

New South Wales

Fisheries Management Amendment Bill 2014

Explanatory note

This explanatory note relates to this Bill as introduced into Parliament.

Overview of Bill

The object of this Bill is to amend the Fisheries Management Act 1994 (the Act) as follows:

- (a) to allow possession limits for fish to be imposed by order of the Minister (as an addition to the current scheme which allows possession limits to be imposed by regulation),
- (b) to permit boat limits to be imposed (that is, restrictions on the number of fish that can be held on a boat),
- (c) to prohibit shark finning and related practices at sea,
- (d) to allow approvals for taking and possession of fish for research and other purposes to be given by order of the Minister (as an addition to the current scheme which allows approvals to be given by permit),
- (e) to permit determinations of total allowable fishing effort to be made (in addition to determinations of total allowable catch) and to make further provision for the allocation of total allowable catch and fishing effort,
- (f) to permit the redefinition of a share management fishery, and other changes to be made to a share management fishery, with the majority support of shareholders in the fishery,
- (g) to make further provision for the registration of dealings in shares in share management fisheries, including by providing for an online trading system,
- (h) to make further miscellaneous changes to share management fisheries,
- (i) to free-up the licensing scheme for fishing boats so that a fishing boat licence is only required for commercial fishing boat activities that are declared by the regulations to be activities for which a fishing boat licence is required,

- (j) to enable the regulations to require certain commercial fishers to make real time reports about their fishing activities,
- (k) to free-up the licensing scheme for charter fishing boats so that a charter fishing licence does not attach to a particular boat, but authorises the use of a single boat for any charter fishing activities, subject to any restrictions specified in the licence,
- (l) to make provision for the transfer of charter fishing licences and associated entitlements,
- (m) to establish a scientific observer program,
- (n) to enable the Minister to make orders that prohibit the entry into the State of anything that is or could be a declared disease, could be infected with a declared disease or could assist the spread of infection of a declared disease,
- (o) to enable the Minister to make orders requiring live abalone holders to implement specified measures to minimise the risk of transmission of a declared disease,
- (p) to make further provision for the protection of aquatic habitats,
- (q) to abolish the Management Advisory Committees for various fisheries and to instead permit the Secretary to establish advisory groups under the Act, and to permit advisory councils and groups established under the Act to be abolished by regulation,
- (r) to permit persons to appoint agents to use online facilities on their behalf under the Act and to permit service of notices electronically,
- (s) to make various other miscellaneous amendments.

Outline of provisions

Clause 1 sets out the name (also called the short title) of the proposed Act.

Clause 2 provides for the commencement of the proposed Act on a day or days to be appointed by proclamation.

Schedule 1 Amendment of Fisheries Management Act 1994 No 38

Possession limits

Schedule 1 [14] enables possession limits (also known as bag limits) for fish to be imposed by order of the Minister. At present, possession limits can only be imposed by regulation. Both methods of imposing a possession limit will now be permitted. In the event of inconsistency between a possession limit imposed by Ministerial order and a possession limit imposed by the regulations, the Ministerial order will prevail.

A Ministerial order that imposes a possession limit is to be notified by publication in the Gazette. However, if required urgently, a possession limit may be imposed by Ministerial order notified in one or both of the following ways:

- (a) by causing a copy of the order to be exhibited adjacent to waters to which the order applies,
- (b) by publishing notice of the order on the website of the Department of Trade and Investment, Regional Infrastructure and Services (the *Department*).

This scheme is similar to the scheme for notification of fishing closures.

A Ministerial order that imposes a possession limit will be a disallowable instrument, similar to a regulation.

Schedule 1 [15]–[18] are consequential amendments.

Boat limits

Schedule 1 [19] enables the regulations to specify a maximum quantity of fish of a specified species or class that may be held on a boat at any time (a *boat limit*). Fish are taken to be held on

a boat if they are on board the boat, if they are tethered to the boat or in a container tethered to the boat or in any other circumstances prescribed by the regulations.

A master of a boat will be guilty of an offence if the quantity of fish held on the boat exceeds the boat limit. The offence will apply whether or not the master was in possession of the fish and regardless of the period over which they were taken.

Schedule 1 [11], [12] and [105] are consequential amendments.

Schedule 1 [147] inserts a boat limit for gemfish. Gemfish is treated as a priority species of fish, so a higher penalty will apply to a contravention of the boat limit for that species of fish.

Shark finning

Schedule 1 [20] prohibits a person from removing a fin from a shark while on board a boat in any waters or being in possession of a shark fin not attached to a shark, or any other part of a shark, while on board a boat in any waters.

Permitting research and other matters

Schedule 1 [23] enables the Minister to approve the taking or possession of fish or marine vegetation for research, aquaculture, aquarium collection, Aboriginal cultural fishing or other purposes by making an order that authorises the taking or possession concerned. At present, the Minister can only grant such an approval by issuing a permit that authorises the taking or possession concerned. As a result of the amendments, the Minister will be able to grant an approval by either making an order or by issuing a permit.

Schedule 1 [108], [112] and [141] are consequential amendments.

Fishing limits and quotas

Schedule 1 [24] contains new provisions for the setting of general fishing restrictions and their allocation.

At present, the Act permits the Total Allowable Catch Setting and Review Committee (the *Committee*) to determine the total allowable catch for any fishery in the commercial fishing sector. That determination is a *TAC determination*. The TAC determination is then allocated amongst commercial fishers in each affected sector by the imposition of quotas for the taking of fish.

The proposed amendments enable a second type of determination to be made (in addition to total allowable catch). The new determination is a determination of total allowable fishing effort (a *TAE determination*). A TAE determination:

- (a) may be made in relation to one or more methods of fishing, and
- (b) may relate to one or more specified species of fish, or any specified fishery, class of shares in a share management fishery, fishing method, class of persons, area or time period.

TAC determinations and TAE determinations are both types of *fishing determinations*. Under the proposed amendments, a fishing determination may be made by either the Committee or the Secretary of the Department. If the determination is required by the regulations, it is generally made by the Committee (which is not subject to Ministerial control). However, the Minister may direct the Secretary to make the relevant determination if:

- (a) there is in existence a scientific assessment of the species of fish, fishery or fishing method concerned that, in the opinion of the Minister, is relevant, robust and sufficiently recent to allow a determination to be made, and
- (b) to require the Committee to make the fishing determination would involve an unnecessary duplication of that assessment.

The method by which the Committee makes a fishing determination is not changed. That is, the Committee is required to call for public submissions on any determination that it makes.

The Secretary may, but need not, conduct public consultation in relation to a fishing determination made by the Secretary. In addition, the Secretary may, but need not, consult the Committee about the determination.

The proposed amendments permit any fishing determination that relates to commercial fishing to be allocated by the Secretary amongst commercial fishing authority holders. The regulations may make further provision for the allocation of fishing determinations.

A commercial fishing authority holder's allocation of a fishing determination is the commercial fishing authority holder's *quota*. It will be an offence for a commercial fishing authority holder to contravene the authority holder's quota.

Quota will be transferable in accordance with the regulations.

The Minister may direct that the quota or part of the quota of a commercial fishing authority holder is forfeited if the commercial fishing authority holder has failed to pay in full any fisheries management charge payable by the commercial fishing authority holder.

Schedule 1 [151] re-enacts an existing provision that provides for the composition of the Committee. The Committee is renamed the Total Allowable Fishing Committee because its functions will now extend to the making of TAE determinations.

Schedule 1 [7], [21], [56], [106], [137], [140], [148]–[150], [152] and [153] are consequential amendments.

Schedule 1 [158] is a saving provision.

Redefinition proposals

Schedule 1 [28] enables the Minister to put a redefinition proposal to shareholders in one or more share management fisheries. A redefinition proposal is a proposal to do any or all of the following:

- (a) to change the description of one or more share management fisheries,
- (b) to amalgamate 2 or more classes of shares in one or more share management fisheries,
- (c) to replace one or more classes of shares in one or more share management fisheries with one or more other classes of shares.

The purpose of the provisions is to enable changes to be made to the description of a fishery, or to the entitlements of shareholders in a fishery, without invoking the provisions of the Act that require shares in a fishery to be cancelled, and shareholders compensated, if changes are made to a share management fishery.

A redefinition proposal can be implemented by the Minister only if the proposal has the majority support of shareholders in the fishery.

The proposed amendments provide for the following:

- (a) the Minister is to give notice of a redefinition proposal to shareholders affected by the redefinition proposal,
- (b) the Secretary is to arrange for the conduct of a poll of shareholders affected by the redefinition proposal,
- (c) after the poll is conducted, the Secretary is to certify the results of the poll,
- (d) if the redefinition proposal has majority support, the Minister may implement the redefinition proposal.

The question of whether a redefinition proposal has majority support is to be determined in accordance with the regulations. Although each shareholder is entitled to only one vote in a poll, the regulations may provide for the weighting of votes on the basis of the number of shares held by a shareholder. The regulations may also provide that shareholders who fail to vote in a poll are to be disregarded when determining whether a proposal has majority support.

Schedule 1 [27] is a consequential amendment.

Registration of share dealings

Schedule 1 [58] provides for the online registration of dealings in shares, as an alternative to the current paper-based system. The amendment permits share dealings to be registered via an online trading system or facility approved by the Secretary.

The proposed amendment also makes it an offence to use the online trading system for the purpose of registering a dealing in shares that is prohibited (because the dealing would result in the shareholder acquiring more shares than is permitted or is otherwise prohibited by or under the Act).

Schedule 1 [63] permits the Secretary to take any steps necessary to rectify the Share Register and restore the integrity of the Share Register if a prohibited dealing in shares is registered. This can include cancelling the registration of a dealing. The Secretary is authorised to pay compensation to any person who is unfairly disadvantaged by such an action.

Schedule 1 [57], [59], [60] and [62] are related or consequential amendments.

Schedule 1 [61] permits the regulations to specify the types of information that are not to be made publicly available on the Share Register.

Other changes to share management fisheries

Schedule 1 [26] and [55] remove provision for category 2 share management fisheries. There are no category 2 share management fisheries. Schedule 1 [49], [145] and [146] are consequential amendments.

