

Aquatic Resources Management Bill 2015

Contents

Part 1 — Preliminary		
1.	Short title	2
2.	Commencement	2
3.	Terms used	2
4.	Meaning of aquatic resource	12
5.	Meaning of WA waters	12
6.	Aboriginal persons not required to hold authorisation in certain circumstances	13
7.	Exemptions from Act	13
8.	Crown bound	14
Part 2 — Objects		
9.	Objects of Act	15
10.	Means of achieving objects of Act	15
11.	Regard to be had to objects of Act	16
Part 3 — Managed aquatic resources		
Division 1 — Preliminary		
12.	Terms used	17
Division 2 — Strategy and planning		
Subdivision 1 — Declaration of managed aquatic resources		
13.	Monitoring aquatic resources	17
14.	Declaration of managed aquatic resources	17
Subdivision 2 — Aquatic resource management strategies		
15.	Requirement for ARMS	18
16.	Content of ARMS	18
17.	Draft ARMS	19
18.	CEO to consult on proposal for ARMS	20

Contents

19.	Revision of draft strategy following consultation	21
20.	Approval of ARMS	21
21.	Amendment and revocation of ARMS	22
22.	Regulations for ARMSs	23
	Subdivision 3 — Aquatic resource use plans	
23.	Terms used	23
24.	Minister to make ARUP for managed aquatic resource	23
25.	Content of ARUPs	24
26.	Method for allocating shares under ARUP	25
27.	Form of surety	26
28.	Effect of ARUP on management plans and regulations	26
29.	Effect of revocation of ARMS	26
30.	Regulations for ARUPs	26
31.	Contravening ARUP or regulations relating to ARUPs	27
	Division 3 — Administrative matters for managed aquatic resources	
	Subdivision 1 — Preliminary	
32.	Terms used	28
33.	CEO to notify TAC and catch	28
	Subdivision 2 — Commercial fishing	
34.	Allocation of resource shares	29
35.	Nature of resource shares	30
36.	Transfer of resource shares	30
37.	Registration of catch entitlement	31
38.	Transfer of catch entitlement	32
39.	Provision of surety for authorisation	32
40.	Registration of surety	34
41.	Return or substitution of surety for authorisation	34
42.	Grant of share options	36
43.	Notice of entitlement to convert share options	36
	Subdivision 3 — Recreational fishing	
44.	Term used: recreational TAC	37
45.	Monitoring usage of recreational TAC	37
46.	CEO to notify overuse of TAC for recreational fishing	37

47.	Minister may arrange allocation of excess recreational TAC	38
48.	Increase of TAC for recreational fishing	39
	Division 4 — Offences relating to managed aquatic resources	
49.	Contravening condition of authorisation relating to managed aquatic resources	39
50.	Court to order forfeiture of surety for authorisation	40
	Part 4 — Management of fisheries	
	Division 1 — Preliminary	
51.	Terms used	43
	Division 2 — Administrative matters relating to management of fisheries	
52.	Application for grant, renewal, variation or transfer of managed fishery licence or entitlement	43
53.	Further information	44
54.	Grant of managed fishery licence	44
55.	Form of managed fishery licence	44
56.	Effect of managed fishery licence	45
57.	Duration of managed fishery licence	45
58.	Renewal of managed fishery licence	46
59.	Conditions on managed fishery licence	47
60.	Transfer of managed fishery licence and entitlement	48
61.	Other licences do not authorise fishing in fishery	49
62.	Grant or renewal of managed fishery licence in certain marine reserves	49
63.	Managed fishery licence is subject to restrictions in relation to certain marine reserves	50
	Division 3 — Offences	
64.	Contravening management plan	50
65.	Contravening condition of managed fishery licence	51
66.	Court to order reduction of entitlement in certain circumstances	52
	Part 5 — Aquaculture	
	Division 1 — Preliminary	
67.	Terms used	54

Contents

68.	Relationship between aquaculture licence and aquaculture lease	54
	Division 2 — Managing aquaculture	
69.	Undertaking aquaculture without authorisation	55
70.	Regulations about aquaculture	56
71.	CEO’s powers to reduce risk of accidental introduction of declared organisms into WA waters	56
	Division 3 — Developing aquaculture	
72.	Minister may declare zones for aquaculture	57
73.	Minister may offer area in aquaculture zone for lease	57
74.	Minister’s powers as to aquaculture facilities	57
	Division 4 — Aquaculture licences	
75.	Application for grant or renewal of aquaculture licence	59
76.	Further information	60
77.	Grant of aquaculture licence	61
78.	Form of aquaculture licence	62
79.	CEO to publish notice of certain decisions relating to aquaculture licences	62
80.	Effect of aquaculture licence	62
81.	Duration of aquaculture licence	63
82.	Renewal of aquaculture licence	63
83.	Conditions on aquaculture licences	63
84.	Transfer of aquaculture licence	64
85.	Grant or renewal of aquaculture licence in certain marine reserves	65
86.	Contravening aquaculture licence	66
87.	Temporary aquaculture permits	66
	Division 5 — Aquaculture leases	
88.	Grant or renewal of aquaculture lease	67
89.	Effect of aquaculture lease	68
90.	Duration of aquaculture lease	68
91.	Conditions of aquaculture lease	68
92.	Variation of aquaculture lease	69
93.	Grant or renewal of lease in certain marine reserves	69
94.	Contravening conditions of aquaculture lease	70
95.	Termination of aquaculture lease	71

96.	Clean-up and rehabilitation of former leased area	72
	Part 6 — Aquatic biosecurity	
	Division 1 — Preliminary	
97.	Application of Part	73
98.	Terms used	73
	Division 2 — Regulations relating to biosecurity	
99.	Declared organisms	74
100.	High impact organisms	75
101.	Regulations about biosecurity	75
	Division 3 — Aquatic biosecurity management plans	
102.	Aquatic biosecurity management plans	76
103.	Consultation with affected persons	76
104.	Contravening aquatic biosecurity management plan	77
	Division 4 — Offences relating to biosecurity	
105.	Duty to report certain declared organisms	78
106.	Import restrictions	79
107.	Supply of unlawful import	80
108.	Master of boat to ensure boat free of declared organisms	80
109.	Dealing with declared organisms	80
110.	Duty to control declared organism	82
	Division 5 — Pollution in aquatic environment	
111.	Regulations about pollution in aquatic environment	83
112.	Activities that pollute waters	83
	Division 6 — Emergency powers to deal with biological threats	
113.	Term used: biological threat	84
114.	CEO's powers to deal with biological threats	84
115.	CEO may give directions for urgent measures to control declared organisms	85
	Part 7 — Aquatic habitat protection areas and Abrolhos Islands reserve	
	Division 1 — Aquatic habitat protection areas	
116.	Application of Division to other Acts	86

Contents

117.	Creating aquatic habitat protection areas	86
118.	Aquatic habitat protection area not permitted in certain marine reserves	87
119.	Determination of plan for aquatic habitat protection area	87
120.	Notice of proposal to create aquatic habitat protection area	87
121.	Control and management of aquatic habitat protection areas	88
122.	Regulations about aquatic habitat protection areas	89
	Division 2 — Abrolhos Islands reserve	
123.	Application of <i>Parks and Reserves Act 1895</i> to reserve	90
124.	Regulations about reserve	90
	Part 8 — Regulation of various activities	
	Division 1 — General regulation of activities	
125.	Minister may prohibit activities	92
126.	Regulations restricting take or possession of aquatic organisms	93
	Division 2 — Trafficking in aquatic organisms	
127.	Terms used	93
128.	Trafficking in aquatic organisms defined	94
129.	Trafficking in commercial quantity of priority aquatic organisms	95
130.	Regulations about trafficking in aquatic organisms	95
	Division 3 — Licensing of activities and equipment	
131.	Regulations about licensing	95
132.	Licensing of activities in certain marine reserves	96
	Division 4 — Variation, suspension, non-renewal, cancellation and surrender of authorisations	
133.	Varying authorisations	97
134.	Suspension, non-renewal and cancellation of authorisations	98
135.	Voluntary surrender of authorisation	99
136.	CEO may require return of authorisation	100

Division 5 — Miscellaneous offences		
137.	Explosives and noxious substances not to be used	100
138.	Impeding lawful fishing activities	100
139.	Interfering with fishing or aquaculture gear	101
140.	Purchase or sale of aquatic organisms taken unlawfully	102
141.	Use of foreign boat for certain activities	102
142.	Possession of foreign boat equipped with fishing gear	103
143.	Mandatory maximum sentences for individuals convicted of third or subsequent offences under s. 141 or 142	103
144.	Interfering with aquatic organisms to prevent identification	104
Part 9 — Review		
145.	Reviewable decisions	105
146.	CEO to notify persons of reviewable decisions	107
147.	Review by SAT of reviewable decisions	108
148.	CEO to give notice of when reviewable decision has effect	108
149.	SAT to give notice of decision on review	108
Part 10 — Register		
Division 1 — General		
150.	Register of registrable interests	110
151.	Inspection of register	110
152.	Regulations about register	111
Division 2 — Security interest in registrable interest		
153.	Application to have security interest in certain registrable interests noted	111
154.	Notation of security interest	112
155.	Irrelevant matters for purpose of s. 154	112
156.	Security holder noted in register to be notified of certain events affecting security	112
157.	Removing or varying notation of security interest	113

	Part 11 — Compliance	
	Division 1 — Preliminary	
158.	Terms used	115
	Division 2 — Compliance officers	
159.	Compliance officers	115
160.	Honorary compliance officers	116
161.	Identity cards	116
162.	Production or display of identity card	117
163.	Police officers to have powers of compliance officers	117
164.	Naval officers to have powers of compliance officers in dealing with foreign boats	118
	Division 3 — Powers in relation to compliance	
165.	Entry powers	118
166.	Powers after entry for compliance purposes	119
167.	Obtaining information and documents	121
168.	Other powers	122
169.	Powers to arrest without warrant	124
170.	Powers to seize things	125
171.	Powers to deal with seized aquatic organisms	126
172.	Powers in respect of certain fishing gear or abandoned aquatic organisms	127
173.	Powers under <i>Animal Welfare Act 2002</i> to prevent cruelty to aquatic organisms	127
174.	Powers under <i>Biosecurity and Agriculture Management Act 2007</i> in relation to biosecurity	127
175.	Use of assistance and reasonable force	128
176.	Duty to try to minimise damage	129
177.	Obstructing compliance officers	129
178.	Interfering with seized property	130
179.	Giving false or misleading information to compliance officer	130
180.	Directions generally	131
	Division 4 — Entry warrants	
181.	Warrants to enter place	131
182.	Issue of entry warrant	132
183.	Effect of entry warrant	132
184.	Execution of entry warrant	132

Part 12 — Legal proceedings		
Division 1 — Proceedings and infringement notices		
185.	Prosecutions	133
186.	Infringement notices and the <i>Criminal Procedure Act 2004</i>	134
Division 2 — Responsibility of certain persons		
187.	Masters' liability	134
188.	Liability of person in charge of a fishing tour	135
189.	Liability of co-holders of authorisation	136
190.	Liability of holders of authorisation for offence by agent	136
191.	Liability of officers of body corporate for offence by body	137
192.	Further provisions relating to liability of officers of body corporate	138
Division 3 — Evidentiary provisions		
193.	Certain matters taken to be proved if alleged in prosecution notice	139
194.	Certain matters taken to be proved if stated in certificate	140
195.	Proof of certain matters as evidence of other matters	142
196.	Onus of proving certain matters	145
197.	Proof as to aquatic organisms taken for sale	146
198.	Determining characteristics of aquatic organisms	146
199.	Accuracy of compliance officers' equipment	147
200.	Accuracy of approved devices	147
201.	Determining positions on Earth	147
Division 4 — Forfeiture		
202.	Return of seized things	148
203.	Court orders for forfeiture of certain things	148
204.	Forfeiture of unclaimed seized things	150
205.	Forfeiture of certain seized things	150
206.	Disposal of forfeited things	151
Division 5 — Additional provisions about penalties		
207.	Additional penalty based on value of aquatic organisms	151

Contents

208.	Court's power to cancel or suspend authorisation	152
209.	Automatic suspension of authorisation if 3 offences committed in 10 year period	153
210.	Effect of conviction on surety provided for authorisation	155
211.	Court's power to impose prohibitions on offender	156
212.	Offence taken to be first offence in some circumstances	157
Part 13 — Administration		
Division 1 — Delegation		
213.	Delegation by Minister	158
214.	Delegation by CEO	158
215.	Minister may carry out research and other activities	159
Division 2 — AR Ministerial body		
216.	Term used: AR Ministerial body	159
217.	AR Ministerial Body	159
218.	Purpose and nature of AR Ministerial Body	160
219.	Execution of documents by AR Ministerial Body	160
Division 3 — Use of outside bodies in performance of functions		
220.	Term used: agreement	162
221.	Minister may recognise body	162
222.	Minister may enter agreement with recognised body	162
223.	Effect of agreement	164
Division 4 — Advisory Committees		
224.	Establishment and functions of advisory committees	164
225.	Regulations about operation of committees	165
Part 14 — Financial provisions		
Division 1 — Preliminary		
226.	Term used: levy	166
Division 2 — Collection of levy imposed under <i>Fishing Industry Promotion Training and Management Levy Act 1994</i>		
227.	When and to whom levy is payable	166

228.	Payment by instalments	166
229.	Exemption from levy	166
230.	Penalty for non-payment	167
231.	Recovery of levy	167
	Division 3 — Accounts	
232.	Aquatic Resources Research and Development Account	167
233.	Recreational Fishing Account	171
234.	Fishing Industry Promotion Training and Management Levy Account	173
235.	Application of <i>Financial Management Act 2006</i> and <i>Auditor General Act 2006</i>	175
	Part 15 — Arrangements with other jurisdictions	
	Division 1 — Preliminary	
236.	Terms used	176
	Division 2 — Joint Authorities	
237.	Functions of Joint Authority	177
238.	Delegation by Joint Authority	177
239.	Procedure of Joint Authorities	178
240.	Evidentiary matters	178
241.	Report of Joint Authority	179
	Division 3 — Arrangements for management of particular fishing activities	
242.	Arrangement for management under Commonwealth Act	179
243.	Minister may enter into arrangements with other States	180
244.	Application of Act to fishing activities under arrangements	180
245.	Application of Commonwealth law to fishing activities under arrangements	180
246.	Application of corresponding laws to fishing activities under arrangements	181
247.	Minister’s powers and functions under Commonwealth Act or corresponding law	181
248.	Functions of Joint Authority	181
249.	Exercise of powers by Joint Authority	182

Contents

250.	Application of offence provision in Act to fishing activity managed by Joint Authority	183
251.	Presumptions in relation to certain statements in arrangements	184
252.	Regulations, orders and instruments in respect of fishing activities under arrangements	184
Part 16 — Miscellaneous		
253.	Protection from liability	186
254.	Administrative guidelines	186
255.	Guidelines about foreign interests	186
256.	Consultation in relation to guidelines	187
257.	Guidelines to be taken into account	187
258.	Inquiry into holder of resource shares or authorisation	187
259.	Confidentiality of information	189
260.	False or misleading information	191
261.	Minister to be notified of waterway works	191
262.	Death of individual who holds authorisation	192
263.	Regulations	192
264.	Service of documents	194
265.	CEO to make plans and strategies publicly available	194
266.	Annual report of Department	195
Part 17 — Repeals		
267.	<i>Fish Resources Management Act 1994</i> repealed	196
268.	<i>Pearling Act 1990</i> repealed	196
Part 18 — Transitional provisions		
Division 1 — Preliminary		
269.	Interpretation Act not affected	197
270.	Transitional regulations	197
Division 2 — Transitional provisions for <i>Fish Resources Management Act 1994</i>		
271.	Terms used	198
272.	Exemptions	198
273.	Management plans	199
274.	Authorisations	200
275.	Matters relating to replacement authorisations	201

276.	Transition from former body corporate to AR Ministerial Body	203
277.	Arrangements with Commonwealth or other State or Territory	203
278.	Continuation of accounts	203
279.	Register	204
280.	Fish habitat protection areas	204
281.	Seized and forfeited things	205
282.	Prohibitions on offenders	205
	Division 3 — Transitional provisions for <i>Pearling Act 1990</i>	
283.	Terms used	206
284.	Arrangements with Commonwealth or other State or Territory	206
285.	Licences, leases and permits	206
286.	MEMP requirements for transitioned authorisations	208
287.	Recording of previous convictions on authorisation	208
288.	Seized and forfeited things	208
	Part 19 — Consequential amendments to other Acts	
	Division 1 — <i>Biosecurity and Agriculture Management Act 2007</i> amended	
289.	Act amended	210
290.	Section 3 amended	210
291.	Section 4 amended	210
292.	Section 6 amended	210
293.	Section 9 amended	212
294.	Section 12 amended	212
295.	Section 22 amended	212
296.	Section 45 amended	213
297.	Section 184 amended	213
	Division 2 — <i>Conservation and Land Management Act 1984</i> amended	
298.	Act amended	213
299.	Section 3 amended	214
300.	Section 8A amended	215
301.	Section 13A amended	215
302.	Section 13B amended	215

Contents

303.	Section 13C amended	216
304.	Section 13D replaced	217
	13D. Effect of s. 13A, 13B and 13C on certain authorisations for fishing or aquaculture	217
305.	Section 14 amended	218
306.	Section 17 amended	218
307.	Section 26H amended	219
308.	Section 49 amended	219
309.	Section 59 amended	219
310.	Section 60 amended	219
311.	Section 62 amended	220
312.	Section 101B amended	220
313.	Section 130 amended	221
	Division 3 — Criminal Investigation (Covert Powers) Act 2012 amended	
314.	Act amended	221
315.	Section 3 amended	221
316.	Section 5 amended	223
317.	Section 43 amended	223
318.	Section 48 amended	224
319.	Section 79 amended	224
320.	Section 83 amended	224
321.	Section 105 amended	225
	Division 4 — Fisheries Adjustment Schemes Act 1987 amended	
322.	Act amended	225
323.	Long title amended	225
324.	Section 3 amended	225
325.	Section 3A amended	226
326.	Section 5 amended	226
327.	Section 9 amended	227
328.	Section 14C amended	227
	Division 5 — Fishing and Related Industries Compensation (Marine Reserves) Act 1997 amended	
329.	Act amended	227
330.	Long title amended	227
331.	Section 3 amended	228
332.	Section 4 amended	229
333.	Section 5 amended	229

334.	Section 6A inserted	230
	6A. Compensation for loss suffered in respect of resource shares	230
335.	Section 12 amended	231
336.	Section 14 deleted	231
337.	Schedule 1 deleted	231
	Division 6 — <i>Fishing Industry Promotion Training and Management Levy Act 1994</i> amended	
338.	Act amended	231
339.	Long title amended	231
340.	Section 3 amended	232
341.	Section 4 amended	232
342.	Section 6 amended	233
	Division 7 — <i>Offshore Minerals Act 2003</i> amended	
343.	Act amended	233
344.	Section 38A amended	233
345.	Section 38B amended	234
346.	Section 44 amended	235
	Division 8 — <i>Other Acts amended</i>	
347.	<i>Animal Welfare Act 2002</i> amended	235
348.	<i>Biosecurity and Agriculture Management (Repeal and Consequential Provisions) Act 2007</i> amended	236
349.	<i>Constitution Acts Amendment Act 1899</i> amended	236
350.	<i>Control of Vehicles (Off-road Areas) Act 1978</i> amended	237
351.	<i>Environmental Protection Act 1986</i> amended	237
352.	<i>Litter Act 1979</i> amended	237
353.	<i>Marine Navigational Aids Act 1973</i> amended	238
354.	<i>Mining Act 1978</i> amended	238
355.	<i>Spear-guns Control Act 1955</i> amended	239
356.	<i>State Administrative Tribunal Act 2004</i> amended	239
357.	<i>Swan and Canning Rivers Management Act 2006</i> amended	240
358.	<i>Volunteers and Food and Other Donors (Protection from Liability) Act 2002</i> amended	240
359.	<i>Waterways Conservation Act 1976</i> amended	241
360.	<i>Western Australian Marine (Sea Dumping) Act 1981</i> amended	241

Contents

361.	<i>Western Australian Marine Act 1982</i> amended	241
362.	Various references to <i>Fish Resources Management Act 1994</i> amended	242

Defined terms

Western Australia

LEGISLATIVE ASSEMBLY

(As amended during consideration in detail)

Aquatic Resources Management Bill 2015

A Bill for

An Act to provide for —

- **the ecologically sustainable development and management of the State's aquatic resources; and**
- **the development of strategies and plans for the conservation of aquatic resources and the protection of aquatic ecosystems; and**
- **the development and management of aquaculture that is compatible with the protection of aquatic ecosystems; and**
- **the management of aquatic biosecurity; and**
- **the repeal of the *Fish Resources Management Act 1994* and the *Pearling Act 1990*; and**
- **consequential amendments to various other written laws, and for incidental and related purposes.**

The Parliament of Western Australia enacts as follows:

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Part 1 — Preliminary

1. Short title

This is the *Aquatic Resources Management Act 2015*.

2. Commencement

This Act comes into operation as follows —

- (a) sections 1 and 2 — on the day on which this Act receives the Royal Assent;
- (b) the rest of the Act — on a day fixed by proclamation, and different days may be fixed for different provisions.

3. Terms used

(1) In this Act, unless the contrary intention appears —

Aboriginal body corporate means —

- (a) a corporation registered under the *Corporations (Aboriginal and Torres Strait Islander) Act 2006* (Commonwealth); or
- (b) an incorporated association under the *Associations Incorporation Act 2015* the membership of which is wholly or principally composed of Aboriginal persons;

Aboriginal person means a person who is wholly or partly descended from the original inhabitants of Australia;

Abrolhos Islands reserve means Reserve No. 20253 being a class A reserve for the purposes of the *Land Administration Act 1997*;

approved means approved by the CEO;

aquaculture means —

- (a) the keeping, breeding, hatching, culturing or harvesting of aquatic organisms; or
- (b) the culturing or harvesting of pearls;

1 **aquaculture gear** means any vessel, equipment, implement,
2 device, apparatus or other thing used or designed for use for, or
3 in connection with, aquaculture and includes —

- 4 (a) gear used for navigational lighting or marking as a part
5 of aquaculture safety; and
6 (b) gear used to delineate the area of an aquaculture licence,
7 temporary aquaculture permit or aquaculture lease;

8 **aquaculture lease** means a lease granted under section 88;

9 **aquaculture licence** means an aquaculture licence granted
10 under section 77;

11 **aquatic eco-tourism** means tourism relating to aquatic
12 organisms in their natural environment and includes the viewing
13 and feeding of aquatic organisms but does not include the taking
14 of aquatic organisms;

15 **aquatic environment**, subject to subsection (2), means
16 organisms living in or adjacent to waters, their physical,
17 biological and social surroundings, and interactions between all
18 of those;

19 **aquatic habitat protection area** means an area set aside under
20 section 117(1) as an aquatic habitat protection area;

21 **aquatic organism** means an organism of any species that lives
22 in or adjacent to waters and —

- 23 (a) includes —
24 (i) the eggs, spat, spawn, seeds, spores, fry, larva
25 and other source of reproduction or offspring of
26 an aquatic organism; and
27 (ii) a dead aquatic organism; and
28 (iii) a part only of an aquatic organism including the
29 shell or tail; and
30 (iv) live rock and live sand;

31 but

s. 3

- 1 (b) does not include —
- 2 (i) an aquatic mammal; or
- 3 (ii) an aquatic reptile; or
- 4 (iii) an aquatic bird; or
- 5 (iv) an amphibian;
- 6 **aquatic resource** has the meaning given in section 4;
- 7 **aquatic resource management strategy (ARMS)**, in relation to
- 8 a managed aquatic resource, means a strategy approved for the
- 9 aquatic resource under section 20(1) as in force from time to
- 10 time;
- 11 **aquatic resource use plan (ARUP)**, in relation to a managed
- 12 aquatic resource, means a resource use plan made in respect of
- 13 the aquatic resource under section 24(1) as in force from time to
- 14 time;
- 15 **authorisation** means —
- 16 (a) an aquaculture licence; or
- 17 (b) a managed fishery licence; or
- 18 (c) any other licence provided for in the regulations;
- 19 **bed**, in relation to any waters, means the land permanently or
- 20 intermittently covered by the waters or the land over which the
- 21 waters permanently or intermittently flow;
- 22 **boat** means a vessel, craft or floating platform of any
- 23 description that is capable of use in or on water, whether
- 24 floating or submersible;
- 25 **broodstock** means aquatic organisms taken or kept for breeding;
- 26 **CALM Act** means the *Conservation and Land Management*
- 27 *Act 1984*;
- 28 **CALM Minister** means the Minister who administers the
- 29 CALM Act;
- 30 **catch entitlement** means an entitlement registered under
- 31 section 37(3), 38(3) or 47(4)(b);
- 32 **CEO** means the Chief Executive Officer of the Department;

- 1 **commercial fishing** means fishing for a commercial purpose
2 and includes taking aquatic organisms for broodstock or other
3 aquaculture purposes;
- 4 **commercial purpose** means the purpose of sale or any other
5 purpose that is directed to gain or reward;
- 6 **Commonwealth Act** means the *Fisheries Management Act 1991*
7 (Commonwealth);
- 8 **compliance officer** means a person designated as a compliance
9 officer under section 159(1);
- 10 **customary fishing** means fishing by an Aboriginal person
11 that —
- 12 (a) is in accordance with the Aboriginal customary law and
13 tradition of the area being fished; and
- 14 (b) is for the purpose of satisfying personal, domestic,
15 ceremonial, educational or other non-commercial
16 communal needs;
- 17 **declared organism** has the meaning given in section 98;
- 18 **Department** means the department of the Public Service
19 principally assisting the Minister in the administration of this
20 Act;
- 21 **disease** means —
- 22 (a) a disease that is capable of having a detrimental effect
23 on an animal or a plant and includes —
- 24 (i) a micro-organism; and
25 (ii) a disease agent; and
26 (iii) an infectious agent; and
27 (iv) a parasite at any stage of its life cycle;
- 28 or
- 29 (b) a genetic disorder of an animal or plant;
- 30 **document** includes a tape, a disk and any other device or
31 medium on which information is recorded or stored
32 mechanically, photographically, electronically or otherwise;

s. 3

- 1 **engage** in conduct means —
- 2 (a) do an act; or
- 3 (b) omit to do an act;
- 4 **entitlement** means an entitlement that a person has from time to
- 5 time under a managed fishery licence;
- 6 **exemption** means an exemption granted under section 7;
- 7 **export** means to take out of, or cause to be taken out of, Western
- 8 Australia for any purpose;
- 9 **fishery** means —
- 10 (a) one or more stocks or parts of stocks of aquatic
- 11 organisms that can be treated as a unit for the purposes
- 12 of conservation or management; or
- 13 (b) a class of fishing activities in respect of those stocks or
- 14 parts of stocks of aquatic organisms;
- 15 **fishing** or **fishing activity** means —
- 16 (a) taking an aquatic organism in any way; or
- 17 (b) searching for an aquatic organism, or any other activity
- 18 that can reasonably be expected to result in taking the
- 19 organism; or
- 20 (c) any activity in support of, or in preparation for, any
- 21 activity described in this definition;
- 22 **fishing boat** means a boat that is used for commercial fishing;
- 23 **fishing gear** means any equipment, implement, device,
- 24 apparatus or other thing used or designed for use for, or in
- 25 connection with, fishing;
- 26 **fishing period** has the meaning given in section 16(1)(e);
- 27 **fishing tour** means a tour that has a central purpose of providing
- 28 an opportunity for recreational fishing and may include the
- 29 provision of fishing guidance, fishing gear, accommodation or
- 30 transport;
- 31 **foreign boat** has the same meaning as in the Commonwealth
- 32 Act section 4(1);

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- 1 ***honorary compliance officer*** means an honorary compliance
2 officer appointed under section 160(1);
- 3 ***managed aquatic resource*** means an aquatic resource that has
4 been declared to be a managed aquatic resource under
5 section 14;
- 6 ***managed fishery*** means a fishery declared by a management
7 plan to be a managed fishery;
- 8 ***managed fishery licence***, in relation to a managed fishery,
9 means a licence granted under section 54 or renewed under
10 section 58 in respect of that fishery;
- 11 ***management plan*** means a management plan continued under
12 section 273(2) as in force from time to time;
- 13 ***marine management area*** has the meaning given in the CALM
14 Act section 3;
- 15 ***marine nature reserve*** has the meaning given in the CALM Act
16 section 3;
- 17 ***marine park*** has the meaning given in the CALM Act section 3;
- 18 ***master***, in relation to a boat, means the person for the time
19 being having the command, charge or management of the boat;
- 20 ***noxious substance*** means any substance that may be harmful to
21 aquatic organisms;
- 22 ***organism*** means —
- 23 (a) a living thing, except a human being or part of a human
24 being; or
- 25 (b) a prion or other prescribed organic agent that can cause
26 disease; or
- 27 (c) a disease;
- 28 ***pearl*** includes natural or cultured, whole, half, baroque, seedless
29 and blister pearl;
- 30 ***place*** means any land, waters, building, structure (whether
31 permanent or temporary), tent or vehicle or any part of any land,
32 waters, building, structure, tent or vehicle;

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1 **possession** includes having under control in any place, whether
2 for the use or benefit of the person in relation to whom the term
3 is used or another person, and whether or not another person has
4 the actual possession or custody of the thing in question;

5 **prescribed** means prescribed by regulation;

6 **private land** means any land that —

- 7 (a) is alienated from the Crown for any estate of freehold;
8 or
9 (b) is the subject of a conditional purchase agreement, or of
10 any lease or concession with or without a right of
11 acquiring the fee simple in that land;

12 **process** means cut up, break up, shell, skin, shuck, fillet, cook,
13 void, purge, pack, chill, freeze, can, preserve or otherwise treat
14 any aquatic organism and, in relation to aquatic organisms of a
15 prescribed class, includes hold the aquatic organisms live for
16 export and consign the aquatic organisms live for export;

17 **protected aquatic organism** has the meaning given in
18 section 125(1);

19 **purchase** includes —

- 20 (a) to take in exchange; and
21 (b) to agree or offer to take in exchange; and
22 (c) to receive, accept or take delivery under an agreement to
23 take in exchange; and
24 (d) to attempt to purchase,

25 but does not include to conduct a transaction of a prescribed
26 type if the transaction is conducted by an Aboriginal person;

27 **quantity**, in relation to the taking of an aquatic resource, means
28 a quantity of aquatic organisms that comprise the resource that
29 is, or may be, taken by reference to one or more of the
30 following —

- 31 (a) the weight or volume of aquatic organisms;

- 1 (b) the number of aquatic organisms by reference to sex,
2 size, weight, reproductive cycle or any other
3 characteristic;
- 4 (c) the time spent fishing for the aquatic organisms;
- 5 (d) the quantity and type of fishing gear used in fishing for
6 the aquatic organisms;

7 **record** includes any document, whether or not it has been
8 completed;

9 **recreational fishing** means fishing other than commercial
10 fishing;

11 **recreational fishing licence** means a licence granted under the
12 regulations authorising an individual to undertake recreational
13 fishing;

14 **register** means the register kept under section 150(1);

15 **registrable interest** means any of the following —

- 16 (a) an authorisation;
- 17 (b) a temporary aquaculture permit;
- 18 (c) an aquaculture lease;
- 19 (d) an exemption;
- 20 (e) a resource share;
- 21 (f) catch entitlement;
- 22 (g) a share option;

23 **regulate** includes prohibit;

24 **resource share** means a share in respect of a managed aquatic
25 resource that is made available under the ARMS for the
26 resource;

27 **security holder** means a person noted on the register as having a
28 security interest in a registrable interest;

29 **security interest**, in relation to a registrable interest referred to
30 in section 153, means an interest in the registrable interest
31 (however arising) which secures payment of a debt or other
32 pecuniary obligation or the performance of any other obligation;

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- 1 **sell** includes each of the following —
- 2 (a) to auction;
- 3 (b) to put out to tender;
- 4 (c) to barter or exchange;
- 5 (d) to supply for profit;
- 6 (e) to offer for sale;
- 7 (f) to receive or possess for sale;
- 8 (g) to expose for sale;
- 9 (h) to consign or deliver for sale;
- 10 (i) to dispose of by way of raffle, lottery or other game of
- 11 chance,
- 12 but does not include to conduct a transaction of a prescribed
- 13 type if the transaction is conducted by an Aboriginal person;
- 14 **share option** means an option granted under section 42(2);
- 15 **species** includes subspecies, hybrid and variant;
- 16 **specified** means specified in the regulation, ARMS, ARUP,
- 17 management plan, authorisation, order, notice or other
- 18 instrument in relation to which the term is used;
- 19 **surety**, in relation to an authorisation, means surety for the
- 20 authorisation required or provided under section 39 and includes
- 21 a substituted surety provided with the approval of the CEO
- 22 under section 41(4);
- 23 **take** includes each of the following —
- 24 (a) to catch;
- 25 (b) to capture;
- 26 (c) to entrap;
- 27 (d) to enclose;
- 28 (e) to gather;
- 29 (f) to remove;
- 30 (g) to poison;

-
- 1 (h) to stun;
- 2 (i) to kill;
- 3 (j) to destroy;
- 4 **temporary aquaculture permit** means a temporary aquaculture
- 5 permit granted under section 87;
- 6 **total allowable catch (TAC)** means the quantity of a managed
- 7 aquatic resource that may be taken by the commercial and
- 8 recreational fishing sectors in a fishing period for the resource;
- 9 **vary**, in relation to an authorisation, means to vary anything in
- 10 the authorisation and includes to substitute any boat, place or
- 11 other thing in respect of which the authorisation is granted;
- 12 **vehicle** includes a train, a boat, an aircraft and any other thing
- 13 used as a means of transport;
- 14 **WA waters** has the meaning given in section 5;
- 15 **waters** includes —
- 16 (a) the bed or subsoil (if any) under any waters; and
- 17 (b) the airspace above any waters.
- 18 (2) For the purposes of the definition of **aquatic environment** in
- 19 subsection (1), the social surroundings of human beings are the
- 20 aesthetic, cultural, economic and social surroundings to the
- 21 extent that those surroundings directly affect or are affected by
- 22 physical or biological surroundings.
- 23 (3) For the purposes of this Act a class of fishing activity may be
- 24 defined by reference to one or more of the following —
- 25 (a) a species or type of aquatic organism;
- 26 (b) a description of aquatic organisms by reference to sex,
- 27 weight, size, reproductive cycle or any other
- 28 characteristic;
- 29 (c) an area of land or waters;
- 30 (d) a method of fishing;
- 31 (e) a type of fishing gear;

s. 4

- 1 (f) a class of boat or other vehicle;
- 2 (g) a class of persons;
- 3 (h) a purpose of activities.

4 **4. Meaning of aquatic resource**

5 (1) In this Act, a reference to an aquatic resource is a reference
6 to —

- 7 (c) a population of one or more identifiable groups of
8 aquatic organisms; or
- 9 (d) one or more identifiable groups of aquatic organisms in
10 a bioregion, area, habitat or ecosystem.

11 (2) Without limiting subsection (1), an identifiable group of aquatic
12 organisms includes —

- 13 (a) a species of aquatic organisms; and
- 14 (b) a species of aquatic organisms limited by reference to
15 sex, weight, size, reproductive cycle or any other
16 characteristic.

17 **5. Meaning of WA waters**

18 (1) In this Act, a reference to WA waters is a reference to —

- 19 (a) all waters within the limits of the State; and
- 20 (b) except as provided in subsection (2), any waters not
21 within the limits of the State that are on the landward
22 side of waters adjacent to the State that are within the
23 Australian fishing zone; and
- 24 (c) any waters to which the legislative powers of the State
25 extend for purposes relating to —
 - 26 (i) fishing activities that are to be managed in
27 accordance with the laws of the State under an
28 arrangement made under Part 15; and
 - 29 (ii) the management of recreational fishing, within
30 the meaning of the Commonwealth Act, other
31 than recreational fishing carried on by the use of

1 a foreign boat or recreational fishing prohibited
2 or regulated by a plan of management
3 determined under the Commonwealth Act
4 section 17.

5 (2) For purposes relating to a fishing activity that is to be managed
6 in accordance with a law of the Commonwealth under Part 15,
7 WA waters does not include waters not within the limits of the
8 State that are on the landward side of waters adjacent to the
9 State that are within the Australian fishing zone.

10 **6. Aboriginal persons not required to hold authorisation in**
11 **certain circumstances**

12 An Aboriginal person is not required to hold an authorisation to
13 take aquatic organisms if the organisms are taken for the
14 purposes of the person or the person's family and not for a
15 commercial purpose.

16 **7. Exemptions from Act**

17 (1) The Minister may, by notice in writing, exempt a specified
18 person or specified class of persons from all or any of the
19 provisions of this Act.

20 (2) The Minister may only grant an exemption under subsection (1)
21 for one or more of these purposes —

- 22 (a) research;
- 23 (b) environmental protection;
- 24 (c) public safety;
- 25 (d) public health;
- 26 (e) commercial purposes;
- 27 (f) education purposes;
- 28 (g) enforcement purposes.

29 (3) An application for an exemption may be made to the Minister.

s. 8

- 1 (4) An application —
2 (a) must be in an approved form; and
3 (b) must be accompanied by the prescribed fee, if any.
- 4 (5) An exemption may be granted subject to any conditions
5 specified in the notice.
- 6 (6) The Minister may, by further notice in writing —
7 (a) cancel or amend an exemption; or
8 (b) delete, amend or add to any conditions imposed in
9 relation to an exemption.
- 10 (7) An exemption is of no effect at any time when a condition of the
11 exemption is being contravened.
- 12 (8) A person who contravenes a condition of an exemption commits
13 an offence.
14 Penalty: a fine of \$10 000.

15 **8. Crown bound**

- 16 (1) This Act binds the State and, so far as the legislative power of
17 the State permits, the Crown in all its other capacities.
- 18 (2) Nothing in this Act makes the State, or the Crown in any of its
19 other capacities, liable to be prosecuted for an offence.

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Part 2 — Objects

9. Objects of Act

The objects of this Act are —

- (a) to ensure the ecological sustainability of the State’s aquatic resources and aquatic ecosystems for the benefit of present and future generations; and
- (b) to ensure that the State’s aquatic resources are managed, developed and used having regard to the economic, social and other benefits that the aquatic resources may provide.

10. Means of achieving objects of Act

The objects of this Act are to be achieved in particular by —

- (a) conserving and protecting aquatic resources and aquatic ecosystems and where necessary, restoring aquatic ecosystems; and
- (b) managing aquatic resources and aquatic ecosystems on the basis of relevant scientific data and principles; and
- (c) encouraging the sustainable development of fishing, aquaculture and other activities reliant on aquatic resources; and
- (d) encouraging members of the public to actively participate in decisions about the management and conservation of aquatic resources and aquatic ecosystems; and
- (e) ensuring that the interests of different sectors of the community that use aquatic resources or aquatic ecosystems are identified and considered; and
- (f) managing aquatic resources and aquatic ecosystems in a manner that is as practical, efficient and cost effective as possible.

s. 11

1 **11. Regard to be had to objects of Act**

2 A person or body performing or exercising a function or power
3 under this Act must have regard to the objects set out in
4 section 9 and the means of achieving them set out in section 10.

Part 3 — Managed aquatic resources

Division 1 — Preliminary

12. Terms used

In this Part —

consultation period, in relation to a draft strategy, means the period of 2 months commencing on the day on which notice required by section 17(1)(b) in respect of the draft strategy is published in the *Gazette*;

draft strategy means the draft of an ARMS prepared by the CEO under section 17(1)(a);

recreational fishing does not include customary fishing;

risk assessment means an assessment undertaken under section 13(b).

