Rule 3.19A.2

# **Appendix 3Y**

## **Change of Director's Interest Notice**

Information or documents not available now must be given to ASX as soon as available. Information and documents given to ASX become ASX's property and may be made public.

Introduced 30/09/01 Amended 01/01/11

Name of entity	Adelaide Brighton Ltd (ABL)	
ABN	15 007 596 018	

We (the entity) give ASX the following information under listing rule 3.19A.2 and as agent for the director for the purposes of section 205G of the Corporations Act.

Name of Director	Raymond Barro
Date of last notice	9 March 2011

#### Part 1 - Change of director's relevant interests in securities

In the case of a trust, this includes interests in the trust made available by the responsible entity of the trust

Note: In the case of a company, interests which come within paragraph (i) of the definition of "notifiable interest of a director" should be disclosed in this part.

Direct or indirect interest	Indirect
Nature of indirect interest	Relevant interest in:
(including registered holder)  Note: Provide details of the circumstances giving rise to the relevant interest.	<ul> <li>(a) Cobolgraphics Pty Ltd <raymond a="" barro="" c="" family=""> ("Cobolgraphics")</raymond></li> <li>(b) David Barro Testamentary Trust ("the Trust")</li> <li>(c) Barro Properties Pty Limited ("Barro Properties")</li> </ul>
Date of change	15 March 2011
	16 March 2011
	17 March 2011
No. of securities held prior to change	Total of 121,076,641 indirectly held as follows:  (a) 475,900 - Cobolgraphics Pty Ltd <raymond a="" barro="" c="" family="">  (b) 554,794 - the Trust, of which Raymond Barro is one of the Trustees.  (c) 120,045,947 - Barro Properties, of which Raymond Barro has an interest in, both directly and indirectly in his capacity as one of the Trustees of the Trust.  In addition:  (d) Raymond Barro is an associate of Barro Group Pty Ltd ("Barro Group"), which is the owner of 29,761,993 shares in ABL. In the interests of keeping the market fully informed, Raymond Barro has elected to disclose this information because he is an associate of Barro Group.  (e) Belinda Barro is the owner of 21,086 shares in ABL. In the interests of keeping the market fully informed, Raymond Barro has elected to disclose this information because Belinda Barro is his spouse. Raymond Barro does not</raymond>
	have a relevant interest in these shares.
Class	Ordinary

<sup>+</sup> See chapter 19 for defined terms.

Number acquired	Purchases by Barro Group Pty Ltd:	
Transport doquirou	15 March 2011 – 472,429 ordinary shares	
	16 March 2011 – 472,429 ordinary shares	
	17 March 2011 – 593,342 ordinary shares	
	Raymond Barro is an associate of Barro Group	
	Pty Ltd. In the interest of keeping the market	
	fully informed, Raymond Barro has elected to	
	disclose this information because he is an	
	associate of Barro Group.	
Number disposed	N/A	
Value/Consideration	15 March 2011 - \$3.13 per share	
Note: If consideration is non-cash, provide details and estimated	16 March 2011 - \$3.14 per share	
valuation	17 March 2011 - \$3.19 per share	
No. of securities held after change	Total of 121,076,0417 indirectly held as follows:	
or occariated flow after enamy	(a) 475,900 - Cobolgraphics Pty Ltd < Raymond	
	Barro Family A/C>	
	(b) 554,794 - the Trust, of which Raymond Barro	
	is one of the Trustees.	
	(c) 120,045,947 - Barro Properties, of which	
	Raymond Barro has an interest in, both	
	directly and indirectly in his capacity as one of	
	the Trustees of the Trust.	
	In addition:	
	(d) Raymond Barro is an associate of Barro	
	Group Pty Ltd ("Barro Group"), which is the	
	owner of 31,727,804 shares in ABL. In the	
	interests of keeping the market fully informed,	
	Raymond Barro has elected to disclose this	
	information because he is an associate of	
	Barro Group.	
	(e) Belinda Barro is the owner of 21,086 shares in	
	ABL. In the interests of keeping the market	
	fully informed, Raymond Barro has elected to	
	disclose this information because Belinda	
	Barro is his spouse. Raymond Barro does not	
	have a relevant interest in these shares.	
Not an effective		
Nature of change	On market	
Example: on-market trade, off-market trade, exercise of options, issue of securities under dividend reinvestment plan, participation in		
buy-back		

## Part 2 – Change of director's interests in contracts

Note: In the case of a company, interests which come within paragraph (ii) of the definition of "notifiable interest of a director" should be disclosed in this part. <b>Detail of contract</b>	N/A
Nature of interest	N/A
Name of registered holder (if issued securities)	N/A
Date of change	N/A
No. and class of securities to which	N/A
interest related prior to change  Note: Details are only required for a contract in relation to which the interest has changed	
Interest acquired	N/A
Interest disposed	N/A
Value/Consideration  Note: If consideration is non-cash, provide details and an estimated valuation	N/A
Interest after change	N/A

<sup>+</sup> See chapter 19 for defined terms.

Appendix 3Y Page 2 01/01/2011

### Part 3 - +Closed period

Were the interests in the securities or contracts detailed above traded during a <sup>+</sup> closed period where prior written clearance was required?	NO
If so, was prior written clearance provided to allow the trade to proceed during this period?	N/A
If prior written clearance was provided, on what date was this provided?	N/A

<sup>+</sup> See chapter 19 for defined terms.