Schedule 1 [29] removes any doubt that a share management plan (which is made by regulation under the Act) can make provision for any matter for which regulations can be made under the Act.

Schedule 1 [31] provides that the Minister is not required to conduct public consultation in relation to an amendment to a share management plan or a supporting plan. **Schedule 1** [136] is a consequential amendment.

Schedule 1 [32] provides that a management plan for a share management fishery does not prevail over a fishing closure. **Schedule 1 [33] and [34]** are consequential amendments.

Schedule 1 [36] and [37] make it optional for a management plan for a share management fishery to specify a minimum shareholding required to take fish in the fishery. **Schedule 1 [38]–[41]** are consequential amendments.

Schedule 1 [42] enables the regulations to make provision for the form and manner in which shareholders nominate a commercial fisher to take fish in a share management fishery.

Schedule 1 [44] enables the management plan for a share management fishery to make provision for the criteria for the issue of special endorsements in the fishery.

Schedule 1 [45] removes the maximum period for which a special endorsement may be issued.

Schedule 1 [46] removes provisions that require catch history for particular periods and businesses to be considered when issuing further classes of shares in a share management fishery. The criteria for the issue of further classes of shares in a share management fishery (if any) will be the criteria provided for by the management plan.

Schedule 1 [47] makes it clear that Division 3 of Part 3 of the Act does not apply to the issue of further classes of shares in a share management fishery. That Division requires the Minister to invite applications for shares and to issue shares initially on a provisional basis.

Schedule 1 [48] makes it optional for a management plan for a share management fishery to fix a maximum shareholding.

Schedule 1 [50] enables the Minister to retain or reissue shares that are surrendered by a shareholder (as an additional option to selling or cancelling the shares). The proposed amendment also removes the requirement that the Minister pay a percentage of the proceeds of sale of surrendered shares to the person who surrendered the shares.

Schedule 1 [51] makes it clear that the Minister can direct the forfeiture of shares by order made under a power conferred by the regulations.

Schedule 1 [53] re-enacts, with some changes, provisions that require a shareholder in a share management fishery who contravenes the shareholder's quota to pay to the Secretary the value of the fish taken in contravention of quota. If the amount payable is not paid within the time required, the Minister may direct the forfeiture of shares that are equivalent to the amount payable. The

proposed amendment allows forfeited shares to be retained, cancelled, reissued or sold by the Minister. At present, forfeited shares must be sold. **Schedule 1** [52] is a consequential amendment.

Fishing boat licences

Schedule 1 [65] removes the requirement that all fishing boats used for commercial fishing must be licensed under the Act.

Instead, a fishing boat licence will be required only for declared commercial fishing boat activities. A declared commercial fishing boat activity is a commercial fishing boat activity declared by the regulations to be a commercial fishing boat activity for which a fishing boat licence is required.

A fishing boat licence will now authorise the use of a single fishing boat for all declared commercial fishing boat activities. The licence will not be specific to a particular identified boat. However, the holder of a licence must not use a boat or permit a boat to be used for a declared commercial fishing boat activity unless identification details for the boat have been provided to the Secretary.

Schedule 1 [64] replaces a provision (removed by **Schedule 1 [65]**) that requires crew members of commercial fishing boats to be registered. Under the new provision, the holder of a commercial fishing licence must not take fish for sale with the assistance of another person unless the use of a crew member to assist in taking fish is authorised by the commercial fisher's licence.

Schedule 1 [6], [128] and [130] are consequential amendments.

Fishing reports and records

Schedule 1 [74] permits the regulations to require commercial fishers or classes of commercial fishers to report to the Secretary about commercial fishing activities or proposed commercial fishing activities. The reports are different from the records and returns that fishers are already required to make because they are to be made using a real time reporting system. The real time reporting system is a system or facility approved by the Secretary that enables the making of reports by oral communication or electronic communication. It will be an offence to fail to make a report as required, or to make a false report.

Schedule 1 [69]–[73] require certain records that commercial fishers are required to keep or send to the Secretary under the Act to be kept or sent in a form and manner prescribed by the regulations or, subject to the regulations, approved by the Minister. It is envisaged that the regulations may require records to be kept or sent in an electronic form.

Regulation of charter fishing activities

Schedule 1 [80] removes the requirement that all charter fishing boats of a kind declared by the regulations must be licensed under the Act.

Instead, a charter fishing licence will be required only for declared charter fishing activities. A declared charter fishing activity is any charter fishing activity declared by the regulations to be a charter fishing activity for which a charter fishing licence is required.

A charter fishing activity is an activity that involves the use of a boat for recreational fishing activities on a commercial basis (see **Schedule 1** [76]).

A charter fishing licence will now authorise the use of any one boat at any given time for the charter fishing activity specified in the licence. It will not be specific to a particular identified boat. However, the boat must comply with any requirements specified in the licence.

Special provision is made for ecotourism activities. An ecotourism activity is defined in **Schedule 1 [78]** as a charter fishing activity in which one or more manually operated boats are used by one or more persons, in the presence of an employed guide, for recreational fishing activities. The manually operated boat could be a kayak or a canoe. This activity differs from traditional charter fishing, in which only one boat is used for the activity. A charter fishing licence that authorises an ecotourism activity authorises the use of a specified number of boats for the ecotourism activity.

New provisions in **Schedule 1 [80]** require the responsible person for a charter fishing activity to ensure that the boat or, in the case of an ecotourism activity, boats used for the activity are used only as authorised by a charter fishing licence. The responsible person for a charter fishing activity is the master of the boat or, in the case of an ecotourism activity, the employed guide for the activity.

Schedule 1 [78] also creates a concept of seats (or positions) that can be used by clients in a charter fishing activity. This will allow restrictions to be imposed on the number and class of seats used for charter fishing activities.

Schedule 1 [94] facilitates the transfer of charter fishing businesses and their components. Components include charter fishing licences and seats.

The proposed amendments permit the Secretary to determine that a business is a charter fishing business, and to determine the components of the business. A charter fishing business that is the subject of such a determination is a recognised charter fishing business. Determinations are to be registered.

The regulations may set out rules for the transfer of recognised charter fishing businesses and their components, including by requiring the whole of a business (and its components) to be transferred to the same person.

The provisions are similar to existing provisions relating to commercial fishing businesses.

Schedule 1 [4], [75], [77], [79], [81]–[93], [121]–[126], [135] and [139] are related and consequential amendments.

Scientific observer program

Schedule 1 [130] enables the Minister to establish a scientific observer program to assist in the administration of the Act.

The Minister may appoint scientific observers under the program. The Minister may issue an observation authority to a scientific observer that authorises the scientific observer to observe the fishing activities of a specified regulated person during a specified period.

Each of the following persons is a *regulated person*:

- (a) a commercial fisher,
- (b) a person who holds a fishing boat licence,
- (c) a person who holds a charter fishing licence,
- (d) the master of a boat that is at any time used for commercial fishing or charter fishing activities,
- (e) an employed guide in relation to a charter fishing activity.

An observation authority confers power on a scientific observer to observe the fishing activities of the regulated person during the specified period, including to obtain, collect and record information that may be collected under the program.

The fishing activities that the scientific observer is authorised to observe include:

- (a) any fishing activities that take place under the guidance of, supervision of or with the assistance of the person, and
- (b) any fishing activities that take place on a boat while the person is master of the boat or on board the boat (whether or not the person is involved in the activities).

The scientific observer will have power to board and remain on a boat being used for the fishing activities, examine fishing gear or other equipment, examine fish taken during the fishing activities, and to require the assistance of persons engaged in those fishing activities to exercise his or her functions.

The scientific observer will be required to exercise his or her functions in a manner that does not unreasonably interfere with the fishing activities that he or she is authorised to observe.

It will be an offence to fail to comply with a requirement made by a scientific observer in the exercise of his or her functions or to obstruct a scientific observer.

However, information provided to a scientific observer in compliance with a requirement made by the scientific observer will be protected information. Protected information is not admissible in criminal proceedings to prove that the person who provided the information, or any other relevant person, committed an offence (other than an offence of providing false information or an offence of obstructing the scientific observer).

Declared diseases and related matters

Schedule 1 [95] enables the Minister, if he or she reasonably suspects that a declared disease is present in any premises, place, waters or area outside the State, to make an order that absolutely or conditionally prohibits the entry or importation into the State of any thing specified in the order that, in the opinion of the Minister:

- (a) is or could be a declared disease, or
- (b) is or could be infected with a declared disease, or
- (c) could assist the spread of infection of a declared disease.

The proposed amendments also permit the Minister to order a live abalone holder to implement specified measures in relation to waste water or other waste products of a live abalone holding facility to minimise the risk of transmission of a declared disease.

Dredging and reclamation work

Schedule 1 [97] makes it an offence for a local government authority or other person to fail to comply with an order of the Minister that requires the local government authority or other person to carry out work to rectify damage caused by the local government authority or other person in carrying out unauthorised dredging or reclamation work.

Schedule 1 [98] also enables a court that makes a finding of guilt against a person for unauthorised dredging or reclamation work to make an order requiring the person to rectify the damage caused by the work.

Noxious fish and marine vegetation

Schedule 1 [100] enables a fisheries officer to seize, or seize and destroy, any fish or marine vegetation that the officer suspects are noxious to determine whether they are noxious (rather than just take possession of the fish or marine vegetation). Under **Schedule 1** [104] compensation will be payable for the seizure and destruction of live fish or live marine vegetation if, after the seizure and destruction, it is determined that the fish or marine vegetation were not noxious.

Schedule 1 [101] makes it an offence for an owner or occupier of premises at which noxious fish or noxious marine vegetation are located to fail to comply with a notice to destroy the fish or marine vegetation. **Schedule 1 [102] and [103]** are consequential amendments.

Management Advisory Committees and other advisory groups

Schedule 1 [116] and [157] abolish any Management Advisory Committees established by the Minister under the Act. New provisions will enable the Secretary to establish advisory groups under the Act.

Schedule 1 [9], [25], [30], [35], [43], [54] and [117] are consequential amendments.

Schedule 1 [118] makes it clear that the regulations can abolish or provide for the abolition of advisory councils or advisory groups established under the Act.