Division 2 — Strategy and planning

Subdivision 1 — Declaration of managed aquatic resources

13. Monitoring aquatic resources

The Minister must ensure that —

- (a) the condition of aquatic resources and the aquatic environment is kept constantly under consideration; and
- (b) an assessment of the risk to the ecological sustainability of an aquatic resource is undertaken if the Minister is of the opinion that there is reason to do so.

14. Declaration of managed aquatic resources

- (1) The Minister may, by notice in writing, declare that a specified aquatic resource is a managed aquatic resource if the Minister is of the opinion that there is reason to do so.
- (2) Subsection (1) applies whether or not a risk assessment in respect of the aquatic resource has been undertaken.

- 1 (3) The Minister must make a declaration under subsection (1) if a
2 risk assessment in respect of an aquatic resource concludes that
3 there is evidence that —
- 4 (a) overexploitation of the resource is occurring or is likely
5 to occur; or
- 6 (b) the resource is so severely depleted, diminished,
7 damaged or otherwise affected as to be considered at
8 threat of being ecologically unsustainable.
- 9 (4) A notice under subsection (1) is subsidiary legislation for the
10 purposes of the *Interpretation Act 1984*.

11 **Subdivision 2 — Aquatic resource management strategies**

12 **15. Requirement for ARMS**

13 As soon as is practicable after an aquatic resource is declared to
14 be a managed aquatic resource an aquatic resource management
15 strategy (ARMS) must be approved under section 20 in respect
16 of the aquatic resource.

17 **16. Content of ARMS**

- 18 (1) An ARMS for a managed aquatic resource must set out the
19 following things —
- 20 (a) a description of the aquatic resource that is to be
21 managed;
- 22 (b) the main objective to be achieved by managing the
23 aquatic resource;
- 24 (c) the minimum quantity of the aquatic resource that is
25 considered necessary to be maintained for the resource
26 to be ecologically sustainable;
- 27 (d) the activities that should be regulated in respect of the
28 aquatic resource;
- 29 (e) the details of each period for which activities in respect
30 of the aquatic resource are to be regulated (***fishing***
31 ***period***);

- 1 (f) the quantity of the aquatic resource that is to be
2 available in a fishing period for customary fishing and
3 public benefit uses;
- 4 (g) the method to be used in calculating the total allowable
5 catch (TAC) for the aquatic resource;
- 6 (h) the proportion of the TAC that is to be available for
7 recreational fishing for the resource;
- 8 (i) the proportion of the TAC that is to be available for
9 commercial purposes, including —
- 10 (i) the proportion of the TAC to be available for
11 commercial fishing for the resource; and
- 12 (ii) the proportion of the TAC that is to be available
13 for taking incidentally in the course of
14 commercial fishing for other aquatic resources;
- 15 (j) the number of shares in the resource that are to be
16 available to the commercial sector;
- 17 (k) the scientific parameters to be used to assess how
18 effectively the aquatic resource is being managed;
- 19 (l) the consultation to be carried out in relation to the
20 making, amendment or revocation of an aquatic resource
21 use plan (ARUP) to implement the ARMS.
- 22 (2) For the purposes of subsection (1)(d), the activities that should
23 be regulated in respect of the aquatic resource may include the
24 taking of other aquatic resources incidentally in the course of
25 commercial fishing for the aquatic resource.

26 **17. Draft ARMS**

- 27 (1) As soon as is practicable after an aquatic resource is declared to
28 be a managed aquatic resource the CEO must —
- 29 (a) prepare a draft of an ARMS for the resource; and
30 (b) give public notice of the proposal for an ARMS.

- 1 (2) The public notice of the proposal for an ARMS must —
2 (a) contain information about the draft strategy; and
3 (b) specify where copies of the draft strategy may be
4 obtained without charge; and
5 (c) invite interested persons to make submissions to the
6 CEO on the draft strategy within a specified period; and
7 (d) specify how those submissions may be made.
- 8 (3) The public notice of the proposal for an ARMS —
9 (a) must be published in the *Gazette*; and
10 (b) may be published in any other manner that the CEO
11 considers appropriate to bring the proposal to the
12 attention of persons who will, or may be, affected if the
13 draft strategy becomes an ARMS, which may include
14 the following —
15 (i) publishing the notice in a newspaper circulating
16 generally throughout the State;
17 (ii) posting the notice on a website maintained by the
18 CEO.
- 19 (4) Subsection (3) does not prevent the CEO from adopting any
20 additional means of publicising the proposal for an ARMS.

21 **18. CEO to consult on proposal for ARMS**

- 22 (1) The CEO must, within the consultation period for a draft
23 strategy, make reasonable efforts to consult any public
24 authority, person or body that the CEO considers likely to be
25 affected if the draft strategy becomes an ARMS.
- 26 (2) Consultation under subsection (1) may be undertaken in any
27 way that the CEO considers appropriate in the circumstances,
28 having regard to the number of public authorities, persons or
29 bodies considered likely to be affected as described in
30 subsection (1).

1 (3) If the description in the draft strategy of the aquatic resource to
2 be managed does not describe the resource by reference to a
3 particular area of the State, then consultation must be carried out
4 under subsection (1) as if the draft strategy had relevance for the
5 whole of the State.

6 **19. Revision of draft strategy following consultation**

7 (1) A person may make submissions to the CEO in relation to a
8 draft strategy in the manner and within the period specified in
9 the relevant notice required by section 17(1)(b).

10 (2) After the end of the consultation period for a draft strategy the
11 CEO —

12 (a) must consider —

13 (i) any submissions made in accordance with
14 subsection (1); and

15 (ii) any views expressed by a public authority,
16 person or body consulted under section 18(1);

17 and

18 (b) may revise the draft strategy to any extent the CEO
19 considers appropriate.

20 (3) The CEO must submit to the Minister not later than 2 months
21 after the end of the consultation period for a draft strategy —

22 (a) a copy of the draft strategy, including any revisions
23 made under subsection (2)(b); and

24 (b) a report on the development of the draft strategy.

25 (4) The CEO must include in a report under subsection (3)(b) the
26 reasons for any revision of the draft strategy.

27 **20. Approval of ARMS**

28 (1) The Minister may, in writing, approve or refuse to approve a
29 draft strategy submitted by the CEO under section 19(3) or
30 subsection (4) as the ARMS for a managed aquatic resource.

- 1 (2) The Minister is not to approve a draft strategy as the ARMS for
2 a managed aquatic resource under subsection (1) unless the
3 Minister is satisfied that the draft strategy is consistent with the
4 objects of this Act.
- 5 (3) If the Minister refuses to approve a draft strategy submitted by
6 the CEO under section 19(3) or subsection (4) as the ARMS for
7 a managed aquatic resource the Minister may request the CEO
8 to revise the draft strategy taking into account any matters
9 referred to in the request.
- 10 (4) The CEO must, within 2 months of a request under
11 subsection (3) or such longer period as the Minister allows,
12 submit to the Minister —
- 13 (a) a copy of the draft strategy as revised taking into
14 account the matters referred to in the request; and
15 (b) a report on the revisions that have been made.
- 16 (5) Notice of an approval under subsection (1) must be published in
17 the *Gazette*.
- 18 (6) An ARMS comes into effect on the day after the day on which
19 the relevant notice is published in the *Gazette* or on a later day
20 specified in the notice.

21 **21. Amendment and revocation of ARMS**

- 22 (1) The Minister may, in writing, approve an amendment to an
23 ARMS for a managed aquatic resource.
- 24 (2) This Subdivision applies in respect of an amendment to an
25 ARMS as if a reference to an ARMS included a reference to an
26 amended ARMS.
- 27 (3) An ARMS for a managed aquatic resource is revoked if the
28 declaration under section 14 in respect of the aquatic resource is
29 revoked.

1 **22. Regulations for ARMSs**

2 Regulations may be made for purposes relating to ARMSs.

3 **Subdivision 3 — Aquatic resource use plans**

4 **23. Terms used**

5 In this Subdivision —

6 *ARMS*, in relation to an ARUP, means the ARMS identified in
7 the ARUP in accordance with section 25(1)(b);

8 *resource* means a managed aquatic resource, and in relation to
9 an ARUP, means the managed aquatic resource to which the
10 ARUP relates.

11 **24. Minister to make ARUP for managed aquatic resource**

12 (1) The Minister must make an ARUP, or more than one ARUP, to
13 implement an ARMS that is in effect for a managed aquatic
14 resource.

15 (2) The Minister is not to make an ARUP for a resource unless —
16 (a) the consultation required in relation to the making of the
17 ARUP set out in the ARMS for the resource has been
18 carried out; and
19 (b) in the opinion of the Minister, the plan is consistent
20 with —
21 (i) the ARMS for the resource; and
22 (ii) all other ARUPs made for the resource, or that
23 apply to or in relation to the resource; and
24 (iii) regulations made under section 22 in relation to
25 the ARMS for the resource.

26 (3) An ARUP is subsidiary legislation for the purposes of the
27 *Interpretation Act 1984*, and section 42 of that Act applies to
28 and in relation to a plan as if the plan were a regulation.

- 1 **25. Content of ARUPs**
- 2 (1) An ARUP must —
- 3 (a) identify the resource to which the ARUP relates; and
- 4 (b) identify the ARMS that the ARUP is to implement; and
- 5 (c) set out the objectives to be achieved by the ARUP; and
- 6 (d) identify the activities regulated under the ARUP; and
- 7 (e) identify the class or classes of persons that may
- 8 undertake the activities regulated under the ARUP; and
- 9 (f) specify the type of authorisation (if any) required to
- 10 undertake activities regulated under the ARUP; and
- 11 (g) specify the form and the minimum and maximum
- 12 amounts of surety (if any) that may be required to be
- 13 provided for an authorisation to undertake activities
- 14 regulated under the ARUP; and
- 15 (h) specify the number of resource shares (if any) in the
- 16 aquatic resource available under the ARUP; and
- 17 (i) set out the method for allocating any resource shares
- 18 available under the ARUP at the commencement of the
- 19 ARUP; and
- 20 (j) set out any restrictions in relation to persons who are
- 21 eligible to be holders of resource shares available under
- 22 the ARUP; and
- 23 (k) set out procedures for monitoring the quantity of the
- 24 resource that is taken in a fishing period; and
- 25 (l) set out any conditions that are to apply in respect of the
- 26 transfer of catch entitlement for the resource; and
- 27 (m) set out any circumstances in which the CEO may, by
- 28 notice published in the *Gazette*, modify provisions in the
- 29 ARUP in order to ensure that the objectives to be
- 30 achieved by the ARUP are achieved.

- 1 (2) An ARUP may include any provision that, in the Minister's
2 opinion, is necessary for —
- 3 (a) the protection or management of the resource; or
- 4 (b) the protection of the aquatic environment, other aquatic
5 resources, aquatic mammals, aquatic reptiles, aquatic
6 birds and amphibians from activities related to the
7 resource.
- 8 (3) The objectives to be achieved by an ARUP are to be consistent
9 with, but not limited to, the main objective of the ARMS that
10 the ARUP is to implement.

11 **26. Method for allocating shares under ARUP**

- 12 (1) In making an ARUP that sets out a method for allocating
13 resource shares the Minister must have regard to the
14 following —
- 15 (a) the interests of persons who have a history of
16 involvement in taking the resource;
- 17 (b) the interests of persons who have entitlements to take
18 the resource under this Act immediately before the
19 commencement of the ARUP;
- 20 (c) any option granted under section 42(2) in respect of the
21 resource or a component of the resource.
- 22 (2) A method for allocating resource shares set out in an ARUP
23 may include, but is not limited to —
- 24 (a) allocation based on converting previous entitlement to
25 take the resource to a specified share entitlement; or
- 26 (b) allocation based on converting options granted under
27 section 42(2) to a specified share entitlement; or
- 28 (c) grant by the CEO on application, including payment of
29 an application fee if applicable, and on the basis of
30 specified criteria; or
- 31 (d) sale by public tender or auction.

- 1 (3) An ARUP that sets out a method for allocating resource shares
2 other than by sale by public tender or auction must provide —
3 (a) that a decision not to allocate a resource share is a
4 reviewable decision for the purposes of sections 146
5 and 147; and
6 (b) that a person who is affected by a decision about
7 allocation of a resource share is an affected person for
8 the purposes of those sections.

9 **27. Form of surety**

10 The form of surety for an authorisation specified in an ARUP
11 may be one or more of the following —

- 12 (a) a monetary bond to be paid to the CEO;
13 (b) nomination of a number of resource shares in the
14 resource to which the ARUP relates;
15 (c) surety in a form prescribed for the purposes of this
16 section.

17 **28. Effect of ARUP on management plans and regulations**

- 18 (1) The Minister may amend or revoke a management plan that
19 applies in respect of all or part of an aquatic resource on the
20 making of an ARUP for the resource.
21 (2) If a management plan is inconsistent with an ARUP then, to the
22 extent of the inconsistency, the ARUP prevails.
23 (3) If an ARUP is inconsistent with the regulations then, to the
24 extent of the inconsistency, the ARUP prevails.

25 **29. Effect of revocation of ARMS**

26 If an ARMS is revoked, each ARUP made to implement the
27 ARMS is revoked.

28 **30. Regulations for ARUPs**

29 Regulations may be made for purposes relating to ARUPs.

1 **31. Contravening ARUP or regulations relating to ARUPs**

2 (1) In this section —

3 *commercial ARUP* means an ARUP that specifies a number of
4 resource shares that are available under the ARUP;

5 *prohibited conduct* means —

- 6 (a) conduct that contravenes a provision of an ARUP, the
7 contravention of which is specified to be an offence; or
8 (b) conduct that contravenes a provision of the regulations
9 that relates to an ARUP, the contravention of which is
10 prescribed to be an offence to which this section applies.

11 (2) A person who engages in prohibited conduct commits an
12 offence against this subsection if the person —

- 13 (a) intends to contravene a provision of an ARUP or a
14 provision of the regulations that relates to an ARUP; or
15 (b) is reckless as to whether or not a provision of an ARUP
16 or a provision of the regulations that relates to an ARUP
17 is contravened.

18 Penalty:

- 19 (a) for a first offence in relation to a commercial ARUP,
20 a fine of \$40 000;
- 21 (b) for a first offence in relation to any other ARUP —
22 (i) a fine of \$10 000; or
23 (ii) if the ARUP provides for a penalty of a fine of
24 a lesser amount, a fine of that lesser amount;
- 25 (c) for a second or subsequent offence in relation to a
26 commercial ARUP, a fine of \$80 000 and
27 imprisonment for 12 months;
- 28 (d) for a second or subsequent offence in relation to any
29 other ARUP —
30 (i) a fine of \$15 000; or

- 1 (ii) if the ARUP provides for a penalty of a fine of
2 a lesser amount for a second or subsequent
3 offence, a fine of that lesser amount.
- 4 (3) A person who engages in prohibited conduct commits an
5 offence.
6 Penalty:
7 (a) for an offence in relation to a commercial ARUP, a
8 fine of \$15 000;
9 (b) for an offence in relation to any other ARUP, a fine
10 of \$5 000.
- 11 (4) A person charged with an offence against subsection (2) may be
12 convicted of an offence against subsection (3) if that offence is
13 established by the evidence.

14 **Division 3 — Administrative matters for managed**
15 **aquatic resources**

16 **Subdivision 1 — Preliminary**

17 **32. Terms used**

18 In this Division —

19 ***allocated catch***, in relation to a resource share, means the catch
20 allocated for the resource share for a fishing period in
21 accordance with a notice given under section 33(1);

22 ***catch*** means a quantity of aquatic organisms;

23 ***relevant ARUP***, in relation to a resource share, means the
24 ARUP under which the share is made available.

25 **33. CEO to notify TAC and catch**

- 26 (1) At least 30 days before the commencement of each fishing
27 period for a managed aquatic resource the CEO must publish in
28 the *Gazette* a notice setting out the following in respect of the
29 fishing period —
30 (a) the TAC for the resource;

- 1 (b) the quantity of TAC available for commercial fishing for
- 2 the resource;
- 3 (c) the quantity of TAC available for recreational fishing for
- 4 the resource;
- 5 (d) the catch to be allocated for a resource share in the
- 6 resource.
- 7 (2) For the purposes of subsection (1), the TAC and the quantity of
- 8 TAC available for commercial fishing and for recreational
- 9 fishing are to be calculated in accordance with the ARMS for
- 10 the resource.
- 11 (3) For the purposes of subsection (1)(d), the catch to be allocated
- 12 for a resource share for a fishing period is the quantity of TAC
- 13 referred to in subsection (1)(b) divided by the number of shares
- 14 in the resource.

Subdivision 2 — Commercial fishing

34. Allocation of resource shares

- 17 (1) When an ARUP comes into operation any resource shares in an
- 18 aquatic resource available under the ARUP vest in the Minister.
- 19 (2) The Minister must, as soon as is practicable after an ARUP
- 20 comes into operation, allocate the resource shares in accordance
- 21 with the method set out in the ARUP.
- 22 (3) A person to whom a resource share is allocated may request the
- 23 CEO to register the person as the holder of the resource share.
- 24 (4) A request must —
- 25 (a) be in an approved form; and
- 26 (b) be accompanied by the fee (if any) that is set out in the
- 27 relevant ARUP or the regulations.
- 28 (5) On receipt of a request under subsection (3) the CEO must
- 29 register the person as the holder of the resource share.

1 **35. Nature of resource shares**

- 2 (1) Subject to section 37, a person who is the holder of a resource
3 share in an aquatic resource at the beginning of a fishing period
4 for the aquatic resource is entitled to be registered as the holder
5 of the allocated catch for the share for that fishing period.
- 6 (2) A resource share —
7 (a) is transferrable as provided by this Act; and
8 (b) is capable of devolution by will or by operation of law.
- 9 (3) In accordance with the *Personal Property Securities Act 2009*
10 (Commonwealth) section 10 in paragraph (b) of the definition of
11 ***personal property***, a resource share is declared not to be
12 personal property for the purposes of that Act.

13 **36. Transfer of resource shares**

- 14 (1) The holder of a resource share in an aquatic resource may, in
15 accordance with the relevant ARUP or the regulations, request
16 the CEO to transfer the share to another person (the ***recipient***).
- 17 (2) On receipt of a request under subsection (1) the CEO must
18 transfer the share by registering the recipient as the holder of the
19 resource share unless subsection (3) applies.
- 20 (3) The CEO must not transfer a resource share if —
21 (a) a fee or fine payable by the holder of the share under
22 this Act is outstanding; or
23 (b) the share is nominated as surety for an authorisation; or
24 (c) the recipient is a person who is not eligible under the
25 relevant ARUP to hold the share; or
26 (d) the CEO has, under section 156, given details of the
27 request to a security holder unless —
28 (i) 21 days has expired from the day on which the
29 details were given; or
30 (ii) the CEO has the written consent of the holder of
31 the share and the security holder to do so.

1 **37. Registration of catch entitlement**

- 2 (1) The holder of a resource share in an aquatic resource may
3 request the CEO to register the holder of the resource share as
4 the holder of catch entitlement of an amount equal to the
5 allocated catch for the share.
- 6 (2) The request must —
- 7 (a) be in an approved form; and
- 8 (b) be accompanied by the fee that is set out in the relevant
9 ARUP or the regulations.
- 10 (3) Subject to subsections (4) and (5), the CEO must register the
11 applicant as the holder of catch entitlement in accordance with
12 the request.
- 13 (4) Before registering the holder of a resource share as the holder of
14 the catch entitlement the CEO must reduce the amount of the
15 allocated catch in accordance with section 41(7)(a) or 210(2)(b)
16 if applicable.
- 17 (5) The CEO must not register the holder of a resource share as the
18 holder of catch entitlement for the share if —
- 19 (a) a fee or fine payable by the holder of the share under
20 this Act is outstanding; or
- 21 (b) the share is nominated as surety for an authorisation and
22 the authorisation is suspended under section 209 at the
23 beginning of the fishing period to which the catch
24 relates.
- 25 (6) If the holder of a resource share does not make a request under
26 subsection (1) within 90 days of the commencement of the
27 fishing period in respect of which the catch is allocated the CEO
28 may, by notice in writing, require the holder to pay the fee
29 referred to in subsection (2)(b) within the period specified in the
30 notice.
- 31 (7) In accordance with the *Personal Property Securities Act 2009*
32 (Commonwealth) section 10 in paragraph (b) of the definition of

1 *personal property*, catch entitlement is declared not to be
2 personal property for the purposes of that Act.

3 **38. Transfer of catch entitlement**

4 (1) A person who is registered as the holder of catch entitlement
5 may request the CEO to transfer to another person (the
6 *recipient*) part or all of the catch entitlement.

7 (2) The request must be made in an approved manner and form.

8 (3) Following the receipt of a request, the CEO must register the
9 recipient as the holder of catch entitlement up to the amount
10 specified in the request —

11 (a) in accordance with the regulations; and

12 (b) subject to any conditions set out in the ARUP under
13 which the catch entitlement is allocated.

14 (4) A person who makes a request referred to in subsection (1) may
15 withdraw the request to the extent that the recipient has not been
16 registered as the holder of an amount of catch entitlement
17 specified in the request —

18 (a) in accordance with the regulations; and

19 (b) subject to any conditions in respect of the withdrawal of
20 a request to transfer the catch entitlement set out in the
21 ARUP under which catch entitlement is allocated.

22 **39. Provision of surety for authorisation**

23 (1) In this section —

24 *notice* means a notice given under subsection (2) and includes a
25 notice amended under subsection (5).

26 (2) The CEO may, by notice in writing, require a person who is the
27 holder of an authorisation to undertake activities regulated
28 under an ARUP to provide surety for the authorisation if the
29 person is charged with, or convicted of, an offence against —

30 (a) this Act; or

- 1 (b) a written law other than this Act if the offence relates to
2 the fishing, aquaculture, fishing tour or aquatic
3 eco-tourism industries; or
- 4 (c) a law of the Commonwealth, or of another State or a
5 Territory, relating to the management or regulation of
6 aquatic resources.
- 7 (3) A notice must specify —
- 8 (a) the form and amount of the surety; and
- 9 (b) the day on, or before which, the surety is to be provided.
- 10 (4) For the purposes of subsection (3)(a) —
- 11 (a) the form of the surety must be a form specified in the
12 relevant ARUP; and
- 13 (b) the amount of surety must not be —
- 14 (i) less than the minimum amount specified in the
15 relevant ARUP; or
- 16 (ii) more than the maximum amount specified in the
17 relevant ARUP.
- 18 (5) The CEO may, by notice in writing, amend or revoke a notice
19 given under subsection (2).
- 20 (6) If a person required by a notice to provide surety for an
21 authorisation does not provide the surety on or before the
22 specified day, the authorisation is suspended for the period —
- 23 (a) commencing on the day after the specified day; and
- 24 (b) ending on —
- 25 (i) the day on which surety is provided; or
- 26 (ii) if the notice is earlier revoked, on the day on
27 which the notice is revoked.

1 **40. Registration of surety**

2 (1) On receipt of surety for an authorisation the CEO must —

3 (a) record on the register the provision of the surety for the
4 authorisation; and

5 (b) if the surety is provided in the form of the nomination of
6 one or more resource shares, record on the register the
7 nomination of each nominated share as surety for the
8 authorisation.

9 (2) If, under section 156, the CEO gives written details of the
10 nomination of a resource share as surety for an authorisation to
11 a security holder the CEO must not record the nomination of the
12 resource share as surety for the authorisation unless —

13 (a) 21 days has expired from the day on which the details
14 were given; or

15 (b) the CEO has the written consent of the holder of the
16 resource share and the security holder to do so.

17 **41. Return or substitution of surety for authorisation**

18 (1) In this section —

19 *balance*, in relation to surety, means the surety that remains
20 after any forfeiture ordered under section 50(2) has been
21 effected;

22 *terminates*, in relation to an authorisation, means —

23 (a) expires without being renewed; or

24 (b) is cancelled under section 134(1) or 208(1); or

25 (c) ceases to have effect in accordance with section 135(2).

26 (2) A person who has provided surety for an authorisation may
27 request the CEO to —

28 (a) return the balance of the surety; or

29 (b) return the balance of the surety on the provision of a
30 substitute surety for the authorisation.

- 1 (3) On a request made under subsection (2) the CEO may return the
2 balance of the surety in accordance with the regulations.
- 3 (4) The CEO may agree to the provision of a substitute surety for
4 an authorisation if the CEO is satisfied that the substituted
5 surety is —
- 6 (a) in a form specified in the ARUP in respect of which the
7 authorisation is granted; and
- 8 (b) of an equivalent value to the original surety.
- 9 (5) The CEO may refuse to return the balance of surety for an
10 authorisation —
- 11 (a) if in the CEO's opinion, the holder of the authorisation
12 or a person acting for or on behalf of the holder of the
13 authorisation may be liable to prosecution for an offence
14 that is prescribed for the purposes of section 209; or
- 15 (b) until a conviction required to be recorded in respect of
16 the surety under section 210(1) has been recorded.
- 17 (6) Subject to subsections (5) and (7), if an authorisation for which
18 surety has been provided terminates, the CEO must return the
19 balance of the surety to the holder of the authorisation in
20 accordance with the regulations.
- 21 (7) If the surety for an authorisation that terminates has one or 2
22 convictions recorded in respect of it under section 210(1) in the
23 period of 10 years before the CEO returns the balance of the
24 surety —
- 25 (a) and the surety is in the form of the nomination of one or
26 more resource shares, the allocated catch for each
27 resource share in the fishing period following the return
28 of the surety is to be reduced by two-thirds; or
- 29 (b) otherwise, the amount of the surety to be returned is
30 one-third of the balance of the surety as determined in
31 accordance with the regulations.

1 **42. Grant of share options**

2 (1) If an ARUP is revoked, whether or not the ARMS in respect of
3 which the ARUP is made is also revoked —

4 (a) the resource shares provided for under the ARUP are
5 void; and

6 (b) the registration of any catch entitlement relating to a
7 share referred to in paragraph (a) is cancelled.

8 (2) The CEO must grant a share option in respect of each resource
9 share under a revoked ARUP to the person who, immediately
10 before the ARUP was revoked, was the holder of the resource
11 share.

12 (3) Subsection (2) does not apply if —

13 (a) a new ARUP is made in respect of the aquatic resource
14 covered by the revoked plan; and

15 (b) the new plan provides for persons who held shares under
16 the revoked plan to be allocated resource shares with an
17 equivalent value under the new plan.

18 **43. Notice of entitlement to convert share options**

19 (1) If an ARUP provides that resource shares are to be allocated on
20 the basis of converting share options of a specified type to
21 resource shares the CEO must provide written advice about the
22 following to each holder of a share option of the specified
23 type —

24 (a) the basis on which the person is entitled to be allocated
25 resource shares;

26 (b) the procedures to be followed if the person wants to take
27 up all or part of the entitlement;

28 (c) the date by which the person must advise the CEO if the
29 person wants to take up the entitlement.

- 1 (2) A share option lapses if a person to whom a notice has been
2 given under subsection (1) —
- 3 (a) advises the CEO that the person does not want to take
4 up the entitlement to be allocated resource shares in
5 respect of the share option; or
- 6 (b) does not advise the CEO that the person wants to take
7 up the entitlement to be allocated resource shares in
8 respect of the share option by the date specified in the
9 notice.

10 **Subdivision 3 — Recreational fishing**

11 **44. Term used: recreational TAC**

12 In this Subdivision —

13 *recreational TAC*, in relation to a fishing period, means the
14 quantity of a managed aquatic resource set out in a notice
15 referred to in section 33(1) as being available for recreational
16 fishing in the fishing period.

17 **45. Monitoring usage of recreational TAC**

18 The CEO must ensure that the quantity of a managed aquatic
19 resource that is taken by the recreational fishing sector during
20 each fishing period for the resource is monitored in accordance
21 with procedures set out in an ARUP for the resource.

22 **46. CEO to notify overuse of TAC for recreational fishing**

23 (1) The CEO must notify the Minister if the CEO has reason to
24 believe that the quantity of a managed aquatic resource that is
25 likely to be taken by the recreational sector may exceed the
26 recreational TAC for the resource in a fishing period.

27 (2) The notification must include advice on any actions that the
28 CEO considers should be taken to reduce the quantity of the
29 managed aquatic resource that is taken by the recreational sector
30 in the remainder of the fishing period.

1 **47. Minister may arrange allocation of excess recreational TAC**

2 (1) In this section —

3 *recreational fishing body* means a body that represents the
4 interests of the recreational fishing sector in accordance with an
5 agreement made under section 222(1).

6 (2) The Minister may, by notice in writing published in the
7 *Gazette* —

8 (a) determine that a specified quantity of recreational TAC
9 for a managed aquatic resource in a fishing period is to
10 be made available instead for commercial purposes for
11 that fishing period; and

12 (b) specify the manner in which entitlement to the catch
13 specified in the notice is to be allocated and registered.

14 (3) The Minister may not make a determination under
15 subsection (2) unless —

16 (a) the Minister is satisfied on reasonable grounds that the
17 quantity of catch specified in the notice is excess to the
18 requirements of the recreational fishing sector for the
19 fishing period; and

20 (b) the Minister is requested by a recreational fishing body
21 to make the quantity of catch specified in the notice
22 available for commercial purposes for the fishing period.

23 (4) If the Minister makes a determination under subsection (2) the
24 CEO must —

25 (a) arrange, in the manner specified in the notice, for the
26 allocation of entitlement to the catch; and

27 (b) register, as specified in the notice, a person who is
28 allocated an entitlement as the holder of the entitlement.

29 (5) The proceeds of the allocation of an entitlement under this
30 section are to be paid into the Recreational Fishing Account.

1 **48. Increase of TAC for recreational fishing**

2 The recreational TAC for a managed aquatic resource in a
3 fishing period is increased by the amount of any catch
4 entitlement for the resource purchased in the fishing period by
5 the application of money from the Recreational Fishing
6 Account.

7 **Division 4 — Offences relating to managed aquatic resources**

8 **49. Contravening condition of authorisation relating to**
9 **managed aquatic resources**

10 (1) In this section —

11 *commercial authorisation* means a relevant authorisation that
12 relates to an ARUP that specifies that a number of resource
13 shares are available under the plan;

14 *prohibited conduct* means conduct that contravenes a condition
15 of a relevant authorisation;

16 *relevant authorisation* means an authorisation to undertake an
17 activity in respect of a managed aquatic resource specified in an
18 ARUP for the aquatic resource.

19 (2) A person who engages in prohibited conduct commits an
20 offence against this subsection if the person —

21 (a) intends to contravene a condition of a relevant
22 authorisation; or

23 (b) is reckless as to whether or not a condition of a relevant
24 authorisation is contravened.

25 Penalty:

26 (a) for a first offence in relation to a commercial
27 authorisation, a fine of \$40 000;

28 (b) for a first offence in relation to any other relevant
29 authorisation —

30 (i) a fine of \$10 000; or

Aquatic Resources Management Bill 2015

Part 3 Managed aquatic resources

Division 4 Offences relating to managed aquatic resources

s. 50

- 1 (ii) if the ARUP in respect of which the
2 authorisation is granted provides for a penalty
3 of a fine of a lesser amount, a fine of that
4 lesser amount;
- 5 (c) for a second or subsequent offence in relation to a
6 commercial authorisation, a fine of \$80 000 and
7 imprisonment for 12 months;
- 8 (d) for a second or subsequent offence in relation to any
9 other relevant authorisation —
- 10 (i) a fine of \$20 000; or
- 11 (ii) if the ARUP in respect of which the
12 authorisation is granted provides for a penalty
13 of a fine of a lesser amount for a second or
14 subsequent offence, a fine of that lesser
15 amount.
- 16 (3) A person who engages in prohibited conduct commits an
17 offence.
- 18 Penalty:
- 19 (a) for an offence in relation to a commercial
20 authorisation, a fine of \$15 000;
- 21 (b) for an offence in relation to any other relevant
22 authorisation, a fine of \$5 000.
- 23 (4) A person charged with an offence against subsection (2) may be
24 convicted of an offence against subsection (3) if that offence is
25 established by the evidence.

26 **50. Court to order forfeiture of surety for authorisation**

- 27 (1) In this section —
- 28 **determined value**, in relation to surety, means —
- 29 (a) if the surety is in the form of nominated resource shares,
30 the number of resource shares in a managed aquatic
31 resource that corresponds to the quantity of the resource

- 1 for which the person did not hold catch entitlement
2 calculated in accordance with the regulations; or
- 3 (b) if the surety is in any other form, an amount that is
4 equivalent to the value, at the time the offence was
5 committed, of the number of resource shares that would
6 apply if the surety had been provided in the form of
7 nominated resource shares;
- 8 ***relevant authorisation*** —
- 9 (a) in relation to an offence against section 31(2) or (3),
10 means an authorisation granted in respect of the ARUP
11 to which the offence relates;
- 12 (b) in relation to an offence against section 49(2) or (3)
13 means the authorisation to which the offence relates.
- 14 (2) A court that convicts a person of an offence against
15 section 31(2) or (3) or 49(2) or (3) must order that any surety for
16 a relevant authorisation be forfeited to the State to the
17 determined value if the court is satisfied that —
- 18 (a) the person was the holder of the relevant authorisation
19 when the offence was committed; and
- 20 (b) the offence relates to the taking of a quantity of the
21 aquatic resource for which the person did not hold catch
22 entitlement at a time, or during a period, prescribed for
23 the purposes of this section; and
- 24 (c) the quantity of the resource for which the person did not
25 hold catch entitlement can be ascertained by the court.
- 26 (3) If a court makes an order under this section the court may make
27 any other order necessary or expedient to give effect to the
28 order.
- 29 (4) If the court orders the forfeiture of surety that is in the form of a
30 number of nominated resource shares the CEO may allocate the
31 forfeited resource shares in the way specified in the relevant
32 ARUP.

Aquatic Resources Management Bill 2015

Part 3 Managed aquatic resources

Division 4 Offences relating to managed aquatic resources

s. 50

- 1 (5) If a resource share is forfeited under this section the CEO must,
2 before allocating the forfeited share —
- 3 (a) remove the notation of any security interest in respect of
4 that share that was recorded in the register; and
- 5 (b) cancel the nomination of the resource share as surety for
6 the authorisation in respect of which it was nominated;
7 and
- 8 (c) remove the details of any conviction that was recorded
9 in respect of the share in accordance with
10 section 210(1).

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Part 4 — Management of fisheries

Division 1 — Preliminary

51. Terms used

In this Part —

management plan, in relation to a managed fishery licence, means the management plan in respect of which the managed fishery licence is granted;

unit, in relation to an entitlement, means a unit as defined from time to time in the relevant management plan.

Division 2 — Administrative matters relating to management of fisheries

52. Application for grant, renewal, variation or transfer of managed fishery licence or entitlement

(1) A person may apply to the CEO for —

- (a) a managed fishery licence to undertake a fishing activity in a managed fishery; or
- (b) the renewal of a managed fishery licence; or
- (c) the variation of a managed fishery licence; or
- (d) the transfer of a managed fishery licence to another person; or
- (e) the transfer of part of the entitlement under a managed fishery licence to another managed fishery licence; or
- (f) the transfer of the whole or part of an entitlement under a managed fishery licence to another managed fishery licence for a limited period.

(2) An application must —

- (a) be made in an approved form; and
- (b) be accompanied by the fee (if any) prescribed or specified in the management plan; and

Aquatic Resources Management Bill 2015

Part 4 Management of fisheries

Division 2 Administrative matters relating to management of fisheries

s. 53

- 1 (c) be accompanied by any information that the CEO
2 reasonably requires for a proper consideration of the
3 application.

4 **53. Further information**

- 5 (1) The CEO may, in writing, require an applicant to —
6 (a) provide the CEO with such further information relevant
7 to the application as the CEO requires; and
8 (b) verify any information by statutory declaration.
- 9 (2) The CEO may specify in the requirement a reasonable time
10 within which the applicant must comply with the requirement.
- 11 (3) The CEO may refuse to consider an application if the applicant
12 does not comply with a requirement under subsection (1) within
13 the time specified in the requirement, or if no time is so
14 specified, within a reasonable time.

15 **54. Grant of managed fishery licence**

- 16 (1) The CEO may grant a managed fishery licence to an applicant
17 if —
18 (a) the CEO is satisfied that the applicant meets any criteria
19 for the grant of the managed fishery licence specified in
20 the management plan; and
21 (b) the applicant is selected in accordance with any
22 procedure for determining which persons are to be
23 granted a managed fishery licence specified in the
24 management plan.
- 25 (2) In accordance with the *Personal Property Securities Act 2009*
26 (Commonwealth) section 10 in paragraph (d) of the definition of
27 **licence**, a managed fishery licence is declared not to be personal
28 property for the purposes of that Act.

29 **55. Form of managed fishery licence**

30 A managed fishery licence is to be issued in an approved form.

- 1 **56. Effect of managed fishery licence**
- 2 (1) Subject to this Act, the holder of a managed fishery licence, or a
3 person acting on behalf of the holder, may undertake fishing or
4 any fishing activity of a specified class in a specified managed
5 fishery.
- 6 (2) The entitlement the holder has under a managed fishery licence
7 may be limited by reference to one or more of the following —
- 8 (a) a quantity of aquatic organisms that may be taken;
- 9 (b) a quantity of fishing gear that may be used or carried;
- 10 (c) the type, size or number of boats or other vehicles that
11 may be used;
- 12 (d) a number of persons that may operate;
- 13 (e) an area of land or waters;
- 14 (f) a period of time;
- 15 (g) any other factor.
- 16 (3) For the purposes of subsection (2), the extent of an entitlement
17 under a managed fishery licence may be expressed in terms of
18 units of entitlement defined in the management plan.
- 19 (4) The authority conferred by a managed fishery licence is of no
20 effect at any time when —
- 21 (a) a condition of the managed fishery licence is being
22 contravened; or
- 23 (b) the managed fishery licence is suspended.
- 24 **57. Duration of managed fishery licence**
- 25 (1) A managed fishery licence has effect from the day it is granted
26 or renewed.
- 27 (2) A managed fishery licence, unless sooner cancelled, remains in
28 force for —
- 29 (a) the period specified in the managed fishery licence; or

Aquatic Resources Management Bill 2015

Part 4 Management of fisheries

Division 2 Administrative matters relating to management of fisheries

s. 58

- 1 (b) if no period is specified in the managed fishery licence,
2 the period specified in the management plan; or
3 (c) if no period is specified in the managed fishery licence
4 or the management plan, a period of 12 months.
- 5 (3) A managed fishery licence is cancelled if the management plan
6 for the fishery in respect of which the managed fishery licence
7 is granted is revoked.

