraction businesses located to the north. The nearest sensitive receptor is a holiday park located adjacent to the northern boundary of the site. A small perennial stream runs through the southwest corner of the site.

The main discharge from the Premises is treated wastewater, which is irrigated to land. Wastewater from the winery operations is directed to a wastewater collection sump. From the collection sump, the wastewater is pumped via a flow meter into the wastewater treatment system.

A diversion system based on a total dissolved solids probe directs uncontaminated stormwater away from the wastewater treatment system into surface water drains. Uncontaminated water from rooftops is captured in storage tanks and reused in winery operations.

The wastewater treatment system comprises a rotary screen to remove gross solids, a 500 000 litre tank with an aerator/mixer and pumps to facilitate aerated biological treatment of the wastewater, a clarification system for solids and sludge removal, and final disinfection of the treated wastewater using ozone. Treated wastewater is directed to two mixed plantation irrigation areas (2.6 hectares and 1.8 hectares) for final disposal.

Following crushing, marc is collected and taken to the marc pad for storage. The pad and bund walls are constructed from crushed limestone. The marc, screening solids and wastewater treatment sludge are removed off site for composting.

This licence is the successor to L7416/1999/8 and continues to authorise the winery operations described above. The licence was recently amended into REFIRE format in 2014. As part of this re-issue, DER has not re-assessed the acceptability or impacts of emissions and discharges from the Premises or re-visited any existing control levels. No changes to the conditions on the amended REFIRE licence have been made (with the exception of some minor changes to update the licence to the most recent template for REFIRE).

Environmental Protection Act 1986 Decision Document: L7416/1999/9 File Number: 2011/007857



4 Decision table

All applications are assessed in line with the *Environmental Protection Act 1986*, the *Environmental Protection Regulations 1987*, DEC's Policy Statement - Limits and targets for prescribed premises (2006), and DER's Operational Procedure on Assessing Emissions and Discharges from Prescribed Premises. Where other references have been used in making the decision they are detailed in the decision document.

DECISION TAE	BLE			
Works Approval / Licence section	Condition number W = Works Approval L= Licence	OSC or NSC	Justification (including risk description & decision methodology where relevant)	Reference documents
Licence duration	N/A	N/A	It is recommended that the licence be extended for a period of five years. There are no current issues on the premises that would require a shorter period of licence. With the controls in the licence there is a low risk to the environment.	N/A

5 Advertisement and consultation table

Date	Event	Comments received/Notes	How comments were taken into consideration
05/01/2015	Application advertised in West Australian (or other relevant newspaper)	No comments received.	N/A.



6 Risk Assessment

Note: This matrix is taken from the DER Corporate Policy Statement No. 07 - Operational Risk Management

Table 1: Emissions Risk Matrix

Likelihood	Consequence				
	Insignificant	Minor	Moderate	Major	Severe
Almost Certain	Moderate	High	High	Extreme	Extreme
Likely	Moderate	Moderate	High	High	Extreme
Possible	Low	Moderate	Moderate	High	Extreme
Unlikely	Low	Moderate	Moderate	Moderate	High
Rare	Low	Low	Moderate	Moderate	High