Schedule 1 [13], [22] and [120] enable any relevant advisory council or advisory group to be consulted on bag limit changes and other policy decisions made under the Act (rather than particular advisory councils). **Schedule 1 [138]** is a consequential amendment.

Agents and online facilities

Schedule 1 [143] enables any person affected by the Act to appoint a natural person as his or her agent for the purposes of the Act. The appointed agent is then permitted to access and use, on

behalf of the person for whom he or she is appointed agent, online facilities approved for use under the Act.

Schedule 1 [142] permits notices or other instruments under the Act to be served on a person by electronic delivery to an address or location nominated by the person for electronic service of notices or other instruments.

Miscellaneous amendments

Schedule 1 [1], [5], [107], [109], [111] and [113]–[115] update references to Government Departments and employees.

Schedule 1 [8] provides that references in the Act to the scientific name of a species prevail (in the event of any inconsistency) over references to the common name of a species.

Schedule 1 [10] enables fishing closures to be published, in urgent cases, on the Department's website (replacing a provision that enables fishing closures to be published, in urgent cases, in newspapers or by radio or television broadcast). The Minister may take any other steps the Minister considers reasonable to publicly notify a fishing closure.

Schedule 1 [66]–[68] provide that the annual contribution payable by participants in a restricted fishery is to be determined by the Minister, instead of as provided by the regulations. However, the contribution is not to exceed the amount prescribed by the regulations. The contribution may, but need not, be charged annually. The proposed amendments make the relevant provisions more consistent with the management charge provisions relating to share management fisheries.

Schedule 1 [96] requires a public authority to give the Minister at least 21 days (instead of the existing 28 days) to respond to a proposal to carry out dredging or reclamation work.

Schedule 1 [99] provides that the *protected area* (in relation to provisions that protect marine vegetation from harvesting or other harm) includes the whole of the foreshore (within the meaning of those provisions). The provisions are no longer limited to parts of the foreshore.

Schedule 1 [109] also makes it clear that a certificate issued by the Secretary to the effect that a proposed action is not likely to significantly affect threatened species, populations or communities, or their habitats, and that a licence is not required for the action, is a defence to the prosecution for an offence relating to harm to threatened species, populations or communities, or their habitats.

Schedule 1 [110] makes it clear that the Secretary may prepare a recovery plan in relation to any critically endangered ecological community (not just endangered ecological communities).

Schedule 1 [127] provides for the establishment of an Aboriginal Fishing Trust Fund, which is to be dedicated to the funding of measures to enhance, maintain and protect Aboriginal cultural fishing. **Schedule 1** [119] is a consequential amendment.

Schedule 1 [129] makes it clear that a power conferred by the Act to search for a record, or require a record to be produced, includes a power to search for an electronic recording device (such as a computer) or require an electronic recording device to be produced.

Schedule 1 [134] requires the Secretary to keep a record of the publication of instruments published on the website of the Department the contravention of which is an offence. The purpose of the provision is to facilitate proof of the publication of the instrument, in the event of prosecution.

Schedule 1 [144] enables fees, charges and other amounts payable under the Act to be recovered by the Secretary as a debt due to the Crown.

Schedule 1 [144] also inserts a new general offence of knowingly providing any false or misleading information in connection with a requirement made under the Act. **Schedule 1** [132] removes an offence that is made redundant by the new offence. **Schedule 1** [131] is a consequential amendment.

Schedule 1 [154]–[156] provide for savings and transitional matters.

Schedule 1 [2] inserts definitions of new expressions used in the proposed amendments. **Schedule 1** [3] repeals definitions that will be made redundant by the proposed amendments.

Schedule 2 Amendments to Fisheries Management Act 1994 No 38 relating to fish names

Schedule 2 updates various references to fish names in the Act to reflect new naming conventions, changes to scientific names and changes to the status of some species under the *Environment Protection and Biodiversity Conservation Act 1999* of the Commonwealth.



New South Wales

Fisheries Management Amendment Bill 2014

Contents

		Page
1	Name of Act	2
2	Commencement	2
Schedule 1	Amendment of Fisheries Management Act 1994 No 38	3
Schedule 2	Amendments to Fisheries Management Act 1994 No 38 relating to fish names	55



New South Wales

Fisheries Management Amendment Bill 2014

No , 2014

A Bill for

An Act to amend the *Fisheries Management Act 1994* to make further provision for the management of fishery resources.

The	Legislature of New South Wales enacts:	1
1	Name of Act	2
	This Act is the Fisheries Management Amendment Act 2014.	3
2	Commencement	4
	This Act commences on a day or days to be appointed by proclamation.	5

Scł	nedule 1	Amendment of Fisheries Management Act 1994 No 38	1
[1]	The whole Ac	ct (other than section 4, Schedule 7 and any provision that is repealed by this Act)	3
	Omit "Directo	or-General" and "Director-General's" wherever occurring.	5
	Insert instead	"Secretary" and "Secretary's" respectively.	6
[2]	Section 4 De	finitions	7
	Insert in alpha	abetical order in section 4 (1):	8
	a	advisory council means an advisory council established by the Minister under section 229.	9 10
		<i>advisory group</i> means an advisory group established by the Secretary under ection 230.	11 12
		electronic communication has the same meaning as it has in the <i>Electronic Transactions Act</i> 2000.	13 14
	r	isheries management charge means a fee, charge or contribution that is equired to be paid by or under this Act.	15 16
		ishing determination means a determination of total allowable catch of fish or total allowable fishing effort made under Part 2A.	17 18
	•	Corfeited quota—see section 40V.	19
	i	possession limit means a possession limit (within the meaning of section 17A) mposed by the regulations or by an order under section 17C.	20 21
	•	quota—see section 40R.	22
	t	rust fund means a trust fund established under Division 3 of Part 8.	23
[3]	Section 4 (1) share manag	, definitions of "category 1 share management fishery", "category 2 pement fishery" and "Management Advisory Committee"	24 25
	Omit the defin	nitions.	26
[4]	Section 4 (1)	, definition of "charter fishing boat licence"	27
	Omit the defin	nition. Insert instead:	28
		Tharter fishing licence means a licence issued under Division 2 of Part 4A and n force.	29 30
[5]	Section 4 (1)	, definitions of "Department" and "Director-General"	31
	Omit the defin	nitions. Insert in alphabetical order:	32
		Department means the Department of Trade and Investment, Regional infrastructure and Services.	33 34
	S	Secretary means the Secretary of the Department.	35
[6]	Section 4 (1)	, definition of "fishing boat licence"	36
	Omit the defin	nition. Insert instead:	37
	f	<i>ishing boat licence</i> means a licence issued under section 107B and in force.	38
[7]	Section 4 (1)	, definition of "TAC Committee"	39
	Omit the defin	nition. Insert instead:	40
		TAF Committee means the Total Allowable Fishing Committee appointed under Schedule 2.	41 42

[8]	Section 4 (4)	1
	Insert after	section 4 (3) and the note:	2
	(4)	A reference in this Act to the common name of a species of fish does not limit any scientific description of a species of fish in this Act. If there is any inconsistency between the common name and the scientific description of a species, the scientific description of the species prevails.	3 4 5
		Note. The common name of a species of fish is generally the standard name for the fish as defined in the Australian Standard entitled AS SSA 5300—2011, <i>Australian Fish Names Standard</i> published on 20 October 2011.	7 8 9
[9]	Section 70 assessmen	Management plan not to be made until completion of environmental nt	10 11
	Omit section	on 7G (2). Insert instead:	12
	(2)	If the management plan for a share management fishery is not made within the time required by section 42 (3), the Minister is not required to recommend that the description of the fishery be omitted from Schedule 1 if the Minister is satisfied, after having consulted with any relevant advisory group or advisory council, that the fishery should be retained as a share management fishery despite the delay in making the plan.	13 14 15 16 17 18
[10]	Section 9 I	Publication of notification of closures	19
	Omit section	on 9 (2) and (3). Insert instead:	20
	(2)	However, if the Minister considers that the fishing closure is required urgently, the Minister may publish the notification using either or both of the following methods:	21 22 23
		(a) by causing a copy of the notification to be exhibited in a prominent place adjacent to the waters to which the fishing closure applies,	24 25
		(b) by publishing the notification on the Department's website.	26
	(3)	In any such urgent case, the Minister is to publish the notification in the Gazette as soon as practicable.	27 28
	(4)	The Minister may take any other steps the Minister considers reasonable to publicly notify a fishing closure.	29 30
	(5)	This section applies to an amendment or revocation of a fishing closure in the same way as it applies to a fishing closure.	31 32
[11]	Section 14	A Definitions	33
	Insert at t section 14A	the end of paragraph (b) of the definition of <i>commercial quantity</i> in $\Lambda(1)$:	34 35
		, or	36
		(c) in relation to an offence against section 18AA—the quantity specified as a commercial quantity of fish for the species concerned in Column 3 of Part 3 of Schedule 1B.	37 38 39
[12]	Section 14	A (1), definition of "priority species"	40
	Insert at the	e end of paragraph (b):	41
		, or	42
		(c) in relation to an offence against section 18AA—a species of fish	43