8 **58. Renewal of managed fishery licence**

- 9 (1) In this section —
10 *expiry day*, in relation to a managed fishery licence, means the
11 day on which the managed fishery licence expires.
- 12 (2) Subject to this section and section 134, the CEO must, on an
13 application referred to in section 52(1)(b), renew the managed
14 fishery licence.
- 15 (3) An application for the renewal of a managed fishery licence
16 must be made to the CEO before the expiry day.
- 17 (4) The CEO may, by written notice, accept an application for the
18 renewal of a managed fishery licence made within 180 days
19 after the expiry day if —
20 (a) the application is accompanied by —
21 (i) the prescribed fee for making an application for
22 renewal of the managed fishery licence after
23 expiry; and
24 (ii) the additional fee referred to in subsection (7) if
25 applicable;
26 and
27 (b) the CEO is satisfied that special circumstances warrant
28 acceptance of the application.
- 29 (5) For the purposes of subsection (4)(b), the CEO may be satisfied
30 that special circumstances warrant acceptance of an application

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- 1 for renewal of a managed fishery licence if the application is
2 made —
- 3 (a) on or before a day that is prescribed by the regulations
4 for the purposes of this paragraph; and
- 5 (b) within 60 days after the expiry day.
- 6 (6) If a managed fishery licence is renewed on an application
7 accepted under subsection (4), the managed fishery licence is
8 taken —
- 9 (a) to have been renewed from the day on which the
10 renewal was effected; and
- 11 (b) to have been of no effect during the period from the
12 expiry day until the day on which it was renewed; and
- 13 (c) to be renewed for a period ending on the day on which
14 the managed fishery licence would have expired if it had
15 been renewed on an application for renewal made before
16 the expiry day.
- 17 (7) The regulations may prescribe, or a management plan may
18 specify, an additional fee payable by way of penalty for a
19 managed fishery licence renewed on an application accepted
20 under subsection (4).

21 **59. Conditions on managed fishery licence**

- 22 (1) A managed fishery licence is subject to —
- 23 (a) any condition specified in the management plan; and
24 (b) any condition imposed by the CEO under this section.
- 25 (2) The CEO may impose conditions on a managed fishery
26 licence —
- 27 (a) when granting, renewing, varying or transferring the
28 managed fishery licence; or
- 29 (b) during the currency of the managed fishery licence.
- 30 (3) The CEO may vary or revoke a condition imposed under
31 subsection (2).

Aquatic Resources Management Bill 2015

Part 4 Management of fisheries

Division 2 Administrative matters relating to management of fisheries

s. 60

1 (4) The imposition, variation or revocation of a condition during the
2 currency of the managed fishery licence does not take effect
3 until written notice, including notice of any right of review
4 under section 147, is given to the holder of the managed fishery
5 licence.

6 **60. Transfer of managed fishery licence and entitlement**

7 (1) On an application referred to in section 52(1)(d), the CEO must
8 transfer the managed fishery licence unless the CEO is satisfied
9 that —

10 (a) the proposed transferee —

11 (i) is not a fit and proper person to hold the
12 managed fishery licence; or

13 (ii) does not satisfy guidelines under section 255
14 relating to foreign persons holding, controlling or
15 having an interest in a managed fishery licence;

16 or

17 (b) the applicant, or a person acting for or on behalf of the
18 applicant, may be liable to prosecution for an offence
19 that is prescribed for the purposes of section 209; or

20 (c) the managed fishery licence is suspended; or

21 (d) the transfer is prohibited on prescribed grounds or
22 grounds specified in the management plan.

23 (2) On an application referred to in section 52(1)(e), the CEO must
24 transfer the part of the entitlement unless the CEO is satisfied
25 that —

26 (a) the applicant, or a person acting for or on behalf of the
27 applicant may be liable to prosecution for, an offence
28 that is prescribed for the purposes of section 209; or

29 (b) the entitlement to be transferred is under a managed
30 fishery licence —

31 (i) that is suspended; or

- 1 (ii) in respect of which a conviction is recorded
2 under section 209;
- 3 (c) the transfer is prohibited on prescribed grounds or
4 grounds specified in the management plan.
- 5 (3) On an application referred to in section 52(1)(f), the CEO may
6 transfer the whole or part of an entitlement under the managed
7 fishery licence for a limited period if the management plan or
8 the regulations authorise the transfer.
- 9 (4) If, under section 156, the CEO gives written details of an
10 application referred to in this section to a security holder the
11 CEO must not transfer the managed fishery licence or the part
12 of the entitlement unless —
- 13 (a) 21 days has expired from the day on which the details
14 were given; or
- 15 (b) the CEO has the written consent of the holder of the
16 managed fishery licence and the security holder to do so.

17 **61. Other licences do not authorise fishing in fishery**

18 A commercial fishing licence or any other licence granted under
19 the regulations does not authorise a person to undertake a
20 fishing activity or to use a boat for fishing in a managed fishery.

21 **62. Grant or renewal of managed fishery licence in certain**
22 **marine reserves**

23 The CEO must not grant or renew a managed fishery licence in
24 relation to —

- 25 (a) an area of a marine nature reserve; or
- 26 (b) an area, or part of an area, of a marine park from which
27 commercial fishing is excluded under the CALM Act
28 section 13B(6A)(a); or

- 1 (c) an area, or part of an area, of a marine park if the
2 managed fishery licence would authorise commercial
3 fishing that is of a type or class —
4 (i) specified in a declaration under the CALM Act
5 section 13B(3B)(c); and
6 (ii) excluded under the CALM Act section 13B(6)(b)
7 from that area or part.

8 **63. Managed fishery licence is subject to restrictions in relation**
9 **to certain marine reserves**

- 10 (1) A managed fishery licence is subject to the CALM Act
11 sections 13A and 13B.
12 (2) Subsection (1) does not apply to a managed fishery licence
13 granted or renewed in relation to an area which is affected, after
14 the grant or renewal of the managed fishery licence, by a
15 reservation under the CALM Act section 13, or by a notice
16 under section 62 of that Act.

17 **Division 3 — Offences**

18 **64. Contravening management plan**

- 19 (1) In this section —
20 ***prohibited conduct*** means conduct that contravenes a provision
21 of a management plan the contravention of which is specified in
22 the plan to be an offence.
23 (2) A person who engages in prohibited conduct commits an
24 offence against this subsection if the person —
25 (a) intends to contravene a condition of a management plan;
26 or
27 (b) is reckless as to whether or not a condition of a
28 management plan is contravened.

29 Penalty:

- 30 (a) for a first offence, a fine of \$40 000;

1 (b) for a second or subsequent offence, a fine of \$80 000
2 and imprisonment for 12 months.

3 (3) A person who engages in prohibited conduct commits an
4 offence.

5 Penalty: a fine of \$15 000.

6 (4) A person charged with an offence against subsection (2) may be
7 convicted of an offence against subsection (3) if that offence is
8 established by the evidence.

9 **65. Contravening condition of managed fishery licence**

10 (1) In this section —

11 ***prohibited conduct*** means conduct that contravenes a condition
12 of a managed fishery licence.

13 (2) A person who engages in prohibited conduct commits an
14 offence against this subsection if the person —

15 (a) intends to contravene a condition of a managed fishery
16 licence; or

17 (b) is reckless as to whether or not a condition of a managed
18 fishery licence is contravened.

19 Penalty:

20 (a) for a first offence, a fine of \$40 000;

21 (b) for a second or subsequent offence, a fine of \$80 000
22 and imprisonment for 12 months.

23 (3) A person who engages in prohibited conduct commits an
24 offence.

25 Penalty: a fine of \$15 000.

26 (4) A person charged with an offence against subsection (2) may be
27 convicted of an offence against subsection (3) if that offence is
28 established by the evidence.

- 1 **66. Court to order reduction of entitlement in certain**
2 **circumstances**
- 3 (1) This section applies to an entitlement limited by reference to —
4 (a) a quantity of aquatic organisms that may be taken; or
5 (b) a quantity of fishing gear that may be used or carried; or
6 (c) a period of time that a person may undertake fishing.
- 7 (2) A court must order that an entitlement be reduced by an amount
8 by which the entitlement has been exceeded if —
9 (a) the court convicts a person of an offence against
10 section 64 or 65; and
11 (b) the court is satisfied that the person —
12 (i) has exceeded the entitlement; or
13 (ii) has done anything in order to exceed the
14 entitlement or in order to conceal the fact that the
15 entitlement had been exceeded;
16 and
17 (c) the amount by which the entitlement was exceeded or
18 was to be exceeded can be ascertained by the court.
- 19 (3) For the purposes of subsection (2), the court must round the
20 amount by which an entitlement is to be reduced up to the
21 nearest unit if —
22 (a) the entitlement was defined by reference to a number of
23 units; and
24 (b) the amount by which the entitlement was exceeded or
25 was to be exceeded is not an exact unit.
- 26 (4) If the court orders the reduction of an entitlement under
27 subsection (2) —
28 (a) the CEO must reduce the entitlement accordingly; and

- 1 (b) the CEO may sell the amount by which the entitlement
2 has been reduced —
- 3 (i) to any person who satisfies the criteria specified
4 in the management plan; and
- 5 (ii) in the way specified in the management plan.

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Part 5 — Aquaculture

Division 1 — Preliminary

67. Terms used

In this Part —

appropriate tenure means —

- (a) in relation to private land —
 - (i) an estate of freehold; or
 - (ii) a conditional purchase agreement; or
 - (iii) a lease; or
 - (iv) a concession;
- (b) in relation to other land or WA waters — an aquaculture lease;

aquaculture zone means an area declared to be a zone under section 72(1);

coastal waters, in relation to the State, has the meaning given in the Commonwealth Act section 5;

management and environmental monitoring plan (MEMP), in relation to an aquaculture licence or a proposed aquaculture licence, means a plan prepared in respect of the licence that complies with section 75(3);

private land does not include land that is the subject of an aquaculture lease.

68. Relationship between aquaculture licence and aquaculture lease

- (1) An aquaculture lease does not authorise the use of the leased area without an aquaculture licence.

- 1 (2) Subject to the provisions of this Act, an aquaculture licence in
2 respect of an area that is the subject of an aquaculture lease —
- 3 (a) vests in the licence holder the exclusive right during the
4 currency of the licence to conduct the activities
5 authorised under the lease; and
- 6 (b) vests in the licence holder the ownership of all aquatic
7 organisms or pearls within the leased area that are kept,
8 bred, hatched, cultured or harvested under the licence.
- 9 (3) If an aquaculture licence authorising the activity being carried
10 out in an area the subject of an aquaculture lease is cancelled or
11 not renewed, the lease is, by virtue of this subsection,
12 terminated.
- 13 (4) If an aquaculture lease is terminated or expires —
- 14 (a) an aquaculture licence that authorises an activity being
15 carried out only in an area that was the subject of the
16 lease is, by virtue of this subsection, cancelled; or
- 17 (b) an aquaculture licence that authorises an activity being
18 carried in an area that was the subject of the lease and in
19 another area is, by virtue of this subsection, varied so
20 that it no longer authorises the activities being carried
21 out in the area that was the subject of the lease.

22 **Division 2 — Managing aquaculture**

23 **69. Undertaking aquaculture without authorisation**

- 24 (1) In this section —
- 25 ***aquaculture*** does not include the keeping, breeding, hatching,
26 culturing, harvesting or sale of aquatic organisms of a
27 prescribed class, for a prescribed purpose or in a prescribed
28 area.

- 1 (2) A person who undertakes aquaculture without being authorised
2 to do so by an aquaculture licence or a temporary aquaculture
3 permit commits an offence.

4 Penalty:

- 5 (a) for a first offence, a fine of \$10 000;
6 (b) for a second or subsequent offence, a fine of \$20 000.

7 **70. Regulations about aquaculture**

8 The regulations may make provision in relation to any of the
9 following matters —

- 10 (a) aquaculture and activities associated with aquaculture;
11 (b) the sale or purchase of aquatic organisms in, or taken
12 from, waters on private land;
13 (c) aquaculture leases, including the subdivision, subletting,
14 amalgamation and transfer of leases by the Minister.

15 **71. CEO's powers to reduce risk of accidental introduction of**
16 **declared organisms into WA waters**

17 (1) In this section —

18 *intervene*, in relation to aquatic organisms, includes to inspect,
19 seize and destroy aquatic organisms.

20 (2) The CEO may direct a compliance officer to intervene in
21 relation to an aquatic organism if —

- 22 (a) the aquatic organism is kept in connection with an
23 activity that is excluded from the definition of
24 *aquaculture* in section 69(1); and
25 (b) in the circumstances, intervention will or could
26 minimise the risk of the accidental introduction of
27 declared organisms into WA waters.

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Division 3 — Developing aquaculture

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72. Minister may declare zones for aquaculture

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(1) The Minister may, by notice in writing, declare that an area of WA waters, other than inland waters, described in the notice is a zone for the purposes of carrying out aquaculture or a specified type of aquaculture.

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(2) The Minister must not make a declaration under subsection (1) in respect of waters within the limits of the State or coastal waters unless the Minister —

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9

10

(a) has the agreement of the Minister who administers the *Land Administration Act 1997*; and

11

12

(b) has consulted with the CALM Minister.

13

(3) A type of aquaculture may be specified by reference to one or both of the following —

14

15

(a) the species of aquatic organisms that may be farmed;

16

(b) the activities that may be carried out.

17

(4) A notice under subsection (1) is subsidiary legislation for the purposes of the *Interpretation Act 1984*.

18

19

73. Minister may offer area in aquaculture zone for lease

20

The Minister may offer areas of WA waters in an aquaculture zone for aquaculture leases by means of public auction, public tender, ballot or private treaty.

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74. Minister's powers as to aquaculture facilities

24

(1) The Minister may —

25

(a) establish or manage aquaculture facilities to be used for community or commercial purposes; or

26

27

(b) arrange for aquaculture facilities established by the Minister to be managed or used for community or commercial purposes; or

28

29

- 1 (c) arrange for other persons to establish and manage
2 aquaculture facilities on —
- 3 (i) land owned by the Minister, including in fee
4 simple; or
- 5 (ii) any reserve the care, control and management of
6 which have been placed under the *Land*
7 *Administration Act 1997* section 46 with the
8 Minister for the purposes of aquaculture.
- 9 (2) The Minister may do all things necessary or convenient to be
10 done for or in connection with the exercise of the Minister's
11 powers under subsection (1) which may include any of the
12 following —
- 13 (a) to acquire, hold, take on lease, let, sublet, issue licences
14 in respect of and exchange real or personal property;
- 15 (b) to construct or erect buildings or other works and to
16 improve, develop or alter property;
- 17 (c) to make land, buildings and other facilities available for
18 the use of persons undertaking aquaculture or associated
19 activities;
- 20 (d) to provide advisory or administrative services for or in
21 connection with establishing, conducting or developing
22 any activity associated with the aquaculture industry;
- 23 (e) to demand and receive payment with respect to the
24 provision of services or the performance of any work by
25 or on behalf of the Minister.
- 26 (3) Subsection (2) does not operate to give the Minister any power
27 in relation to property that would be inconsistent with —
- 28 (a) the terms of any reserve or management order under the
29 *Land Administration Act 1997*; or
- 30 (b) any lease, other document or provision of a written law
31 by which the Minister holds that property.

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Division 4 — Aquaculture licences

75. Application for grant or renewal of aquaculture licence

- (1) A person may apply to the CEO for —
 - (a) an aquaculture licence to undertake aquaculture; or
 - (b) the renewal of an aquaculture licence; or
 - (c) the variation of an aquaculture licence; or
 - (d) the transfer of an aquaculture licence.

- (2) An application must —
 - (a) be made in an approved form; and
 - (b) be accompanied by the prescribed fee for the application; and
 - (c) if the application is for the renewal of a licence, be accompanied by the fee for the renewal of the licence; and
 - (d) unless the applicant is exempt under subsection (4), be accompanied by a management and environmental monitoring plan (MEMP) for the licence or proposed licence identifying how the applicant will manage any risks to the environment and public safety in relation to the activity to which the licence applies or will apply; and
 - (e) be accompanied by any information that the CEO reasonably requires for a proper consideration of the application.

- (3) A MEMP for an aquaculture licence must deal with the following matters to the extent that is relevant to the application in accordance with guidelines issued under section 254 —
 - (a) the species of aquatic organism to be farmed;
 - (b) the quantity of aquatic organisms to be farmed;
 - (c) the area of land or waters on or in which the aquatic organisms are to be farmed;

Aquatic Resources Management Bill 2015

Part 5 Aquaculture

Division 4 Aquaculture licences

s. 76

- 1 (d) the class of land or waters on or in which the aquatic
2 organisms are to be farmed;
- 3 (e) the method of farming the aquatic organisms;
- 4 (f) the aquaculture gear to be used;
- 5 (g) proposed stocking densities;
- 6 (h) the carrying capacity of the area to be used for farming
7 the aquatic organisms;
- 8 (i) water quality (including discharged water quality) and
9 relevant response protocols;
- 10 (j) sediment quality and relevant response protocols;
- 11 (k) disease testing and relevant response protocols;
- 12 (l) maximum nutrient loads and response thresholds;
- 13 (m) environmental monitoring and relevant response
14 protocols;
- 15 (n) translocation;
- 16 (o) biosecurity and quarantine;
- 17 (p) the impact on protected aquatic organisms and other
18 aquatic fauna;
- 19 (q) the impact on benthic communities;
- 20 (r) the audit mechanisms for the MEMP;
- 21 (s) any other relevant matter.
- 22 (4) The CEO may exempt an application from the requirements of
23 subsection (2)(d) if the application relates to aquaculture of
24 prescribed aquatic organisms on private land.

25 **76. Further information**

- 26 (1) The CEO may, in writing, require an applicant under section 75
27 to —
- 28 (a) provide the CEO with such further information relevant
29 to the application as the CEO requires; and
- 30 (b) verify any information by statutory declaration.

1 (2) The CEO may specify in the requirement a reasonable time
2 within which the applicant must comply with the requirement.

3 (3) The CEO may refuse to consider an application if the
4 application does not comply with a requirement under
5 subsection (1) within the time specified in the requirement, or if
6 no time is so specified, within a reasonable time.

7 **77. Grant of aquaculture licence**

8 (1) Subject to section 85, the CEO may grant an aquaculture licence
9 to an applicant if the CEO is satisfied —

10 (a) that the applicant is a fit and proper person to hold an
11 aquaculture licence; and

12 (b) that the applicant has, or will have, appropriate tenure
13 over the land or waters on or in which the activities
14 under the licence are to be conducted; and

15 (c) that the applicant satisfies guidelines under section 255
16 relating to foreign persons holding, controlling or having
17 an interest in an aquaculture licence; and

18 (d) that the activities to be carried out under the licence will
19 be carried out in a way that is unlikely to adversely
20 affect other aquatic organisms or the aquatic
21 environment; and

22 (e) that the activities to be carried out under the licence
23 have been approved by all other relevant authorities; and

24 (f) that it is in the better interests of the State and the
25 community to grant the licence; and

26 (g) of any other matters prescribed for the purposes of this
27 subsection.

28 (2) The CEO may seek the advice of any relevant authority in order
29 to determine whether or not subsection (1)(e) is satisfied.

30 (3) In accordance with the *Personal Property Securities Act 2009*
31 (Commonwealth) section 10 in paragraph (d) of the definition of

1 *licence*, an aquaculture licence is declared not to be personal
2 property for the purposes of that Act.

3 **78. Form of aquaculture licence**

4 An aquaculture licence is to be issued in an approved form.

5 **79. CEO to publish notice of certain decisions relating to**
6 **aquaculture licences**

7 (1) Before giving effect to a decision to grant, vary or transfer an
8 aquaculture licence the CEO must —

9 (a) cause notice of the decision to be published in a
10 newspaper, or in a fishing magazine, circulating
11 generally in the State or in such other manner as is
12 prescribed; and

13 (b) allow sufficient time for any affected person to make an
14 application under Part 9 for a review of the decision and
15 for the review application to be determined.

16 (2) A notice under subsection (1) must —

17 (a) give details of the decision; and

18 (b) state that an affected person may, under section 147,
19 apply for a review of the decision.

20 **80. Effect of aquaculture licence**

21 (1) Subject to this Act, the holder of an aquaculture licence or a
22 person acting on behalf of the holder, may carry out aquaculture
23 or any aquaculture activity of a specified class in a specified
24 area.

25 (2) The activities authorised by an aquaculture licence may be
26 limited by reference to one or more of the following —

27 (a) the species of aquatic organisms that may be farmed;

28 (b) a quantity and type of gear that may be used;

29 (c) the type, size or number of boats or other vehicles that
30 may be used;

- 1 (d) an area of land or waters;
2 (e) any other factor.
- 3 (3) The authority conferred by an aquaculture licence is of no effect
4 at any time when —
5 (a) a condition of the licence is being contravened; or
6 (b) the licence is suspended.

7 **81. Duration of aquaculture licence**

- 8 (1) An aquaculture licence has effect from the day it is granted or
9 renewed.
- 10 (2) An aquaculture licence, unless sooner cancelled, remains in
11 force for —
12 (a) a period of 12 months; or
13 (b) such other period as may be specified in the licence.

14 **82. Renewal of aquaculture licence**

- 15 Subject to sections 85 and 134, the CEO —
16 (a) must, on an application for the renewal of an
17 aquaculture licence made more than 30 days before the
18 day on which the licence expires, renew the licence; and
19 (b) may, on an application for the renewal of an aquaculture
20 licence made in the period of 30 days ending on the day
21 on which the licence expires, renew the licence.

22 **83. Conditions on aquaculture licences**

- 23 (1) An aquaculture licence is subject to the following conditions —
24 (a) that the licence holder has appropriate tenure over the
25 land or waters to which the licence applies;
26 (b) any prescribed conditions;
27 (c) that the requirements set out in the MEMP (if any) for
28 the licence are complied with;
29 (d) any conditions imposed by the CEO under this section.

- 1 (2) The CEO may impose conditions on an aquaculture licence —
2 (a) when granting, renewing, varying or transferring the
3 licence; or
4 (b) during the currency of the licence.
- 5 (3) The CEO may vary or revoke conditions imposed under
6 subsection (2).
- 7 (4) The imposition, variation or revocation of a condition during the
8 currency of the licence does not take effect until written notice,
9 including notice of any right of review under section 147, is
10 given to the holder of the licence.

11 **84. Transfer of aquaculture licence**

- 12 (1) On an application by the holder of an aquaculture licence for the
13 transfer of the licence to another person, the CEO must transfer
14 the licence unless the CEO is satisfied that —
15 (a) the proposed transferee —
16 (i) is not a fit and proper person to hold the licence;
17 or
18 (ii) does not, or will not have, appropriate tenure
19 over the land or waters to which the licence
20 relates; or
21 (iii) does not satisfy guidelines under section 255
22 relating to foreign persons holding, controlling or
23 having an interest in the licence;
24 or
25 (b) the transfer is prohibited on prescribed grounds.
- 26 (2) If, under section 156, the CEO gives written details of an
27 application for the transfer of an aquaculture licence to a
28 security holder the CEO must not transfer the aquaculture
29 licence unless —
30 (a) 21 days has expired from the day on which the details
31 were given; or

1 (b) the CEO has the written consent of the holder of the
2 aquaculture licence and the security holder to do so.

3 **85. Grant or renewal of aquaculture licence in certain marine**
4 **reserves**

5 (1) For the purposes of this section —

6 (a) an aquaculture licence is *unattached* if it does not relate
7 to any area under an aquaculture lease; and

8 (b) where an aquaculture licence relates in part to an area
9 under an aquaculture lease and in part to areas not under
10 an aquaculture lease, the licence must be treated as
11 2 separate licences, being —

12 (i) an aquaculture licence in relation to the areas
13 under an aquaculture lease; and

14 (ii) an aquaculture licence in relation to the areas not
15 under an aquaculture lease.

16 (2) The CEO must not grant or renew an aquaculture licence in
17 relation to —

18 (a) an area of a marine nature reserve; or

19 (b) an area of a marine park from which aquaculture is
20 excluded under the CALM Act section 13B.

21 (3) Unless subsection (4) applies, the CEO must not, without the
22 approval of the CALM Minister, renew an aquaculture licence
23 that would authorise a person to carry out aquaculture in —

24 (a) an area of a marine park from which aquaculture is not
25 excluded under the CALM Act section 13B; or

26 (b) an area of a marine management area.

27 (4) The CEO may renew an unattached aquaculture licence that
28 would authorise a person to carry out aquaculture in an area
29 referred to in subsection (3) if —

30 (a) a management plan applies to the area under the CALM
31 Act and the renewal is consistent with the management
32 plan; or

1 (b) the Minister has consulted the CALM Minister on the
2 renewal and has taken into account any recommendation
3 of that Minister.

4 (5) Nothing in this section prevents an aquaculture licence from
5 being renewed in respect of a part of an area to which the
6 licence relates if the remainder of the area becomes —

7 (a) an area of a marine nature reserve; or

8 (b) an area of a marine park; or

9 (c) an area of a marine management area.

10 (6) Subsections (2) and (3) do not affect the validity of a licence
11 granted or renewed in relation to an area which is affected, after
12 the grant or renewal of the licence, by a reservation under the
13 CALM Act section 13, or by a notice under section 62 of that
14 Act.

15 **86. Contravening aquaculture licence**

16 A person who contravenes a condition of an aquaculture licence
17 commits an offence.

18 Penalty:

19 (a) for a first offence, a fine of \$10 000;

20 (b) for a second or subsequent offence, a fine of \$20 000.

21 **87. Temporary aquaculture permits**

22 (1) The CEO may grant a temporary aquaculture permit to the
23 holder of an aquaculture licence authorising the licence holder
24 to carry on, for the period specified, the activities authorised
25 under the licence in an area (an *alternative area*) other than the
26 area (the *original area*) in respect of which the licence is in
27 force.

28 (2) A temporary aquaculture permit may be granted only in
29 circumstances prescribed for the purposes of this section.

1 (3) A temporary aquaculture permit cannot be granted for a period
2 of more than 12 months.

3 (4) A temporary aquaculture permit has the effect, for the period
4 specified, of —

5 (a) suspending the licence holder's authority to carry on the
6 activities authorised under the licence in the original
7 area; and

8 (b) authorising the licence holder to carry on those activities
9 in accordance with the permit in the alternative area.

10 **Division 5 — Aquaculture leases**

11 **88. Grant or renewal of aquaculture lease**

12 (1) Subject to section 93, the Minister may grant to any person an
13 aquaculture lease or renew such a lease if the Minister is
14 satisfied —

15 (a) that the person is a fit and proper person to hold the
16 lease; and

17 (b) that the applicant will make, or has made, effective use
18 of the area of land or water the subject of the lease for
19 aquaculture purposes; and

20 (c) that the activities to be, or that are being, conducted
21 under the lease are unlikely to adversely affect other
22 aquatic organisms or the aquatic environment; and

23 (d) that it is in the better interests of the State and the
24 community to grant or renew the lease; and

25 (e) of any other matters prescribed for the purposes of this
26 subsection.

27 (2) The Minister must not grant a lease under this section in respect
28 of an area of land or an area of land and waters adjacent to that
29 land unless the area is vested in the Minister for that purpose.

30 (3) If the Minister grants a lease under this section, the Minister
31 must cause notice of the grant to be published in the *Gazette*.

1 **89. Effect of aquaculture lease**

2 An aquaculture lease authorises the lease holder, or persons
3 acting on that person's behalf, to occupy or use an area of land
4 or waters for the purposes of aquaculture.

5 **90. Duration of aquaculture lease**

6 (1) An aquaculture lease may be granted for an initial term not
7 exceeding 21 years.

8 (2) An aquaculture lease may be renewed by the Minister, subject
9 to section 93, for further periods not exceeding 21 years in each
10 case.

11 **91. Conditions of aquaculture lease**

12 (1) An aquaculture lease is subject to the following conditions —

- 13 (a) that the provisions of the lease are complied with;
14 (b) any prescribed conditions;
15 (c) any conditions imposed by the Minister under this
16 section.

17 (2) The Minister may impose conditions on an aquaculture lease —

- 18 (a) when granting, renewing or varying the lease; or
19 (b) during the currency of the lease.

20 (3) The Minister may vary or revoke conditions imposed under
21 subsection (2).

22 (4) The conditions that may be imposed on a lease under
23 subsection (2) may include, but are not limited to, the
24 following —

- 25 (a) a requirement for payment of money to the Minister;
26 (b) a requirement for security to be given for the observance
27 of any terms, covenants, restrictions or conditions of the
28 lease;
29 (c) a requirement for the lease holder to pay an amount to
30 secure payment of any amount that becomes due under
31 section 96(2)(b).

- 1 (5) The imposition, variation or revocation of a condition during the
2 currency of the lease does not take effect until written notice,
3 including notice of any right of review under section 147, is
4 given to the holder of the lease.

5 **92. Variation of aquaculture lease**

6 An aquaculture lease may be varied —

- 7 (a) in the manner provided in the lease; or
8 (b) by the Minister in the manner prescribed under
9 section 70(c).

10 **93. Grant or renewal of lease in certain marine reserves**

11 (1) An aquaculture lease must not be granted or renewed in relation
12 to —

- 13 (a) an area of a marine nature reserve; or
14 (b) an area of a marine park from which aquaculture is
15 excluded under the CALM Act section 13B.

16 (2) Unless subsection (3) applies, the Minister must not, without the
17 approval of the CALM Minister, grant or renew an aquaculture
18 lease in relation to —

- 19 (a) an area of a marine park from which aquaculture is not
20 excluded under the CALM Act section 13B; or
21 (b) an area of a marine management area.

22 (3) The Minister may grant or renew an aquaculture lease in
23 relation to an area for which an aquaculture licence has been
24 renewed under section 85(4) if —

- 25 (a) a management plan applies to the area under the CALM
26 Act and the grant or renewal is consistent with a
27 management plan; or
28 (b) the Minister has consulted the CALM Minister on the
29 grant or renewal and has taken into account any
30 recommendation of that Minister.

- 1 (4) Nothing in this section prevents an aquaculture lease from being
2 renewed in respect of a part of an area to which the lease relates
3 if the remainder of the area becomes —
- 4 (a) an area of a marine nature reserve; or
5 (b) an area of a marine park; or
6 (c) an area of a marine management area.
- 7 (5) This section does not affect the validity of —
- 8 (a) an aquaculture lease granted or renewed before the
9 commencement of the *Acts Amendment (Marine*
10 *Reserves) Act 1997* section 53; or
11 (b) an aquaculture lease granted or renewed in relation to an
12 area which is affected, after the grant or renewal of the
13 lease, by a reservation under the CALM Act section 13,
14 or by a notice under section 62 of that Act.

15 **94. Contravening conditions of aquaculture lease**

- 16 (1) In this section —
17 ***jointly owned***, in relation to an aquaculture licence or an
18 aquaculture lease, means that the licence or lease is held by 2 or
19 more persons;
20 ***prohibited conduct*** means conduct that contravenes a condition
21 of an aquaculture lease.
- 22 (2) The holder of an aquaculture lease who engages in prohibited
23 conduct commits an offence.
- 24 (3) The holder of an aquaculture licence in respect of an area to
25 which an aquaculture lease relates who engages in conduct that
26 would have been prohibited conduct if engaged in by the lease
27 holder commits an offence.
- 28 (4) If a person who is a holder of a jointly owned aquaculture
29 licence commits an offence against subsection (3) each other
30 person who is a holder of the licence is taken to have also
31 committed the offence.

- 1 (5) If the holder of an aquaculture licence in respect of an area to
2 which an aquaculture lease relates commits or is taken to have
3 committed an offence against subsection (3) or (4), the lease
4 holder is taken to have also committed the offence.
- 5 (6) If an offence is committed or is taken to have been committed
6 under subsection (2), (3), (4) or (5) in respect of a jointly owned
7 aquaculture lease each person who is a holder of the lease is
8 taken to have committed the offence.
- 9 (7) The penalty for an offence committed under subsection (2)
10 or (3) or arising under subsection (4), (5) or (6) is —
11 (a) for a first offence, a fine of \$10 000;
12 (b) for a second or subsequent offence, a fine of \$20 000.
- 13 (8) It is a defence to a charge arising under subsection (4), (5) or (6)
14 to prove that —
15 (a) the conduct that was, or would have been, prohibited
16 conduct was engaged in without the consent or
17 connivance of the person; and
18 (b) the person took all reasonable measures to prevent the
19 conduct being engaged in.
- 20 (9) A person may be charged with and convicted of an offence
21 arising under subsection (4), (5) or (6) whether or not another
22 person has been charged with or convicted of an offence against
23 subsection (2) or (3) or arising under subsection (4), (5) or (6).

24 **95. Termination of aquaculture lease**

- 25 (1) The Minister may, by notice in writing given to the lessee,
26 terminate an aquaculture lease if, in the Minister's opinion, the
27 leased area —
28 (a) is no longer being used for the purposes for which the
29 lease was granted; or
30 (b) is being used for purposes other than the purposes for
31 which the lease was granted.

Aquatic Resources Management Bill 2015

Part 5 Aquaculture

Division 5 Aquaculture leases

s. 96

1 (2) An aquaculture lease may be terminated on any other grounds
2 provided in the lease and in the manner provided in the lease.

3 **96. Clean-up and rehabilitation of former leased area**

4 (1) If an aquaculture lease is terminated or expires, the CEO may
5 direct the former lease holder to clean up and rehabilitate the
6 former leased area.

7 (2) If the former lease holder contravenes the direction —

8 (a) the CEO may clean up and rehabilitate the area; and

9 (b) the reasonable cost of any action taken under
10 paragraph (a) is recoverable as a debt due to the State
11 from the former lease holder.

12 (3) Any structure, equipment or aquatic organism that has not been
13 removed from a former leased area within 3 months after the
14 day on which the lease for the area is terminated or expires is,
15 by virtue of this section, forfeited to the State.

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Part 6 — Aquatic biosecurity

Division 1 — Preliminary

97. Application of Part

This Part applies despite the *Biosecurity and Agriculture Management Act 2007*.

98. Terms used

In this Part —

aquatic biosecurity management plan means a plan made under section 102;

biosecurity means protection from the adverse impact an organism has or may have on —

- (a) an aquatic organism; or
- (b) a human being; or
- (c) the aquatic environment or part of the aquatic environment; or
- (d) fishing, aquaculture or related commercial activities carried on, or intended to be carried on, in the aquatic environment;

control, in relation to an organism, includes eradicate, destroy, prevent the presence or spread of, manage, examine or test for, survey for or monitor the presence or spread of, and treat;

declared organism means an organism that has been declared under section 99 to be a declared organism;

high impact organism means a declared organism that has been prescribed under section 100 to be a high impact organism;

potential carrier means —

- (a) anything that is capable of carrying an organism; or
- (b) anything that is capable of carrying anything else that is capable of carrying an organism;

1 *prescribed potential carrier* means a potential carrier that has
2 been prescribed for the purposes of this Part;
3 *supply* includes to offer to supply.

4 **Division 2 — Regulations relating to biosecurity**

5 **99. Declared organisms**

6 (1) The Minister may declare that an organism of a kind specified
7 or described in the declaration is a declared organism for an area
8 if there are reasonable grounds for believing that the
9 organism —

10 (a) has or may have an adverse impact on —

11 (i) an aquatic organism in the area; or

12 (ii) a human being in the aquatic environment in the
13 area; or

14 (iii) the aquatic environment or part of the aquatic
15 environment in the area; or

16 (iv) fishing, aquaculture or related commercial
17 activities carried out, or intended to be carried
18 out, in the aquatic environment in the area;

19 or

20 (b) may have an adverse effect on any of those things if it
21 were present in the area, or if it were present in the area
22 in greater numbers or to a greater extent.

23 (2) A declaration under this section may assign the declared
24 organism to a category designated by the regulations.

25 (3) A declaration under this section may state that the declared
26 organism is a reportable declared organism for the purposes of
27 section 105.

28 (4) The area for which an organism may be declared to be a
29 declared organism may be the whole or part of the State or
30 WA waters.

1 **100. High impact organisms**

2 The regulations may prescribe a declared organism to be a high
3 impact organism if —

- 4 (a) the Minister is satisfied that the organism has the
5 potential to cause severe damage to the aquatic
6 environment; and
7 (b) the organism —
8 (i) is not, to the knowledge of the Minister, present
9 in the State or WA waters; or
10 (ii) has been eradicated from the State and
11 WA waters or is under effective control.

12 **101. Regulations about biosecurity**

13 (1) The regulations may make provision in relation to any of the
14 following matters —

- 15 (a) the import, export or control of organisms or potential
16 carriers that may pose a biosecurity risk to the aquatic
17 environment or part of the aquatic environment;
18 (b) the keeping, breeding, cultivation, movement and supply
19 of declared organisms;
20 (c) the entry into, the movement or use within, or the
21 removal from, the aquatic environment or part of the
22 aquatic environment of boats or equipment on or
23 attached to boats that may pose a biosecurity risk;
24 (d) the movement of aquatic organisms or potential carriers
25 into the State or WA waters or between different areas
26 of the State or WA waters;
27 (e) measures, whether mechanical, biological, chemical or
28 otherwise, to be taken to control aquatic organisms that
29 may pose a biosecurity risk or to prevent such organisms
30 from entering the State or WA waters.

31 (2) Despite section 263(4) regulations made for the purpose of this
32 section may provide that contravention of a regulation is an

1 offence, and provide, for an offence against the regulations, a
2 penalty not exceeding a fine of \$50 000 and a daily penalty not
3 exceeding a fine of \$500.

4 **Division 3 — Aquatic biosecurity management plans**

5 **102. Aquatic biosecurity management plans**

6 (1) The Minister may make a plan for the management of an area of
7 the State or WA waters for biosecurity purposes.

8 (2) The area may be the whole or part of the State and WA waters.

9 (3) An aquatic biosecurity management plan must —

10 (a) identify the area or areas to which the plan relates; and

11 (b) set out the objectives to be achieved by the plan; and

12 (c) set out the practices to be followed under the plan; and

13 (d) specify any obligations that are imposed on persons or
14 classes of persons specified in the plan for the purposes
15 of the plan.

16 (4) If a provision of an aquatic biosecurity management plan is
17 inconsistent with a regulation, the regulation prevails to the
18 extent of the inconsistency.

19 (5) An aquatic biosecurity management plan is subsidiary
20 legislation for the purposes of the *Interpretation Act 1984*, and
21 section 42 of that Act applies to and in relation to a plan as if the
22 plan were a regulation.

23 **103. Consultation with affected persons**

24 (1) Before making an aquatic biosecurity management plan, the
25 Minister must, as far as is appropriate and practicable, consult
26 with the public authorities and any other persons which or who
27 appear to the Minister to be likely to be —

28 (a) required to take part in implementing the plan; or

29 (b) put to expense in complying with the plan; or

1 (c) affected, or interested, in a significant way by the
2 operation of the plan.

3 (2) Consultation may be undertaken in any way that the Minister
4 thinks appropriate in the circumstances, having regard to the
5 proposed plan and the number of persons likely to be affected
6 by its operation.

7 **104. Contravening aquatic biosecurity management plan**

8 (1) In this section —

9 *prohibited conduct* means conduct that contravenes a provision
10 of an aquatic biosecurity management plan the contravention of
11 which is specified in the plan to be an offence.

12 (2) A person who engages in prohibited conduct commits an
13 offence against this subsection if the person —

14 (a) intends to contravene a condition of an aquatic
15 biosecurity management plan; or

16 (b) is reckless as to whether or not a condition of an aquatic
17 biosecurity management plan is contravened.

18 Penalty:

19 (a) for a first offence, a fine of \$40 000;

20 (b) for a second or subsequent offence, a fine of
21 \$100 000 and imprisonment for 12 months.

22 (3) A person who engages in prohibited conduct commits an
23 offence.

24 Penalty: a fine of \$15 000.

25 (4) A person charged with an offence against subsection (2) may be
26 convicted of an offence against subsection (3) if that offence is
27 established by the evidence.

1 **Division 4 — Offences relating to biosecurity**

2 **105. Duty to report certain declared organisms**

3 (1) In this section —

4 ***presence***, in relation to an organism that is a reportable declared
5 organism, means the presence on or in a place in an area for
6 which the organism is a declared organism of —

- 7 (a) the declared organism; or
8 (b) an organism or thing that is infected or infested with the
9 declared organism;

10 ***reportable declared organism*** means a declared organism that
11 is stated to be a reportable declared organism in the declaration
12 made under section 99 in relation to the organism.