[13]	Sect	ion 17	Bag limits—taking of fish	1			
	Omit	section	on 17 (6). Insert instead:	2			
		(6)	The Minister is required to consult any relevant advisory council or advisory group about any proposal to specify or change daily limits under this section.	3 4			
[14]	Sect	ions 1	7A-17C	5			
	Insert after section 17:						
	17A	Bag	limits—possession of fish	7			
		(1)	Possession limits for fish may be imposed under this Act.	8			
		(2)	A <i>possession limit</i> is the maximum quantity of fish that a person may have in the person's possession in any specified circumstances.	9 10			
		(3)	A possession limit may be imposed in relation to a specified species of fish or fish of a specified class.	11 12			
		(4)	A possession limit may apply generally or be limited to:	13			
			(a) a particular class of fishers, or	14			
			(b) fish of a particular size, or	15			
			(c) particular waters, or	16			
			(d) any other specified circumstances.	17			
		(5)	The possession limit of any fish need not be the same as the daily limit of those fish.	18 19			
		(6)	A possession limit of zero may be imposed.	20			
		(7)	This section does not authorise the possession of fish in contravention of any other provision of or made under this Act.	21 22			
	17B	How	possession limits are imposed	23			
		(1)	A possession limit may be imposed:	24			
			(a) by the regulations, or	25			
			(b) by Ministerial order.	26			
		(2)	If there is any inconsistency between a possession limit imposed by the regulations and a possession limit imposed by Ministerial order, the possession limit imposed by Ministerial order prevails.	27 28 29			
		(3)	The Minister is required to consult any relevant advisory council or advisory group about any proposal to impose a possession limit by regulation or to change possession limits imposed by the regulations.	30 31 32			
		(4)	In this section: <i>Ministerial order</i> means an order of the Minister under section 17C.	33 34			
	17C	Mini	sterial order imposing possession limit	35			
		(1)	The Minister may, by order, impose a possession limit.	36			
		(2)	The order is to be published in the Gazette.	37			
		(3)	However, if the Minister considers that the imposition of a possession limit is required urgently, the Minister may publish notification of the order using either or both of the following methods:	38 39 40			

			(a) by causing a copy of the order to be exhibited in a prominent place adjacent to the waters to which the order applies,	1
			(b) by publishing notice of the order on the Department's website.	3
		(4)	In any such urgent case, the Minister is to publish the order in the Gazette as soon as practicable.	5
		(5)	The Minister may take any other steps the Minister considers reasonable to publicly notify an order under this section.	7
		(6)	Subsections (2)–(5) apply to an amendment or revocation of an order under this section in the same way as they apply to the making of an order under this section.	9
		(7)	An order under this section has effect for the period (not exceeding 5 years) specified in the order.	11 12
		(8)	Subsection (7) does not prevent the making of a further order under this section.	13 14
		(9)	Sections 40 and 41 of the <i>Interpretation Act 1987</i> apply in respect of an order under this section (including an order that amends or revokes an order) in the same way as they apply in respect of a statutory rule.	15 16 17
		(10)	For that purpose, a reference in those sections to the day of publication on the NSW legislation website is to be read as a reference to the day of first publication of the order in accordance with this section.	18 19 20
[15]	Secti	ion 18	Offence of contravening possession limit	21
	Omit	section	on 18 (1) and (3).	22
[16]	Secti	ion 18	(2)	23
	Omit	"those	e fish". Insert instead "any fish".	24
[17]	Secti	ion 18	s (3A)	25
	Omit or of	"The r	regulations may specify a possession limit of zero for fish of a specified species sified class. In that case,".	26 27
			ad "If a possession limit of zero is imposed for fish of a specified species or of class,".	28 29
[18]	Secti	ion 18	s (4) and (5)	30
	Omit	the su	absections.	31
[19]	Secti	ion 18/	SAA	32
	Inser	t after s	section 18:	33
1	8AA	Boat	limits	34
		(1)	The regulations may specify the maximum quantity of fish of a specified species, or of a specified class, that may be held on a boat, or a boat of a specified class, at any time (a <i>boat limit</i>).	35 36 37
		(2)	For the purposes of this section, fish are taken to be <i>held on a boat</i> :	38
			(a) if they are on board the boat, or	39
			(b) if they are tethered to the boat or are in a container that is tethered to the boat, or	40 41
			(c) in any other circumstances prescribed by the regulations.	42

	(3)		aster of a boat is guilty of an offence if the quantity of fish held on the boat eds the boat limit for that boat.	1 2
			imum penalty:	3
		(a)	200 penalty units or imprisonment for 6 months (or both) for a first offence, or	4 5
		(b)	400 penalty units or imprisonment for 12 months (or both) for a second or subsequent offence.	6 7
	(4)		aster of a boat is guilty of an offence if the quantity of fish held on the boat eds the boat limit for that boat and there are circumstances of aggravation.	8 9
		Max	imum penalty:	10
		(a)	400 penalty units or imprisonment for 12 months (or both) for a first offence, or	11 12
		(b)	800 penalty units or imprisonment for 18 months (or both) for a second or subsequent offence.	13 14
	(5)	Ther	re are circumstances of aggravation if:	15
		(a)	the fish, or any of them, are a priority species of fish, and	16
		(b)	the quantity of priority species of fish held on the boat is of a commercial quantity of that species of fish.	17 18
	(6)	A ma	aster of a boat is guilty of an offence against this section:	19
		(a)	whether or not the master is in possession of the fish, and	20
		(b)	regardless of the period over which the fish were taken.	21
	(7)	the r	a defence to the prosecution of an offence against subsection (3) or (4) if master of the boat proves that he or she did not know, and could not broably be expected to have known, that the fish the subject of the charge held on the boat.	22 23 24 25
	(8)	or in	regulations may specify different boat limits for different classes of boats any other circumstances specified in the regulations. The regulations may include restrictions as to size or otherwise in respect of any boat limit.	26 27 28
	(9)	speci	oat limit of zero may be imposed for fish of a specified species or of a ified class. In that case, a boat limit is exceeded if any of the fish are held ne boat.	29 30 31
	(10)		section does not authorise the taking of fish in contravention of a fishing are or other provision of or made under this Act.	32 33
	(11)		Minister is required to consult any relevant advisory council or advisory p about any proposal to specify or change boat limits under this section.	34 35
Sect	ion 20	В		36
Inser	t after	section	n 20A:	37
20B			ing and related prohibitions	38
	(1)		erson must not, while on board a boat in any waters:	39
	(1)	(a)	remove a fin from any species of shark, or	40
		(b)	be in possession of a shark fin that is not naturally attached to the body	41
		(0)	of a shark, or	42

[20]

20B

			(c) be in possession of any part of a shark.	1
			Maximum penalty:	2
			(a) in the case of an individual:	3
			(i) 200 penalty units or imprisonment for 6 months (or both) for a first offence, or	4 5
			(ii) 400 penalty units or imprisonment for 12 months (or both) for a second or subsequent offence, or	6 7
			(b) in the case of a corporation:	8
			(i) 1,000 penalty units for a first offence, or	ć
			(ii) 2,000 penalty units for a second or subsequent offence.	10
		(2)	The regulations may provide for circumstances in which a person does not commit an offence against this section.	11 12
[21]	Part 2	2, Divi	sion 4	13
	Omit	the Di	ivision.	14
[22]	Section	on 34	M Consultation on proposed acquisition declaration	15
L——J			n 34M (b). Insert instead:	16
	Omit	seemo	(b) any relevant advisory council or advisory group,	17
F001	04	O		
[23]			7 and 37AA	18
	Omit	sectio	n 37. Insert instead:	19
	37	Defe	nce—special approval for research or other authorised purposes	20
		(1)	The Minister may approve the taking and possession of fish or marine vegetation of any kind or of a specified kind for any or all of the following purposes:	21 22 23
			(a) research,	24
			(b) aquaculture,	25
			(c) aquarium collection,	26
			(d) Aboriginal cultural fishing,	27
			(e) any purpose prescribed by the regulations,	28
			(f) any other purpose approved by the Minister that is consistent with the objects of this Act.	29 30
		(2)	An approval may authorise the taking of fish or marine vegetation by any method or by any specified method, from any waters or any specified waters or in any other specified way, despite any provision of or made under this Act to the contrary.	31 32 33 34
		(3)	The Minister may grant an approval under this section:	35
			(a) by issuing a permit to a person that authorises the taking and possession of fish or marine vegetation, or	36 37
			(b) by making an order that authorises the taking and possession of fish or marine vegetation.	38 39
		(4)	The Minister is to cause notice of any order made under this section, or the amendment or revocation of such an order, to be published on the Department's website or in the Gazette (or both).	40 41 42

	(5)	It is a defence to a prosecution for an offence against this Act or the regulations if the person charged satisfies the court that the act or omission of the person constituting the offence was authorised by an approval in force under this section.	1 2 3 4
	(6)	An approval under this section:	5
		(a) is subject to such conditions as are prescribed by the regulations or specified in the permit or order by which the approval is granted, and	6 7
		(b) remains in force for the period of one year or such other period as is specified in the permit or order by which the approval is granted.	9
	(7)	Without limiting subsection (6), an approval that authorises any fishing activity that involves the use of a boat may specify that the activity is an activity for which a fishing boat licence is required. In such a case, the fishing activity the subject of the approval is taken to be a declared commercial fishing boat activity under Division 2 of Part 4.	10 11 12 13
	(8)	The power to grant an approval under this section is limited by section 220ZW (Licence to harm threatened species, population or ecological community or damage habitat).	15 16 17
	(9)	The Minister is not to grant an approval for Aboriginal cultural fishing if to authorise the fishing activities and practices concerned would be inconsistent with native title rights and interests under an approved determination of native title (within the meaning of the <i>Native Title Act 1993</i> of the Commonwealth) or with the terms of an indigenous land use agreement (within the meaning of that Act).	18 19 20 21 22 23
	(10)	The regulations may make further provision for approvals under this section.	24
37AA		risions relating to permits	24 25
37AA			
37AA	Prov	risions relating to permits A person may apply to the Minister, in a form approved by the Minister, for a	25 26
37AA	Prov	A person may apply to the Minister, in a form approved by the Minister, for a permit under section 37 (a <i>section 37 permit</i>). The regulations may make provision for the fees to be paid for an application	25 26 27 28
37AA	Prov (1) (2)	A person may apply to the Minister, in a form approved by the Minister, for a permit under section 37 (a <i>section 37 permit</i>). The regulations may make provision for the fees to be paid for an application for a section 37 permit or the issue of a section 37 permit. In addition to any application fee or issue fee, the regulations may make provision for the payment by a permit holder of a contribution towards one or	25 26 27 28 29 30 31
37AA	Prov (1) (2)	A person may apply to the Minister, in a form approved by the Minister, for a permit under section 37 (a <i>section 37 permit</i>). The regulations may make provision for the fees to be paid for an application for a section 37 permit or the issue of a section 37 permit. In addition to any application fee or issue fee, the regulations may make provision for the payment by a permit holder of a contribution towards one or more of the following costs:	25 26 27 28 29 30 31 32
37AA	Prov (1) (2)	A person may apply to the Minister, in a form approved by the Minister, for a permit under section 37 (a <i>section 37 permit</i>). The regulations may make provision for the fees to be paid for an application for a section 37 permit or the issue of a section 37 permit. In addition to any application fee or issue fee, the regulations may make provision for the payment by a permit holder of a contribution towards one or more of the following costs: (a) the costs of managing the activities authorised by the permit,	25 26 27 28 29 30 31 32 33
37AA	Prov (1) (2)	A person may apply to the Minister, in a form approved by the Minister, for a permit under section 37 (a section 37 permit). The regulations may make provision for the fees to be paid for an application for a section 37 permit or the issue of a section 37 permit. In addition to any application fee or issue fee, the regulations may make provision for the payment by a permit holder of a contribution towards one or more of the following costs: (a) the costs of managing the activities authorised by the permit, (b) the costs of monitoring the activities authorised by the permit, (c) the costs of ensuring compliance with permit conditions and any other fishing regulatory controls relevant to the activity authorised by the	255 266 277 286 299 300 311 322 333 344 355 360
37AA	Prov (1) (2)	A person may apply to the Minister, in a form approved by the Minister, for a permit under section 37 (a section 37 permit). The regulations may make provision for the fees to be paid for an application for a section 37 permit or the issue of a section 37 permit. In addition to any application fee or issue fee, the regulations may make provision for the payment by a permit holder of a contribution towards one or more of the following costs: (a) the costs of managing the activities authorised by the permit, (b) the costs of monitoring the activities authorised by the permit, (c) the costs of ensuring compliance with permit conditions and any other fishing regulatory controls relevant to the activity authorised by the permit, (d) the costs of carrying out research into the activity authorised by the	25 26 27 28 29 30 31 32 33 34 35 36 37 38
37AA	Prov (1) (2) (3)	A person may apply to the Minister, in a form approved by the Minister, for a permit under section 37 (a <i>section 37 permit</i>). The regulations may make provision for the fees to be paid for an application for a section 37 permit or the issue of a section 37 permit. In addition to any application fee or issue fee, the regulations may make provision for the payment by a permit holder of a contribution towards one or more of the following costs: (a) the costs of managing the activities authorised by the permit, (b) the costs of monitoring the activities authorised by the permit, (c) the costs of ensuring compliance with permit conditions and any other fishing regulatory controls relevant to the activity authorised by the permit, (d) the costs of carrying out research into the activity authorised by the permit, or the fishery, species or method associated with that activity. A section 37 permit may authorise a specified person or a specified class of persons, in addition to the permit holder, to take and possess fish or marine	255 266 277 288 299 301 313 323 334 355 366 377 388 399 400 411

[24]	Part				1
	Inser	t after	Part 2	:	2
	Par	t 2A	Fis	hing determinations and quotas	3
	Division		1	Fishing determinations generally	4
	40A	Fishi	ng de	eterminations	5
		(1)		following determinations may be made under this Part (each of which is <i>hing determination</i>):	6 7
			(a)	a determination of total allowable catch of fish (a <i>TAC determination</i>),	8
			(b)	a determination of total allowable fishing effort (a <i>TAE determination</i>).	9
		(2)	A T	AC determination:	10
			(a)	may be made in relation to one or more species of fish, and	11
			(b)	may relate to any specified fishery, class of shares in a share management fishery, class of persons, fishing method, area or time period.	12 13 14
		(3)	A T	AE determination:	15
			(a)	may be made in relation to one or more methods of fishing, and	16
			(b)	may relate to one or more specified species of fish, or any specified fishery, class of shares in a share management fishery, class of persons, area or time period.	17 18 19
	40B	Whe	n fish	ing determinations are required to be made	20
		(1)		shing determination must be made if the regulations require a fishing rmination to be made.	21 22
		(2)		shing determination must also be made if the Minister requires a fishing rmination to be made.	23 24
	40C	Who	make	es fishing determinations	25
		(1)		shing determination may be made by either the TAF Committee or the retary.	26 27
		(2)	spec	e regulations require a fishing determination to be made, they may also ify whether the TAF Committee or the Secretary is to make the fishing rmination.	28 29 30
		(3)	requ	ne regulations do not specify who is to make a fishing determination ired by the regulations, the Minister may direct either the TAF Committee are Secretary to make the fishing determination, subject to this section.	31 32 33
		(4)	requ	Minister is to direct the Secretary to make a fishing determination that is ired by the regulations only if the Minister considers it expedient for the etary to make the fishing determination because:	34 35 36
			(a)	there is in existence a scientific assessment of the species of fish, fishery or fishing method concerned that, in the opinion of the Minister, is relevant, robust and sufficiently recent to allow a determination to be made, and	37 38 39 40
			(b)	to require the TAF Committee to make the fishing determination would involve an unnecessary duplication of that assessment.	41 42

	(5)	For any fishing determination that is not required by the regulations, the Minister may direct the fishing determination to be made by either the TAF Committee or the Secretary.	1 2 3		
Divi	sion	2 Fishing determinations by TAF Committee	4		
40D	TAF Committee to make fishing determinations				
	(1)	The TAF Committee is to make a fishing determination when required to do so by or under this Act.	6 7		
	(2)	The fishing determination is to be made in accordance with this Division.	8		
40E	Gen	eral considerations for TAF Committee	9		
	(1)	In making a fishing determination, the TAF Committee is to give effect to the objects of this Act and is to have regard to all relevant scientific, industry, community, social and economic factors.	10 11 12		
	(2)	The TAF Committee is also to have regard to:	13		
		(a) the need to ensure that the exploitation of fisheries resources is conducted in a manner that will conserve fish stocks in the long term, and	14 15 16		
		(b) the impact of fishing activities on all species of fish and the aquatic environment, and	17 18		
		(c) the precautionary principle, namely, that if there are threats of serious or irreversible damage to fish stocks, lack of full scientific certainty should not be used as a reason for postponing measures to prevent that damage.	19 20 21 22		
40F	Pub	lic consultation by TAF Committee	23		
	(1)	Before the TAF Committee makes a fishing determination (or reviews any such determination), the TAF Committee is required to call for public submissions on the determination.	24 25 26		
	(2)	When the TAF Committee makes a fishing determination under this Division it is to have regard to any public submissions it receives within the time fixed by it for the making of those submissions.	27 28 29		
40G	Revi	ew of determinations by TAF Committee	30		
	(1)	The TAF Committee is to keep its fishing determinations under review.	31		
	(2)	Following a review, the TAF Committee may decide not to alter its existing fishing determination, to revoke its fishing determination or to make a new fishing determination.	32 33 34		
	(3)	A review of a fishing determination made by the TAF Committee (an <i>initial determination</i>) may be carried out without calling for public submissions on the determination if:	35 36 37		
		(a) the review is conducted, and any new or different fishing determination made as a result of the review is made, within 6 months after the initial determination was made, and	38 39 40		
		(b) before making the initial determination, the TAF Committee called for public submissions in relation to the initial determination.	41 42		

	(4)	However, the TAF Committee must call for public submissions if the Minister directs the TAF Committee to call for public submissions in relation to a review.	1 2 3
	(5)	If the TAF Committee conducts a review of an initial determination without calling for public submissions, the TAF Committee must, in making any decision in relation to the review, have regard to any public submissions to which it was required to have regard when it made the initial determination.	4 5 6 7
40H	Publ	lication and duration of determinations	8
	(1)	A fishing determination made by the TAF Committee is to be notified by the Minister by publication in the Gazette.	9 10
	(2)	The determination takes effect on the date (on or after that publication) that is specified in the determination.	11 12
	(3)	The determination has effect for the period specified in the determination or, if no such period is specified, until it is revoked by another determination.	13 14
	(4)	However, if the regulations require a fishing determination to be made for a period and no fishing determination has been made by the start of that period, a fishing determination for the immediately preceding period is taken to continue to have effect until a new fishing determination is made.	15 16 17 18
40I	Inter	im fishing determinations by Secretary	19
	(1)	The Secretary may make an interim fishing determination for a period:	20
		(a) if the regulations require the TAF Committee to make a fishing determination for that period, and	21 22
		(b) the TAF Committee has not made a fishing determination for that period 30 days before the start of that period.	23 24
	(2)	The total allowable catch or total allowable fishing effort permitted by an interim fishing determination must not exceed the total allowable catch or total allowable fishing effort permitted by the fishing determination for the immediately preceding period.	25 26 27 28
	(3)	An interim fishing determination:	29
		(a) is a fishing determination and has effect under this Act in the same way as a fishing determination made by the TAF Committee, and	30 31
		(b) is to be notified in the same way as a fishing determination made by the TAF Committee.	32 33
	(4)	The Secretary may amend or revoke an interim fishing determination made by the Secretary by making a further interim fishing determination.	34 35
	(5)	Division 3 does not apply to an interim fishing determination.	36
40J	Revo	ocation of fishing determinations	37
	(1)	The TAF Committee must not revoke a fishing determination that it is required to make unless it makes a new fishing determination.	38 39
	(2)	The TAF Committee may revoke a fishing determination made by the Secretary if:	40 41
		(a) the TAF Committee makes a fishing determination that it is required to make by the regulations or is directed to make by the Minister, and	42 43