13 (2) A person who finds or suspects the presence of a reportable
14 declared organism commits an offence if the person does not
15 report the presence or suspected presence to the CEO or a
16 compliance officer in accordance with subsection (3).

17 Penalty:

- 18 (a) a fine of \$20 000;
19 (b) if the declared organism is a high impact organism, a
20 fine of \$100 000 and imprisonment for 12 months.

21 (3) A report —

- 22 (a) may be made orally or in writing; and
23 (b) must indicate, as far as is practicable, where the
24 reportable declared organism, or the infected or infested
25 organism or thing, was found, or the reasons for
26 suspecting its presence; and
27 (c) must give any other relevant information within the
28 person's knowledge; and
29 (d) must be made within the prescribed period or, if no
30 period is prescribed, as soon as practicable after finding

- 1 the reportable declared organism or suspecting its
2 presence; and
- 3 (e) must be made in accordance with the regulations (if
4 any); and
- 5 (f) must be made in accordance with any aquatic
6 biosecurity management plan that applies to the area for
7 which the organism is a reportable declared organism.
- 8 (4) It is a defence to a charge under subsection (2) to prove that the
9 person did not know, and could not reasonably be expected to
10 have known, that an organism was a reportable declared
11 organism.

12 **106. Import restrictions**

- 13 (1) A person who imports an organism into a part of the State or
14 WA waters for which the organism is a declared organism
15 without being authorised to do so by the regulations commits an
16 offence.
- 17 Penalty:
- 18 (a) a fine of \$50 000;
- 19 (b) if the declared organism is a high impact organism, a
20 fine of \$100 000 and imprisonment for 12 months.
- 21 (2) A person who imports a prescribed potential carrier into the
22 State or WA waters without being authorised to do so by the
23 regulations commits an offence.
- 24 Penalty:
- 25 (a) a fine of \$50 000;
- 26 (b) if the prescribed potential carrier is prescribed as a
27 potential carrier of a high impact organism, a fine of
28 \$100 000 and imprisonment for 12 months.

1 **107. Supply of unlawful import**

2 (1) A person who supplies a declared organism or a prescribed
3 potential carrier that was imported in contravention of
4 section 106 commits an offence.

5 Penalty:

- 6 (a) a fine if \$50 000;
- 7 (b) if the declared organism is a high impact organism or
8 the prescribed potential carrier is prescribed as a
9 potential carrier of a high impact organism, a fine of
10 \$100 000 and imprisonment for 12 months.

11 (2) It is a defence to a charge under subsection (1) to prove that the
12 person did not know, and could not reasonably be expected to
13 have known, that the declared organism or prescribed potential
14 carrier was imported in contravention of section 106.

15 **108. Master of boat to ensure boat free of declared organisms**

16 The master of a boat that enters an area for which an organism
17 is a declared organism commits an offence if the master does
18 not take all reasonable measures to ensure that when the boat
19 enters the area it does not have attached to it, or contained
20 within it, the declared organism.

21 Penalty:

- 22 (a) a fine if \$50 000;
- 23 (b) if the declared organism is a high impact organism, a
24 fine of \$100 000 and imprisonment for 12 months.

25 **109. Dealing with declared organisms**

26 (1) In this section —

27 *deal*, in relation to a declared organism, means —

- 28 (a) to keep, breed, cultivate or supply the declared
29 organism; or

- 1 (b) to keep, breed, cultivate or supply an animal, plant or
2 other thing that is infected or infested with the declared
3 organism; or
4 (c) to put the declared organism into a container or
5 receptacle in which it may remain alive; or
6 (d) to release into the aquatic environment the declared
7 organism, or an animal, plant or other thing that is
8 infected or infested with the declared organism; or
9 (e) to intentionally infect or infest, or expose to infection or
10 infestation, a plant, animal or other thing with a declared
11 organism.

12 (2) A person who deals with an organism in an area for which the
13 organism is a declared organism without being authorised to do
14 so by the regulations or an aquatic biosecurity management plan
15 commits an offence.

16 Penalty:

- 17 (a) a fine of \$50 000;
18 (b) if the declared organism is a high impact organism, a
19 fine of \$100 000 and imprisonment for 12 months.

20 (3) The regulations or an aquatic biosecurity management plan may
21 provide that a person must not move a declared organism, or an
22 animal, plant or other thing that is infected or infested with the
23 declared organism, from the place where it is found.

24 (4) A person who contravenes a provision in a regulation or aquatic
25 biosecurity management plan referred to in subsection (3)
26 commits an offence.

27 Penalty:

- 28 (a) a fine if \$50 000;
29 (b) if the declared organism is a high impact organism, a
30 fine of \$100 000 and imprisonment for 12 months.

1 **110. Duty to control declared organism**

2 (1) In this section —

3 *required control measures*, in relation to waters or land, means
4 measures that are prescribed or are specified in an aquatic
5 biosecurity management plan to control —

6 (a) a declared organism that is present, or likely to be
7 present, in the waters or on the land; or

8 (b) an organism or thing in the waters or on the land that has
9 been, or is likely to have been, infected or infested by a
10 declared organism.

11 (2) The owner or occupier of waters or land who does not take the
12 required control measures for the waters or land commits an
13 offence.

14 Penalty: a fine of \$50 000.

15 (3) It is a defence to a charge under subsection (2) to prove that the
16 person did not know, and could not reasonably have been
17 expected to know, at the time of the alleged offence, that —

18 (a) a declared organism was present or was likely to be
19 present in the waters or on the land; or

20 (b) an organism or thing in the waters or on the land was
21 infected or infested or was likely to be infected or
22 infested by a declared organism.

23 (4) If the regulations or an aquatic biosecurity management plan
24 provide for required control measures to be taken in relation to
25 waters or land, the regulations or aquatic biosecurity
26 management plan may provide that —

27 (a) the CEO may carry out the required control measures in
28 circumstances specified in the regulations or
29 management plan; and

30 (b) the reasonable cost of any action taken under
31 paragraph (a) is recoverable as a debt due to the State

1 from the person who was required to take the required
2 control measures.

3 **Division 5 — Pollution in aquatic environment**

4 **111. Regulations about pollution in aquatic environment**

5 The regulations may make provision in relation to any of the
6 following matters —

- 7 (a) the carriage of any firearm, explosive or noxious
8 substance on any boat;
- 9 (b) activities that may result in the deposit of any refuse or
10 waste in any waters;
- 11 (c) activities that might pollute any waters.

12 **112. Activities that pollute waters**

13 (1) The Minister may, by notice in writing served on any person,
14 prohibit the person from undertaking any activity if in the
15 Minister's opinion the activity is polluting, or is likely to
16 pollute, the aquatic environment.

17 (2) A notice under this section —

- 18 (a) may apply generally or at specified times or in specified
19 circumstances; and
- 20 (b) remains in force for such period as is specified or, if no
21 period is specified, until revoked; and
- 22 (c) may be varied or revoked at any time by the Minister by
23 notice in writing served on the person; and
- 24 (d) must include notice of the right of review under
25 section 147.

26 (3) A person who contravenes a notice served on the person under
27 this section commits an offence.

28 Penalty: a fine of \$50 000.

- 1 (4) If a court convicts a person of an offence against subsection (3),
2 the court may, in addition to any penalty imposed under that
3 subsection, order the person to pay compensation for any
4 damage or loss caused by the offence to any person.

5 **Division 6 — Emergency powers to deal with biological threats**

6 **113. Term used: biological threat**

7 In this Division —

8 *biological threat* means a serious threat posed to the aquatic
9 environment by an organism.

10 **114. CEO's powers to deal with biological threats**

- 11 (1) This section applies if the CEO considers that it is necessary to
12 exercise powers under this section immediately because of a
13 biological threat posed by an organism.
- 14 (2) The CEO may take, or may direct the person whom the CEO
15 considers responsible for causing, or contributing to the spread
16 of, the biological threat to take, the steps that the CEO considers
17 appropriate —
- 18 (a) to prevent the organism from entering the aquatic
19 environment or part of the aquatic environment; or
- 20 (b) to prevent or control the spread of the organism in the
21 aquatic environment or part of the aquatic environment;
22 or
- 23 (c) to eradicate or remove the organism from the aquatic
24 environment or part of the aquatic environment.
- 25 (3) A direction under subsection (2) may be given orally or in
26 writing.
- 27 (4) A person who, without reasonable excuse, fails to comply with
28 a direction given to the person under this section commits an
29 offence.
- 30 Penalty: a fine of \$10 000.

- 1 (5) If a person contravenes a direction given under
2 subsection (2) —
- 3 (a) the CEO may take the steps specified in the direction;
4 and
- 5 (b) the reasonable cost of any action taken under
6 paragraph (a) is recoverable as a debt due to the State
7 from the person.
- 8 (6) The CEO must give the Minister a copy of the direction.

9 **115. CEO may give directions for urgent measures to control**
10 **declared organisms**

- 11 (1) Where, in the opinion of the CEO, a measure or action must be
12 carried out immediately to control a declared organism, the
13 CEO may, in writing, direct a compliance officer to carry out
14 that measure or action.
- 15 (2) The direction must specify the measure or action to be carried
16 out.
- 17 (3) Despite any other provision of this Act or any other law, a
18 compliance officer is authorised to carry out a measure or action
19 in accordance with a direction under this section.
- 20 (4) The CEO must give the Minister a copy of the direction and a
21 written report on the measure or action carried out.

1 **Part 7 — Aquatic habitat protection areas and**
2 **Abrolhos Islands reserve**

3 **Division 1 — Aquatic habitat protection areas**

4 **116. Application of Division to other Acts**

5 Nothing in this Division affects, or is to be taken to derogate
6 from, the operation of the *Mining Act 1978*, the *Offshore*
7 *Minerals Act 2003*, the *Petroleum and Geothermal Energy*
8 *Resources Act 1967*, the *Petroleum (Submerged Lands)*
9 *Act 1982*, any other Act relating to minerals or petroleum, or
10 any Government agreement as defined in the *Government*
11 *Agreements Act 1979* section 2.

12 **117. Creating aquatic habitat protection areas**

- 13 (1) The Minister may, by order published in the *Gazette*, set aside
14 an area of WA waters as an aquatic habitat protection area.
- 15 (2) An area may be set aside as an aquatic habitat protection area
16 for one or more of the following purposes —
- 17 (a) the conservation and protection of aquatic organisms,
18 aquatic organism breeding areas, fossils of aquatic
19 organisms or the aquatic ecosystem;
 - 20 (b) the culture and propagation of aquatic organisms and
21 related experimental purposes;
 - 22 (c) the management of aquatic organisms and activities
23 relating to the appreciation or observation of aquatic
24 organisms.
- 25 (3) An order must —
- 26 (a) identify the area of waters that constitutes the aquatic
27 habitat protection area; and
 - 28 (b) specify the purpose or purposes for which the area is set
29 aside.

1 **118. Aquatic habitat protection area not permitted in certain**
2 **marine reserves**

3 (1) An area in a marine nature reserve, a marine park or a marine
4 management area must not be set aside under section 117 as an
5 aquatic habitat protection area.

6 (2) An area ceases to be an aquatic habitat protection area or part of
7 an aquatic habitat protection area if —

8 (a) a marine nature reserve, marine park or marine
9 management area is established in respect of the area;
10 and

11 (b) a management plan for the reserve, park or management
12 area (as the case may be) comes into operation.

13 **119. Determination of plan for aquatic habitat protection area**

14 Before setting aside an area as an aquatic habitat protection area
15 under section 117 the Minister must approve a plan for the
16 management of the area.

17 **120. Notice of proposal to create aquatic habitat protection area**

18 (1) Not less than 2 months before making an order under
19 section 117 the Minister must give public notice of the proposal
20 to make the order and the notice must —

21 (a) contain information about the area that is proposed to be
22 set aside and the purposes for which it is to be set aside;
23 and

24 (b) advise that a draft plan for the management of the area
25 has been prepared and specify where copies of the draft
26 plan may be obtained without charge; and

27 (c) invite interested persons to make submissions on the
28 proposal to the Minister within a specified period, being
29 a period of not less than 30 days after the publication of
30 the notice; and

31 (d) specify how those submissions are to be made.

- 1 (2) The notice required by subsection (1) —
- 2 (a) must be published in the *Gazette*; and
- 3 (b) may be published in any other manner that the Minister
- 4 considers appropriate to bring the proposal to the
- 5 attention of persons who will, or may be, affected if the
- 6 order is made, which may include the following —
- 7 (i) publishing the notice in a newspaper circulating
- 8 generally throughout the State;
- 9 (ii) publishing the notice in a newspaper circulating
- 10 near the area of the proposed aquatic habitat
- 11 protection area;
- 12 (iii) posting the notice on a website maintained by the
- 13 CEO.
- 14 (3) Subsection (2) does not prevent the Minister from adopting any
- 15 additional means of publicising the proposal to make the order.
- 16 (4) A person may make submissions to the Minister in relation to
- 17 the proposed order within the period specified in the relevant
- 18 notice required by subsection (1).
- 19 (5) The Minister —
- 20 (a) must consider any submissions made in accordance with
- 21 subsection (4); and
- 22 (b) may revise the proposed order to any extent the Minister
- 23 considers appropriate.

24 **121. Control and management of aquatic habitat protection**

25 **areas**

- 26 (1) The Minister may, by notice published in the *Gazette*, vest the
- 27 control and management of an aquatic habitat protection area or
- 28 part of an aquatic habitat protection area in a body recognised
- 29 for that purpose under section 221.

- 1 (2) The notice must —
- 2 (a) specify the aquatic habitat protection area or the part of
- 3 the aquatic habitat protection area to which the notice
- 4 relates; and
- 5 (b) specify the body in whom the control and management
- 6 of the aquatic habitat protection area or the part of the
- 7 aquatic habitat protection area is vested; and
- 8 (c) specify the date on which the vesting takes effect and
- 9 the period for which the control and management of the
- 10 aquatic habitat protection area or the part of the aquatic
- 11 habitat protection area is vested; and
- 12 (d) specify the purpose for which the control and
- 13 management of the aquatic habitat protection area or the
- 14 part of the aquatic habitat protection area is vested; and
- 15 (e) include notice of the agreement referred to in
- 16 subsection (3).
- 17 (3) If the Minister vests the control and management of an aquatic
- 18 habitat protection area or part of an aquatic habitat protection
- 19 area in a body recognised for that purpose under section 221 the
- 20 Minister must enter into an agreement under section 222 with
- 21 the body in relation to the control and management of the
- 22 aquatic habitat protection area or the part of the aquatic habitat
- 23 protection area.

24 **122. Regulations about aquatic habitat protection areas**

25 The regulations may make provision in relation to any matter

26 necessary for the protection or management of an aquatic

27 habitat protection area including, but not limited to, the

28 following —

- 29 (a) entry to an aquatic habitat protection area by persons,
- 30 vehicles or other things;
- 31 (b) activities carried out in an aquatic habitat protection
- 32 area;

- 1 (c) moorings, jetties, rafts and other constructions in an
2 aquatic habitat protection area;
- 3 (d) use of land or facilities in an aquatic habitat protection
4 area;
- 5 (e) fees and charges.

6 **Division 2 — Abrolhos Islands reserve**

7 **123. Application of *Parks and Reserves Act 1895* to reserve**

8 For the purposes of this Act, the *Parks and Reserves Act 1895*
9 sections 7A(2) and (3), 7C, 12A and 12B apply to and in
10 relation to the Abrolhos Islands reserve as if a reference in those
11 sections to —

- 12 (a) an authorised person were a reference to a compliance
13 officer; and
- 14 (b) a by-law were a reference to a regulation referred to in
15 section 124; and
- 16 (c) a Board were a reference to the Governor, the Minister,
17 the CEO or a compliance officer (as the context
18 requires).

19 **124. Regulations about reserve**

20 The regulations may make provision in relation to any matter
21 necessary for the protection or management of the Abrolhos
22 Islands reserve including, but not limited to, the following —

- 23 (a) entry to the reserve by persons, vehicles or other things;
- 24 (b) activities carried out in or on the reserve or in waters
25 adjacent to the reserve;
- 26 (c) the protection and conservation of fauna and flora
27 (whether aquatic or otherwise) in the reserve;
- 28 (d) use of any land or facilities in the reserve;
- 29 (e) the use, safety and preservation of buildings, structures,
30 fixtures, fittings and chattels in the reserve;

- 1 (f) the collection and use of potable water and the disposal
2 of waste water;
- 3 (g) the collection, removal, disposal or incineration of any
4 rubbish, sewage, litter, building or structure in the
5 reserve and for the recovery of the cost of that
6 collection, removal, disposal or incineration;
- 7 (h) fees and charges.

1 **Part 8 — Regulation of various activities**

2 **Division 1 — General regulation of activities**

3 **125. Minister may prohibit activities**

4 (1) In this section —

5 **class**, in relation to aquatic organisms, means —

- 6 (a) a species or type of aquatic organism; or
7 (b) an aquatic organism by reference to sex, weight,
8 reproductive cycle or any other characteristic; or
9 (c) aquatic organisms in an area of land or waters;

10 **protected aquatic organism** means a class of aquatic organism
11 prescribed for the purpose of this section.

12 (2) The Minister may, by order published in the *Gazette*, prohibit
13 persons or any specified class of persons from undertaking a
14 specified activity —

- 15 (a) in a specified aquatic environment; or
16 (b) in relation to a specified protected aquatic organism.

17 (3) An order may prohibit the activity at all times or during any
18 specified period.

19 (4) A person who contravenes an order commits an offence.

20 Penalty:

- 21 (a) for a first offence, a fine of \$10 000;
22 (b) for a second or subsequent offence, a fine of \$20 000.

23 (5) A person who has in the person's possession any aquatic
24 organism taken in contravention of an order commits an
25 offence.

26 Penalty:

- 27 (a) for a first offence, a fine of \$10 000;
28 (b) for a second or subsequent offence, a fine of \$20 000.

- 1 (6) It is a defence to a charge under subsection (5) to prove that the
2 person did not know, and could not reasonably be expected to
3 have known, that the aquatic organism had been taken in
4 contravention of an order.
- 5 (7) A person who has in the person's possession any fishing gear or
6 other thing intended to be used to undertake an activity that the
7 person is prohibited from undertaking by an order commits an
8 offence.
- 9 Penalty:
- 10 (a) for a first offence, a fine of \$10 000;
- 11 (b) for a second or subsequent offence, a fine of \$20 000.
- 12 (8) An order under this section is subsidiary legislation for the
13 purposes of the *Interpretation Act 1984* and section 42 of that
14 Act applies to and in relation to an order as if the order were a
15 regulation.

16 **126. Regulations restricting take or possession of aquatic**
17 **organisms**

18 The regulations may make provision in relation to the quantity
19 of an aquatic organism that a person may take or have in the
20 person's possession.

21 **Division 2 — Trafficking in aquatic organisms**

22 **127. Terms used**

23 In this Division —

24 ***commercial quantity***, of an aquatic organism, means —

- 25 (a) a quantity of the aquatic organism that exceeds the
26 quantity prescribed by or determined under the
27 regulations; or
- 28 (b) a quantity of the aquatic organism the value of which
29 exceeds the value prescribed by or determined under the
30 regulations;

1 **priority aquatic organisms** means —

- 2 (a) aquatic organisms of a species that is declared by the
3 regulations to be a priority species; or
4 (b) aquatic organisms belonging to a group of 2 or more
5 species that is declared by the regulations to be a priority
6 group of species;

7 **traffic**, in an aquatic organism, has the meaning given in
8 section 128.

9 **128. Trafficking in aquatic organisms defined**

- 10 (1) A person traffics in aquatic organisms if the person deals with
11 aquatic organisms in any of the following ways —
12 (a) takes aquatic organisms;
13 (b) is in possession or control of aquatic organisms;
14 (c) sells or purchases aquatic organisms;
15 (d) delivers aquatic organisms to, or receives aquatic
16 organisms from, another person;
17 (e) processes aquatic organisms;
18 (f) transports aquatic organisms;
19 (g) conceals aquatic organisms or any dealing with aquatic
20 organisms referred to in paragraphs (a) to (f);
21 (h) engages in conduct preparatory to any dealing with
22 aquatic organisms referred to in paragraphs (a) to (g).
- 23 (2) A person traffics in aquatic organisms if the person does any of
24 the following things in relation to any dealing with aquatic
25 organisms referred to in subsection (1) —
26 (a) controls, directs or supervises the dealing;
27 (b) provides facilities, finance or any other thing for the
28 purpose of enabling or facilitating the dealing;
29 (c) enters into an agreement in relation to the dealing;
30 (d) is knowingly concerned otherwise in the dealing.

1 **129. Trafficking in commercial quantity of priority aquatic**
2 **organisms**

3 A person who traffics in a commercial quantity of priority
4 aquatic organisms without being authorised under this Act to do
5 so commits a crime.

6 Penalty:

- 7 (a) for a first offence, a fine of \$400 000 and
8 imprisonment for 4 years;
9 (b) for a second or subsequent offence, a fine of
10 \$600 000 and imprisonment for 10 years.

11 Summary conviction penalty:

- 12 (a) for a first offence, a fine of \$200 000 and
13 imprisonment for 2 years;
14 (b) for a second or subsequent offence, a fine of
15 \$400 000 and imprisonment for 4 years.

16 **130. Regulations about trafficking in aquatic organisms**

17 The regulations may make provision in relation to —

- 18 (a) methods for determining commercial quantities of
19 priority aquatic organisms; or
20 (b) the exemption of persons from the application of
21 section 129.

22 **Division 3 — Licensing of activities and equipment**

23 **131. Regulations about licensing**

24 The regulations may make provision in relation to the licensing
25 of any of the following —

- 26 (a) persons undertaking commercial fishing;
27 (b) Aboriginal bodies corporate undertaking commercial
28 fishing, but a licence granted or renewed under this
29 provision cannot be transferred despite any other
30 provision of this Act;

Aquatic Resources Management Bill 2015

Part 8 Regulation of various activities

Division 3 Licensing of activities and equipment

s. 132

- 1 (c) masters of boats used for purposes relating to
2 commercial fishing;
- 3 (d) persons undertaking diving for purposes relating to
4 commercial fishing, aquaculture or aquatic eco-tourism;
- 5 (e) persons taking aquatic organisms (including protected
6 aquatic organisms) for broodstock and other aquaculture
7 purposes;
- 8 (f) individuals undertaking recreational fishing;
- 9 (g) boats (including foreign boats) used for purposes
10 relating to recreational fishing;
- 11 (h) fishing boats;
- 12 (i) boats used for transporting or trans-shipping aquatic
13 organisms for a commercial purpose;
- 14 (j) boats used in connection with aquaculture;
- 15 (k) charter boats;
- 16 (l) persons providing aquatic eco-tourism or fishing tours
17 for a commercial purpose;
- 18 (m) persons who possess, unload, transport, consign,
19 process, handle, label, deliver, receive, store, package,
20 purchase or sell aquatic organisms.

21 **132. Licensing of activities in certain marine reserves**

- 22 (1) In this section —
23 ***fishing activity*** means —
24 (a) commercial fishing; or
25 (b) recreational fishing; or
26 (c) a type or class of commercial or recreational fishing.
- 27 (2) The regulations may not make provision for licensing that
28 would authorise a person to undertake a fishing activity in —
29 (a) an area of a marine nature reserve; or
30 (b) an area of a marine park from which the fishing activity
31 is excluded under the CALM Act section 13B.

- 1 (3) Despite subsection (2), the validity of a licence issued or
2 renewed in accordance with the regulations in relation to an area
3 which is affected, after the issue or renewal of the licence, by a
4 reservation under the CALM Act section 13, or by a notice
5 under section 62 of that Act is not affected by the reservation or
6 notice.
- 7 (4) Subsection (2) does not prevent the regulations from making
8 provision for the renewal of a licence in respect of part of an
9 area to which the licence relates if the remainder of the area
10 becomes —
- 11 (a) an area of a marine nature reserve; or
12 (b) an area of a marine park from which the fishing activity
13 authorised by the licence is excluded under the CALM
14 Act section 13B.

15 **Division 4 — Variation, suspension, non-renewal, cancellation**
16 **and surrender of authorisations**

17 **133. Varying authorisations**

- 18 (1) The CEO may vary an authorisation if —
- 19 (a) the holder of the authorisation applies to the CEO for the
20 variation; or
- 21 (b) it is necessary to correct any error in the authorisation;
22 or
- 23 (c) it is necessary to give effect to the provisions of this
24 Act; or
- 25 (d) it is necessary to give effect to a decision of the State
26 Administrative Tribunal.
- 27 (2) Subject to subsection (3), if a person applies to the CEO for the
28 variation of an authorisation the person is not entitled to the
29 variation as of right.

Aquatic Resources Management Bill 2015

Part 8 Regulation of various activities

Division 4 Variation, suspension, non-renewal, cancellation and
surrender of authorisations

s. 134

- 1 (3) The CEO must vary an authorisation if —
- 2 (a) a person applies to the CEO for the variation of the
- 3 authorisation; and
- 4 (b) a management plan or an ARUP specifies criteria for the
- 5 variation of an authorisation of that type; and
- 6 (c) the CEO is satisfied that the criteria have been satisfied.
- 7 (4) If, under section 156, the CEO gives written details of an
- 8 application to vary an authorisation to a security holder the CEO
- 9 must not vary the authorisation unless —
- 10 (a) 21 days has expired from the day on which the details
- 11 were given; or
- 12 (b) the CEO has the written consent of the holder of the
- 13 registrable interest and the security holder to do so.
- 14 **134. Suspension, non-renewal and cancellation of authorisations**
- 15 (1) The CEO may, by notice in writing given to the holder of an
- 16 authorisation, suspend for any period, refuse to renew or cancel
- 17 the authorisation —
- 18 (a) if the holder, or a person acting for or on behalf of the
- 19 holder, has been convicted of an offence against —
- 20 (i) this Act; or
- 21 (ii) a written law other than this Act if the offence
- 22 relates to the fishing, aquaculture, fishing tour or
- 23 aquatic eco-tourism industries; or
- 24 (iii) a law of the Commonwealth, or of another State
- 25 or a Territory, relating to the management or
- 26 regulation of aquatic resources;
- 27 or
- 28 (b) if a condition of the authorisation has been or is being
- 29 contravened; or
- 30 (c) if the CEO is satisfied that the holder is no longer a fit
- 31 and proper person to hold the authorisation; or

- 1 (d) if the authorisation was obtained by fraud or
2 misrepresentation; or
3 (e) if the holder has —
4 (i) failed to keep any record, or to submit or lodge
5 any return, that is required to be kept or
6 submitted or lodged under this Act; or
7 (ii) made an entry or statement in such a record or
8 return that is false or misleading in a material
9 particular;
10 or
11 (f) if the holder does not satisfy guidelines under
12 section 255 relating to foreign persons holding,
13 controlling or having an interest in an authorisation; or
14 (g) if any fee, charge or levy payable in respect of the
15 authorisation, or any other amount payable under this
16 Act by the holder, has not been paid when it becomes
17 due; or
18 (h) on any other ground specified in a relevant management
19 plan or ARUP.
20 (2) The fact that an authorisation has not been cancelled or
21 suspended under section 208 or 209 is not to be taken to prevent
22 the CEO from cancelling, suspending or refusing to renew the
23 authorisation under this section.

24 **135. Voluntary surrender of authorisation**

- 25 (1) The holder of an authorisation may at any time, by notice in
26 writing given to the CEO, give notice of the holder's intention
27 to surrender the authorisation.
28 (2) The authorisation ceases to have effect 28 days after the day on
29 which notice is given to the CEO under subsection (1).
30 (3) Subsection (2) does not apply if, within the period referred to in
31 that subsection, the holder, by further notice in writing given to
32 the CEO, withdraws the notice referred to in subsection (1).

1 **136. CEO may require return of authorisation**

2 (1) The CEO may, by notice in writing given to the holder of an
3 authorisation, require the person to return the authorisation to
4 the CEO within a specified period if —

5 (a) the authorisation has been cancelled, suspended or
6 expires without being renewed; or

7 (b) the person has surrendered the authorisation; or

8 (c) it is necessary to record or endorse anything on the
9 authorisation or to vary the authorisation.

10 (2) A person who, without reasonable excuse, refuses or fails to
11 comply with a requirement made under subsection (1) commits
12 an offence.

13 Penalty: a fine of \$5 000.

14 **Division 5 — Miscellaneous offences**

15 **137. Explosives and noxious substances not to be used**

16 (1) A person who, without lawful excuse, uses or attempts to use
17 any explosive or noxious substance in WA waters in
18 circumstances where the use of the explosive or noxious
19 substance could reasonably be expected to result in the taking of
20 any aquatic organism commits an offence.

21 Penalty: a fine of \$60 000 and imprisonment for 9 months.

22 (2) If a court convicts a person of an offence against subsection (1),
23 the court may, in addition to any penalty imposed under that
24 subsection, order the person to pay compensation for any
25 damage or loss caused by the offence to any person.

26 **138. Impeding lawful fishing activities**

27 (1) A person who, without reasonable excuse, impedes a lawful
28 fishing activity commits an offence.

29 Penalty: a fine of \$10 000.

- 1 (2) For the purposes of subsection (1), a person impedes a lawful
2 fishing activity if the person does one or more of the
3 following —
- 4 (a) prevents a person from lawfully undertaking fishing or
5 aquaculture;
- 6 (b) hinders a person who is lawfully undertaking fishing or
7 aquaculture;
- 8 (c) places or leaves anything that obstructs the use of
9 fishing nets in an area or waters that is or are used
10 regularly or intermittently for net fishing.
- 11 (3) If a court convicts a person of an offence against subsection (1),
12 the court may, in addition to any penalty imposed under that
13 subsection, order the person to pay compensation for any
14 damage or loss caused by the offence to any person.

15 **139. Interfering with fishing or aquaculture gear**

- 16 (1) A person who, without reasonable excuse, interferes with
17 fishing or aquaculture gear commits an offence.
18 Penalty: a fine of \$60 000 and imprisonment for 9 months.
- 19 (2) For the purposes of subsection (1), a person interferes with
20 fishing or aquaculture gear if the person does one or more of the
21 following —
- 22 (a) removes aquatic organisms from fishing or aquaculture
23 gear;
- 24 (b) interferes with the operation of fishing or aquaculture
25 gear;
- 26 (c) removes fishing or aquaculture gear from a place where
27 it is being used;
- 28 (d) appropriates fishing or aquaculture gear for the person's
29 own use;
- 30 (e) damages or otherwise modifies fishing or aquaculture
31 gear.

1 **140. Purchase or sale of aquatic organisms taken unlawfully**

2 (1) A person who purchases or sells an aquatic organism taken in
3 contravention of this Act commits an offence.

4 Penalty: a fine of \$60 000 and imprisonment for 9 months.

5 (2) It is a defence to a charge under subsection (1) to prove —

6 (a) that at the time of the alleged offence the person did not
7 know, and could not reasonably be expected to have
8 known, that the aquatic organism had been taken in
9 contravention of this Act; and

10 (b) if the aquatic organisms were purchased for a
11 commercial purpose, that the aquatic organisms were
12 purchased —

13 (i) from a person whose usual business was the
14 selling of such aquatic organisms; and

15 (ii) in the ordinary course of that business.

16 **141. Use of foreign boat for certain activities**

17 (1) A person who, in WA waters, uses a foreign boat for an aquatic
18 resource activity commits an offence.

19 Penalty: a fine of \$200 000 and imprisonment for 2 years.

20 (2) For the purposes of subsection (1), a person uses a foreign boat
21 for an aquatic resource activity if the person —

22 (a) uses a foreign boat for fishing; or

23 (b) uses a foreign boat for processing, storing or carrying
24 aquatic organisms that have been taken by the use of
25 that boat or another boat.

26 (3) It is a defence to a charge under subsection (1) to prove that, at
27 the time of the alleged offence, there was in force an
28 authorisation authorising the use of the boat for the relevant
29 purpose in the area where the offence is alleged to have been
30 committed.

1 **142. Possession of foreign boat equipped with fishing gear**

2 (1) A person who, in WA waters, has in the person's possession or
3 in the person's charge a foreign boat equipped with fishing gear
4 commits an offence.

5 Penalty: a fine of \$200 000 and imprisonment for 2 years.

6 (2) It is a defence to a charge under subsection (1) to prove that, at
7 the time of the alleged offence —

8 (a) there was in force an authorisation authorising the use of
9 the boat for fishing in the area where the offence is
10 alleged to have been committed; or

11 (b) the boat's fishing gear was stored and secured and the
12 boat was travelling by the shortest practicable route —

13 (i) to or from a port in the State; or

14 (ii) from a point outside WA waters to another point
15 outside those waters.

16 **143. Mandatory maximum sentences for individuals convicted of**
17 **third or subsequent offences under s. 141 or 142**

18 (1) A court sentencing an offender who is an individual and has
19 been convicted of a third or subsequent offence against
20 section 141(1) or 142(1) must, despite any other written law but
21 subject to the *Young Offenders Act 1994* section 46(5a), impose
22 both the maximum fine and the maximum term of imprisonment
23 that may be imposed by a court under section 141(1) or 142(1),
24 as the case requires.

25 (2) For the purpose of determining whether an individual has been
26 convicted of —

27 (a) a third or subsequent offence against section 141(1), a
28 conviction of an offence against section 142(1) is taken
29 to be a conviction of an offence against section 141(1);
30 or

- 1 (b) a third or subsequent offence against section 142(1), a
2 conviction of an offence against section 141(1) is taken
3 to be a conviction of an offence against section 142(1).

4 **144. Interfering with aquatic organisms to prevent identification**

- 5 (1) A person who interferes with an aquatic organism to prevent the
6 identification of the aquatic organism commits an offence.

7 Penalty: a fine of \$25 000.

- 8 (2) For the purposes of subsection (1), a person interferes with an
9 aquatic organism to prevent the identification of the aquatic
10 organism if the person —

- 11 (a) alters, mutilates or disfigures the aquatic organism with
12 the intention of preventing the determination of whether
13 or not the organism is —

14 (i) a component of a managed aquatic resource; or

15 (ii) a protected aquatic organism; or

16 (iii) a declared organism;

17 or

- 18 (b) alters, mutilates or disfigures any device attached to, or
19 marking made on, an aquatic organism with the
20 intention of preventing the identification of the aquatic
21 organism.

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Part 9 — Review

145. Reviewable decisions

For the purposes of this Part —

(a) a *reviewable decision* is —

- (i) a decision to do something referred to in an item in the Table; or
- (ii) a decision prescribed by the regulations or an ARUP to be a reviewable decision;

and

(b) an *affected person* —

- (i) in relation to a reviewable decision referred to in an item in the Table, is a person referred to in the same item;
- (ii) in relation to any other reviewable decision, is a person specified in the regulations or an ARUP to be an affected person in relation to that decision.

Table

Item	Reviewable decision	Affected person
1.	Refuse to grant an authorisation other than an aquaculture licence	The person who applied for the authorisation
2.	Give a notice varying any conditions of, or imposing new conditions on, an authorisation	The holder of the authorisation

s. 145

Item	Reviewable decision	Affected person
3.	Give notice under section 39(2) requiring the provision of an amount of surety for an authorisation that is more than the minimum amount set out in the relevant ARUP	The holder of the authorisation
4.	Refuse to accept an application for renewal of an authorisation under section 58(4)	The holder of the authorisation
5.	To grant, vary or transfer an aquaculture licence	A person who holds an aquaculture licence and is likely to be significantly affected by the decision
6.	Refuse to grant, vary or transfer an aquaculture licence	The applicant for the grant, variation or transfer of the licence
7.	Refuse to renew an aquaculture licence on an application made in the period referred to in section 82(b)	The holder of the licence
8.	Give a notice under section 112(1)	A person who is served with the notice

Item	Reviewable decision	Affected person
9.	Cancel, suspend or refuse to renew, an authorisation under section 134(1)	The holder of the authorisation
10.	Refuse to vary an authorisation after a person has applied for the variation	The holder of the authorisation
11.	Refuse to transfer an authorisation, or the whole or part of an entitlement under an authorisation, after a person has applied for the transfer	The holder of the authorisation and the proposed transferee

1 **146. CEO to notify persons of reviewable decisions**

- 2 (1) Before giving effect to a reviewable decision, other than a
3 decision referred to in item 5 or 8 of the Table to section 145,
4 the CEO must —
- 5 (a) give to each affected person notice in writing, or in such
6 other manner as is prescribed, of the decision; and
- 7 (b) allow sufficient time for the person to make an
8 application under this Part for a review of the decision
9 and for the application for review to be determined.
- 10 (2) A notice under subsection (1)(a) must —
- 11 (a) give details of the decision and the reasons for it; and
- 12 (b) state that the affected person may, under section 147,
13 apply for a review of the decision.

s. 147

1 **147. Review by SAT of reviewable decisions**

- 2 (1) An affected person may apply to the State Administrative
3 Tribunal for a review of a reviewable decision.
- 4 (2) An affected person applying under subsection (1) for a review
5 must give the CEO a copy of the application on the day on
6 which it is lodged with the State Administrative Tribunal.

7 **148. CEO to give notice of when reviewable decision has effect**

- 8 (1) When the CEO gives effect to a reviewable decision the CEO
9 must give notice in accordance with this section.
- 10 (2) If the reviewable decision relates to an authorisation other than
11 an aquaculture licence notice must be given —
- 12 (a) to each person who was given notice under
13 section 146(1)(a) in respect of the reviewable decision;
14 and
- 15 (b) in writing or in such other manner as is prescribed.
- 16 (3) If the reviewable decision relates to an aquaculture licence the
17 notice must be given in the same manner as the notice of the
18 decision was given under section 79(1)(a).

19 **149. SAT to give notice of decision on review**

- 20 (1) When the State Administrative Tribunal determines an
21 application made under section 147 the State Administrative
22 Tribunal must give notice of its decision and the reasons for its
23 decision in accordance with this section.
- 24 (2) If the application relates to a reviewable decision in respect of
25 an authorisation other than an aquaculture licence the notice
26 must be given —
- 27 (a) to each person who was given notice under
28 section 146(1)(a) in respect of the reviewable decision;
29 and
- 30 (b) in writing or in such other manner as is prescribed.

- 1 (3) If the application relates to a reviewable decision in respect of
2 an aquaculture licence the notice must be given in the same
3 manner as the notice of the reviewable decision was given under
4 section 79(1)(a).

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Part 10 — Register

Division 1 — General

150. Register of registrable interests

- (1) The CEO must keep a register of registrable interests in such manner and form as the CEO determines.
- (2) The register must set out the following details in respect of each registrable interest —
 - (a) the nature of the registrable interest;
 - (b) the name and business address of the person who holds the registrable interest;
 - (c) details in relation to surety for an authorisation that the CEO is required to record under section 40(1);
 - (d) details relating to any security interest in the registrable interest that the CEO is required to note on the register under section 153;
 - (e) details of any conviction required to be recorded on the register —
 - (i) under section 209(2) in respect of the authorisation; or
 - (ii) under section 210(1) in respect of a resource share that is nominated as surety for the authorisation;
 - (f) any other prescribed details.

151. Inspection of register

- (1) The register must be available for public inspection, subject to payment of the prescribed fee (if any) during prescribed hours and at a prescribed place.
- (2) A person may, upon application to the CEO and payment of the prescribed fee (if any) obtain a copy of an entry in, or an extract from, the register.

- 1 (b) be accompanied by the prescribed fee (if any) for the
2 application.

3 **154. Notation of security interest**

4 (1) The CEO must, on an application made under section 153, make
5 a notation in accordance with the application.