		(b)	the TAF Committee's determination replaces or supersedes a fishing determination made by the Secretary (including any interim fishing determination).	1 2 3
40K	TAF	Comn	nittee not subject to Ministerial control	4
	(1)		TAF Committee is not subject to the control or direction of the Minister any fishing determination to be made by it.	5 6
	(2)	follo	ever, the Minister may direct the TAF Committee on the procedure to be wed and, subject to this Division, the matters to be taken into account in ng a fishing determination.	7 8 9
	(3)		Minister may require the TAF Committee to reconsider a fishing mination.	10 11
Divi	sion	3	Fishing determinations by Secretary	12
40L	Secr	etary 1	to make fishing determinations	13
	(1)		Secretary is to make a fishing determination when required to do so by or r this Act.	14 15
	(2)	The f	fishing determination is to be made in accordance with this Division.	16
40M	Mak	ing of	fishing determination by Secretary	17
	(1)		aking a fishing determination, the Secretary is to have regard to at least scientific assessment for that species, fishery or method.	18 19
	(2)		void doubt, the scientific assessment may be an assessment carried out where in Australia.	20 21
	(3)	The S	Secretary may:	22
		(a)	seek advice from the TAF Committee about a fishing determination, and	23 24
		(b)	take into account that advice when making a fishing determination.	25
	(4)		Secretary may:	26
		(a)	conduct public consultation in relation to a fishing determination (in any way the Secretary considers appropriate), and	27 28
		(b)	take into account the results of that public consultation when making a fishing determination.	29 30
	(5)	The S	Secretary may also have regard to any other relevant matters.	31
40N	Publ	icatio	n and duration of determinations	32
	(1)		hing determination made by the Secretary is to be notified by publication e Gazette.	33 34
	(2)		determination takes effect on the date (on or after that publication) that is ified in the determination.	35 36
	(3)	if no	determination has effect for the period specified in the determination or, o such period is specified, until it is revoked by another fishing mination.	37 38 39
	(4)	perio	ever, if the regulations require a fishing determination to be made for a od and no fishing determination has been made by the start of that period, ishing determination for the immediately preceding period is taken to nue to have effect until a new fishing determination is made.	40 41 42 43

400	Ame	ndme	nt or revocation of fishing determination	1
	(1)		Secretary may amend or revoke a fishing determination made by the etary.	2
	(2)		Division applies to any such amendment or revocation in the same way applies to the original determination.	5
	(3)		Secretary must not revoke a determination that is required to be made ss the Secretary makes a new fishing determination.	7
	(4)		Secretary may revoke a fishing determination made by the TAF mittee if the Secretary makes a fishing determination that:	8
		(a)	the Secretary is required to make by the regulations or directed to make by the Minister, and	10 11
		(b)	the Secretary's determination replaces or supersedes a fishing determination made by the TAF Committee.	12 13
Divi	sion	4	Allocation of commercial fishing determinations (quotas)	14 15
40P	Defi	nitions	S	16
		In th	is Division:	17
		comi	mercial fishing authority holder means:	18
		(a)	a shareholder in a share management fishery, or	19
		(b)	an owner of a fishing business the components of which include an endorsement in a restricted fishery, or	20 21
		(c)	any other person, or class of persons, declared by the regulations to be a commercial fishing authority holder.	22 23
		comi to:	mercial fishing determination means a fishing determination that relates	24 25
		(a)	commercial fishing authority holders, or	26
		(b)	the taking of fish for sale, or	27
		(c)	a share management fishery or restricted fishery, or	28
		(d)	a method that is used to take fish for sale, or	29
		(e)	any other commercial fishing activity for which a licence or authority is required under this Act.	30 31
40Q	Allo	cation	of fishing determination to commercial fishing authority holders	32
	(1)		Secretary may allocate a commercial fishing determination among mercial fishing authority holders.	33 34
	(2)	A co	emmercial fishing determination is to be allocated only if:	35
		(a)	the regulations require the fishing determination to be allocated, or	36
		(b)	the Minister directs that the fishing determination be allocated.	37
	(3)		regulations may provide for and, subject to the regulations, the Minister direct:	38 39
		(a)	the extent to which a commercial fishing determination is to be allocated amongst commercial fishing authority holders (that is, whether the whole or part of a commercial fishing determination is to be allocated) and	40 41 42

		(b) the commercial fishing authority holders, or class of commercial fishing authority holders, to whom an allocation is to be made, and	1
		(c) the manner in which the commercial fishing determination (or any part of the fishing determination) is to be allocated.	3
		Note. A power to make regulations includes a power to include provisions in a management plan for a share management fishery with respect to that matter. See section 57.	5 7
40R	Notic	e of allocation—quota	8
	(1)		10 11
	(2)		12 13
	(3)		14 15
		(a) the species of fish to which the quota applies, and	16
		(b) the fishing method to which the quota applies, and	17
		(c) the area to which the quota applies, and	18
		` ' M 1	19 20
	(4)	Notice of the allocation is to be given in writing.	21
40S	Auth	ority holder not to contravene quota	22
	(1)	A commercial fishing authority holder must not:	23
			24 25
		take fish, or use a fishing method, in contravention of the commercial	26 27 28
			29 30
	(2)		31 32
			33 34
			35 36
		Maximum penalty: 500 penalty units.	37
	(3)		38 39
	(4)	In this section, an <i>agent</i> of a commercial fishing authority holder means:	40
		(a) a nominated fisher of the commercial fishing authority holder, or	41
		(b) any employee of the commercial fishing authority holder.	42
40T	Tran	sfer of quota	43
	(1)		44 45

	(2)	A commercial fishing authority holder may transfer to any other commercial fishing authority holder the whole or any part of the authority holder's quota in accordance with the regulations.	1 2 3
	(3)	Subject to the regulations, a quota for a fishing period is not transferable after the end of the fishing period.	4 5
	(4)	The regulations may authorise a commercial fishing authority holder:	6
		(a) to transfer to the next fishing period any part of the quota for the current fishing period that is not taken during the current period, or	7 8
		(b) to transfer to the current fishing period part of the quota for the next fishing period.	9 10
40U	Meth	d for transferring quota	11
	(1)	A transfer of quota authorised by or under this Division must be effected:	12
		(a) by electronic transfer (that is, by using the online transfer system), or	13
			14 15
	(2)	The regulations may prescribe fees for the use of the online transfer system.	16
	(3)	form and must be accompanied by the prescribed fee (if any) for manual	17 18 19
	(4)	A transfer of quota does not take effect until the transfer is confirmed.	20
	(5)		21 22
	(6)		23 24
	(7)	In this section:	25
			26 27
40V	Forf	ture of quota—failure to pay fisheries management charge	28
	(1)	quota, of a commercial fishing authority holder is forfeited. Quota that is the	29 30 31
	(2)	authority holder has failed to pay (in full) a fisheries management charge that	32 33 34
	(3)		35 36
	(4)	of his or her intention to make an order under this section. The notice is to be	37 38 39
	(5)	amount of quota that it would be necessary to sell by public tender in order to	40 41 42
			43 44

		(b) the reasonable costs that would be incurred by or on behalf of the Minister in respect of such a sale.	1 2
	(6)	The amount of quota forfeited under the order must not exceed that estimate.	3
40W	How	forfeited quota is to be dealt with	4
	(1)	The Minister may retain, re-allocate or sell forfeited quota.	5
	(2)	Forfeited quota may be re-allocated in any way the Minister considers appropriate.	6 7
	(3)	Forfeited quota must not be re-allocated to the commercial fishing authority holder by whom it was forfeited unless the outstanding fishing management charges payable by the commercial fishing authority holder have been paid in full.	8 9 10 11
	(4)	Any forfeited quota that is sold by the Minister is to be sold by public tender.	12
	(5)	The purchase price for forfeited quota that is sold is to be applied as follows:	13
		(a) if any fisheries management charge payable by the commercial fishing authority holder would, on payment, be paid to the credit of the Consolidated Fund, the outstanding amount of the charge is to be deducted from the purchase price and paid to the credit of the Consolidated Fund,	14 15 16 17 18
		(b) if any fisheries management charge payable by the commercial fishing authority holder would, on payment, be paid into a trust fund, the outstanding amount of the charge is to be deducted from the purchase price and paid to the credit of the trust fund,	19 20 21 22
		(c) any reasonable costs incurred by or on behalf of the Minister in connection with the sale of the forfeited quota is to be deducted from the purchase price and paid to the credit of the Consolidated Fund,	23 24 25
		(d) the balance (if any) remaining after payment of the amounts referred to in paragraphs (a)–(c) is to be paid to the commercial fishing authority holder.	26 27 28
	(6)	The Minister may recover from a commercial fishing authority holder, as a debt in any court of competent jurisdiction, any reasonable costs incurred by or on behalf of the Minister in selling forfeited quota, being costs not otherwise recovered as provided by this section.	29 30 31 32
	(7)	If the Minister decides not to sell forfeited quota, or to re-allocate it to the commercial fishing authority holder by whom it was forfeited, the Minister must deduct the sale value of the forfeited quota from the amount owed by the commercial fishing authority holder.	33 34 35 36
	(8)	The <i>sale value</i> of forfeited quota is the purchase price that the Minister considers would be obtained if the forfeited quota were sold by public tender, minus the reasonable costs that would be incurred in connection with the sale.	37 38 39
40X	Impl	ementation of determinations	40
	(1)	The Minister is required to review the regulations and other instruments under this Act in light of any commercial fishing determination and any allocation of that commercial fishing determination.	41 42 43
	(2)	If the determination is required under the management plan for a share management fishery, the determination is to be implemented in accordance with this Act and the management plan.	44 45 46

	Division 5			Allocation of non-commercial fishing determinations		
	40Y	Defi	nition		2	
			In th	is Division:	3	
				commercial fishing determination means a fishing determination that es to:	5	
			(a)	the taking of fish by recreational fishers, or	6	
			(b)	the taking of fish by recreational fishing methods, or	7	
			(c)	the taking of fish during charter fishing activities, or	8	
			(d)	the taking of fish for recreational fishing purposes, Aboriginal cultural fishing or any other purpose other than for sale.	10	
	40Z	Allo	cation	of non-commercial fishing determination	11	
		(1)		Secretary may allocate a non-commercial fishing determination amongsters or classes of fishers.	12 13	
		(2)	A no	on-commercial fishing determination is to be allocated only if:	14	
			(a)	the regulations require the fishing determination to be allocated, or	15	
			(b)	the Minister directs that the fishing determination be allocated.	16	
		(3)		regulations may provide for and, subject to the regulations, the Minister direct:	17 18	
			(a)	the manner and extent to which a non-commercial fishing determination is to be allocated, and	19 20	
			(b)	the fishers or classes of fishers amongst whom the non-commercial fishing determination is to be allocated.	21 22	
		(4)	Noti	ce of an allocation is to be published on the website of the Department.	23	
4	10ZA	Impl	ement	tation of non-commercial fishing determinations	24	
		(1)	this	Minister is required to review the regulations and other instruments under Act in light of any non-commercial fishing determination and any eation of that non-commercial fishing determination.	25 26 27	
		(2)	non- bag appr	articular, the Minister is required to consider whether any restrictions on commercial fishing set by the regulations and other instruments (such as limits, fishing method restrictions and fishing closures) remain opriate, in light of the non-commercial fishing determination and cation, to give effect to the policy objective of the determination and cation.	28 29 30 31 32 33	
[25]	Sect	ion 41	Stage	ed implementation of share management fisheries	34	
		t "an ii on 41 (Management Advisory Committee for the fishery is established" from	35 36	
	Inser	t inste	ad "an	advisory group may be established".	37	
[26]	Sect	ion 41	A, Div	vision 2A of Part 3, sections 50 (7), 73A and 77A	38	
	Omi	the pr	ovisio	ons.	39	

[27]	Sect	ion 44	Omis	ssion of share management fishery	1
	Omi	t section	n 44 ((8). Insert at the end of section 44:	2
			Note if the	e. Division 4A permits a fishery to be redefined, without payment of compensation, e redefinition proposal has majority support.	3 4
[28]	Part	3, Div	ision 4	4A	5
	Inse	t after	Divisi	ion 4:	6
	Div	ision	4A	Redefinition proposals	7
	55A	5A Minister m		nay put forward redefinition proposal	8
		(1)		Minister may put a redefinition proposal to shareholders in one or more e management fisheries.	9 10
		(2)	In th	nis Division, a <i>redefinition proposal</i> is a proposal to do any or all of the owing:	11 12
			(a)	to change the description of one or more share management fisheries in Schedule 1,	13 14
			(b)	to amalgamate 2 or more classes of shares in one or more share management fisheries,	15 16
			(c)	to replace one or more classes of shares in one or more share management fisheries with one or more new or existing classes of shares.	17 18 19
		(3)		edefinition proposal may involve the cancellation of shares, the issue of shares or the reissue of shares.	20 21
	55B	Notic	ce of r	redefinition proposal	22
		(1)		ne Minister decides to put a redefinition proposal to shareholders, the ister is to give public notice of the redefinition proposal.	23 24
		(2)	For	the purposes of this section, <i>public notice</i> is notice:	25
			(a)	published in the Gazette, and	26
			(b)	published in any other way the Minister considers appropriate, and	27
			(c)	given to each shareholder affected by the redefinition proposal.	28
		(3)	The	public notice must:	29
			(a)	describe the redefinition proposal, and	30
			(b)	specify the redefinition arrangements for the redefinition proposal, and	31
			(c)	invite shareholders affected by the redefinition proposal to vote on the redefinition proposal, and	32 33
			(d)	set out the arrangements for voting on the redefinition proposal, and	34
			(e)	contain such other information as the Minister considers appropriate.	35
		(4)	A pu	ablic notice may be varied by further public notice under this section.	36
		(5)	the i	his Division, <i>redefinition arrangements</i> are the proposed arrangements for implementation of a redefinition proposal, including arrangements relating the issue, cancellation or reissue of shares if the redefinition proposal is seeded with.	37 38 39 40

55C	Shareholders who are affected by a redefinition proposal					
			the purposes of this Division, a shareholder is <i>affected</i> by a redefinition losal if:	2		
		(a)	in the case of a redefinition proposal that involves a change to a description of one or more share management fisheries in Schedule 1—the shareholder is a shareholder in a fishery the description of which will be changed under the proposal, and	4 5 6 7		
		(b)	in the case of a redefinition proposal that involves the amalgamation of classes of shares or replacing classes of shares—the shareholder holds a class of shares concerned.	8 9 10		
55D	Poll	on red	definition proposal	11		
	(1)	by a	Secretary may arrange for the conduct of a poll of shareholders affected redefinition proposal for the purposes of determining whether there is prity support for the redefinition proposal.	12 13 14		
	(2)		the purposes of a poll under this section, each shareholder is entitled to no e than one vote regardless of the number of shares held.	15 16		
	(3)	to vo	orporation that is a shareholder is required to nominate a single individual of the poll on behalf of the corporation. The individual so nominated is n, for the purposes of the poll, to be the shareholder of the shares held by corporation.	17 18 19 20		
	(4)	indiv so no	or more persons who hold a share jointly are required to nominate a single vidual to vote in the poll on behalf of the joint shareholders. The individual ominated is taken, for the purposes of the poll, to be the shareholder of the es held jointly.	21 22 23 24		
	(5)		regulations may make further provision for or with respect to polls under Division.	25 26		
55E	Outo	ome o	of poll	27		
	(1)		owing the conduct of a poll, the Secretary is to determine whether, on the s of the poll, the redefinition proposal has majority support.	28 29		
	(2)		question of whether a redefinition proposal has majority support is to be rmined in accordance with the regulations.	30 31		
	(3)	be di	regulations may provide that shareholders who fail to vote in a poll are to isregarded when determining whether a redefinition proposal has majority port.	32 33 34		
	(4)		regulations may provide for the weighting of votes on the basis of the ber of shares held by a shareholder affected by a redefinition proposal.	35 36		
	(5)		owing the conduct of a poll, the Secretary may issue a certificate that ifies:	37 38		
		(a)	the date on which the poll was conducted, and	39		
		(b)	the results of the poll, and	40		
		(c)	whether, on the basis of those results, the redefinition proposal has majority support.	41 42		
	(6)	proc	ertificate issued under this section is admissible in evidence in any eedings and is prima facie evidence of the matters certified in the ficate.	43 44 45		

		(7)	The Minister is to publicise the results of the poll by giving notice of the results to shareholders affected by the redefinition proposal and in such other manner (if any) as the Minister considers appropriate.	1 2 3
	55F	Powe	er to implement redefinition proposal that has majority support	4
		(1)	If a redefinition proposal has majority support, the Minister may implement the redefinition proposal, including by cancelling shares and issuing or re-issuing shares as contemplated by the redefinition arrangements for the redefinition proposal.	5 6 7 8
		(2)	The regulations may make further provision for the implementation of redefinition proposals.	9 10
		(3)	Section 45 does not apply to the redefinition of an existing share management fishery under a redefinition proposal that has majority support.	11 12
		(4)	No compensation (including damages or any other form of compensation) is payable because of the cancellation of shares under this section or anything else that is done to implement a redefinition proposal that has majority support.	13 14 15 16
		(5)	Subsection (4) does not apply to compensation (if any) that is expressly offered to shareholders under a redefinition proposal.	17 18
	55G	Powe	er to redefine fishery with shareholder support	19
		(1)	The Governor may, by proclamation made on the recommendation of the Minister and published on the NSW legislation website, amend Schedule 1 by inserting or omitting the description of a fishery.	20 21 22
		(2)	The Minister is to recommend the making of a proclamation under this section only if the Minister has issued a certificate that certifies that the purpose of the proclamation is to give effect to a redefinition proposal that has majority support.	23 24 25 26
		(3)	Any defect in the certificate does not affect the validity of a proclamation made under this section.	27 28
		(4)	Section 44 does not apply if a description of a share management fishery is omitted from Schedule 1 under this section.	29 30
[29]	Secti	ion 57	Content of management plan	31
	Inser	t after	section 57 (1):	32
	((1A)	To avoid doubt, a provision of this Act that confers power to make regulations for or with respect to a matter also confers power to include provisions in a management plan for a share management fishery for or with respect to that matter.	33 34 35 36
		(1B)	Accordingly, a reference in this Act (however expressed) to anything provided for, prescribed by or required by the regulations includes, in relation to a share management fishery, a reference to anything provided for, prescribed by or required by the management plan for the fishery.	37 38 39 40
[30]	Secti	ion 58	Public and industry consultation	41
	Omit	sectio	n 58 (2). Insert instead:	42
		(2)	The Minister is to consult on the proposed plan with any advisory councils or advisory groups representing commercial or recreational fishing interests,	43 44

		indigenous interests or conservation interests that the Minister considers to have a sufficient interest in the plan.	1
[31]	Section 58	(3)	3
	Insert after	section 58 (2):	4
	(3)	This section does not apply to an amendment of a management plan for a fishery or of a supporting plan.	5 6
[32]	Section 62	Plan prevails over other regulations	7
	Omit "or ar	ny fishing closure" from section 62 (1).	8
[33]	Section 62	(2)	9
	Omit "or fi	shing closure".	10
[34]	Section 62	(3) and (4)	11
	Omit the su		12
[35]	Section 63	Fisheries reviews—new plan	13
		Management Advisory Committee for the fishery," from section 63 (3).	14
		ad "any relevant advisory group".	15
[36]	Section 66	Who may fish in share management fisheries	16
		on 66 (b). Insert instead:	17
		(b) if the management plan fixes a minimum shareholding to take fish in the fishery that applies to the holder—the holder has not less than the minimum shareholding required, and	18 19 20
[37]	Section 67	Minimum shareholding required to fish	21
	Omit section	on 67 (1). Insert instead:	22
	(1)	The management plan for a share management fishery may fix a minimum shareholding required to take fish in the fishery.	23 24
	(1A)	A person who holds shares in the fishery is not entitled to take fish in the fishery or to nominate another person to do so on his or her behalf unless the person has the minimum shareholding required to take fish in the fishery.	25 26 27
[38]	Section 68	Endorsements on licences	28
	Omit "requ	ired under this Division," from section 68 (3) (b).	29
[39]	Section 68	(3) (b)	30
	Insert "(if the	he management plan for the fishery fixes such minimums)" after "concerned".	31
[40]	Section 68	(9)	32
	Omit "the r	requirement for a minimum shareholding does not apply and".	33
[41]	Section 69	Nomination of commercial fisher by holder of shares	34
_		on 69 (2). Insert instead:	35
	(2)	If the management plan for the fishery fixes a minimum shareholding required to take fish in the fishery that applies to the holder, the holder may not take fish	36 37