6 (2) The notation must set out the following details in respect of the
7 security interest —

8 (a) a general description of the nature of the security
9 interest;

10 (b) the name and business address of the person who has the
11 security interest;

12 (c) any other prescribed details.

13 **155. Irrelevant matters for purpose of s. 154**

14 (1) The CEO is not to be concerned with —

15 (a) the nature of any security interest that is the subject of
16 an application under section 153; or

17 (b) whether or not the person specified in the application as
18 having the security interest actually has that interest.

19 (2) A notation on the register that a person has a security interest in
20 a registrable interest does not give the security interest any force
21 that it would not have had if this Division had not been enacted.

22 **156. Security holder noted in register to be notified of certain**
23 **events affecting security**

24 The CEO must, as soon as is practicable, give to a person who is
25 noted on the register as having a security interest in a registrable
26 interest written details of any of the following events that occur
27 in respect of the registrable interest —

28 (a) the holder of the registrable interest or a person acting
29 for or on behalf of the holder, is convicted of a
30 prescribed offence against this Act;

- 1 (b) if the registrable interest is a managed fishery licence or
2 an aquaculture licence (an *authorisation*) —
- 3 (i) application is made to the CEO to vary the
4 authorisation or to transfer the authorisation or
5 the whole or part of an entitlement under the
6 authorisation;
- 7 (ii) a fisheries adjustment scheme, as defined in the
8 *Fisheries Adjustment Schemes Act 1987*
9 section 3(1), is established in respect of
10 authorisations of the class to which the
11 authorisation belongs;
- 12 (iii) the CEO proposes to cancel, suspend or not to
13 renew the authorisation;
- 14 (iv) the holder of the authorisation gives notice of the
15 holder's intention to surrender the authorisation;
- 16 (c) if the registrable interest is an aquaculture lease —
- 17 (i) the lease is to be varied or transferred;
- 18 (ii) the Minister proposes to terminate the lease;
- 19 (iii) the holder of the lease gives notice of the
20 holder's intention to terminate the lease;
- 21 (d) if the registrable interest is a resource share —
- 22 (i) a request is made to the CEO for the share to be
23 transferred;
- 24 (ii) the holder of the share gives notice of the
25 holder's intention to nominate the share as surety
26 for an authorisation;
- 27 (iii) the Minister proposes to revoke an ARMS or
28 ARUP under which the resource share is held.

29 **157. Removing or varying notation of security interest**

- 30 (1) If the register contains a notation that a person has a security
31 interest in a registrable interest, the holder of the registrable
32 interest may apply to the CEO in an approved form to —
- 33 (a) remove the notation from the register; or

Aquatic Resources Management Bill 2015

Part 10 Register

Division 2 Security interest in registrable interest

s. 157

- 1 (b) vary any details relating to the security interest.
- 2 (2) The CEO must give notice of an application made under
3 subsection (1) to the security holder.
- 4 (3) Subject to subsection (4), the CEO must, on an application
5 made under subsection (1), remove the notation of the security
6 interest from the register or vary the details relating to the
7 security interest in accordance with the application.
- 8 (4) The CEO must not remove the notation of the security interest
9 from the register or vary the details of the security interest in the
10 register (as the case requires) unless —
- 11 (a) 21 days has expired from the day on which notice is
12 given under subsection (2); or
- 13 (b) the CEO has the written consent of the holder of the
14 registrable interest and the security holder to do so.
- 15 (5) The CEO is not to be concerned with the reasons for the
16 application.

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Part 11 — Compliance

Division 1 — Preliminary

158. Terms used

In this Part —

compliance purposes means the purposes of —

- (a) monitoring whether this Act has been, or is being, complied with; or
- (b) investigating a suspected contravention of this Act;

entry warrant means a warrant issued under Division 4;

occupier, of a place, includes any person who appears to have the control or management of the place;

relevant record means a record that —

- (a) is required to be kept under this Act; or
- (b) contains information that is or may be relevant to a contravention of this Act; or
- (c) relates to a fishing activity, the carrying out of aquaculture or the use of an aquatic resource;

unauthorised structure means any hut, shack or other structure on land other than private land the erection of which has not been authorised under a written law.

Division 2 — Compliance officers

159. Compliance officers

(1) The CEO may, by instrument in writing, designate any of the following persons as a compliance officer for the purposes of this Act —

- (a) a public service officer;
- (b) a person employed or engaged under the *Public Sector Management Act 1994* section 100 by the employing authority of the Department.

1 (2) A person may be designated as a compliance officer for a fixed
2 or indefinite period.

3 (3) The CEO may, by instrument in writing, revoke a designation at
4 any time.

5 **160. Honorary compliance officers**

6 (1) The CEO may, by instrument in writing, appoint any person to
7 be an honorary compliance officer for the whole or any
8 specified area of the State.

9 (2) An honorary compliance officer has, in respect of the State, or
10 the area of the State for which he or she is appointed, such of
11 the powers conferred by or under this Act on a compliance
12 officer as are specified in the instrument of appointment and to
13 that extent is taken to be such an officer.

14 (3) A person may be appointed as an honorary compliance officer
15 for a fixed or indefinite period.

16 (4) The CEO may, by instrument in writing, revoke an appointment
17 at any time.

18 **161. Identity cards**

19 (1) The CEO must give to each person designated under
20 section 159 or appointed under section 160 an identity card.

21 (2) An identity card must —

22 (a) identify the person as a compliance officer or an
23 honorary compliance officer as the case may be; and

24 (b) if the person is an honorary compliance officer, specify
25 the area of the State for which the person is appointed
26 and the powers conferred on the person; and

27 (c) contain a recent photograph of the person.

1 (3) A person who, without a reasonable excuse, fails to return the
2 person's identity card to the CEO on ceasing to be a compliance
3 officer or an honorary compliance officer commits an offence.
4 Penalty: a fine of \$5 000.

5 (4) A person given an identity card under subsection (1) must carry
6 his or her identity card at all times when exercising powers or
7 performing functions as a compliance officer unless it is
8 impracticable to do so.

9 **162. Production or display of identity card**

10 (1) A person given an identity card under section 161(1) may
11 exercise a power as a compliance officer in relation to someone
12 only if —

13 (a) the person first produces the person's identity card for
14 the other person's inspection; or

15 (b) the person has the identity card displayed so it is clearly
16 visible to the other person.

17 (2) Subsection (1) only applies if the compliance officer is in the
18 physical presence of the person in relation to whom the power is
19 to be exercised.

20 (3) However, if for any reason it is not practicable to comply with
21 subsection (1) before exercising the power, the person may
22 exercise the power and then produce the identity card for
23 inspection by the other person at the first reasonable
24 opportunity.

25 **163. Police officers to have powers of compliance officers**

26 For the purposes of this Act, a police officer has the powers of a
27 compliance officer under this Act and is taken to be such an
28 officer.

1 **164. Naval officers to have powers of compliance officers in**
2 **dealing with foreign boats**

- 3 (1) For the purposes of this Act, an officer in command of any boat
4 of the naval force of the Commonwealth has the powers of a
5 compliance officer under this Act and is taken to be such an
6 officer in respect of —
7 (a) foreign boats; and
8 (b) operations on or from foreign boats; and
9 (c) persons on foreign boats.
- 10 (2) An officer may delegate to a person under the officer's
11 command any of the powers of a compliance officer conferred
12 on the officer under subsection (1) and that person has, and may
13 exercise, those powers.

14 **Division 3 — Powers in relation to compliance**

15 **165. Entry powers**

- 16 (1) A compliance officer may, for compliance purposes, at any
17 reasonable time enter and remain in or on the following
18 places —
19 (a) a place in respect of which there is an authorisation in
20 force under this Act;
21 (b) a place that is being used for the purpose of selling
22 aquatic organisms, or storing aquatic organisms for a
23 commercial purpose;
24 (c) a place ordinarily used for the purpose of
25 manufacturing, repairing or selling boats or fishing or
26 aquaculture gear;
27 (d) a place where records are required to be kept for the
28 purposes of this Act;
29 (e) a vehicle;
30 (f) a tent, camp or unauthorised structure if the compliance
31 officer suspects on reasonable grounds that it contains
32 any aquatic organisms or fishing gear;

- 1 (g) a place where the compliance officer suspects on
2 reasonable grounds that —
- 3 (i) a contravention of this Act has occurred, is
4 occurring or is likely to occur; or
- 5 (ii) there is something that may afford evidence of a
6 contravention of this Act.
- 7 (2) A compliance officer is not entitled under subsection (1) to
8 enter a place used as a residence unless —
- 9 (a) the occupier of the place consents; or
- 10 (b) the compliance officer —
- 11 (i) suspects on reasonable grounds that a person has
12 committed an offence against this Act; and
- 13 (ii) has pursued the person without interruption from
14 the place, or near the place, where the offence
15 was suspected to have been committed to the
16 place used as a residence;
- 17 or
- 18 (c) the compliance officer has the authority of an entry
19 warrant.
- 20 (3) A compliance officer may enter any land for the purpose of
21 passing through the land unless the land is attached to a building
22 or other structure.

23 **166. Powers after entry for compliance purposes**

- 24 (1) A compliance officer who enters a place under section 165(1) or
25 under the authority of an entry warrant may, for compliance
26 purposes, do one or more of the following —
- 27 (a) inspect the place and any thing at the place;
- 28 (b) search the place and any thing at the place;
- 29 (c) examine, measure, test, photograph or film the place and
30 any thing at the place;
- 31 (d) operate a computer or other thing at the place;

Aquatic Resources Management Bill 2015

Part 11 Compliance

Division 3 Powers in relation to compliance

s. 166

- 1 (e) take any thing, or a sample of or from any thing, at the
2 place for analysis or testing;
- 3 (f) make a copy of, take an extract from, or download or
4 print out, any record that the compliance officer suspects
5 on reasonable grounds is a relevant record;
- 6 (g) seize any thing that is or may afford evidence of a
7 contravention of this Act;
- 8 (h) if a thing found in or on the place cannot be
9 conveniently removed, secure it against interference;
- 10 (i) seize a record that the compliance officer suspects on
11 reasonable grounds is a relevant record and retain it for
12 as long as is necessary for the purposes of this Act;
- 13 (j) direct a person who is at the place to do one or more of
14 the following —
- 15 (i) state the person's full name, date of birth, the
16 address of where the person is living and the
17 address of where the person usually lives;
- 18 (ii) answer (orally or in writing) questions asked by
19 the compliance officer;
- 20 (iii) produce relevant records in the person's custody
21 or under the person's control;
- 22 (iv) operate a computer or other thing at the place;
- 23 (v) provide access (free of charge) to photocopying
24 equipment at the place to enable the copying of
25 documents;
- 26 (vi) give the compliance officer a translation, code,
27 password or other information necessary to gain
28 access to or interpret and understand a record;
- 29 (vii) give other assistance the compliance officer
30 reasonably requires.
- 31 (2) If a compliance officer takes any thing away from the place, the
32 compliance officer must give the occupier of the place a receipt
33 for the thing.

- 1 **167. Obtaining information and documents**
- 2 (1) A compliance officer may, for compliance purposes, do one or
3 more of the following —
- 4 (a) direct a person —
- 5 (i) to give to the compliance officer such
6 information as the compliance officer reasonably
7 requires; or
- 8 (ii) to answer a question put to the person;
- 9 (b) direct a person to produce to the compliance officer a
10 relevant record in the person's custody or under the
11 person's control;
- 12 (c) examine and make a copy of a relevant record produced
13 in response to a direction given under paragraph (b).
- 14 (2) A direction given under subsection (1)(a) —
- 15 (a) may be given orally or in writing; and
- 16 (b) must specify the time at, or within which, the
17 information or answer must be given to the compliance
18 officer; and
- 19 (c) may require that the information or answer —
- 20 (i) be given orally or in writing; or
- 21 (ii) if it is directed to be given in writing, be given by
22 means specified in the direction; or
- 23 (iii) be verified by a statutory declaration.
- 24 (3) A direction given under subsection (1)(b) —
- 25 (a) must be given in writing to the person required to
26 produce the record; and
- 27 (b) must specify the time at, or within which, the record is
28 to be produced to the compliance officer; and
- 29 (c) may require that the record be produced to the
30 compliance officer —
- 31 (i) at a place specified in the direction; and

1 (ii) by a means specified in the direction.

2 **168. Other powers**

3 (1) A compliance officer may, for compliance purposes, do one or
4 more of the following —

5 (a) signal or direct the person in control of a vehicle —

6 (i) to stop the vehicle; or

7 (ii) not to move the vehicle;

8 (b) at any time enter into and pass along (whether by boat or
9 otherwise) any waters or the banks or borders of any
10 waters;

11 (c) direct a person to produce to the compliance officer for
12 inspection all things in the person's actual possession if
13 the compliance officer suspects on reasonable grounds
14 that any of the things may afford evidence of the
15 commission of an offence against this Act;

16 (d) direct a person to haul, pull, draw, reel in or otherwise
17 recover or bring onto land, any gear used in connection
18 with fishing, aquaculture or aquatic eco-tourism;

19 (e) direct any person who has any aquatic organisms, or any
20 fishing gear, in the person's possession to wait at a place
21 indicated by the compliance officer until the compliance
22 officer is able to inspect the aquatic organisms or the
23 fishing gear;

24 (f) direct the master of a boat or the owner or person in
25 apparent control of any other vehicle or the owner or
26 occupier of any place, to secure the boat, vehicle or
27 place against interference for a specified period;

28 (g) direct the master of any boat —

29 (i) to bring the boat to a specified place; and

30 (ii) not to remove the boat from that place until
31 further directed by a compliance officer;

- 1 (h) direct the master of any boat or the person in control of
2 any other vehicle to deliver any aquatic organisms or
3 any gear or equipment used in connection with fishing,
4 aquaculture, fishing tours or aquatic eco-tourism that is
5 on or attached to the boat or vehicle to a specified place;
- 6 (i) direct the master of any boat not to proceed to sea unless
7 a compliance officer is on board the boat;
- 8 (j) conduct any inspection, examination or inquiry the
9 compliance officer considers necessary to ascertain
10 whether or not this Act or any condition imposed under
11 this Act has been complied with;
- 12 (k) one or more of the powers referred to in
13 section 166(1)(c) to (j) in respect of a place, if,
14 following the exercise of a power referred to in
15 paragraph (a) to (j) of this subsection, a compliance
16 officer suspects on reasonable grounds that —
- 17 (i) an offence against this Act has been, is being or
18 about to be committed in or on the place; or
- 19 (ii) there is in or on the place any thing that may
20 afford evidence of the commission of an offence
21 against this Act.
- 22 (2) A compliance officer may only exercise a power referred to in
23 subsection (1)(a) in respect of a train or aircraft if the
24 compliance officer suspects on reasonable grounds that —
- 25 (a) an offence against this Act has been, is being or is about
26 to be committed in or on the train or aircraft; or
- 27 (b) there is in or on the train or aircraft any thing that may
28 afford evidence of the commission of an offence against
29 this Act.
- 30 (3) A vehicle may only be detained under subsection (1)(a)(ii)
31 or (g) for such period as is reasonably necessary for the
32 purposes of this Act.

- 1 (4) A person may only be detained under subsection (1)(e) for such
2 period as is reasonably necessary for the purposes of this Act.
- 3 (5) A person who, without reasonable excuse, refuses or fails to
4 comply with a direction or signal given under subsection (1)
5 commits an offence.
6 Penalty: a fine of \$10 000.
- 7 (6) For the purposes of subsection (5), it is a reasonable excuse for
8 a person to refuse or fail to comply with a signal or direction
9 given under subsection (1)(a) if —
- 10 (a) the person reasonably believes that to obey the signal or
11 direction immediately would endanger the person,
12 another person or the vehicle; and
- 13 (b) the person complies with the signal or direction as soon
14 as it is practicable to obey it.

15 **169. Powers to arrest without warrant**

- 16 (1) A compliance officer may arrest without warrant a person if —
- 17 (a) the person does not state his or her name, principal place
18 of residence or date of birth to the compliance officer
19 when directed to do so under section 167(1)(a); or
- 20 (b) the compliance officer suspects on reasonable grounds
21 that the person has given a false name, principal place of
22 residence or date of birth to the compliance officer; or
- 23 (c) the person assaults a compliance officer when the
24 compliance officer is performing any duty, or exercising
25 any power, under this Act; or
- 26 (d) the compliance officer suspects on reasonable grounds
27 that the person has committed an offence against this
28 Act and that the offence is likely to continue or recur if
29 the person is not arrested; or
- 30 (e) the compliance officer suspects on reasonable grounds
31 that the person has committed an offence against this

1 Act and that any other procedure for dealing with that
2 offence would not be effective.

3 (2) A person arrested by a compliance officer under subsection (1)
4 who escapes, or attempts to escape, from the custody of the
5 compliance officer commits an offence.

6 Penalty: a fine of \$10 000.

7 **170. Powers to seize things**

8 A compliance officer may seize any of the following things —

- 9 (a) any aquatic organism that the compliance officer
10 suspects on reasonable grounds has been the subject of
11 an offence against this Act;
- 12 (b) any thing that the compliance officer suspects on
13 reasonable grounds has been used, or is intended to be
14 used, in the commission of an offence against this Act;
- 15 (c) any thing that the compliance officer suspects on
16 reasonable grounds is the proceeds of the sale of any
17 aquatic organisms in contravention of this Act;
- 18 (d) any thing that the compliance officer suspects on
19 reasonable grounds may afford evidence of the
20 commission of an offence against this Act;
- 21 (e) any declared organism, any receptacle or container
22 containing a declared organism and any medium in
23 which the declared organism is being held;
- 24 (f) if more than 1/20th of the total number of aquatic
25 organisms contained in a vehicle, receptacle or container
26 are protected aquatic organisms —
- 27 (i) all aquatic organisms contained in the vehicle,
28 receptacle or container; and
- 29 (ii) any receptacle or container containing the
30 aquatic organisms;
- 31 (g) if the compliance officer suspects on reasonable grounds
32 that an offence against section 141(1) or 142(1) has been

1 committed, any thing that the compliance officer
2 believes may become liable to forfeiture under
3 section 203(3) as a result of the offence.

4 **171. Powers to deal with seized aquatic organisms**

5 (1) If any aquatic organism is seized under this Act and, in the
6 opinion of a compliance officer, it is practicable to return the
7 organism to its natural environment, the compliance officer may
8 return the organism to its natural environment.

9 (2) If any aquatic organism is seized under this Act and, in the
10 opinion of a compliance officer, the organism is likely to perish
11 if no action is taken to protect it, the compliance officer may
12 sell, preserve or otherwise dispose of the organism in the
13 prescribed way.

14 (3) Except as provided in subsection (4), proceeds of the sale of any
15 aquatic organism under subsection (2) are to be paid to the
16 credit of an account referred to in Part 14 Division 3 that is
17 prescribed or, if no account is prescribed, then into the
18 Consolidated Account.

19 (4) The proceeds of the sale of an aquatic organism sold in
20 accordance with subsection (2) (less any costs incurred by the
21 compliance officer in selling the organism) are to be paid to the
22 person from whom the organism was seized if —

23 (a) the aquatic organism was seized by a compliance officer
24 in connection with a suspected offence; and

25 (b) a decision is subsequently made not to commence
26 proceedings in respect of the offence or after
27 proceedings for the offence have been completed no
28 person is convicted of the offence.

29 (5) No compensation is payable to any person in respect of any
30 action taken under this section in respect of any aquatic
31 organism.

1 **172. Powers in respect of certain fishing gear or abandoned**
2 **aquatic organisms**

- 3 (1) A compliance officer may seize any fishing gear found
4 unattended in, or adjacent to, any waters if —
5 (a) fishing in those waters, or the use of that type of fishing
6 gear in those waters, is prohibited under this Act; or
7 (b) the fishing gear does not comply with the requirements
8 of this Act; or
9 (c) the fishing gear appears to have been lost or abandoned.
- 10 (2) A compliance officer may destroy or render inoperative fishing
11 gear referred to in subsection (1) if, in the compliance officer's
12 opinion, it is not practicable to seize the fishing gear.
- 13 (3) A compliance officer may seize any aquatic organism found in,
14 or adjacent to, any waters if the organism appears to have been
15 abandoned.

16 **173. Powers under *Animal Welfare Act 2002* to prevent cruelty to**
17 **aquatic organisms**

- 18 A compliance officer may, for the purpose of enforcing
19 regulations made in relation to the welfare, safety and health of
20 aquatic organisms, exercise the powers conferred by the *Animal*
21 *Welfare Act 2002* on general inspectors under that Act as if —
22 (a) the compliance officer was such an inspector; and
23 (b) aquatic organisms were animals for all purposes under
24 that Act; and
25 (c) an offence against those regulations was an offence
26 against Part 3 of that Act.

27 **174. Powers under *Biosecurity and Agriculture Management***
28 ***Act 2007* in relation to biosecurity**

- 29 A compliance officer may, for purposes related to biosecurity in
30 the aquatic environment, exercise the powers conferred by the

- 1 *Biosecurity and Agriculture Management Act 2007* on
2 inspectors under that Act as if —
- 3 (a) declared organisms were declared pests for all purposes
4 under that Act; and
- 5 (b) an offence against Part 6 was an offence against that
6 Act.

7 **175. Use of assistance and reasonable force**

- 8 (1) A compliance officer may use assistance and force that is
9 reasonably necessary in the circumstances when exercising a
10 power under this Act.
- 11 (2) A compliance officer may request a police officer or other
12 person to assist the compliance officer in exercising powers
13 under this Act.
- 14 (3) Without limiting subsection (2), a compliance officer may
15 request the master of a boat or a person in charge of any other
16 vehicle to make the boat or other vehicle available for the use of
17 the compliance officer.
- 18 (4) If a boat or other vehicle is made available for the use of a
19 compliance officer under this section, the person who would
20 otherwise have been entitled to the use of the boat or vehicle at
21 that time may apply to the CEO for compensation for loss of use
22 of the boat or other vehicle.
- 23 (5) If a person applies to the CEO for compensation under
24 subsection (4), the CEO is to pay to the person such amount of
25 compensation as the CEO thinks fit.
- 26 (6) A person, while assisting a compliance officer at the request of
27 the compliance officer and in accordance with this Act —
- 28 (a) has the same powers as conferred on a compliance
29 officer; and
- 30 (b) is subject to the same responsibilities as a compliance
31 officer; and

1 (c) has the same protection from liability as a compliance
2 officer.

3 (7) Nothing in this section derogates from the powers of a police
4 officer.

5 **176. Duty to try to minimise damage**

6 In exercising any power under this Part, a compliance officer
7 must try, as far as is practicable, to minimise damage to any
8 property.

9 **177. Obstructing compliance officers**

10 (1) A person who obstructs a compliance officer commits an
11 offence.

12 Penalty: a fine of \$60 000 and imprisonment for 9 months.

13 (2) For the purposes of subsection (1), a person obstructs a
14 compliance officer if the person does one or more of the
15 following —

16 (a) fails to facilitate by all reasonable means the boarding of
17 a boat by a compliance officer;

18 (b) abuses, threatens or insults a compliance officer when
19 the compliance officer is performing any duty, or
20 exercising any power, under this Act;

21 (c) assaults, hinders or obstructs a compliance officer when
22 the compliance officer is performing any duty, or
23 exercising any power, under this Act;

24 (d) incites or encourages another person to do anything
25 referred to in paragraph (b) or (c);

26 (e) impersonates a compliance officer;

27 (f) without reasonable excuse, refuses to allow a search to
28 be made that is authorised under this Act.

1 **178. Interfering with seized property**

2 (1) In this section —

3 *interfere* includes to remove, to damage and to destroy.

4 (2) A person who interferes with any thing seized under this
5 Act without being authorised by the CEO or a compliance
6 officer to do so commits an offence.

7 Penalty: a fine of \$10 000.

8 (3) If a court convicts a person of an offence against subsection (2),
9 the court may, in addition to any penalty imposed under that
10 subsection, order the person to pay compensation for any
11 damage or loss caused by the offence to the CEO or to any other
12 person.

13 **179. Giving false or misleading information to compliance officer**

14 (1) A person who gives false or misleading information to a
15 compliance officer commits an offence.

16 Penalty: a fine of \$60 000 and imprisonment for 9 months.

17 (2) For the purposes of subsection (1), a person gives false or
18 misleading information to a compliance officer if the person
19 does one or more of the following —

20 (a) states anything to the compliance officer that the person
21 knows is false or misleading in a material particular;

22 (b) omits from a statement made to the compliance officer
23 anything without which the statement is, to the person's
24 knowledge, misleading in a material particular;

25 (c) gives or produces any document to the compliance
26 officer that —

27 (i) the person knows is false or misleading in a
28 material particular; or

29 (ii) omits anything without which the document is, to
30 the person's knowledge, misleading in a material
31 particular.

1 **180. Directions generally**

2 (1) Except as otherwise provided in this Division, a direction under
3 this Division may be given orally or in writing.

4 (2) A person who, without reasonable excuse, fails to comply with
5 a direction given to the person under this Division commits an
6 offence.

7 Penalty: a fine of \$10 000.

8 **Division 4 — Entry warrants**

9 **181. Warrants to enter place**

10 (1) A compliance officer may apply to a justice of the peace for an
11 entry warrant authorising the entry of a place for compliance
12 purposes.

13 (2) A compliance officer may apply for an entry warrant for a place
14 even if, under this Act, the compliance officer may enter the
15 place without an entry warrant.

16 (3) The application must be made in accordance with the *Criminal*
17 *Investigation Act 2006* section 13 and section 13(8) of that Act
18 applies in relation to an entry warrant.

19 (4) An application for an entry warrant must —

20 (a) describe with reasonable particularity the place to be
21 entered; and

22 (b) state that the compliance officer has reasonable grounds
23 for believing that entry to the place is necessary for
24 compliance purposes; and

25 (c) state the purposes for which entry to the place is
26 required; and

27 (d) include any other information that is prescribed.

1 **182. Issue of entry warrant**

2 (1) A justice of the peace to whom an application is made under
3 section 181 may issue an entry warrant if satisfied that there are
4 reasonable grounds for believing that entry and inspection of the
5 place are necessary for compliance purposes.

6 (2) An entry warrant must contain the following information —

7 (a) a reasonably particular description of the place to which
8 it relates;

9 (b) a reasonably particular description of the purposes for
10 which entry to the place is required;

11 (c) the period, not exceeding 7 days, in which it may be
12 executed;

13 (d) the name of the justice of the peace who issued it;

14 (e) the date and time when it was issued.

15 **183. Effect of entry warrant**

16 (1) An entry warrant has effect according to its content and this
17 section.

18 (2) An entry warrant comes into force when it is issued by a justice
19 of the peace.

20 (3) An entry warrant authorises the compliance officer executing
21 the warrant to, during the period of the warrant —

22 (a) enter the place described in the warrant; and

23 (b) exercise the powers referred to in section 166(1).

24 **184. Execution of entry warrant**

25 (1) An entry warrant may be executed by a compliance officer to
26 whom it is issued or by any other compliance officer.

27 (2) A compliance officer executing an entry warrant must, at the
28 reasonable request of a person apparently in charge of the place,
29 produce the warrant.

Part 12 — Legal proceedings

Division 1 — Proceedings and infringement notices

185. Prosecutions

- (1) Proceedings for an offence against this Act may be instituted by the CEO, a police officer, a compliance officer or any other person authorised in writing to do so by the CEO.
- (2) Proceedings for an offence against a provision listed in the Table must be commenced within 5 years after the offence was allegedly committed.

Table

s. 31(2) and (3)	s. 49(2) and (3)
s. 64(2) and (3)	s. 65(2) and (3)
s. 104(2) and (3)	s. 105(2)
s. 106(1) and (2)	s. 107(1)
s. 108	s. 109(2)

- (3) Proceedings for an offence against a provision listed in the Table or a provision of the regulations that is prescribed for the purposes of this subsection must be commenced within 2 years after the offence was allegedly committed.

Table

s. 110(2)	s. 112(3)
s. 125(4)	s. 137(1)
s. 140(1)	s. 141(1)

s. 142(1)	s. 211(4) and (5)
s. 260(1) and (2)	

- 1 (4) In any proceedings for an offence against this Act, unless
2 evidence is given to the contrary, proof is not required —
3 (a) of the authority of a person to institute proceedings for
4 an offence against this Act; or
5 (b) that a signature on a prosecution notice is the signature
6 of a person authorised to institute proceedings for an
7 offence against this Act.
- 8 (5) A compliance officer authorised for the purpose by the CEO
9 may appear on behalf of the CEO or any other officer of the
10 Department in any proceedings under this Act in a court of
11 summary jurisdiction.

12 **186. Infringement notices and the *Criminal Procedure Act 2004***

- 13 (1) If this Act is a prescribed Act for the purposes of the *Criminal*
14 *Procedure Act 2004* Part 2, this section applies in relation to the
15 service of an infringement notice under that Part by an
16 authorised officer in relation to an alleged offence under this
17 Act.
- 18 (2) The infringement notice must be served within 45 days after the
19 day on which the alleged offence is believed to have been
20 committed.
- 21 (3) The *Criminal Procedure Act 2004* Part 2 is modified to the
22 extent necessary to give effect to this section.

23 **Division 2 — Responsibility of certain persons**

24 **187. Masters' liability**

- 25 (1) If a person (the *principal offender*) commits an offence against
26 this Act the master of a boat on which, or by the use of which,

1 the offence was committed is taken to have committed the same
2 offence.

3 (2) It is a defence in proceedings against the master of a boat for an
4 offence against this Act by the application of subsection (1) for
5 the master to prove that —

6 (a) the conduct that constituted the offence was engaged in
7 without the consent or connivance of the master; and

8 (b) the master took all reasonable measures to prevent the
9 conduct being engaged in.

10 (3) A master may be proceeded against and convicted of an offence
11 against this Act by virtue of subsection (1) whether or not the
12 principal offender has been proceeded against and convicted of
13 the offence.

14 **188. Liability of person in charge of a fishing tour**

15 (1) In this section —

16 *fishing tour* means a fishing tour provided by a person who
17 holds a licence granted under the regulations that authorises the
18 person to provide fishing tours;

19 *person in charge of a fishing tour* means the individual in
20 charge of the day-to-day operation of the tour, who is not
21 necessarily the person who holds the licence under which the
22 tour is provided.

23 (2) If a person (the *principal offender*) commits an offence against
24 this Act while taking part in a fishing tour, the person in charge
25 of the fishing tour is taken to have committed the same offence.

26 (3) It is a defence in proceedings against a person in charge of a
27 fishing tour for an offence against this Act by the application of
28 subsection (2) for that person to prove that —

29 (a) the conduct that constituted the offence was engaged in
30 without the consent or connivance of the person in
31 charge of the fishing tour; and

1 (b) the person in charge of the fishing tour took all
2 reasonable measures to prevent the conduct being
3 engaged in.

4 (4) A person in charge of a fishing tour may be proceeded against
5 and convicted of an offence against this Act by virtue of
6 subsection (2) whether or not the principal offender has been
7 proceeded against and convicted of the offence.

8 **189. Liability of co-holders of authorisation**

9 (1) If an authorisation is held by 2 or more persons and any of those
10 persons commits an offence against this Act while acting or
11 purporting to act as a holder of the authorisation, each of those
12 persons is taken to have committed the offence.

13 (2) It is a defence in proceedings against a person for an offence
14 against this Act by the application of subsection (1), for that
15 person to prove that —

16 (a) the conduct that constituted the offence was engaged in
17 without the consent or connivance of the person; and

18 (b) the person took all reasonable measures to prevent the
19 conduct being engaged in.

20 (3) A person may be charged with and convicted of an offence
21 against this Act by virtue of subsection (1) whether or not
22 another person has been charged with or convicted of the
23 offence.

24 **190. Liability of holders of authorisation for offence by agent**

25 (1) If a person (the *agent*) acting for or on behalf of the holder of an
26 authorisation commits an offence against this Act, the holder is
27 taken to have committed the same offence.

28 (2) It is a defence in proceedings against the holder of an
29 authorisation for an offence against this Act by the application
30 of subsection (1) for the holder to prove that —

31 (a) the conduct that constituted the offence was engaged in
32 without the consent or connivance of the holder; and

- 1 (b) the holder took all reasonable measures to prevent the
 2 conduct being engaged in.
- 3 (3) The holder of an authorisation may be proceeded against and
 4 convicted of an offence against this Act by virtue of
 5 subsection (1) whether or not the agent has been proceeded
 6 against and convicted of the offence.
- 7 (4) If a decision is made to proceed against an agent of the holder of
 8 an authorisation the CEO must give written notice of the
 9 decision to the holder.

10 **191. Liability of officers of body corporate for offence by body**

- 11 (1) In this section —
 12 *officer*, in relation to a body corporate, has the meaning given in
 13 the *Corporations Act 2001* (Commonwealth) section 9.
- 14 (2) This section applies to —
 15 (a) a provision listed in the Table; or
 16 (b) a provision of the regulations that is prescribed for the
 17 purposes of this section.

18 **Table**

s. 7(8)	s. 31(2) and (3)
s. 49(2) and (3)	s. 64(2) and (3)
s. 65(2) and (3)	s. 69(2)
s. 86	s. 94(2), (3), (4), (5) and (6)
s. 104(2) and (3)	s. 106(1) and (2)
s. 107(1)	s. 109(2) and (4)
s. 110(2)	s. 112(3)

Aquatic Resources Management Bill 2015

Part 12 Legal proceedings

Division 2 Responsibility of certain persons

s. 192

s. 114(4)	s. 125(4)
s. 129	s. 138(1)
s. 140(1)	s. 141(1)
s. 211(4)	s. 260(1) and (2)

- 1 (3) If a body corporate is guilty of an offence to which this section
2 applies, an officer of the body corporate is also guilty of the
3 offence if the officer failed to take all reasonable steps to
4 prevent the commission of the offence by the body corporate.
- 5 (4) In determining whether things done or omitted to be done by the
6 officer constitute reasonable steps, a court must have regard
7 to —
- 8 (a) what the officer knew, or ought to have known, about
9 the commission of the offence by the body corporate;
10 and
- 11 (b) whether the officer was in a position to influence the
12 conduct of the body corporate in relation to the
13 commission of the offence; and
- 14 (c) any other relevant matter.
- 15 **192. Further provisions relating to liability of officers of body**
16 **corporate**
- 17 (1) Section 191 does not affect the liability of a body corporate for
18 any offence.
- 19 (2) Section 191 does not affect the liability of an officer, or any
20 other person, under Chapters II, LVII, LVIII and LIX of *The*
21 *Criminal Code*.
- 22 (3) An officer of a body corporate may be charged with, and
23 convicted of, an offence in accordance with section 191 whether
24 or not the body corporate is charged with, or convicted of, the
25 principal offence committed by the body corporate.

- 1 (4) If an officer of a body corporate who is charged with an offence
2 in accordance with section 191 claims that the body corporate
3 would have a defence if it were charged with the offence —
4 (a) the onus of proving the defence is on the officer; and
5 (b) the standard of proof required is the standard that would
6 apply to the body corporate in relation to the defence.
- 7 (5) Subsection (4) does not limit any other defence available to the
8 officer.

9 **Division 3 — Evidentiary provisions**

10 **193. Certain matters taken to be proved if alleged in prosecution**
11 **notice**

12 In proceedings for an offence against this Act an allegation in
13 the prosecution notice of any matter listed in the Table is, in the
14 absence of evidence to the contrary, taken to be proved.

15 **Table**

Item	Matter
1.	That a person, boat, vehicle or other thing referred to in the charge was in a particular area of land or waters
2.	That aquatic organisms were taken from a particular area of land or waters
3.	That an act occurred in a particular area of land or waters
4.	That a boat was, at the time of the alleged offence, a foreign boat
5.	That an act occurred for a particular purpose
6.	That something was done with a particular intent

1 **194. Certain matters taken to be proved if stated in certificate**

2 (1) In this section —

3 **authorised person** means a person designated under
4 subsection (2) to be an authorised person.

5 (2) The Minister may by notice published in the *Gazette* designate a
6 person to be an authorised person for the purposes of this
7 section.

8 (3) In proceedings for an offence against this Act, production of a
9 certificate purporting to be signed by the CEO and stating any
10 of the matters listed in the Table is, without proof of the CEO's
11 signature, evidence of the facts stated in the certificate.

12

Table

Item	Matter
1.	That on any date or during any period a person was or was not authorised to do any thing under an authorisation, temporary aquaculture permit or aquaculture lease
2.	That on any date or during any period a person was or was not exempted from this Act or specified provisions of this Act by an exemption
3.	That on any date or during any period any boat, place or other thing was or was not the subject of an authorisation, temporary aquaculture permit or exemption
4.	That on any date or during any period an authorisation or temporary aquaculture permit was cancelled, suspended or for any other reason of no effect

Item	Matter
5.	That on any date or during any period an aquaculture lease was terminated or for any other reason of no effect
6.	That on any date or during any period an authorisation, temporary aquaculture permit, aquaculture lease or exemption was subject to any specified condition or conditions
7.	That on any date or during any period surety was required or provided for an authorisation
8.	That on any date or during any period a person was or was not registered as the holder of a resource share
9.	That on any date or during any period a person was or was not registered as the holder of catch entitlement of a specified quantity
10.	That on any date or during any period a person was a compliance officer

- 1 (4) In proceedings for an offence against this Act, production of a
2 certificate purporting to be signed by an authorised person and
3 stating any of the matters listed in the Table is, without proof of
4 the authorised person's signature, evidence of the facts stated in
5 the certificate.

6

Table

Item	Matter
1.	That an aquatic organism was of a particular species or type or had a particular characteristic

Item	Matter
2.	That a species or type of aquatic organism is or is not found in a particular area
3.	That any fishing gear is of a particular type or is designed, used or capable of being used for a particular purpose or for taking a particular species of aquatic organism

- 1 (5) Subsections (3) and (4) only apply if —
- 2 (a) at least 28 days before the hearing, notice in writing has
- 3 been given to the accused of the prosecutor's intention
- 4 to produce the certificate; and
- 5 (b) the accused has not within 14 days of receipt of the
- 6 notice delivered to the prosecutor a notice requiring that
- 7 the evidence of the CEO or the authorised person be
- 8 given in person.
- 9 (6) The court before which proceedings are held may, in addition to
- 10 making any other order as to costs, make such order as it thinks
- 11 fit as to the expenses and remuneration to be paid for the
- 12 services of the CEO or the authorised person.

13 **195. Proof of certain matters as evidence of other matters**

- 14 (1) In this section —
- 15 **container** includes a package and any other receptacle;
- 16 **label**, in relation to a container, means a mark or label on, in or
- 17 attached to the inside or outside of the container;
- 18 **restricted-access electronic reporting system** means a system
- 19 operated by or on behalf of the Department that —
- 20 (a) allows for information or data to be recorded, submitted
- 21 or lodged electronically; and

1 (b) is accessed using a personal identification number, a
2 password, an access code, an encryption key or any
3 other information or device.

4 (2) In any proceedings for an offence against this Act, proof of a
5 matter listed in the second column of an item in the Table is
6 evidence of the matter listed in the third column of that item,
7 unless the contrary is proved.

8 **Table**

Item	Matter proved	Evidence of
1.	That a container had a label indicating that the container contained an aquatic organism or a particular class of aquatic organism	That the container contained the organism or the class of organism
2.	That a container had a label indicating that the container contained a specified quantity of an aquatic organism	That the container contained that quantity of the organism
3.	That a container had a label indicating that the container was packed or consigned by or for a particular person	That the container was packed or consigned by or for that person

Aquatic Resources Management Bill 2015

Part 12 Legal proceedings

Division 3 Evidentiary provisions

s. 195

Item	Matter proved	Evidence of
4.	That aquatic organisms — (a) were on a fishing boat; and (b) were taken by, or were in the possession of, a person on that boat	That the organisms were taken by, or in the possession of, the person for the purpose of sale
5.	That aquatic organisms — (a) were at a place in, or from which, aquatic organisms were ordinarily sold (whether for meals or otherwise); and (b) were in the possession of a person at the place (other than a customer)	That the aquatic organisms were in the possession of the person for the purpose of sale
6.	That aquatic organisms — (a) were at a place in which aquatic organisms were ordinarily commercially processed; and (b) were in the possession of a person at the place	That the aquatic organisms were in the possession of the person for the purpose of sale

Item	Matter proved	Evidence of
7.	That aquatic organisms — (a) were at a place in which aquatic organisms were ordinarily received for commercial purposes; and (b) were in the possession of a person at the place	That the aquatic organisms were in the possession of the person for the purpose of sale
8.	That a record or return was recorded, submitted or lodged for the purposes of this Act using a restricted-access electronic reporting system	That the record or return was recorded, submitted or lodged by the person whose personal identification number, password, access code, encryption key or other information or device was used to access the system for the purpose of recording, submitting or lodging the record or return

1 **196. Onus of proving certain matters**

2 In any proceedings for an offence against this Act, the onus of
 3 proving a matter listed in the Table lies with the person
 4 asserting the matter.

1

Table

Item	Matter
1.	That at the time of the alleged offence a person was not required in accordance with section 6 to hold an authorisation
2.	That conduct was engaged in with lawful excuse or reasonable excuse
3.	That a person, boat or thing referred to in the charge was not in WA waters
4.	That an aquatic organism was taken from waters other than WA waters
5.	That conduct was engaged in in waters other than WA waters

2

197. Proof as to aquatic organisms taken for sale

3

(1) In any proceedings for an offence against this Act, proof that any aquatic organism taken by a person was subsequently sold by or on behalf of the person is conclusive evidence that the aquatic organism was taken by the person for the purpose of sale.

4

5

6

7

8

(2) In any proceedings for an offence against this Act, proof that any aquatic organism in a person's possession was subsequently sold by or on behalf of the person is conclusive evidence that the person had the organism in the person's possession for the purpose of sale.

9

10

11

12

13

198. Determining characteristics of aquatic organisms

14

The size, weight or any other characteristic of an aquatic organism is, for the purposes of this Act, to be determined using any method that is prescribed.

15

16

1 **199. Accuracy of compliance officers' equipment**

2 In any proceedings for an offence against this Act, proof is not
3 required of the accuracy of any communications, navigational,
4 measuring or recording equipment (including electronic
5 equipment) used by a compliance officer, unless evidence is
6 given to the contrary.

7 **200. Accuracy of approved devices**

8 (1) In this section —

9 *approved electronic information device* means an electronic
10 device of a type approved in accordance with the regulations
11 that records information or data or transmits recorded
12 information or data.

13 (2) In any proceedings for an offence against this Act, information
14 recorded on, or transmitted by means of, an approved electronic
15 information device is to be taken to be accurate and correct,
16 unless the contrary is proved.

17 **201. Determining positions on Earth**

18 (1) If, for the purposes of this Act, it is necessary to determine the
19 position on the surface of the Earth of a point, line or area, that
20 reference is to be determined by reference to the prescribed
21 Australian datum.

22 (2) Regulations that prescribe a datum for the purposes referred to
23 in subsection (1), or amend that datum or prescribe another
24 datum to replace that datum, may make any transitional or
25 savings provisions that are necessary or convenient to be
26 made —

27 (a) in relation to an authorisation, temporary aquaculture
28 permit or aquaculture lease granted before the
29 regulations take effect; or

30 (b) in relation to an application for an authorisation,
31 temporary aquaculture permit or aquaculture lease
32 pending when the regulations take effect; or

- 1 (c) in relation to a management plan, ARMS, ARUP, order,
2 notice or other instrument made under this Act and in
3 force when the regulations take effect; or
4 (d) for any other purpose.
- 5 (3) Regulations referred to in subsection (2) may modify or
6 otherwise affect the operation of this Act.

7 **Division 4 — Forfeiture**

8 **202. Return of seized things**

- 9 (1) The CEO may authorise the return of anything seized under this
10 Act to —
11 (a) the owner or person entitled to the possession of the
12 thing; or
13 (b) the person from whom the thing was seized.
- 14 (2) The CEO may impose conditions on the return of the thing
15 including a condition that the person give security to the CEO
16 for payment of the value of the thing if it is forfeited.
- 17 (3) If the thing is forfeited to the State any security given to the
18 CEO in lieu of the thing is taken to be forfeited to the State.
- 19 (4) A person who contravenes a condition imposed under
20 subsection (2) commits an offence.
21 Penalty: a fine of \$10 000.
- 22 (5) If a court convicts a person of an offence against subsection (4),
23 the court may, in addition to any penalty imposed under that
24 subsection, order the person to pay compensation for any
25 damage or loss caused by the offence to any person.

26 **203. Court orders for forfeiture of certain things**

- 27 (1) Subject to subsection (3), if a court convicts a person of an
28 offence against this Act, the court may, in addition to any other

- 1 penalty imposed under this Act, order the forfeiture to the State
2 of any —
- 3 (a) aquatic organisms the subject of the offence; and
4 (b) fishing gear or aquaculture gear used, or intended to be
5 used, in the commission of the offence; and
6 (c) boat, other vehicle or other thing used in the commission
7 of the offence; and
8 (d) trailer used to transport a boat referred to in
9 paragraph (c); and
10 (e) resource shares or catch entitlement the subject of the
11 offence; and
12 (f) money, cheque or other thing that is the proceeds of the
13 sale of any aquatic organism in contravention of this
14 Act.
- 15 (2) A court must not make an order for the forfeiture of anything
16 under subsection (1) unless the prosecutor, or a person acting
17 for or on behalf of the prosecutor, applies for the order.
- 18 (3) If a court convicts a person of an offence against section 141(1)
19 or 142(1) in relation to a foreign boat, the court must, in
20 addition to any other penalty imposed under this Act, order the
21 forfeiture to the State of —
- 22 (a) the foreign boat and any aquatic organism, fishing gear
23 or other thing that could be forfeited to the State under
24 subsection (1); and
25 (b) any aquatic organism or other animal or any fishing
26 gear, money, cheque or other thing that, at the time of
27 the offence, was on or attached to the foreign boat; and
28 (c) any aquatic organism, fishing gear, money or cheque
29 that, at the time of the offence, was in the possession of
30 any person on board the foreign boat; and
31 (d) any aquatic organism or other animal on or attached to
32 any fishing gear used, or intended to be used, in the
33 commission of the offence.

1 **204. Forfeiture of unclaimed seized things**

2 (1) The CEO must give notice in the prescribed way if anything is
3 seized under this Act and its owner cannot be found.

4 (2) The notice must include the following —

5 (a) details of the thing seized;

6 (b) advice that the thing is being held;

7 (c) details of how the thing may be claimed by its owner.

8 (3) A thing that is the subject of a notice under subsection (1) is
9 forfeited to the State if —

10 (a) 3 months has expired from the day on which the notice
11 was given; and

12 (b) the thing has not been claimed by its owner.

13 **205. Forfeiture of certain seized things**

14 (1) In this section —

15 ***seized thing*** means any of the following things seized under this
16 Act —

17 (a) a protected aquatic organism;

18 (b) a quantity of aquatic organisms in excess of a quantity
19 provided for in regulations made under section 126;

20 (c) a quantity of aquatic organisms in excess of a quantity
21 or value that is prescribed for the purposes of the
22 definition of ***commercial quantity*** in section 127;

23 (d) a declared organism;

24 (e) an aquatic organism other than a protected aquatic
25 organism if the aquatic organism is seized under
26 section 170(f);

27 (f) a receptacle, container or medium containing an aquatic
28 organism referred to in this section.

29 (2) A seized thing is, on seizure, taken to have been forfeited to the
30 State.

1 **206. Disposal of forfeited things**

- 2 (1) Any thing forfeited to the State under this Act may be sold,
3 destroyed or otherwise disposed of in the prescribed way.
- 4 (2) Proceeds of the sale of any thing forfeited to the State under this
5 Act are to be paid into —
- 6 (a) an account referred to in Part 14 Division 3 that is
7 prescribed; or
- 8 (b) if no account is prescribed, the Consolidated Account.

9 **Division 5 — Additional provisions about penalties**

10 **207. Additional penalty based on value of aquatic organisms**

- 11 (1) This section applies to an offence against —
- 12 (a) a provision listed in the Table; or
- 13 (b) a provision of the regulations that is prescribed for the
14 purposes of this section.

15 **Table**

s. 31(2) and (3)	s. 49(2) and (3)
s. 64(2) and (3)	s. 65(2) and (3)
s. 125(4)	s. 129
s. 140(1)	

- 16 (2) If a court convicts a person of an offence against a provision
17 referred to in subsection (1), in addition to any penalty imposed
18 under that provision, the court must impose on the person an
19 additional penalty that —
- 20 (a) is equal to 10 times the prescribed value of any aquatic
21 organisms the subject of the offence; or
- 22 (b) if subsection (3) applies, is less than 10 times that value
23 but is at least equal to that value.

- 1 (3) The court can only impose an additional penalty under
2 subsection (2)(b) —
- 3 (a) on the application of the CEO; and
- 4 (b) if the court is satisfied that the imposition of the
5 additional penalty under subsection (2)(a) would be
6 harsh, oppressive or not otherwise in the interests of
7 justice.
- 8 (4) A court may determine the prescribed value of any aquatic
9 organisms the subject of the offence by reference to either the
10 weight of the organisms or the number of organisms.
- 11 (5) A court is to determine the prescribed value of any aquatic
12 organism the subject of the offence —
- 13 (a) if the court is determining the value of the aquatic
14 organisms by reference to the weight of the organisms,
15 by multiplying the weight by the value per unit of
16 weight prescribed in respect of an aquatic organism of
17 that class; and
- 18 (b) if the court is determining the value of the aquatic
19 organisms by reference to the number of organisms, by
20 multiplying the number by the value per organism
21 prescribed in respect of an aquatic organism of that
22 class.
- 23 (6) The additional penalty referred to in subsection (2)(a) or (b)
24 may not be reduced in mitigation despite the provisions of any
25 other Act.
- 26 (7) A provision of the regulations may be prescribed for the
27 purposes of subsection (1)(b) by reference to the circumstances
28 in which the offence is committed.
- 29 **208. Court's power to cancel or suspend authorisation**
- 30 (1) If a court convicts a person of an offence against this Act the
31 court may, in addition to any other penalty imposed under this

1 Act, cancel, or suspend for any period, any authorisation held by
2 the person.

3 (2) A court must not cancel or suspend an authorisation under
4 subsection (1) unless the prosecutor, or a person acting for or on
5 behalf of the prosecutor, applies for the cancellation or
6 suspension.

7 **209. Automatic suspension of authorisation if 3 offences**
8 **committed in 10 year period**

9 (1) In this section —

10 *authorisation* includes an authorisation that has been cancelled,
11 or has expired or been surrendered.

12 (2) The CEO must, as soon as is practicable, record a conviction of
13 a prescribed offence against this Act on the register in respect of
14 an authorisation if the CEO is satisfied that —

15 (a) the offence relates to conduct engaged in, or purporting
16 to be engaged in, under the authorisation; and

17 (b) the person convicted of the offence was, at the time the
18 offence was committed, the holder of the authorisation
19 or a person acting for or on behalf of the holder.

20 (3) The CEO may transfer the record of a conviction in respect of
21 an authorisation (the *original authorisation*) to another
22 authorisation (the *new authorisation*) if —

23 (a) the original authorisation was granted in respect of a
24 managed fishery or managed aquatic resource; and

25 (b) the management plan for the fishery or the ARUP for
26 the aquatic resource has been revoked; and

27 (c) a management plan or an ARUP provides for the
28 granting of the new authorisation to the person who was
29 the holder of the original authorisation.

- 1 (4) The CEO may transfer the record of a conviction in respect of
2 an authorisation (the *original authorisation*) to another
3 authorisation (the *new authorisation*) if —
- 4 (a) the original authorisation has expired without being
5 renewed or has been surrendered by the holder; and
- 6 (b) the new authorisation is the same type of authorisation
7 as the original authorisation; and
- 8 (c) the new authorisation is held by the person who was the
9 holder of the original authorisation immediately before
10 it expired or was surrendered.
- 11 (5) If the CEO transfers the record of a conviction in respect of an
12 authorisation under subsection (3) or (4), the record of the
13 conviction is to be taken to have been recorded on the new
14 authorisation on the date that it was recorded on the original
15 authorisation.
- 16 (6) If the CEO records 3 or more convictions in respect of an
17 authorisation in any 10 year period the CEO must, by notice in
18 writing given to the holder of the authorisation, suspend the
19 authorisation for the period of one year commencing on the day
20 that the authorisation is next renewed or such other day as is
21 prescribed.
- 22 (7) An authorisation suspended under subsection (6) remains
23 suspended after the time period referred to in that subsection has
24 elapsed until the CEO is satisfied that all outstanding fines have
25 been paid in respect of —
- 26 (a) the convictions recorded with respect to the
27 authorisation under this section; and
- 28 (b) any other conviction of the holder of the authorisation
29 under this Act.
- 30 (8) For the purposes of this section —
- 31 (a) it is irrelevant that, at the time the authorisation is
32 suspended under subsection (6), the authorisation is held

- 1 by a person other than the person who has been
2 convicted of all or any of the offences;
- 3 (b) if 2 or more offences arose out of one set of facts those
4 offences are to be regarded as one offence;
- 5 (c) a conviction may be recorded in respect of more than
6 one authorisation.

7 **210. Effect of conviction on surety provided for authorisation**

- 8 (1) The CEO must record a conviction of a prescribed offence
9 against this Act on the register in respect of a surety if —
- 10 (a) the surety is provided for an authorisation; and
11 (b) a conviction is recorded on the register in respect of the
12 authorisation in accordance with section 209.
- 13 (2) If the CEO records 3 or more convictions in respect of a surety
14 in any 10 year period —
- 15 (a) if the surety is provided in the form of a monetary bond,
16 the bond is forfeited to the State; and
- 17 (b) if the surety is provided in the form of nomination of
18 one or more resource shares, the allocated catch for each
19 resource share is reduced to zero in the fishing period
20 following the recording of the third conviction; and
- 21 (c) if the surety is provided in any other form, the surety is
22 to be dealt with in accordance with regulations.
- 23 (3) The following things are irrelevant for the purposes of this
24 section —
- 25 (a) that, at the time the surety is dealt with under
26 subsection (2), the surety is surety for an authorisation
27 which is, or is not, suspended under section 209;
- 28 (b) that, at the time the surety is dealt with under
29 subsection (2), the authorisation for which the surety
30 was provided is held by a person other than the person
31 who has been convicted of all or any of the offences;
- 32 (c) when the surety was provided.

1 (4) For the purposes of this section, if 2 or more offences arose out
2 of one set of facts those offences are to be regarded as one
3 offence.

4 **211. Court's power to impose prohibitions on offender**

5 (1) If a court convicts a person of an offence against this Act, in
6 addition to any other penalty that may be imposed for the
7 offence, the court may by order prohibit the person from doing
8 one or more of the following —

- 9 (a) being on board a specified boat or any boat of a
10 specified class;
- 11 (b) being at a specified place or any place of a specified
12 class;
- 13 (c) undertaking a specified activity related to fishing or
14 aquaculture, including —
- 15 (i) being employed in, or managing, operating or
16 holding an interest in, a business; and
- 17 (ii) being in control or possession of aquatic
18 organisms or aquatic organisms of a specified
19 class; and
- 20 (iii) being in control or possession of fishing or
21 aquaculture gear or fishing or aquaculture gear of
22 a specified class;
- 23 (d) being on or near specified waters.

24 (2) A court must not make an order under subsection (1) unless —

- 25 (a) the prosecutor, or a person acting for or on behalf of the
26 prosecutor, applies for the order; and
- 27 (b) the court is satisfied that —
- 28 (i) the relevant offence is of a serious nature; and
29 (ii) the person is likely to commit further offences
30 against this Act if the order is not made.

- 1 (3) An order —
- 2 (a) may apply generally or at specified times or in specified
- 3 circumstances; and
- 4 (b) has effect for such period as is specified in the order or,
- 5 if no period is specified, until the order is rescinded; and
- 6 (c) may be rescinded or varied at any time.
- 7 (4) A person who contravenes an order made under this section
- 8 commits an offence.
- 9 Penalty:
- 10 (a) for a first offence, a fine of \$40 000;
- 11 (b) for a second or subsequent offence, a fine of \$80 000
- 12 and imprisonment for 12 months.
- 13 (5) A person who allows or permits another person to contravene an
- 14 order made under this section commits an offence.
- 15 Penalty:
- 16 (a) for a first offence, a fine of \$40 000;
- 17 (b) for a second or subsequent offence, a fine of \$80 000
- 18 and imprisonment for 12 months.
- 19 (6) It is a defence to a charge under subsection (5) to prove that the
- 20 person did not know that the conduct engaged in by the other
- 21 person contravened an order made under this section.

22 **212. Offence taken to be first offence in some circumstances**

23 For the purposes of this Act (other than section 143), in

24 determining the penalty for an offence (the *relevant offence*) of

25 which a person is convicted under a provision of this Act, the

26 relevant offence is to be taken to be a first offence under that

27 provision if the person had not been convicted of an offence

28 under that provision during the period of 10 years ending on the

29 day of the conviction for the relevant offence.

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Part 13 — Administration

Division 1 — Delegation

213. Delegation by Minister

- (1) The Minister may delegate to a person any power the Minister has under another provision of this Act other than a power conferred under a section listed in the Table.

Table

s. 14	s. 20
s. 72	s. 112
s. 117	s. 120
s. 254	s. 255
s. 273	

- (2) The delegation must be in writing signed by the Minister.
- (3) A person to whom a power is delegated under this section cannot delegate that power.
- (4) A person exercising a power that has been delegated to the person under this section is taken to do so in accordance with the terms of the delegation unless the contrary is shown.
- (5) This section does not limit the ability of the Minister to exercise a power through an officer or agent.

214. Delegation by CEO

- (1) The CEO may delegate to a person any power the CEO has under another provision of this Act.
- (2) The delegation must be in writing signed by the CEO.

- 1 (3) A person to whom a power is delegated under this section
2 cannot delegate that power.
- 3 (4) A person exercising a power that has been delegated to the
4 person under this section is taken to do so in accordance with
5 the terms of the delegation unless the contrary is shown.
- 6 (5) This section does not limit the ability of the CEO to exercise a
7 power through an officer or agent.

8 **215. Minister may carry out research and other activities**

9 The Minister may cause to be carried out any research,
10 exploration, experiments, works or operations of any kind for
11 the purposes of this Act.

12 **Division 2 — AR Ministerial body**

13 **216. Term used: AR Ministerial body**

14 In this Division —

15 ***AR Ministerial Body*** means the body corporate of that name
16 established by section 217.

17 **217. AR Ministerial Body**

- 18 (1) The AR Ministerial Body is established.
- 19 (2) The AR Ministerial Body is a body corporate with perpetual
20 succession.
- 21 (3) Proceedings may be taken by or against the AR Ministerial
22 Body in its corporate name.
- 23 (4) The AR Ministerial Body is to be governed by the Minister.
- 24 (5) The AR Ministerial Body has the status, immunities and
25 privileges of the Crown.

1 **218. Purpose and nature of AR Ministerial Body**

2 (1) The AR Ministerial Body is established to provide a body
3 corporate through which the Minister can perform any of the
4 Minister's functions under this Act that can more conveniently
5 be performed by a body corporate than an individual.

6 (2) Any acts or things done through the AR Ministerial Body as
7 described in subsection (1) are to be regarded as —

8 (a) services under the control of the Department for the
9 purposes of the *Financial Management Act 2006*
10 section 52; and

11 (b) operations of the Department for the purposes of Part 5
12 of that Act.

13 (3) Despite the employment under the *Public Sector*
14 *Management Act 1994* of ministerial officers for the purpose of
15 assisting the Minister to perform functions that the Minister
16 performs through the AR Ministerial Body, the AR Ministerial
17 Body and those officers are not an organisation for the purposes
18 of that Act.

19 **219. Execution of documents by AR Ministerial Body**

20 (1) The AR Ministerial Body is to have a common seal.

21 (2) A document is duly executed by the AR Ministerial Body if —

22 (a) the common seal of the AR Ministerial Body is affixed
23 to it in accordance with subsections (3) and (4); or

24 (b) it is signed on behalf of the AR Ministerial Body by the
25 Minister; or

26 (c) it is signed on behalf of the AR Ministerial Body, as
27 authorised under subsection (5), by the CEO or another
28 person.

29 (3) The common seal of the AR Ministerial Body is not to be
30 affixed to a document except as authorised by the AR
31 Ministerial Body.

- 1 (4) The common seal of the AR Ministerial Body is to be affixed to
2 a document in the presence of the Minister, and the Minister is
3 to sign the document to attest that the common seal was so
4 affixed.
- 5 (5) The AR Ministerial Body may, by writing under its seal,
6 authorise the CEO or another person to execute deeds or other
7 documents on behalf of the AR Ministerial Body, either
8 generally or subject to any conditions or restrictions specified in
9 the authorisation.
- 10 (6) A document purporting to be executed in accordance with this
11 section is to be presumed to be duly executed until the contrary
12 is shown.
- 13 (7) A document executed by the CEO or another person under this
14 section without the common seal of the AR Ministerial Body is
15 not to be regarded as a deed unless it is executed as a deed as
16 authorised under subsection (5).
- 17 (8) When a document is produced bearing a seal purporting to be
18 the common seal of the AR Ministerial Body, it is to be
19 presumed that the seal is the common seal of the AR Ministerial
20 Body until the contrary is shown.
- 21 (9) For the purposes of this Act, a facsimile of —
22 (a) the AR Ministerial Body’s seal; or
23 (b) the signature of the Minister or a person authorised
24 under subsection (5) to execute deeds or other
25 documents,
- 26 may be used, and a deed or other document purporting to be
27 endorsed with such a facsimile is, until the contrary is shown, to
28 be regarded as bearing the facsimile under this subsection.

1 **Division 3 — Use of outside bodies in performance of functions**

2 **220. Term used: agreement**

3 In this Division —

4 ***agreement*** means an agreement entered into under section 222.

5 **221. Minister may recognise body**

6 The Minister may, by instrument in writing —

- 7 (a) formally recognise a body corporate as suitable to carry
8 out a function referred to in section 222(2); or
9 (b) vary or revoke an instrument referred to in
10 paragraph (a).

11 **222. Minister may enter agreement with recognised body**

12 (1) The Minister may enter into a written agreement with a body to
13 carry out a function for the purposes of this Act if the Minister
14 has recognised the body as suitable to carry out that function.

15 (2) The agreement may relate to any of the following functions —

- 16 (a) collection and analysis of data relevant to an aquatic
17 resource;
- 18 (b) advising the Minister about the management of an
19 aquatic resource;
- 20 (c) developing plans for the management of an aquatic
21 resource;
- 22 (d) the management of specified aspects of an aquatic
23 resource;
- 24 (e) restricting access to an aquatic resource on a specified
25 basis, including for a specified period;
- 26 (f) the conduct of trading resource shares in an aquatic
27 resource;
- 28 (g) representing the interests of the commercial fishing
29 sector;

- 1 (h) representing the interests of the recreational fishing
2 sector;
- 3 (i) providing education and training about the management
4 of an aquatic resource to persons who have, or want to
5 have, access to the aquatic resource;
- 6 (j) the control and management of an aquatic habitat
7 protection area or part of an aquatic habitat protection
8 area;
- 9 (k) the control and management of a declared organism;
- 10 (l) any other prescribed functions.
- 11 (3) An agreement must include the following —
- 12 (a) details of the parties to the agreement;
- 13 (b) details of the function or functions to be carried out
14 under the agreement;
- 15 (c) the term of the agreement;
- 16 (d) the financial arrangements under which the agreement is
17 to operate which may include arrangements in relation
18 to any of the following matters —
- 19 (i) payments to be made by the Minister to the body
20 for carrying out functions under the agreement;
- 21 (ii) fees that may be payable to the body by persons
22 other than the Minister;
- 23 (iii) fees or payments to be made by the body to the
24 Minister;
- 25 (e) the conditions under which the agreement may be varied
26 or terminated;
- 27 (f) penalties that apply in the event that the body fails to
28 comply with the terms of the agreement.
- 29 (4) The Minister must —
- 30 (a) cause notice of an agreement to be published in the
31 *Gazette* as soon as is practicable after the agreement is
32 made; and

- 1 (b) make the agreement available for inspection by
2 members of the public at times and places specified in
3 the notice.

4 **223. Effect of agreement**

- 5 (1) Nothing in an agreement limits the power of the Minister to
6 carry out a function under this Act.
- 7 (2) If there is any inconsistency between fees payable under the
8 regulations made under this Act and fees payable for the same
9 service under an agreement, the fees payable under the
10 agreement prevail to the extent of the inconsistency.

11 **Division 4 — Advisory Committees**

12 **224. Establishment and functions of advisory committees**

- 13 (1) The Minister may, by instrument in writing, establish advisory
14 committees, consisting of persons considered by the Minister to
15 be suitable, to provide information and advice to the Minister or
16 the CEO on matters related to one or more of the following —
- 17 (a) the protection and management of an aquatic resource;
18 (b) the management of a fishing activity;
19 (c) the management of aquaculture;
20 (d) the administration of this Act.
- 21 (2) The CEO may, by instrument in writing, establish advisory
22 committees, consisting of persons considered by the CEO to be
23 suitable, to provide information and advice to the CEO on
24 matters relating to one or more of the following —
- 25 (a) the protection and management of an aquatic resource;
26 (b) the management of a fishing activity;
27 (c) the management of aquaculture;
28 (d) the administration of this Act.

- 1 (3) The instrument establishing an advisory committee —
2 (a) must specify the functions, and identify the members, of
3 the committee; and
4 (b) may provide for any other matter that, in the opinion of
5 the person establishing the committee, is necessary for
6 the operation of the committee.
- 7 (4) The person establishing the committee may, by further
8 instrument in writing, amend or revoke an instrument made
9 under this section.

10 **225. Regulations about operation of committees**

11 The regulations may provide for any matter necessary for the
12 operation of a committee established under this Division.

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Part 14 — Financial provisions

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Division 1 — Preliminary

3

226. Term used: levy

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In this Part —

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levy means a levy imposed under the *Fishing Industry*

6

Promotion Training and Management Levy Act 1994.

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Division 2 — Collection of levy imposed under *Fishing Industry*

8

Promotion Training and Management Levy Act 1994

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227. When and to whom levy is payable

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(1) A levy is due and payable at a time or times ascertained in accordance with the regulations.

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(2) A levy is payable to the Minister.

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228. Payment by instalments

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(1) The regulations may provide for the payment of a levy by instalments.

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(2) If the regulations provide for the payment of a levy by instalment —

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(a) each instalment is due and payable at a time ascertained in accordance with the regulations; and

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(b) if an instalment is not paid at or before the time due for the payment of the instalment, the whole amount of the levy becomes due and payable at that time.

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229. Exemption from levy

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(1) The Minister may, by notice in writing, exempt a person wholly or in part from payment of the levy if the Minister is satisfied that to require the person to pay a levy would cause the person undue hardship.

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27

Aquatic Resources Management Bill 2015

Part 14 Financial provisions

Division 3 Accounts

s. 232

- 1 (vi) the management of aquatic habitat protection
2 areas or the Abrolhos Islands reserve;
- 3 (b) fees or other moneys paid to the Minister under an
4 agreement referred to in section 222;
- 5 (c) monetary bonds paid to the CEO as surety for an
6 authorisation;
- 7 (d) fees, royalties or other money paid in respect of
8 aquaculture leases or aquaculture facilities;
- 9 (e) rent or other money paid to the Minister under leases or
10 licences issued under management orders as defined in
11 the *Land Administration Act 1997* in respect of aquatic
12 habitat protection areas, the Abrolhos Islands reserve or
13 any other reserve the care, control and management of
14 which have been placed under section 46 of that Act
15 with the Minister;
- 16 (f) payments received under section 74(2)(e);
- 17 (g) costs recouped from prosecutions relating to commercial
18 fishing;
- 19 (h) costs paid to the CEO in accordance with an order of the
20 State Administrative Tribunal relating to commercial
21 fishing;
- 22 (i) proceeds of the sale on behalf of the Department of
23 any —
- 24 (i) forfeited property if the regulations provide that
25 the proceeds are to be paid into the R&D
26 Account;
- 27 (ii) capital assets purchased using moneys from the
28 R&D Account;
- 29 (iii) publication, advertising rights or intellectual
30 property;
- 31 (iv) entitlement;

- 1 (v) aquatic organisms bred on behalf of the
2 Department;
- 3 (j) moneys provided for the purposes of the R&D
4 Account —
- 5 (i) by any statutory authority or government
6 (whether Commonwealth, State or otherwise); or
- 7 (ii) otherwise by way of donations or bequests;
- 8 (k) income derived from the investment of moneys forming
9 part of the R&D Account, as determined by the
10 Treasurer;
- 11 (l) any other moneys lawfully payable to the credit of the
12 R&D Account.
- 13 (4) The R&D Account may be applied by the Minister for the
14 following purposes —
- 15 (a) to develop and manage aquaculture or aquatic resources
16 for commercial purposes including by means of one or
17 more of the following —
- 18 (i) the conduct of scientific, technological or
19 economic research;
- 20 (ii) the purchase of any authorisation, entitlement,
21 resource share, catch entitlement, boat or fishing
22 or aquaculture gear;
- 23 (iii) the conduct of programmes and provision of
24 extension services, including publicity
25 programmes;
- 26 (iv) the purchase of required capital assets;
- 27 (v) the provision of assistance to the fishing industry
28 or any body (whether incorporated or not) whose
29 objects include the provision of assistance to, or
30 the promotion of, the fishing industry;
- 31 (vi) refund of monetary bonds provided as surety for
32 an authorisation;

Aquatic Resources Management Bill 2015

Part 14 Financial provisions

Division 3 Accounts

s. 232

- 1 (vii) the payment of consideration for the surrender of
2 an aquaculture lease;
- 3 (viii) the maintenance of the marking and lighting of
4 areas used for aquaculture;
- 5 (ix) the clean up and rehabilitation of areas
6 previously used for aquaculture purposes;
- 7 (x) repayment of any amount paid under
8 section 91(4)(c) that is not required to satisfy a
9 debt due under section 96(2)(b);
- 10 (xi) to defray the costs of commercial fishing and
11 aquaculture administration and management;
- 12 (b) to make payments under an agreement referred to in
13 section 222;
- 14 (c) to defray the costs of the administration and
15 management of customary fishing;
- 16 (d) the purposes set out in section 117(2) for which an area
17 may be set aside as an aquatic habitat protection area;
- 18 (e) the care, control and management of the Abrolhos
19 Islands reserve;
- 20 (f) to conduct enforcement, operations and compliance
21 programmes;
- 22 (g) in payment to the Fisheries Adjustment Schemes Trust
23 Account under the *Fisheries Adjustment Schemes*
24 *Act 1987* for the benefit of the fishing industry or the
25 aquaculture industry;
- 26 (h) in payment of compensation under the *Fishing and*
27 *Related Industries Compensation (Marine Reserves)*
28 *Act 1997* section 12 and of the costs of administering
29 that Act;
- 30 (i) in payment of any administrative costs under Part 9;

- 1 (j) to defray any costs —
2 (i) incurred in the management of a marine park or
3 marine management area; and
4 (ii) attributable to aquaculture activity that is
5 authorised under this Act;
6 (k) in payment of the costs of administering the R&D
7 Account;
8 (l) any other purpose for which moneys may be lawfully
9 paid from the R&D Account.

10 **233. Recreational Fishing Account**

- 11 (1) The Recreational Fishing Account (the *RF Account*) is an
12 agency special purpose account under the *Financial*
13 *Management Act 2006* section 16.
14 (2) The RF Account is to be administered by the Minister.
15 (3) The RF Account is to be credited with the following —
16 (a) fees and charges paid in respect of —
17 (i) recreational fishing licences;
18 (ii) services relating to recreational fishing;
19 (iii) the management of aquatic habitat protection
20 areas or the Abrolhos Islands reserve relating to
21 recreational fishing;
22 (iv) licences for charter boats used for recreational
23 fishing;
24 (v) licences for persons providing aquatic
25 eco-tourism or fishing tours;
26 (b) proceeds of the allocation of an entitlement to take a
27 quantity of TAC under section 47(4);
28 (c) costs recouped from prosecutions relating to recreational
29 fishing;

- 1 (d) costs paid to the CEO in accordance with an order of the
2 State Administrative Tribunal relating to recreational
3 fishing;
- 4 (e) moneys provided for the purposes of the RF Account —
5 (i) by any statutory authority or government
6 (whether Commonwealth, State or otherwise); or
7 (ii) otherwise by way of donations or bequests;
- 8 (f) proceeds of the sale of any —
9 (i) forfeited property if the regulations provide that
10 the proceeds are to be paid into the RF Account;
11 (ii) capital assets purchased using moneys from the
12 RF Account;
- 13 (g) income derived from programmes, extension services,
14 publications, research or other services provided using
15 moneys from the RF Account;
- 16 (h) income derived from the investment of moneys forming
17 part of the RF Account, as determined by the Treasurer;
- 18 (i) any other moneys lawfully payable to the credit of the
19 RF Account.
- 20 (4) The RF Account may be applied by the Minister for the
21 following purposes —
- 22 (a) to develop and manage recreational fishing including by
23 means of one or more of the following —
- 24 (i) the purchase of any authorisation, entitlement,
25 catch entitlement, boat or fishing gear;
- 26 (ii) the conduct of research, or publicity and
27 educational programmes;
- 28 (iii) the provision of required capital assets;
- 29 (iv) the payment of consideration for the surrender of
30 an aquaculture lease;

- 1 (v) the provision of assistance to any body (whether
2 incorporated or not) whose objects include the
3 promotion of recreational fishing;
- 4 (vi) to defray the costs of recreational fishing
5 administration and management;
- 6 (b) in payment to the Fisheries Adjustment Schemes Trust
7 Account under the *Fisheries Adjustment Schemes*
8 *Act 1987*;
- 9 (c) to conduct enforcement, operations and compliance
10 programmes;
- 11 (d) in payment of the costs of administering the RF
12 Account;
- 13 (e) any other purpose for which moneys may be lawfully
14 paid from the RF Account.

15 **234. Fishing Industry Promotion Training and Management**
16 **Levy Account**

- 17 (1) The Fishing Industry Promotion Training and Management
18 Levy Account (the **Levy Account**) is an agency special purpose
19 account under the *Financial Management Act 2006* section 16.
- 20 (2) The Levy Account is to be administered by the Minister.
- 21 (3) The Levy Account is to be credited with the following —
- 22 (a) any levy paid;
- 23 (b) any amount paid under section 230;
- 24 (c) moneys provided for the purposes of the Levy Account
25 by way of donations or bequests;
- 26 (d) income derived from the investment of moneys forming
27 part of the Levy Account, as determined by the
28 Treasurer;
- 29 (e) any other moneys lawfully payable to the credit of the
30 Levy Account.

- 1 (4) The Levy Account may be applied by the Minister for the
2 following purposes —
- 3 (a) in payment to Levy Account programmes promoted by
4 industry bodies and approved by the Minister (after
5 consultation with such persons as the Minister thinks
6 fit), including programmes relating to —
- 7 (i) seafood promotion;
- 8 (ii) promotion of the fishing or aquaculture industry;
- 9 (iii) fishing or aquaculture industry training;
- 10 (iv) fishing or aquaculture industry management;
- 11 (b) in payment of the costs of administering the Levy
12 Account (including the costs of collecting levies and
13 penalties).
- 14 (5) Moneys in the Levy Account may be paid by the Minister to an
15 industry body to conduct a programme promoted by that body.
- 16 (6) The payment of money to a body under subsection (5) is subject
17 to the conditions that —
- 18 (a) the moneys are only expended for the purposes of the
19 programme and in accordance with any terms imposed
20 by the Minister; and
- 21 (b) at such time or times as are prescribed, a special purpose
22 audit is carried out by a registered company auditor of
23 allocation and expenditure of the moneys; and
- 24 (c) a report on the audit is prepared by the auditor and a
25 copy of the report is provided to the Minister as soon as
26 is practicable after it is prepared.
- 27 (7) A body to which money is paid under subsection (5) that fails to
28 ensure that a condition referred to in subsection (6) is complied
29 with commits an offence.
- 30 Penalty: a fine of \$10 000.

1 **235. Application of *Financial Management Act 2006* and Auditor**
2 ***General Act 2006***

3 (1) The provisions of the *Financial Management Act 2006* and the
4 *Auditor General Act 2006* regulating the financial
5 administration, audit and reporting of departments apply to and
6 in relation to each account referred to in this Division.

7 (2) The administration of each account referred to in this Division
8 is for the purposes of the *Financial Management Act 2006*
9 section 52 to be regarded as a service of the Department.

1 **Part 15 — Arrangements with other jurisdictions**

2 **Division 1 — Preliminary**

3 **236. Terms used**

4 In this Part —

5 **arrangement** means an arrangement for the management of a
6 fishing activity or a class of fishing activities made by the State
7 under this Part with one or more of the following —

- 8 (a) the Commonwealth;
9 (b) another State or other States;

10 **Commonwealth Minister** means the Minister for the time being
11 administering the Commonwealth Act and any other Minister
12 exercising powers and performing functions under the
13 Commonwealth Act section 60;

14 **Commonwealth regulated fishing activity** means a fishing
15 activity in respect of which there is in force an arrangement
16 under which the fishing activity is to be managed in accordance
17 with the law of the Commonwealth, whether or not it is also to
18 be managed under some other law;

19 **corresponding law** means a law of the Commonwealth or
20 another State declared by the regulations to be a law
21 corresponding to this Act;

22 **fishing activity** includes aquaculture;

23 **Joint Authority** means —

- 24 (a) the Western Australian Fisheries Joint Authority
25 continued in existence under the *Fisheries Legislation*
26 *(Consequential Provisions) Act 1991* (Commonwealth);
27 or
28 (b) any other Joint Authority established under the
29 Commonwealth Act of which the Minister is a member;

30 **regional fishing activity** means a fishing activity in respect of
31 which there is in force an arrangement under which the fishing

1 activity is to be managed in accordance with a corresponding
2 law (other than a law of the Commonwealth), whether or not it
3 is also to be managed under some other law;
4 **State** includes a Territory;
5 **WA regulated fishing activity** means a fishing activity in
6 respect of which there is in force an arrangement under which
7 the fishing activity is to be managed in accordance with the law
8 of this jurisdiction, whether or not it is also to be managed under
9 some other law.

10 **Division 2 — Joint Authorities**

11 **237. Functions of Joint Authority**

12 A Joint Authority has the functions in relation to the
13 management of a fishing activity conferred on it by the law in
14 accordance with which the fishing activity is to be managed.

15 **238. Delegation by Joint Authority**

- 16 (1) A Joint Authority may delegate to a person any of its powers
17 under this Act.
- 18 (2) The delegation must be in writing executed by the Joint
19 Authority.
- 20 (3) A delegation under this section may be expressed as a
21 delegation to the person from time to time holding or
22 performing the duties of a specified office, including an
23 office —
- 24 (a) in the service of; or
25 (b) in the service of an authority of; or
26 (c) under the law of,
27 the Commonwealth or another State.
- 28 (4) A person to whom a power is delegated under this section
29 cannot delegate that power.

- 1 (5) A person exercising or performing a power that has been
2 delegated to the person under this section is to be taken to do so
3 in accordance with the terms of the delegation unless the
4 contrary is shown.
- 5 (6) Nothing in this section —
- 6 (a) limits the ability of the Joint Authority to perform a
7 function through an agent; or
- 8 (b) limits the operation of the *Interpretation Act 1984*
9 sections 58 and 59; or
- 10 (c) is intended to prevent the delegation by a Joint
11 Authority, in accordance with the law of the
12 Commonwealth, of powers conferred on the Joint
13 Authority by that law.

14 **239. Procedure of Joint Authorities**

15 The Commonwealth Act sections 66 to 68 (inclusive) apply to
16 and in relation to the performance by a Joint Authority of its
17 functions under a written law of this jurisdiction.

18 **240. Evidentiary matters**

- 19 (1) All courts, judges and persons acting judicially are to take
20 judicial notice of —
- 21 (a) the fact that a person is or was a member of a Joint
22 Authority or a deputy of a member of a Joint Authority;
23 and
- 24 (b) the official signature of such a person.
- 25 (2) A document signed by the Commonwealth Minister, or a deputy
26 of that Minister, purporting to be a record or copy of a decision
27 of a Joint Authority is, in the absence of evidence to the
28 contrary, proof of the matters stated in it.

- 1 (3) In any legal proceedings, an instrument or other document
2 signed, on behalf of a Joint Authority, by a member of that Joint
3 Authority —
4 (a) is to be taken to have been duly executed by the Joint
5 Authority; and
6 (b) unless the contrary is proved, is to be taken to be in
7 accordance with a decision of the Joint Authority.
- 8 (4) This section is in addition to and does not affect the operation of
9 the *Evidence Act 1906*.

10 **241. Report of Joint Authority**

11 The Minister must cause a copy of a report of a Joint Authority
12 prepared under the Commonwealth Act section 70 to be laid
13 before each House of Parliament as soon as is practicable after
14 the preparation of the report.

15 **Division 3 — Arrangements for management of particular**
16 **fishing activities**

17 **242. Arrangement for management under Commonwealth Act**

- 18 (1) The State may, in accordance with the Commonwealth Act
19 section 74, make an arrangement referred to in section 71 or 72
20 of that Act for the management of a particular fishing activity or
21 class of fishing activity.
- 22 (2) An arrangement may be terminated as provided by the
23 Commonwealth Act.
- 24 (3) After an arrangement has been made but before the arrangement
25 takes effect authorisations, regulations, orders and instruments
26 may be granted, renewed, made or determined for the purposes
27 of the operation of this Act as affected by the arrangement as if
28 the arrangement had taken effect.

Aquatic Resources Management Bill 2015

Part 15 Arrangements with other jurisdictions

Division 3 Arrangements for management of particular fishing activities

s. 243

- 1 (4) An authorisation, regulation, order or instrument referred to in
2 subsection (3) does not have effect before the arrangement takes
3 effect.
- 4 (5) Any authorisation, regulation, order and instrument granted,
5 renewed, made or determined, for the purposes of the operation
6 of this Act as affected by an arrangement ceases to have effect
7 on the termination of the arrangement.
- 8 (6) After action for the purpose of the termination of an
9 arrangement has been taken, but before the termination takes
10 effect authorisations, regulations, orders and instruments may be
11 granted, renewed, made or determined for the purposes of the
12 operation of this Act as affected by the termination of the
13 arrangement, as if the arrangement had been terminated.
- 14 (7) An authorisation, regulation, order or instrument referred to in
15 subsection (6) does not have effect before the termination of the
16 arrangement takes effect.

17 **243. Minister may enter into arrangements with other States**

18 The Minister may enter into an arrangement with a Minister
19 administering a corresponding law, or with an authority of
20 another State concerned in the administration of that law, for the
21 purpose of cooperation in furthering the objects of this Act
22 (whether in this State or in that other State).

23 **244. Application of Act to fishing activities under arrangements**

24 The provisions of this Act apply to and in relation to a
25 WA regulated fishing activity.

26 **245. Application of Commonwealth law to fishing activities
27 under arrangements**

28 Within the limits of the State, the law of the Commonwealth
29 applies as a law of the State to and in relation to a
30 Commonwealth regulated fishing activity.

1 **246. Application of corresponding laws to fishing activities under**
2 **arrangements**

3 Within the limits of the State, a corresponding law applies as a
4 law of the State to and in relation to a regional fishing activity
5 that is regulated under the corresponding law.

6 **247. Minister's powers and functions under Commonwealth Act**
7 **or corresponding law**

8 (1) The Minister may exercise any power and perform any function
9 conferred on the Minister by the Commonwealth Act or a
10 corresponding law, including any power or function conferred
11 on the Minister as a member of a Joint Authority.

12 (2) If the Minister, acting in his or her capacity as a member of a
13 Joint Authority, appoints a person to be his or her deputy, the
14 deputy may exercise the powers and perform the functions
15 conferred by that Act on the deputy of a member of a Joint
16 Authority other than the Commonwealth Minister.

17 **248. Functions of Joint Authority**

- 18 (1) If a WA regulated fishing activity is managed by a Joint
19 Authority the Joint Authority has the functions of —
- 20 (a) keeping constantly under consideration the condition of
21 the aquatic resource in respect of which the fishing
22 activity is managed; and
 - 23 (b) formulating policies and plans for the good management
24 of the aquatic resource; and
 - 25 (c) for the purposes of the management of the fishing
26 activity —
 - 27 (i) exercising the powers conferred on it by this Act;
28 and
 - 29 (ii) cooperating and consulting with other authorities
30 (including other Joint Authorities within the
31 meaning of the Commonwealth Act) in matters
32 of common concern.

Aquatic Resources Management Bill 2015

Part 15 Arrangements with other jurisdictions

Division 3 Arrangements for management of particular fishing activities

s. 249

1 (2) In the performance of its functions in relation to a WA regulated
2 fishing activity, a Joint Authority must have regard to the
3 objects of this Act and the means of carrying them out in
4 accordance with section 11.

5 **249. Exercise of powers by Joint Authority**

6 (1) Except as provided in this section, an authorisation granted or
7 renewed under this Act otherwise than by virtue of this section
8 does not authorise the doing of any act or thing in or in relation
9 to a fishing activity that is managed by a Joint Authority.

10 (2) If a WA regulated fishing activity is managed by a Joint
11 Authority —

12 (a) the powers (including powers with respect to
13 authorisations) conferred on the Minister or another
14 person under this Act (this Part excepted) are
15 exercisable by the Joint Authority instead of the
16 Minister or other person; and

17 (b) references in the relevant provisions to the Minister and
18 to another person authorised to exercise a power, are
19 taken to be references to the Joint Authority.

20 (3) An authorisation granted by a Joint Authority must be limited
21 (whether by conditions or otherwise) to apply only in relation to
22 a fishing activity, or fishing activities, managed by the Joint
23 Authority.

24 (4) A Joint Authority may endorse an authorisation (including an
25 authorisation granted by the Joint Authority or another Joint
26 Authority) to extend the operation of the authorisation to
27 matters to which the licensing powers of the Joint Authority
28 under this Act are applicable.

29 (5) If an endorsement referred to in subsection (4) is made —

30 (a) the endorsement ceases to have effect if the
31 authorisation ceases to have effect; and

- 1 (b) the Joint Authority may suspend or cancel the
2 endorsement as if it were an authorisation granted by the
3 Joint Authority.
- 4 (6) Subject to section 252, if a Joint Authority commences the
5 management of a fishing activity, a regulation, order or
6 instrument made or determined under this Act that would, but
7 for this subsection, apply to the fishing activity, ceases to apply
8 to the fishing activity.
- 9 (7) This section does not empower a Joint Authority to grant, or to
10 take other action in respect of, an authorisation in respect of a
11 foreign boat or to endorse such an authorisation.

12 **250. Application of offence provision in Act to fishing activity**
13 **managed by Joint Authority**

14 Provisions of this Act that relate to offences, enforcement and
15 legal proceedings apply in relation to a fishing activity managed
16 by a Joint Authority and in respect of anything done to, or in
17 relation to, aquatic resources in respect of which the fishing
18 activity is managed and the provisions are to be read —

- 19 (a) as if any reference in the provisions to an authorisation
20 were a reference to an authorisation or an endorsement
21 of an authorisation, as the case may be, granted,
22 renewed or made by the relevant Joint Authority, in
23 relation to the person alleged to have committed the
24 offence or the boat alleged to have been used in the
25 commission of the offence; and
- 26 (b) as if any reference in the provisions to aquatic resources
27 were a reference to aquatic resources to which the
28 fishing activity relates.

1 **251. Presumptions in relation to certain statements in**
2 **arrangements**

3 A statement in an arrangement must be conclusively presumed
4 to be correct if it is to the effect that specified waters —

- 5 (a) in the case of an arrangement to which the
6 Commonwealth and the State are the only parties, are
7 waters adjacent to the State; and
8 (b) in the case of any other arrangement, are waters adjacent
9 to the States that are parties to the arrangement or are
10 waters adjacent to a specified State or States.

11 **252. Regulations, orders and instruments in respect of fishing**
12 **activities under arrangements**

13 (1) If a WA regulated fishing activity is managed by a Joint
14 Authority, the Governor may, for the purpose of giving effect to
15 a decision of the Joint Authority —

- 16 (a) make regulations for the management of the fishing
17 activity; or
18 (b) make a regulation applying to the fishing activity a
19 regulation made otherwise than under this section; or
20 (c) amend a regulation made otherwise than under this
21 section so that it is expressed to apply to the fishing
22 activity, whether or not it also applies to another fishing
23 activity.

24 (2) The power conferred on the Governor to make regulations
25 otherwise than under subsection (1) does not extend to the
26 making of a regulation of a kind referred to in subsection (1)(a)
27 or (b) or the amendment of a regulation in the manner referred
28 to in subsection (1)(c).

29 (3) For the purpose of giving effect to a decision of a Joint
30 Authority that manages a WA regulated fishing activity, the
31 Minister may —

- 32 (a) make an order that applies to the fishing activity; or

- 1 (b) by order published in the *Gazette* apply to the fishing
2 activity an order under this Act made otherwise than
3 under this section; or
- 4 (c) by order published in the *Gazette* amend an order under
5 this Act made otherwise than under this section so that it
6 is expressed to apply to the fishing activity, whether or
7 not it also applies to another fishing activity.
- 8 (4) The power conferred on the Minister to make orders otherwise
9 than under subsection (3) does not extend to the making of an
10 order of a kind referred to in subsection (3)(a) or (b) or the
11 amendment of an order in the manner referred to in
12 subsection (3)(c).
- 13 (5) For the purpose of giving effect to a decision of a Joint
14 Authority that manages a WA regulated fishing activity, the
15 Minister may, by notice published in the *Gazette* —
- 16 (a) approve an ARUP to regulate the fishing activity; or
17 (b) apply to the fishing activity a management plan or an
18 ARUP under this Act made or approved otherwise than
19 under this section; or
- 20 (c) amend a management plan or ARUP under this
21 Act made or approved otherwise than under this
22 section so that it is expressed to apply to the fishing
23 activity, whether or not it also applies to another fishing
24 activity.
- 25 (6) The power conferred on the Minister to make or approve
26 instruments otherwise than under subsection (5) does not extend
27 to the making or approval of an instrument of a kind referred to
28 in subsection (5)(a) or (b) or the amendment of a management
29 plan or an ARUP in the manner referred to in subsection (5)(c).
- 30 (7) A regulation, order or instrument affecting a Joint Authority
31 fishing activity that is expressed to be made under this section
32 must be conclusively presumed to be made for the purpose of
33 giving effect to a decision of the Joint Authority.

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Part 16 — Miscellaneous

253. Protection from liability

- (1) An action in tort does not lie against a person for anything that the person has done, in good faith, in the performance or purported performance of a function under this Act.
- (2) The protection given by this section applies even though the thing done as described in subsection (1) may have been capable of being done whether or not this Act had been enacted.
- (3) Despite subsection (1), the State is not relieved of any liability that it might have for another person having done anything as described in that subsection.
- (4) In this section, a reference to the doing of anything includes a reference to an omission to do anything.

254. Administrative guidelines

- (1) This section relates to guidelines for any of the following purposes —
 - (a) providing practical guidance to persons who have duties or obligations under this Act or any other Act administered by the Minister;
 - (b) providing information to industry and the public.
- (2) The Minister may issue, amend or revoke guidelines.
- (3) The Minister must ensure that guidelines are published in the prescribed way.

255. Guidelines about foreign interests

- (1) This section relates to guidelines about foreign persons holding, controlling or having an interest in resource shares, catch entitlement or authorisations.

1 (2) The Minister may issue, amend or revoke guidelines.

2 (3) The Minister must ensure that guidelines are published in the
3 prescribed way.

4 **256. Consultation in relation to guidelines**

5 Before issuing, amending or revoking a guideline referred to in
6 section 254 or 255 the Minister must consult with any industry
7 body the Minister thinks appropriate and may consult with any
8 other person the Minister thinks appropriate.

9 **257. Guidelines to be taken into account**

10 (1) In performing a function under this Act or another Act
11 administered by the Minister, a person must take into account
12 any guidelines referred to in section 254 or 255 that are relevant
13 to the performance of the function.

14 (2) Nothing in subsection (1) —

15 (a) derogates from the duty of a person to exercise a
16 discretion in a particular case; or

17 (b) precludes a person from taking into account matters not
18 set out in guidelines; or

19 (c) requires a person to take into account a guideline if the
20 guideline is inconsistent with a provision of the Act
21 under which the function is conferred.

22 **258. Inquiry into holder of resource shares or authorisation**

23 (1) In this section —

24 *appointed person* means a person appointed by the CEO under
25 subsection (2) to conduct an inquiry.

26 (2) The CEO may appoint a person or persons to conduct an inquiry
27 to determine who controls or has an interest in a resource share
28 or an authorisation and to report to the CEO the findings of the
29 inquiry.

s. 258

- 1 (3) For the purposes of subsection (2), an appointed person may —
- 2 (a) direct a person —
- 3 (i) to give to the appointed person such information
- 4 as the appointed person requires; or
- 5 (ii) to answer a question put to the person;
- 6 (b) direct a person to produce to the appointed person a
- 7 relevant record in the person’s custody or under the
- 8 person’s control;
- 9 (c) examine and make a copy of any record produced in
- 10 response to a direction given under paragraph (b) that is
- 11 relevant to the inquiry.
- 12 (4) A direction given under subsection (3)(a) —
- 13 (a) may be given orally or in writing; and
- 14 (b) must specify the time at or within which the information
- 15 or answer must be given to the appointed person; and
- 16 (c) may require that the information or answer —
- 17 (i) be given orally or in writing; or
- 18 (ii) if it is directed to be given in writing, be given by
- 19 means specified in the direction; or
- 20 (iii) be given on oath or affirmation or by statutory
- 21 declaration.
- 22 (5) An appointed person may administer an oath or affirmation or
- 23 witness a statutory declaration for the purposes of
- 24 subsection (4)(c)(iii).
- 25 (6) A direction given under subsection (3)(b) —
- 26 (a) must be given in writing to the person required to
- 27 produce the record; and
- 28 (b) must specify the time at or within which the record is to
- 29 be produced to the appointed person; and

- 1 (c) may require that the record be produced to the appointed
2 person —
- 3 (i) at a place specified in the direction; and
4 (ii) by a means specified in the direction.
- 5 (7) A person who, without reasonable excuse, fails to comply with
6 a direction given to the person under this section commits an
7 offence.
8 Penalty: a fine of \$10 000.
- 9 (8) For the purposes of subsection (7), it is not a reasonable excuse
10 for a person to refuse or fail to answer any question on the
11 ground that the answer to the question might incriminate the
12 person.
- 13 (9) If a person claims before answering a question that the answer
14 may tend to incriminate him or her, the answer is not admissible
15 in evidence against the person in any criminal proceedings other
16 than proceedings for an offence against this section.

17 **259. Confidentiality of information**

- 18 (1) In this section —
19 *confidential information* means information contained in —
- 20 (a) an application made under this Act and any information
21 provided in support of an application; or
22 (b) a record that is required to be kept under this Act; or
23 (c) a return that has been submitted or lodged as required
24 under this Act; or
25 (d) a record that has been voluntarily provided to the
26 Department for the purposes of research.
- 27 (2) A person who misuses confidential information obtained by
28 reason of any function that the person has, or at any time had, in
29 the administration of this Act commits an offence.
30 Penalty: a fine of \$10 000.

s. 259

- 1 (3) A person misuses confidential information if the person, directly
2 or indirectly, records, uses or discloses to another person the
3 information other than —
- 4 (a) in the course of duty; or
5 (b) under this law or any other written law; or
6 (c) with the written permission of the CEO; or
7 (d) for the purposes of the investigation of any suspected
8 offence or the conduct of proceedings against any
9 person for an offence; or
10 (e) for the purposes of any other legal action arising out of
11 the administration of this Act; or
12 (f) with the consent of the person or persons to whom the
13 information relates; or
14 (g) in prescribed circumstances.
- 15 (4) This section does not prevent the disclosure of statistical or
16 other aggregated information —
- 17 (a) that could not reasonably be expected to lead to the
18 identification of any person to whom it relates; or
19 (b) relating to a fishing activity even though it could
20 reasonably be expected to lead to the identification of a
21 person who is authorised to undertake the activity (a
22 ***participant***) because of the small number of participants.
- 23 (5) Despite any law to the contrary, a person who has confidential
24 information obtained by reason of any function that the person
25 has, or at any time had, in the administration of this Act is not to
26 be required by subpoena or otherwise to produce or divulge that
27 information to any court or tribunal.
- 28 (6) This section has effect despite any provision of the *Freedom of*
29 *Information Act 1992*.

1 **260. False or misleading information**

2 (1) A person who does any of the things set out in subsection (3) in
3 relation to an application made under this Act commits an
4 offence.

5 Penalty: a fine of \$25 000.

6 (2) A person who does any of the things set out in subsection (3) in
7 relation to a record or return that is required to be kept,
8 submitted or lodged under this Act commits an offence.

9 Penalty: a fine of \$25 000.

10 (3) The things to which subsections (1) and (2) apply are —

11 (a) making a statement that the person knows —

12 (i) is false or misleading in a material particular; or

13 (ii) omits anything without which the statement is
14 misleading in a material particular;

15 or

16 (b) providing, or causing to be provided, information that
17 the person knows —

18 (i) is false or misleading in a material particular; or

19 (ii) omits anything without which the information is
20 misleading in a material particular.

21 **261. Minister to be notified of waterway works**

22 (1) In this section —

23 *fish way* means a structure or device that enables aquatic
24 organisms to pass through, by or over a dam, weir or reservoir;

25 *public authority* means —

26 (a) a Minister of the State; or

27 (b) an agency or an organisation as those terms are defined
28 in the *Public Sector Management Act 1994*; or

s. 262

1 (c) a body, corporate or unincorporate, that is established or
2 continued for a public purpose by the State, regardless
3 of the way it is established; or

4 (d) a local government or a regional local government;

5 **waterway** means a river, creek or other naturally flowing stream
6 of water.

7 (2) If a public authority proposes to construct, alter or modify a
8 dam, weir or reservoir on a waterway, the public authority
9 must —

10 (a) notify the Minister of the proposal; and

11 (b) if the Minister so requests, include as part of the works
12 for the dam, weir or reservoir, or for its alteration or
13 modification, a suitable fish way.

14 **262. Death of individual who holds authorisation**

15 (1) This section applies in relation to —

16 (a) an aquaculture licence;

17 (b) a managed fishery licence;

18 (c) a licence of a type prescribed for the purposes of this
19 section.

20 (2) On the death of an individual who, immediately before death,
21 held an authorisation exclusively or as a tenant in common, the
22 authorisation or the deceased's share in the authorisation (as the
23 case requires) is taken to be held by the deceased's personal
24 representative.

25 (3) On the death of an individual who, immediately before death,
26 held an authorisation as a joint tenant, the authorisation is taken
27 to be held by the surviving joint tenants.

28 **263. Regulations**

29 (1) The Governor may make regulations prescribing all matters that
30 are required or permitted by this Act to be prescribed or are

- 1 necessary or convenient to be prescribed for giving effect to the
2 purposes of this Act.
- 3 (2) The regulations may make provision in relation to any of the
4 following matters —
- 5 (a) the taking of aquatic organisms;
- 6 (b) the possession, sale, packaging, labelling and transport
7 of aquatic organisms;
- 8 (c) the import or export of aquatic organisms;
- 9 (d) the welfare, safety and health of aquatic organisms;
- 10 (e) the protection, restoration or improvement of stocks of
11 aquatic organisms;
- 12 (f) the operation of aquatic eco-tourism and fishing tours;
- 13 (g) the identification and tagging of aquatic organisms;
- 14 (h) the naming of aquatic organisms;
- 15 (i) the exchange of information for law enforcement
16 purposes between departments or other agencies of the
17 State and departments or other agencies of the
18 Commonwealth, other States or Territories;
- 19 (j) fees and charges.
- 20 (3) The regulations may apply, adopt or incorporate a provision of
21 any code of practice, standard or other document relating to the
22 purposes of this Act —
- 23 (a) with or without modifications; or
- 24 (b) as in force at a particular time or from time to time.
- 25 (4) The regulations may provide that contravention of a regulation
26 is an offence, and provide, for an offence against the
27 regulations, a penalty not exceeding a fine of \$10 000 and a
28 daily penalty not exceeding a fine of \$100.

s. 264

- 1 (5) A fee prescribed under subsection (2)(j) may include one or
2 more of the following —
- 3 (a) an amount in respect of the extent or value of any
4 authority conferred by an authorisation;
- 5 (b) an amount in connection with any purpose referred to in
6 section 232(4) or 233(4) that is relevant to an
7 authorisation;
- 8 (c) if the fee is for the issue of an aquaculture licence, an
9 amount in respect of the area to which the licence
10 relates;
- 11 (d) an amount in respect of the costs of administering this
12 Act.

13 **264. Service of documents**

- 14 (1) In this section —
- 15 ***business address***, in relation to the holder of a registrable
16 interest, means the address set out in the register as the business
17 address of the holder of the interest.
- 18 (2) If the Act requires or permits a document to be served on the
19 holder of a registrable interest, the document may be served
20 by —
- 21 (a) posting the document by pre-paid post addressed to the
22 holder at the holder’s business address; or
- 23 (b) delivering or leaving the document addressed to the
24 holder at the holder’s business address.
- 25 (3) Nothing in subsection (2) limits the operation of the
26 *Interpretation Act 1984* section 76.

27 **265. CEO to make plans and strategies publicly available**

- 28 (1) In this section —
- 29 ***aquatic biosecurity management plan*** has the meaning given in
30 section 98.

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Part 17 — Repeals

267. *Fish Resources Management Act 1994* repealed

The *Fish Resources Management Act 1994* is repealed.

268. *Pearling Act 1990* repealed

The *Pearling Act 1990* is repealed.

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Part 18 — Transitional provisions

Division 1 — Preliminary

269. Interpretation Act not affected

This Part does not affect the operation of the *Interpretation Act 1984* in relation to the repeals effected by sections 267 and 268.

270. Transitional regulations

(1) In this section —

transitional matter —

- (a) means a matter that needs to be dealt with for the purpose of effecting the transitions from the provisions of the *Fish Resources Management Act 1994* or the *Pearling Act 1990* to the provisions of this Act; and
- (b) includes a saving or application matter.

(2) If there is no sufficient provision in this Act for dealing with a transitional matter, regulations under this Act may prescribe all matters that are required or necessary or convenient to be prescribed for dealing with the matter.

(3) Regulations made under subsection (2) may provide that specified provisions of a written law —

- (a) do not apply to or in relation to any matter; or
- (b) apply with specified modifications to or in relation to the matter.

(4) If regulations made under subsection (2) provide that a specified state of affairs is taken to have existed, or not to have existed, on and from a day that is earlier than the day on which the regulations are published in the *Gazette* but not earlier than the day this section comes into operation, the regulations have effect according to their terms.

Aquatic Resources Management Bill 2015

Part 18 Transitional provisions

Division 2 Transitional provisions for Fish Resources Management Act 1994

s. 271

- 1 (5) If regulations contain a provision referred to in subsection (4),
2 the provision does not operate so as —
- 3 (a) to affect in a manner prejudicial to any person (other
4 than the State), the rights of that person existing before
5 the day of publication of those regulations; or
- 6 (b) to impose liabilities on any person (other than the State)
7 in respect of anything done or omitted to be done before
8 the day of publication of those regulations.
- 9 (6) Regulations made under subsection (2) in relation to a matter
10 referred to in subsection (3) must be made within such period as
11 is reasonably and practicably necessary to deal with a
12 transitional matter that arises as a result of the enactment of this
13 Act.

14 **Division 2 — Transitional provisions for *Fish Resources***
15 ***Management Act 1994***

16 **271. Terms used**

17 In this Division —

18 ***commencement day*** means the day on which section 267 comes
19 into operation;

20 ***FRMA authorisation*** means a lease or authorisation issued
21 under the repealed Act;

22 ***repealed Act*** means the *Fish Resources Management Act 1994*.

23 **272. Exemptions**

24 An exemption that was in force under section 7 of the repealed
25 Act immediately before commencement day is to be taken to be
26 an exemption granted under section 7 on the conditions
27 applying to the exemption immediately before commencement
28 day.

1 **273. Management plans**

- 2 (1) In this section —
- 3 ***required consultation*** means consultation with the person or
4 persons specified for that purpose in a management plan.
- 5 (2) A management plan determined under section 54(1) of the
6 repealed Act that was in effect immediately before
7 commencement day continues to have effect for the purposes of
8 this Act until it is revoked under subsection (4) or section 28(1).
- 9 (3) For the purposes of subsection (2) —
- 10 (a) a declaration in a management plan that a fishery is an
11 interim managed fishery is to be taken to be a
12 declaration that the fishery is a managed fishery; and
- 13 (b) a management plan referred to in paragraph (a) is
14 amended to delete any provision that provides that the
15 plan only has effect for a specified period.
- 16 (4) The Minister may, by instrument in writing published in the
17 *Gazette*, amend or revoke a management plan.
- 18 (5) The Minister must undertake the required consultation before
19 amending or revoking a management plan.
- 20 (6) Despite subsection (5), the Minister may amend a management
21 plan without undertaking the required consultation if, in the
22 Minister's opinion, the amendment is —
- 23 (a) required urgently; or
24 (b) of a minor nature.
- 25 (7) If the Minister amends a management plan in the circumstances
26 referred to in subsection (6)(a) the Minister must undertake the
27 required consultation as soon is as practicable after the
28 management plan has been amended.
- 29 (8) An amended management plan may only include matters that
30 could have been included in the management plan before
31 commencement day.

Aquatic Resources Management Bill 2015

Part 18 Transitional provisions

Division 2 Transitional provisions for Fish Resources Management Act 1994

s. 274

1 (9) An instrument under this section is subsidiary legislation for the
2 purposes of the *Interpretation Act 1984*, and section 42 of that
3 Act applies to and in relation to an instrument as if the
4 instrument were a regulation.

5 **274. Authorisations**

6 (1) An FRMA authorisation of a type referred to in an item in the
7 Table that was in effect immediately before commencement day
8 is, on and from commencement day, to be taken to be a lease,
9 permit or authorisation of a type referred to in the same item on
10 the conditions applying to the FRMA authorisation immediately
11 before commencement day.

12 **Table**

Item	FRMA authorisation	Type of lease or authorisation
1.	Managed fishery licence	Managed fishery licence
2.	Interim managed fishery permit	Managed fishery licence
3.	Aquaculture licence	Aquaculture licence
4.	Aquaculture lease	Aquaculture lease
5.	Temporary aquaculture permit	Temporary aquaculture permit
6.	Authorisation granted under the regulations	Authorisation of a type prescribed for the purposes of this item

13 (2) An application that was made under the repealed Act, but not
14 decided before commencement day, for the grant of an FRMA
15 authorisation of a type referred to in an item in the Table to

- 1 subsection (1), is to be taken to be an application for the grant of
2 a lease, permit or authorisation of a type referred to in the same
3 item of that Table.
- 4 (3) An application that was made under the repealed Act, but not
5 decided before commencement day, for the renewal or transfer
6 of an FRMA authorisation of a type referred to in an item in the
7 Table to subsection (1), is to be taken to be an application for
8 the grant or renewal of a lease, permit or authorisation of a type
9 referred to in the same item of that Table.
- 10 (4) An application that was made under the repealed Act, but not
11 decided before commencement day, for the temporary transfer
12 of the whole or part of an entitlement under an FRMA
13 authorisation of a type referred to in an item in the Table to
14 subsection (1), is to be taken to be an application for the
15 temporary transfer of the whole or part of the entitlement under
16 an authorisation of a type referred to in the same item of that
17 Table.
- 18 (5) A review under section 149 of the repealed Act that was started,
19 but not finalised, before commencement day must be dealt with
20 as if the repealed Act had not been repealed, and an FRMA
21 authorisation of a type referred to in an item in the Table to
22 subsection (1) that is issued or varied as a result of such a
23 review is to be taken to be a lease, permit or authorisation of a
24 type referred to in the same item of that Table on the conditions
25 applying to the FRMA authorisation on its issue or variation.
- 26 **275. Matters relating to replacement authorisations**
- 27 (1) In this section —
28 *replacement authorisation*, in relation to an FRMA
29 authorisation, means the lease, permit or authorisation that the
30 FRMA authorisation is taken to be in accordance with
31 section 274(1).

Aquatic Resources Management Bill 2015

Part 18 Transitional provisions

Division 2 Transitional provisions for Fish Resources Management Act 1994

s. 275

- 1 (2) A conviction recorded in respect of an FRMA authorisation
2 under section 224 of the repealed Act is to be recorded on the
3 register in respect of the replacement authorisation.
- 4 (3) If, immediately before commencement day, there was a notation
5 on the register that a person has a security interest in an FRMA
6 authorisation the CEO must note on the register that the person
7 has a security interest in the replacement authorisation.
- 8 (4) An application that was made under the repealed Act, but not
9 decided before commencement day, for the renewal or transfer
10 of, or the temporary transfer of the whole or part of an
11 entitlement under an FRMA authorisation, is to be taken to be
12 an application for the renewal or transfer of, or the temporary
13 transfer of the whole or part of an entitlement under, the
14 replacement authorisation.
- 15 (5) An application that was made under the repealed Act, but not
16 decided before commencement day, for a notation to be made
17 on the register that a person has a security interest in an FRMA
18 authorisation is to be taken to be an application for a notation to
19 be made on the register that the person has a security interest in
20 the replacement authorisation.
- 21 (6) An application that was made under section 131(1) of the
22 repealed Act, but not decided before commencement day, for
23 the removal or variation of a notation made on the register that a
24 person has a security interest in an FRMA authorisation is to be
25 taken to be an application for the removal or variation of a
26 notation on the register that the person has a security interest in
27 the replacement authorisation.
- 28 (7) A conviction after commencement day in respect of an offence
29 committed before commencement day that, in accordance with
30 section 224 of the repealed Act, is to be recorded on the register
31 in respect of an authorisation that was in effect immediately
32 before commencement day is to be recorded on the replacement
33 authorisation under section 209.

-
- 1 **276. Transition from former body corporate to AR Ministerial**
2 **Body**
- 3 (1) In this section —
- 4 ***former body corporate*** means the body corporate that was
5 constituted by the Minister under section 9 of the repealed Act.
- 6 (2) On and from commencement day the AR Ministerial Body is to
7 be regarded as being a continuation of, and the same legal entity
8 as, the former body corporate for the purposes of —
- 9 (a) matters relating to assets, rights, liabilities, obligations
10 or proceedings of or involving the former body
11 corporate; and
- 12 (b) other transitional matters.
- 13 **277. Arrangements with Commonwealth or other State or**
14 **Territory**
- 15 An arrangement made under Part 3 of the repealed Act that is in
16 force immediately before commencement day is to be taken to
17 be an arrangement for the purposes of the definition of
18 ***arrangement*** in section 236.
- 19 **278. Continuation of accounts**
- 20 (1) The Aquatic Resources Research and Development Account
21 referred to in section 232 is a continuation of the Fisheries
22 Research and Development Account established under the *Fish*
23 *Resources Management Act 1994*.
- 24 (2) The Recreational Fishing Account referred to in section 233 is a
25 continuation of the Recreational Fishing Account established
26 under the *Fish Resources Management Act 1994*.
- 27 (3) The Fishing Industry Promotion Training and Management
28 Levy Account referred to in section 234 is a continuation of the
29 Fishing Industry Promotion Training and Management Levy
30 Account established under the *Fish Resources Management*
31 *Act 1994*.

Aquatic Resources Management Bill 2015

Part 18 Transitional provisions

Division 2 Transitional provisions for Fish Resources Management Act 1994

s. 279

- 1 (4) On and from commencement day, any reference in an
2 agreement or other document to an account established under
3 the repealed Act and referred to in an item in the Table is,
4 unless the context otherwise requires, to be read and have effect
5 as if it were a reference to an account referred to in the same
6 item.

7 **Table**

Item	Account established under repealed Act	Account continued under this Act
1.	Fisheries Research and Development Account	Aquatic Resources Research and Development Account
2.	Recreational Fishing Account	Recreational Fishing Account
3.	Fishing Industry Promotion Training and Management Levy Account	Fishing Industry Promotion Training and Management Levy Account

8 **279. Register**

9 All the information that was, immediately before
10 commencement day, included on the register kept under
11 section 125 of the repealed Act is to be transferred to and
12 included on the register kept under section 150.

13 **280. Fish habitat protection areas**

- 14 (1) If, immediately before commencement day, an area was set
15 aside under section 115 of the repealed Act as a fish habitat
16 protection area then on and from commencement day —
17 (a) the area is to be taken to be an aquatic habitat protection
18 area; and

- 1 (b) the area is to be taken to have been set aside as an
2 aquatic habitat protection area for the purpose or
3 purposes for which it was set aside as a fish habitat
4 protection area; and
- 5 (c) a plan approved for the management of the area under
6 section 117 of the repealed Act is to be taken to be a
7 plan for the management of the area approved under
8 section 119.
- 9 (2) If, immediately before commencement day, the control and
10 management of a fish habitat protection area that is to be taken
11 to be an aquatic habitat protection area under subsection (1) was
12 vested under section 119 of the repealed Act in a body
13 corporate, the control and management of the aquatic habitat
14 protection area is to be taken to have been vested under
15 section 121 in the body corporate on the conditions applying to
16 the vesting of the control and management of the fish habitat
17 protection area.

18 **281. Seized and forfeited things**

- 19 (1) A thing seized under the repealed Act before commencement
20 day is to be taken to have been seized under this Act.
- 21 (2) If, under section 217 of the repealed Act, the CEO authorised
22 the return of a thing seized under the repealed Act the CEO is to
23 be taken to have authorised the return of the thing under
24 section 202 subject to the conditions that applied to the return of
25 the thing under the repealed Act.
- 26 (3) A thing forfeited under the repealed Act before commencement
27 day is to be taken to have been forfeited under this Act and may
28 be disposed of as provided for in this Act.

29 **282. Prohibitions on offenders**

30 An order made by a court under section 225 of the repealed Act
31 prohibiting an offender from doing something is to be taken to
32 be an order made by the court under section 211 with

1 modifications as necessary to describe the prohibition in terms
2 that are consistent with section 211.

3 **Division 3 — Transitional provisions for *Pearling Act 1990***

4 **283. Terms used**

5 In this Division —

6 ***commencement day*** means the day on which section 268 comes
7 into operation;

8 ***repealed Act*** means the *Pearling Act 1990*.

9 **284. Arrangements with Commonwealth or other State or**
10 **Territory**

11 An arrangement made under Part 7 of the repealed Act that is in
12 force immediately before commencement day is to be taken to
13 be an arrangement for the purposes of the definition of
14 ***arrangement*** in section 236.

15 **285. Licences, leases and permits**

16 (1) In this section —

17 ***Pearling Act authorisation*** means a lease, licence or permit
18 issued under the repealed Act.

19 (2) A Pearling Act authorisation of a type referred to in an item in
20 the Table that was in effect immediately before commencement
21 day is, on and from commencement day, to be taken to be a
22 lease or authorisation of a type referred to in the same item on
23 the conditions applying to the Pearling Act authorisation
24 immediately before commencement day.

25

Table

Item	Pearling Act authorisation	Type of lease or authorisation
1.	Pearl oyster farm lease	Aquaculture lease

Item	Pearling Act authorisation	Type of lease or authorisation
2.	Pearling licence	Aquaculture licence
3.	Pearl oyster hatchery licence	Aquaculture licence
4.	Pearl diver's licence	Authorisation of a type prescribed for the purposes of this item
5.	Pearl boat licence	Authorisation of a type prescribed for the purposes of this item
6.	Pearl boat master's licence	Authorisation of a type prescribed for the purposes of this item
7.	Pearling permit	Authorisation of a type prescribed for the purposes of this item
8.	Pearl oyster hatchery permit	Aquaculture licence

- 1 (3) An application that was made under the repealed Act, but not
 2 decided before commencement day, for the grant of a Pearling
 3 Act authorisation referred to in an item in the Table to
 4 subsection (2), is to be taken to be an application for the grant of
 5 a lease or authorisation of a type referred to in the same item of
 6 that Table.
- 7 (4) A review under section 33 of the repealed Act that was started,
 8 but not finalised, before commencement day must be dealt with
 9 as if the repealed Act had not been repealed, and a Pearling Act
 10 authorisation of a type referred to in an item in the Table to

1 subsection (2) that is issued or varied as a result of such a
2 review is to be taken to be a lease or authorisation of a type
3 referred to in the same item of that Table on the conditions
4 applying to the Pearling Act authorisation on its issue or
5 variation.

6 **286. MEMP requirements for transitioned authorisations**

7 (1) In this section —

8 *MEMP* means a management and environmental monitoring
9 plan as defined in section 67;

10 *transitioned aquaculture licence* means an aquaculture licence
11 referred to in section 285(2).

12 (2) Despite section 75(2)(d), an application for the renewal of a
13 transitioned aquaculture licence that is made in the period of
14 2 years after commencement day does not have to be
15 accompanied by a MEMP for the licence.

16 (3) Unless the licence holder is exempt under subsection (4), a
17 transitioned aquaculture licence is subject to the condition that
18 the licence holder must, within 2 years after commencement
19 day, prepare a MEMP for the licence and lodge it with the CEO.

20 (4) The CEO may exempt a licence holder from the requirements of
21 subsection (3) if the licence relates to the aquaculture of
22 prescribed aquatic organisms on private land.

23 **287. Recording of previous convictions on authorisation**

24 For the purposes of section 209, an offence against section 8 of
25 the repealed Act is to be taken to be a prescribed offence against
26 this Act if the conviction for the offence occurred in the period
27 of 10 years before commencement day.

28 **288. Seized and forfeited things**

29 (1) A thing seized under the repealed Act before commencement
30 day is to be taken to have been seized under this Act.

- 1 (2) A thing forfeited under the repealed Act before commencement
2 day is to be taken to have been forfeited under this Act and may
3 be disposed of as provided for in this Act.

Aquatic Resources Management Bill 2015

Part 19 Consequential amendments to other Acts

Division 1 Biosecurity and Agriculture Management Act 2007
amended

s. 289

1 **Part 19 — Consequential amendments to other Acts**

2 **Division 1 — *Biosecurity and Agriculture Management***
3 ***Act 2007* amended**

4 **289. Act amended**

5 This Division amends the *Biosecurity and Agriculture*
6 *Management Act 2007*.

7 **290. Section 3 amended**

8 In section 3(1)(a)(iv) delete “pearling” and insert:

9

10 aquaculture

11

12 **291. Section 4 amended**

13 After section 4(2)(b) insert:

14

15 (ca) the *Aquatic Resources Management Act 2015*;

16

17 **292. Section 6 amended**

18 (1) In section 6 delete the definitions of:

19

fish

20

fisheries officer

21

Minister for Fisheries

22

pearl oyster

23 (2) In section 6 insert in alphabetical order:

24

25 *aquatic compliance officer* means a compliance officer
26 designated under the *Aquatic Resources Management*
27 *Act 2015* section 159(1);

1 **aquatic organism** has the meaning given to that term in
2 the *Aquatic Resources Management Act 2015*
3 section 3(1);

4 **aquaculture** has the meaning given to that term in the
5 *Aquatic Resources Management Act 2015* section 3(1);

6 **Minister for Aquatic Resources** means the Minister
7 administering the *Aquatic Resources Management*
8 *Act 2015*;

9
10 (3) In section 6 in the definition of **biosecurity** paragraph (d) delete
11 “pearling” and insert:

12
13 aquaculture
14

15 (4) In section 6 in the definition of **identification card**
16 paragraph (b) delete “a fisheries officer, an inspector as that
17 term is defined in the *Pearling Act 1990*,” and insert:

18
19 an aquatic compliance officer,
20

21 (5) In section 6 in the definition of **inspector**:

22 (a) delete paragraph (b) and insert:

23
24 (b) in relation to aquatic organisms — an inspector
25 appointed under section 162 or an aquatic
26 compliance officer; and
27

28 (b) in paragraph (c) delete “fish —” and insert:

29
30 an aquatic organism —
31

Aquatic Resources Management Bill 2015

Part 19 Consequential amendments to other Acts

Division 1 Biosecurity and Agriculture Management Act 2007
amended

s. 293

1 (6) In section 6 in the definition of *land* delete paragraph (e) and
2 insert:

3

4 (e) in respect of aquatic organisms managed by the
5 State under an arrangement with the
6 Commonwealth under the *Aquatic Resources*
7 *Management Act 2015*, the waters of the
8 Australian fishing zone as defined by the
9 *Fisheries Management Act 1991*
10 (Commonwealth);
11

12 **293. Section 9 amended**

13 In section 9(2) in the definition of *basic animal feed* delete
14 “fish” and insert:

15

16 aquatic organisms
17

18 **294. Section 12 amended**

19 In section 12(1)(a)(iv) delete “pearling” and insert:

20

21 aquaculture
22

23 **295. Section 22 amended**

24 In section 22(2)(a)(iv) delete “pearling” and insert:

25

26 aquaculture
27

1 **296. Section 45 amended**

2 In section 45(5):

3 (a) in paragraph (a) delete “fish,” and insert:

4

5 an aquatic organism,

6

7 (b) in paragraph (a) delete “Fisheries Minister; or” and
8 insert:

9

10 Minister for Aquatic Resources; or

11

12 (c) in paragraph (b) delete “a fish,” and insert:

13

14 an aquatic organism,

15

16 **297. Section 184 amended**

17 In section 184 in the definition of *information sharing agency*
18 paragraph (e) delete “*Fish Resources Management Act 1994*;
19 and insert:

20

21 *Aquatic Resources Management Act 2015*;

22

23 **Division 2 — Conservation and Land Management**
24 **Act 1984 amended**

25 **298. Act amended**

26 This Division amends the *Conservation and Land Management*
27 *Act 1984*.

1 **299. Section 3 amended**

2 (1) In section 3 delete the definitions of:

3 *aquaculture*

4 *commercial fishing*

5 *Fisheries Department*

6 *Minister for Fisheries*

7 *pearling activity*

8 *recreational fishing*

9 (2) In section 3 insert in alphabetical order:

10

11 *aquaculture* has the meaning given in the *Aquatic*
12 *Resources Management Act 2015* section 3(1);

13 *aquatic authorisation* means an authorisation as
14 defined in the *Aquatic Resources Management*
15 *Act 2015* section 3(1);

16 *Aquatic Resources Department* means the Department
17 as defined in the *Aquatic Resources Management*
18 *Act 2015* section 3(1);

19 *commercial fishing* has the meaning given in the
20 *Aquatic Resources Management Act 2015* section 3(1);

21 *Minister for Aquatic Resources* means the Minister to
22 whom the administration of the *Aquatic Resources*
23 *Management Act 2015* is committed;

24 *recreational fishing* has the meaning given in the
25 *Aquatic Resources Management Act 2015* section 3(1);

26

27 (3) In section 3 in the definition of *forest products* delete “same
28 meaning as it has” and insert:

29

30 meaning given

31

1 **300. Section 8A amended**

2 (1) In section 8A(9) delete “Fisheries,” and insert:

3

4 Aquatic Resources,

5

6 (2) In section 8A(12) delete “Fisheries” (each occurrence) and
7 insert:

8

9 Aquatic Resources

10

11 **301. Section 13A amended**

12 Delete section 13A(2) and insert:

13

14 (2) Subject to section 13D, aquaculture, commercial
15 fishing and recreational fishing shall not be carried out
16 in a marine nature reserve.

17

18 **302. Section 13B amended**

19 (1) In section 13B(3):

20 (a) delete “*Fish Resources Management Act 1994*,” and
21 insert:

22

23 *Aquatic Resources Management Act 2015*,

24

25 (b) delete “*Fish Resources Management Act 1994*” and
26 insert:

27

28 *Aquatic Resources Management Act 2015*

29

30 (2) Delete section 13B(4).

Aquatic Resources Management Bill 2015

Part 19 Consequential amendments to other Acts

Division 2 Conservation and Land Management Act 1984 amended

s. 303

1 (3) In section 13B(5) delete “authorisation issued under the *Fish*
2 *Resources Management Act 1994*,” and insert:

3

4 aquatic authorisation,

5

6 (4) In section 13B(6) delete “authorisation issued under the *Fish*
7 *Resources Management Act 1994*,” and insert:

8

9 aquatic authorisation,

10

11 (5) In section 13B(7) delete “*Fish Resources Management*
12 *Act 1994*,” and insert:

13

14 *Aquatic Resources Management Act 2015*,

15

16 (6) Delete section 13B(8).

17 **303. Section 13C amended**

18 (1) In section 13C(2) in the definition of *commercial purposes*
19 delete paragraph (a) and insert:

20

21 (a) aquaculture and commercial fishing; and

22

23 (2) In section 13C(3) delete “*Fish Resources Management*
24 *Act 1994*,” and insert:

25

26 *Aquatic Resources Management Act 2015*,

27

1 (3) In section 13C(4) delete “*Fish Resources Management*
2 *Act 1994*” and insert:

3

4 *Aquatic Resources Management Act 2015*

5

6 (4) Delete section 13C(5) and (6).

7 **304. Section 13D replaced**

8 Delete section 13D and insert:

9

10 **13D. Effect of s. 13A, 13B and 13C on certain**
11 **authorisations for fishing or aquaculture**

12 (1) Sections 13A and 13B do not affect the validity of an
13 aquatic authorisation which authorises activity in
14 relation to an area affected, after the issue or renewal of
15 the authorisation, by a reservation under section 13 or
16 by a notice under section 62.

17 (2) Sections 13A and 13B do not prohibit activities
18 authorised by an aquatic authorisation to which
19 subsection (1) applies.

20 (3) Sections 13A and 13B do not affect the validity of an
21 aquaculture lease under the *Aquatic Resources*
22 *Management Act 2015* granted or renewed in relation
23 to an area which is affected, after the grant or renewal,
24 by a reservation under section 13 or by a notice under
25 section 62.

26 (4) Sections 13A and 13B do not prevent the renewal of an
27 aquaculture licence under the *Aquatic Resources*
28 *Management Act 2015* if the licence —

29 (a) is held by the holder of an aquaculture lease
30 referred to in subsection (3); and

Aquatic Resources Management Bill 2015

Part 19 Consequential amendments to other Acts

Division 2 Conservation and Land Management Act 1984 amended

s. 305

- 1 (b) authorises aquaculture activity in the area under
2 the lease.
- 3 (5) Sections 13A, 13B and 13C do not affect an aquatic
4 management plan if the plan was made in relation to an
5 area affected, after the making of the plan, by a
6 reservation under section 13 or by a notice under
7 section 62, except as they affect an authorisation issued
8 in relation to the area under the plan.
- 9 (6) In subsection (5) —
10 *aquatic management plan* means —
11 (a) an aquatic resource use plan made under the
12 *Aquatic Resources Management Act 2015*
13 section 24(1); or
14 (b) a management plan continued under
15 section 273 of that Act.
16

17 **305. Section 14 amended**

18 (1) In section 14(1a)(b) delete “Fisheries” and insert:
19
20 Aquatic Resources
21

22 (2) In section 14(6)(b) delete “Fisheries” and insert:
23
24 Aquatic Resources
25

26 **306. Section 17 amended**

27 In section 17(6) delete “Fisheries” and insert:
28
29 Aquatic Resources
30

1 **307. Section 26H amended**

2 In section 26H(1)(b) delete “Fisheries” and insert:

3

4 Aquatic Resources

5

6 **308. Section 49 amended**

7 Delete section 49(c) and (d) and insert:

8

9 (c) the CEO as defined in the *Aquatic Resources*
10 *Management Act 2015* section 3(1); and

11 (d) a compliance officer as defined in the *Aquatic*
12 *Resources Management Act 2015* section 3(1).

13

14 **309. Section 59 amended**

15 (1) In section 59(3)(b) delete “Fisheries; and” and insert:

16

17 Aquatic Resources; and

18

19 (2) In section 59(5) delete “Fisheries” and insert:

20

21 Aquatic Resources

22

23 **310. Section 60 amended**

24 In section 60(2a):

25 (a) delete “Fisheries” and insert:

26

27 Aquatic Resources

28

Aquatic Resources Management Bill 2015

Part 19 Consequential amendments to other Acts

Division 2 Conservation and Land Management Act 1984 amended

s. 311

- 1 (b) in paragraph (a) delete “aquaculture,” and insert:
2
3 aquaculture or
4
5 (c) in paragraph (a) delete “or pearling activity”;
6 (d) in paragraph (b) delete “*Fish Resources Management*
7 *Act 1994* or the *Pearling Act 1990.*” and insert:
8
9 *Aquatic Resources Management Act 2015.*
10
- 11 **311. Section 62 amended**
12 In section 62(3)(c) delete “Fisheries” and insert:
13
14 Aquatic Resources
15
- 16 **312. Section 101B amended**
17 (1) In section 101B(2a) delete “fish and pearl oyster)” and insert:
18
19 aquatic resources as defined in the *Aquatic Resources*
20 *Management Act 2015* section 3(1))
21
- 22 (2) Delete section 101B(3) and insert:
23
- 24 (3) In the event of any conflict or inconsistency between a
25 provision of the *Aquatic Resources Management*
26 *Act 2015* and a provision of a conservation regulatory
27 instrument, the latter shall prevail.

- 1 (4) In subsection (3) —
2 *conservation regulatory instrument* means —
3 (a) regulations made under section 130 in respect
4 of a marine nature reserve; or
5 (b) a notice issued, or regulations made, under the
6 *Wildlife Conservation Act 1950* in respect of a
7 marine nature reserve.
8

9 **313. Section 130 amended**

10 Delete section 130(2a) and insert:
11

- 12 (2A) The Governor must not make regulations under
13 subsection (1) that impose any restriction on the taking,
14 in a marine park or marine management area, of an
15 aquatic resource as defined in the *Aquatic Resources*
16 *Management Act 2015* section 3(1) in accordance with
17 the provisions of that Act relating to aquaculture or
18 commercial or recreational fishing.
19

20 **Division 3 — Criminal Investigation (Covert Powers)**
21 **Act 2012 amended**

22 **314. Act amended**

23 This Division amends the *Criminal Investigation (Covert*
24 *Powers) Act 2012*.

25 **315. Section 3 amended**

- 26 (1) In section 3 delete the definitions of:
27 *fisheries department*
28 *fisheries officer*

Aquatic Resources Management Bill 2015

Part 19 Consequential amendments to other Acts

Division 3 Criminal Investigation (Covert Powers) Act 2012
amended

s. 315

- 1 (2) In section 3 insert in alphabetical order:
2
3 *aquatic resources department* means the department
4 principally assisting in the administration of the
5 *Aquatic Resources Management Act 2015*;
6 *compliance officer* has the meaning given in the
7 *Aquatic Resources Management Act 2015* section 3(1);
8
- 9 (3) In section 3 in the definition of *authorising officer*
10 paragraph (a) delete “fisheries” and insert:
11
12 aquatic resources
13
- 14 (4) In section 3 in the definition of *chief officer* paragraph (c)
15 delete “fisheries” and insert:
16
17 aquatic resources
18
- 19 (5) In section 3 in the definition of *law enforcement agency* delete
20 paragraph (c) and insert:
21
22 (c) the aquatic resources department;
23
- 24 (6) In section 3 in the definition of *law enforcement officer* delete
25 paragraph (d) and insert:
26
27 (d) a compliance officer holding a prescribed office
28 in the aquatic resources department;
29

1 (7) In section 3 in the definition of ***Minister*** delete paragraph (c)
2 and insert:

3

4 (c) in relation to the aquatic resources department,
5 means the Minister administering the *Aquatic*
6 *Resources Management Act 2015*;

7

8 (8) In section 3 in the definition of ***this jurisdiction*** paragraph (b):

9 (a) delete “fisheries” and insert:

10

11 aquatic resources

12

13 (b) delete “*Fish Resources Management Act 1994*
14 section 5(b) to (d).” and insert:

15

16 *Aquatic Resources Management Act 2015*
17 section 5(1)(b) and (c).

18

19 **316. Section 5 amended**

20 In section 5 in the definition of ***relevant offence***:

21 (a) before paragraph (b)(i) insert:

22

23 (ia) the *Aquatic Resources Management*
24 *Act 2015*;

25

26 (b) delete paragraph (b)(iv).

27 **317. Section 43 amended**

28 In section 43(1) in the definition of ***senior officer*** paragraph (c):

29 (a) delete “fisheries” (1st occurrence) and insert:

30

31 aquatic resources

32

Aquatic Resources Management Bill 2015

Part 19 Consequential amendments to other Acts

Division 3 Criminal Investigation (Covert Powers) Act 2012
amended

s. 318

1 (b) delete “fisheries” (2nd occurrence) and insert:
2
3 compliance
4

5 **318. Section 48 amended**

6 In section 48(4)(c) delete “fisheries” and insert:

7
8 aquatic resources
9

10 **319. Section 79 amended**

11 In section 79(1) in the definition of *senior officer* paragraph (c):

12 (a) delete “fisheries” (1st occurrence) and insert:

13
14 aquatic resources
15

16 (b) delete “fisheries” (2nd occurrence) and insert:

17
18 compliance
19

20 **320. Section 83 amended**

21 In section 83(1)(b)(iii) delete “fisheries” and insert:

22
23 compliance
24

1 **321. Section 105 amended**

2 In section 105(1) in the definition of *senior officer*
3 paragraph (c):

4 (a) delete “fisheries” (1st occurrence) and insert:

5
6 aquatic resources

7
8 (b) delete “fisheries” (2nd occurrence) and insert:

9
10 compliance

11

12 **Division 4 — *Fisheries Adjustment Schemes Act 1987* amended**

13 **322. Act amended**

14 This Division amends the *Fisheries Adjustment Schemes*
15 *Act 1987*.

16 **323. Long title amended**

17 In the long title delete “*Fish Resources Management Act 1994*”
18 and insert:

19

20 *Aquatic Resources Management Act 2015*

21

22 **324. Section 3 amended**

23 (1) In section 3(1) delete the definitions of:

24 *Fisheries Research and Development Account*

25 *Recreational Fishing Account*

Aquatic Resources Management Bill 2015

Part 19 Consequential amendments to other Acts

Division 4 Fisheries Adjustment Schemes Act 1987 amended

s. 325

1 (2) In section 3(1) insert in alphabetical order:

2

3

Aquatic Resources Research and Development

4

Account means the Aquatic Resources Research and

5

Development Account referred to in the *Aquatic*

6

Resources Management Act 2015 section 232;

7

Recreational Fishing Account means the Recreational

8

Fishing Account referred to in the *Aquatic Resources*

9

Management Act 2015 section 233;

10

11 (3) In section 3(2) delete “*Fish Resources Management Act 1994.*”
12 and insert:

13

14

Aquatic Resources Management Act 2015.

15

16 **325. Section 3A amended**

17

In section 3A(1) delete “*Fish Resources Management*
18 *Act 1994.*” and insert:

19

20

Aquatic Resources Management Act 2015.

21

22

Note: The heading to amended section 3A is to read:

23

Application of Act to *Aquatic Resources Management Act 2015*

24 **326. Section 5 amended**

25

In section 5(2)(ba) delete “Fisheries” and insert:

26

27

Aquatic Resources

28

1 **327. Section 9 amended**

2 In section 9:

3 (a) in paragraph (aa) delete “Fisheries” and insert:

4

5 Aquatic Resources

6

7 (b) in paragraph (c) delete “Fisheries” and insert:

8

9 Aquatic Resources

10

11 **328. Section 14C amended**

12 In section 14C(a) delete “*Fish Resources Management*
13 *Act 1994*; and” and insert:

14

15 *Aquatic Resources Management Act 2015*; and

16

17 **Division 5 — *Fishing and Related Industries Compensation***
18 ***(Marine Reserves) Act 1997* amended**

19 **329. Act amended**

20 This Division amends the *Fishing and Related Industries*
21 *Compensation (Marine Reserves) Act 1997*.

22 **330. Long title amended**

23 In the long title:

24 (a) delete “**permits under the *Fish Resources***
25 ***Management Act 1994 and Pearling Act 1990***” and
26 insert:

27

28 **resource shares under the *Aquatic Resources***
29 ***Management Act 2015***

30

Aquatic Resources Management Bill 2015

Part 19 Consequential amendments to other Acts

Division 5 Fishing and Related Industries Compensation (Marine Reserves) Act 1997 amended

s. 331

1 (b) delete the passage that begins with “**matters,**” and ends
2 with “*Act 1987.*” and insert:

3

4 **matters.**

5

6 **331. Section 3 amended**

7 (1) In section 3(1) in the definition of *authorisation*:

8 (a) delete paragraph (e) and insert:

9

10 (e) a licence granted under the *Aquatic Resources*
11 *Management Act 2015* in relation to the
12 processing of aquatic organisms; or

13

14 (b) delete paragraphs (g) to (l).

15 (2) In section 3(1) in the definition of *commercial activity* delete
16 paragraphs (c) and (d).

17 (3) In section 3(1) in the definition of *Minister* delete “*Fish*
18 *Resources Management Act 1994;*” and insert:

19

20 *Aquatic Resources Management Act 2015;*

21

22 (4) In section 3(2) delete “*Fish Resources Management Act 1994* or
23 the *Pearling Act 1990*” and insert:

24

25 *Aquatic Resources Management Act 2015*

26

27 (5) In section 3(1) in the definition of *authorisation* after each of
28 paragraphs (a) to (d) insert:

29

30 or

31

1 **332. Section 4 amended**

2 Delete section 4(a).

3 **333. Section 5 amended**

4 (1) In section 5(2):

5 (a) delete paragraph (d) and insert:

6

7 (d) the authorisation relates to an area and will not
8 be able to be renewed in relation to that area
9 without the recommendation of the CALM
10 Minister being taken into account under the
11 *Aquatic Resources Management Act 2015*
12 section 85(4)(b) or 93(3)(b);

13

14 (b) in paragraph (f) delete “or a fish processor’s licence,”
15 and insert:

16

17 or a licence granted under the *Aquatic Resources*
18 *Management Act 2015* in relation to the processing of
19 aquatic organisms,

20

21 (c) in paragraph (f) delete “licences, managed fishery
22 licences or interim managed fishery permits” and insert:

23

24 licences or managed fishery licences

25

Aquatic Resources Management Bill 2015

Part 19 Consequential amendments to other Acts

Division 5 Fishing and Related Industries Compensation (Marine Reserves) Act 1997 amended

s. 334

1 (2) In section 5(4) delete “section 140(2)(b) of the *Fish Resources*
2 *Management Act 1994*,” and insert:

3

4 the *Aquatic Resources Management Act 2015* section 60(1)(d)
5 or 84(1)(b),

6

7 Note: The heading to amended section 5 is to read:

8

Compensation for loss suffered in respect of authorisations

9 **334. Section 6A inserted**

10 After section 5 insert:

11

12 **6A. Compensation for loss suffered in respect of**
13 **resource shares**

14 (1) A person who holds a resource share in a managed
15 aquatic resource is entitled to fair compensation for any
16 loss suffered by the person as a result of a relevant
17 event.

18 (2) For the purposes of subsection (1) a person suffers loss
19 if, and only if, the market value of the resource share
20 held by the person is reduced because —

21 (a) an aquatic resource use plan under which the
22 resource share was allocated is amended so that
23 it no longer applies to an area; and

24 (b) as a result of the amendment the amount of
25 allocated catch for the resource share for a
26 fishing period after the amendment is made will
27 be less than it would have been if the
28 amendment had not been made.

29

1 **335. Section 12 amended**

2 Delete section 12(2)(b) and insert:

3

4 (b) credited to the Aquatic Resources Research and
5 Development Account referred to in the
6 *Aquatic Resources Management Act 2015*
7 section 232.

8

9 **336. Section 14 deleted**

10 Delete section 14.

11 **337. Schedule 1 deleted**

12 Delete Schedule 1.

13 **Division 6 — *Fishing Industry Promotion Training and***
14 ***Management Levy Act 1994* amended**

15 **338. Act amended**

16 This Division amends the *Fishing Industry Promotion Training*
17 *and Management Levy Act 1994*.

18 **339. Long title amended**

19 In the long title delete “**permits under the *Fish Resources***
20 ***Management Act 1994*.” and insert:**

21

22 **resource shares under the *Aquatic Resources Management***
23 ***Act 2015*.**

24

Aquatic Resources Management Bill 2015

Part 19 Consequential amendments to other Acts

Division 6 Fishing Industry Promotion Training and Management
Levy Act 1994 amended

s. 340

1 **340. Section 3 amended**

2 Delete section 3(1) and insert:

3

4 (1) In this Act —

5 *principal Act* means the *Aquatic Resources*
6 *Management Act 2015*.

7

8 **341. Section 4 amended**

9 (1) In section 4(1):

10 (a) delete “section 240” and insert:

11

12 section 232

13

14

15 (b) delete paragraphs (c) and (d) and insert:

16

17 (c) licences granted under the principal Act in
18 relation to the processing of aquatic organisms;

19

20 (c) in paragraph (e) delete “licences.” and insert:

21

22 licences;

23

24 (d) after paragraph (e) insert:

25

26 (f) resource shares.

27

28 (2) In section 4(2) delete “or permits”.

1 **342. Section 6 amended**

2 In section 6:

3 (a) delete “permit” and insert:

4

5 resource share

6

7 (b) delete “permit.” and insert:

8

9 resource share.

10

11 Note: The heading to amended section 6 is to read:

12 **Levy payable by holder of licence or resource share**

13 **Division 7 — *Offshore Minerals Act 2003* amended**

14 **343. Act amended**

15 This Division amends the *Offshore Minerals Act 2003*.

16 **344. Section 38A amended**

17 (1) In section 38A(4)(b) delete “fisheries” and insert:

18

19 aquatic resources

20

21 (2) In section 38A(6) delete “fisheries” and insert:

22

23 aquatic resources

24

25 (3) In section 38A(9) delete “a fish” and insert:

26

27 an aquatic

28

Aquatic Resources Management Bill 2015

Part 19 Consequential amendments to other Acts

Division 7 Offshore Minerals Act 2003 amended

s. 345

1 (4) In section 38A(10) delete “fisheries” and insert:

2

3 aquatic resources

4

5 (5) In section 38A(11) delete the definitions of:

6 *fish habitat protection area*

7 *fisheries Minister*

8 (6) In section 38A(11) insert in alphabetical order:

9

10 *aquatic habitat protection area* has the meaning given
11 in the *Aquatic Resources Management Act 2015*
12 section 3(1);

13 *aquatic resources Minister* means the Minister for the
14 time being administering the *Aquatic Resources*
15 *Management Act 2015*;

16

17 Note: The heading to amended section 38A is to read:

18 **Exploration and mining in marine reserves and aquatic habitat**
19 **protection areas**

20 **345. Section 38B amended**

21 In section 38B:

22 (a) in paragraph (b) delete “*Fish Resources Management*
23 *Act 1994*; and” and insert:

24

25 *Aquatic Resources Management Act 2015*; and

26

27 (b) in paragraph (d) delete “*1981*; and” and insert:

28

29 *1981*.

30

31 (c) delete paragraph (e).

1 **346. Section 44 amended**

2 (1) Delete section 44(1)(c) and insert:

3

4 (c) fishing or aquaculture; or

5

6 (2) Delete section 44(2) and insert:

7

8 (2) In subsection (1)(c) —

9 *aquaculture* and *fishing* have the same meanings as
10 they have in the *Aquatic Resources Management*
11 *Act 2015* section 3(1).

12

13 **Division 8 — Other Acts amended**

14 **347. Animal Welfare Act 2002 amended**

15 (1) This section amends the *Animal Welfare Act 2002*.

16 (2) In section 5(1) delete the definition of *Fisheries Western*
17 *Australia*.

18 (3) In section 5(1) insert in alphabetical order:

19

20 *Aquatic Resources Department* means the department
21 of the Public Service principally assisting with the
22 administration of the *Aquatic Resources Management*
23 *Act 2015*;

24

25 (4) In section 5(1) in the definition of *animal* delete “a fish (as
26 defined in the *Fish Resources Management Act 1994*);” and
27 insert:

28

29 an aquatic organism (as defined in the *Aquatic Resources*
30 *Management Act 2015*);

31

Aquatic Resources Management Bill 2015

Part 19 Consequential amendments to other Acts

Division 8 Other Acts amended

s. 348

- 1 (5) Delete section 5(2).
- 2 (6) In section 33(2):
- 3 (a) after paragraph (a)(ii) insert:
- 4
- 5 (iia) the Aquatic Resources Department; or
- 6
- 7 (b) delete paragraph (a)(iv).
- 8 (7) In section 64(1):
- 9 (a) after paragraph (b) insert:
- 10
- 11 (ca) the Aquatic Resources Department; and
- 12
- 13 (b) delete paragraph (d).
- 14 (8) In section 33(2) after each of paragraph (a)(i), (ii) and (iii)
- 15 insert:
- 16
- 17 or
- 18
- 19 (9) In section 64(1) after each of paragraphs (a), (b) and (c) insert:
- 20
- 21 and
- 22
- 23 **348. *Biosecurity and Agriculture Management (Repeal and***
- 24 ***Consequential Provisions) Act 2007 amended***
- 25 (1) This section amends the *Biosecurity and Agriculture*
- 26 *Management (Repeal and Consequential Provisions) Act 2007*.
- 27 (2) Delete section 89.
- 28 **349. *Constitution Acts Amendment Act 1899 amended***
- 29 (1) This section amends the *Constitution Acts Amendment Act 1899*.

- 1 (2) In Schedule V Part 3 delete “Any advisory committee established
2 or continued in existence under Part 4 of the *Fish Resources*
3 *Management Act 1994.*” and insert:

4
5 Any advisory committee established under the *Aquatic Resources*
6 *Management Act 2015* section 224(1).
7

8 **350. *Control of Vehicles (Off-road Areas) Act 1978* amended**

- 9 (1) This section amends the *Control of Vehicles (Off-road Areas)*
10 *Act 1978.*

- 11 (2) Delete section 38(2)(g) and insert:

12
13 (g) a compliance officer as defined in the *Aquatic*
14 *Resources Management Act 2015* section 3(1);
15 or
16

- 17 (3) In section 38(2) after each of paragraphs (a), (b), (e), (f) and
18 (ga) insert:

19
20 or
21

22 **351. *Environmental Protection Act 1986* amended**

- 23 (1) This section amends the *Environmental Protection Act 1986.*

- 24 (2) In Schedule 6 item 14 delete “a licence or permit within the
25 meaning of the *Fish Resources Management Act 1994.*” and insert:

26
27 an authorisation within the meaning of the *Aquatic Resources*
28 *Management Act 2015* section 3(1).
29

30 **352. *Litter Act 1979* amended**

- 31 (1) This section amends the *Litter Act 1979.*

Aquatic Resources Management Bill 2015

Part 19 Consequential amendments to other Acts

Division 8 Other Acts amended

s. 353

1 (2) Delete section 26(2)(c)(vii) and insert:

2

3 (vii) a compliance officer as defined in the
4 *Aquatic Resources Management*
5 *Act 2015* section 3(1); or

6

7 (3) In the Third Schedule delete the item relating to Fisheries
8 officers and insert:

9

Compliance officers as defined in the <i>Aquatic Resources Management Act 2015</i> section 3(1)	The CEO as defined in the <i>Aquatic Resources</i> <i>Management Act 2015</i> section 3(1)
---	---

10

11 **353. *Marine Navigational Aids Act 1973* amended**

12 (1) This section amends the *Marine Navigational Aids Act 1973*.

13 (2) In section 3A(3) in the definition of ***fishing boat*** delete “*Fish*
14 *Resources Management Act 1994* or the *Pearling Act 1990*.”
15 and insert:

16

17 *Aquatic Resources Management Act 2015*.

18

19 **354. *Mining Act 1978* amended**

20 (1) This section amends the *Mining Act 1978*.

21 (2) In section 24A(3)(b) delete “fisheries” and insert:

22

23 aquatic resources

24

1 (3) In section 24A(6) delete “fisheries” and insert:

2

3 aquatic resources

4

5 (4) In section 24A(9) delete the definition of *fisheries Minister*.

6 (5) In section 24A(9) insert in alphabetical order:

7

8 *aquatic resources Minister* means the Minister for the
9 time being charged with the administration of the
10 *Aquatic Resources Management Act 2015*;

11

12 (6) In section 25(2B) delete “*Fish Resources Management*
13 *Act 1994*” and insert:

14

15 *Aquatic Resources Management Act 2015*

16

17 **355. *Spear-guns Control Act 1955* amended**

18 (1) This section amends the *Spear-guns Control Act 1955*.

19 (2) In section 3 in the definition of *Inspector* delete “fisheries
20 officer referred to in the *Fish Resources Management*
21 *Act 1994*,” and insert:

22

23 compliance officer as defined in the *Aquatic Resources*
24 *Management Act 2015* section 3(1),

25

26 **356. *State Administrative Tribunal Act 2004* amended**

27 (1) This section amends the *State Administrative Tribunal Act 2004*.

Aquatic Resources Management Bill 2015

Part 19 Consequential amendments to other Acts

Division 8 Other Acts amended

s. 357

1 (2) In Schedule 1 delete these items:

2

3 *Fish Resources Management Act 1994*

4 *Pearling Act 1990*

5

6 (3) In Schedule 1 insert in alphabetical order:

7

8 *Aquatic Resources Management Act 2015*

9

10 **357. *Swan and Canning Rivers Management Act 2006* amended**

11 (1) This section amends the *Swan and Canning Rivers Management*
12 *Act 2006*.

13 (2) In Schedule 5:

14 (a) before item 1(b) insert:

15

16 (a) the *Aquatic Resources Management Act 2015*;

17

18 (b) delete item 1(g).

19 **358. *Volunteers and Food and Other Donors (Protection from***
20 ***Liability) Act 2002* amended**

21 (1) This section amends the *Volunteers and Food and Other*
22 *Donors (Protection from Liability) Act 2002*.

23 (2) In section 4(1) in the definition of ***volunteer*** delete
24 paragraph (b) and insert:

25

26 (b) performing a function as an honorary
27 compliance officer as defined in the *Aquatic*
28 *Resources Management Act 2015* section 3(1);
29 or

30

1 (3) In section 4(1) in the definition of *volunteer* after paragraph (a)
2 insert:

3

4 or

5

6 **359. *Waterways Conservation Act 1976* amended**

7 (1) This section amends the *Waterways Conservation Act 1976*.

8 (2) Delete section 61(5)(a)(ii) and insert:

9

10 (ii) a compliance officer as defined in the
11 *Aquatic Resources Management*
12 *Act 2015* section 3(1);

13

14 **360. *Western Australian Marine (Sea Dumping) Act 1981***
15 **amended**

16 (1) This section amends the *Western Australian Marine (Sea*
17 *Dumping) Act 1981*.

18 (2) Delete section 14(8)(c)(i) and insert:

19

20 (i) the CEO as defined in the *Aquatic*
21 *Resources Management Act 2015*
22 section 3(1) in relation to aquatic
23 resources matters; and

24

25 **361. *Western Australian Marine Act 1982* amended**

26 (1) This section amends the *Western Australian Marine Act 1982*.

Aquatic Resources Management Bill 2015

Part 19 Consequential amendments to other Acts

Division 8 Other Acts amended

s. 362

1 (2) In section 3(1) insert in alphabetical order:

2

3 *aquatic compliance officer* means a compliance officer
4 designated under the *Aquatic Resources Management*
5 *Act 2015* section 159(1);

6

7 (3) Delete section 28(3)(b) and insert:

8

9 (b) an aquatic compliance officer; or

10

11 **362. Various references to *Fish Resources Management Act 1994***
12 **amended**

13 (1) This section amends the Acts listed in the Table.

14 (2) In the provisions listed in the Table delete “*Fish Resources*
15 *Management Act 1994*” and insert:

16

17 *Aquatic Resources Management Act 2015*

18

19 **Table**

<i>Duties Act 2008</i>	s. 136
<i>Planning and Development Act 2005</i>	Sch. 2 cl. 7(2)(e)
<i>Port Kennedy Development Agreement Act 1992</i>	s. 12(3)(c)
<i>Wildlife Conservation Act 1950</i>	s. 17(2)(e) and (g) and s. 17A(d)

20 Note: In the *Duties Act 2008*, the heading to amended section 136 is to read:

21 **Business licences held under *Aquatic Resources Management***
22 ***Act 2015***

Defined terms

*[This is a list of terms defined and the provisions where they are defined.
The list is not part of the law.]*

Defined term	Provision(s)
Aboriginal body corporate	3(1)
Aboriginal person	3(1)
Abrolhos Islands reserve.....	3(1)
affected person.....	145
agent.....	190(1)
agreement.....	220
allocated catch.....	32
alternative area.....	87(1)
appointed person.....	258(1)
appropriate tenure	67
approved	3(1)
approved electronic information device.....	200(1)
aquaculture.....	3(1), 69(1)
aquaculture gear	3(1)
aquaculture lease.....	3(1)
aquaculture licence	3(1)
aquaculture zone	67
aquatic biosecurity management plan	98, 265(1)
aquatic eco-tourism.....	3(1)
aquatic environment.....	3(1)
aquatic habitat protection area	3(1)
aquatic organism	3(1)
aquatic resource	3(1)
aquatic resource management strategy (ARMS).....	3(1)
aquatic resource use plan (ARUP)	3(1)
AR Ministerial Body.....	216
ARMS.....	23
arrangement	236
authorisation	3(1), 156, 209(1)
authorised person	194(1)
balance	41(1)
bed	3(1)
biological threat	113
biosecurity.....	98
boat	3(1)
broodstock.....	3(1)
business address.....	264(1)
CALM Act.....	3(1)
CALM Minister	3(1)

Defined terms

catch.....	32
catch entitlement	3(1)
CEO	3(1)
class	125(1)
coastal waters.....	67
commencement day	271, 283
commercial ARUP.....	31(1)
commercial authorisation.....	49(1)
commercial fishing	3(1)
commercial purpose.....	3(1)
commercial quantity	127
Commonwealth Act	3(1)
Commonwealth Minister	236
Commonwealth regulated fishing activity	236
compliance officer	3(1)
compliance purposes.....	158
confidential information.....	259(1)
consultation period.....	12
container	195(1)
control.....	98
corresponding law.....	236
customary fishing.....	3(1)
deal.....	109(1)
declared organism	3(1), 98
Department	3(1)
determined value.....	50(1)
disease.....	3(1)
document.....	3(1)
draft strategy	12
engage	3(1)
entitlement	3(1)
entry warrant.....	158
exemption	3(1)
expiry day	58(1)
export	3(1)
fish way.....	261(1)
fishery	3(1)
fishing	3(1)
fishing activity	3(1), 132(1), 236
fishing boat	3(1)
fishing gear	3(1)
fishing period.....	3(1), 16(1)
fishing tour.....	3(1), 188(1)
foreign boat.....	3(1)
former body corporate	276(1)

Defined terms

FRMA authorisation	271
high impact organism.....	98
honorary compliance officer	3(1)
interfere	178(1)
intervene	71(1)
Joint Authority	236
jointly owned	94(1)
label	195(1)
levy	226
Levy Account.....	234(1)
managed aquatic resource	3(1)
managed fishery	3(1)
managed fishery licence.....	3(1)
management and environmental monitoring plan (MEMP).....	67
management plan	3(1), 51
marine management area	3(1)
marine nature reserve.....	3(1)
marine park	3(1)
master.....	3(1)
MEMP.....	286(1)
new authorisation	209(3), 209(4)
notice	39(1)
noxious substance	3(1)
occupier.....	158
officer.....	191(1)
organism	3(1)
original area	87(1)
original authorisation	209(3), 209(4)
participant	259(4)
pearl	3(1)
Pearling Act authorisation.....	285(1)
person in charge of a fishing tour.....	188(1)
place.....	3(1)
possession	3(1)
potential carrier	98
prescribed.....	3(1)
prescribed potential carrier	98
presence	105(1)
principal offender.....	187(1), 188(2)
priority aquatic organisms.....	127
private land	3(1), 67
process	3(1)
prohibited conduct	31(1), 49(1), 64(1), 65(1), 94(1), 104(1)
protected aquatic organism	3(1), 125(1)
public authority	261(1)

Defined terms

purchase	3(1)
quantity	3(1)
R&D Account	232(1)
recipient	36(1), 38(1)
record	3(1)
recreational fishing	3(1), 12
recreational fishing body.....	47(1)
recreational fishing licence	3(1)
recreational TAC.....	44
regional fishing activity	236
register	3(1)
registrable interest	3(1)
regulate	3(1)
relevant ARUP	32
relevant authorisation.....	49(1), 50(1)
relevant offence.....	212
relevant record	158
repealed Act	271, 283
replacement authorisation	275(1)
reportable declared organism	105(1)
required consultation.....	273(1)
required control measures	110(1)
resource.....	23
resource share	3(1)
restricted-access electronic reporting system.....	195(1)
reviewable decision.....	145
RF Account	233(1)
risk assessment.....	12
security holder	3(1)
security interest	3(1)
seized thing	205(1)
sell.....	3(1)
share option.....	3(1)
species.....	3(1)
specified	3(1)
State	236
supply.....	98
surety	3(1)
take.....	3(1)
temporary aquaculture permit	3(1)
terminates.....	41(1)
total allowable catch (TAC)	3(1)
traffic	127
transitional matter	270(1)
transitioned aquaculture licence.....	286(1)

Defined terms

unattached	85(1)
unauthorised structure	158
unit	51
vary	3(1)
vehicle	3(1)
WA regulated fishing activity	236
WA waters	3(1)
waters	3(1)
waterway	261(1)