		in the fishery unless the holder has at least the minimum shareholding required to take fish in the fishery.	1 2			
[42]	Section 69	(3)	3			
	Insert "pres	scribed by the regulations or (subject to the regulations)" after "manner".	4			
[43]	Section 70	Special endorsements to take fish in share management fishery	5			
		Management Advisory Committee for the fishery, and with any other relevant 1 or recreational fishing industry bodies" from section 70 (2).	6 7			
	Insert inste	ad "any relevant advisory council or advisory group".	8			
[44]	Section 70	(2A)	9			
	Insert after	section 70 (2):	10			
	(2A)	The Minister is to issue endorsements under this section in accordance with the criteria (if any) specified in the management plan for the fishery.	11 12			
[45]	Section 70	(4) (b)	13			
	Omit "of 6	months or such shorter period as is".	14			
[46]	Section 71	A Issue of further classes of shares in fishery	15			
	Omit section	on 71A (3) and (4).	16			
[47]	Section 71A (6)					
	Insert after section 71A (5):					
	(6)	To avoid doubt, Division 3 does not apply to the issue of further classes of shares under a management plan.	19 20			
[48]	Section 72 Maximum shareholding permitted					
	Omit section	on 72 (1)–(3). Insert instead:	22			
	(1)	The management plan for a share management fishery may fix a maximum shareholding for the fishery.	23 24			
	(2)	Different maximum shareholdings may be fixed for different classes of shares.	25			
[49]	Section 73	Duration of shareholding	26			
	Omit "cate	gory 1" from section 73 (1).	27			
[50]	Section 74	Surrender of shares	28			
	Omit section	on 74 (2) and (3). Insert instead:	29			
	(2)	The Minister may retain, cancel, reissue or sell shares that are surrendered.	30			
	(3)	If the Minister cancels the shares, new shares are not to be issued in their place.	31			
	(4)	If the Minister sells surrendered shares, the Minister may pay up to 85% of the purchase price to the holder of the shares. The balance of the purchase price, after deduction of sale expenses and shareholder dues, is to be credited to the Consolidated Fund.	32 33 34 35			
	(5)	During any period in which surrendered shares are retained by the Minister, the Minister is not liable for any fisheries management charge in respect of those shares.	36 37 38			

		(6)	In this section:	1
			<i>sale expenses</i> means expenses reasonably incurred in connection with a sale of shares.	3
			<i>shareholder dues</i> means any amount owed by a shareholder in connection with shares that would, on payment, be paid into the Commercial Fishing Trust Fund.	5
[51]	Sect	ion 75	Forfeiture of shares for certain contraventions of Act	7
	Inser	t "orde	er of' after "forfeiture of shares by" in section 75 (4).	8
[52]	Sect	ion 75	(5)–(10)	9
	Omit	t the su	absections.	10
[53]	Sect	ions 7	5A and 75B	11
	Inser	t after	section 75:	12
	75A	Payr	nent for fish caught in contravention of quota or forfeiture of shares	13
		(1)	A shareholder who, during any period, takes fish in contravention of the shareholder's quota (whether personally or by means of a nominated fisher) is required to pay to the Secretary the value of the fish so taken. The amount paid is to be credited to the Consolidated Fund.	14 15 16 17
		(2)	If the amount required to be paid by the shareholder is not paid within the time specified by the Minister in a written notice to the shareholder, the Minister may direct that the requisite number of shares of the shareholder are forfeited.	18 19 20
		(3)	The <i>requisite number</i> of shares is the number of shares that, if sold by public tender, would in the Minister's opinion raise an amount equivalent to the amount required to be paid by the shareholder.	21 22 23
		(4)	If the shareholder does not have sufficient shares, the balance of the amount required to be paid by the shareholder may be recovered by the Minister as a debt in a court of competent jurisdiction.	24 25 26
		(5)	The value of fish for the purposes of this section is the value that the Minister considers to be the market value of the fish. If the Minister is satisfied that the shareholder did not intend to contravene the shareholder's quota, the Minister is to reduce the value by the amount the Minister considers appropriate for the costs incurred by the shareholder in taking the fish.	27 28 29 30 31
		(6)	For the purposes of this section, fish taken by a shareholder include fish taken on behalf of the shareholder by a commercial fisher duly nominated by the shareholder under this Part.	32 33 34
		(7)	Nothing in this section precludes proceedings being taken for an offence against this Act or the regulations.	35 36
		(8)	The management plan for a fishery may provide that this section does not apply in specified circumstances to the taking of fish in the fishery.	37 38
	75B	How	forfeited shares are to be dealt with	39
		(1)	The Minister may retain, cancel, reissue or sell shares that are forfeited.	40
		(2)	Any forfeited shares that are sold by the Minister are to be sold by public tender.	41 42
		(3)	The purchase price for forfeited shares that are sold is to be paid to the credit of the Consolidated Fund, subject to this section	43

(4)

		would, on payment, be paid into the Commercial Fishing Trust Fund, that amount is to be deducted from the purchase price and paid to the credit of the Commercial Fishing Trust Fund and the balance after payment is to be paid to the credit of the Consolidated Fund.	2 3 4 5
	(5)	If shares forfeited for a failure by the shareholder to pay a community contribution or other amount due under this Part are sold, the following provisions apply:	6 7 8
		(a) any community contribution due under this Part is to be deducted from the purchase price and paid to the credit of the Consolidated Fund,	9 10
		(b) any other amount due under this Part that would, on payment, be paid into the Commercial Fishing Trust Fund is to be deducted from the purchase price and paid to the credit of the Commercial Fishing Trust Fund,	11 12 13 14
		(c) any reasonable costs incurred by or on behalf of the Minister in connection with the sale of the shares are to be deducted from the purchase price and paid to the credit of the Consolidated Fund,	15 16 17
		(d) the balance (if any) remaining after payment of the amounts referred to in paragraphs (a)–(c) is to be paid to the shareholder.	18 19
	(6)	The regulations may authorise or require the payment of any part of the purchase price to a person (other than the shareholder) who had an interest in the shares. Any such payment may be made only after payment of the amounts referred to in subsection (5) (a)–(c).	20 21 22 23
	(7)	The Minister may recover from a person, as a debt in any court of competent jurisdiction, any reasonable costs incurred by or on behalf of the Minister in selling shares forfeited by the person, being costs not otherwise recovered as provided by this section.	24 25 26 27
	(8)	If shares forfeited for a failure by the shareholder to pay a community contribution or other amount due under this Part are not sold, the Minister is to deduct the sale value of the shares from the amount owed by the shareholder.	28 29 30 31
	(9)	The <i>sale value</i> of shares is the purchase price that the Minister considers would be obtained if the shares were sold by public tender, minus the reasonable costs that would be incurred in connection with the sale.	32 33 34
	(10)	During any period in which forfeited shares are retained by the Minister, the Minister is not liable for any fisheries management charge in respect of those shares.	35 36 37
[54]	Section 76 Management charges		38
	Omit "the M	Management Advisory Committee for the fishery" from section 76 (8).	39
	Insert instea	ad "any relevant advisory group for the fishery".	40
[55]	Section 77	Community contribution for access to share management fishery	41
		gory 1" from section 77 (1).	42
[56]	Part 3, Div	ision 8	43
	Omit the D	ivision.	44

If any amount is due under this Part in respect of the forfeited shares that

1

[57]	Section 88A						
	Inser	t befor	e secti	ion 89:	2		
	88A	Defir	nitions	S	3		
			In th	is Division:	4		
			trans inter	ing in a share means any transaction that purports to have the effect of sferring, assigning, transmitting, mortgaging or otherwise creating any sest in a share in a share management fishery.	5 6 7		
			share	cibited dealing in a share means any dealing that would result in a sholder acquiring more shares in a fishery than is permitted by this Act or would otherwise contravene this Act.	8 9 10		
[58]	Sect	ions 9	1-91B	3	11		
	Omi	t sectio	n 91. l	Insert instead:	12		
	91	Regi	stratio	on of dealings in shares	13		
			A de Regi	ealing in a share does not have effect until it is registered in the Share ester.	14 15		
	91A	Onlii	ne registration of dealings				
		(1)	A pa syste	arty to a dealing may register the dealing by means of the online trading em.	17 18		
		(2)	a pro	erson must not use the online trading system for the purpose of registering phibited dealing.	19 20		
			Maximum penalty: 50 penalty units.				
		(3)	The syste	regulations may prescribe the fees payable for use of the online trading em.	22 23		
		(4)		is section:	24		
			comi	trading system means a system or facility for electronic munication approved by the Secretary that enables the registration of ings in the Share Register.	25 26 27		
	91B	Pape	er-bas	ed registration of dealings	28		
		(1)		arty to a dealing in a share may make an application to the Secretary for lealing to be registered.	29 30		
		(2)		an application must be in a form approved by the Secretary and must be mpanied by:	31 32		
			(a)	the document that embodies the dealing, and	33		
			(b)	a document setting out such particulars (if any) as are prescribed by the regulations for the purposes of this paragraph, and	34 35		
			(c)	duplicates of the documents referred to in paragraphs (a) and (b), and	36		
			(d)	such fee (if any) as is prescribed by the regulations.	37		
		(3)	If su	ch an application is approved by the Secretary, the Secretary must:	38		
			(a)	register the dealing by entering in the Share Register particulars of the name of the person acquiring the interest and a description of the dealing, and	39 40 41		

		(b)	endorse on the document relating to the dealing and the duplicate of that document the fact of the entry having been made, together with the date and time of the making of the entry.	1 2 3			
	(4)	Whe	en those entries in the Share Register have been made:	4			
		(a)	the duplicate of the document relating to the dealing is to be retained by the Secretary and made available for inspection in accordance with this Division, and	5 6 7			
		(b)	the original document is to be returned to the person who made the application for registration.	8 9			
	(5)		Secretary is not to register a dealing in a share in any share management ery if the dealing is a prohibited dealing.	10 11			
[59]	Section 96 registration		etary not concerned as to the effect of documents lodged for	12 13			
	Omit "unde	er secti	ion 91 (Registration of dealings in shares)".	14			
	Insert instea	ad "in	connection with an application for registration of a dealing".	15			
[60]	Section 97	Inspe	ection of Share Register and registered documents	16			
	Omit "in section 97 (dance with section 91 (Registration of dealings in shares)" from	17 18			
	Insert instea	ad "in	accordance with section 91B (Paper-based registration of dealings)".	19			
[61]	Section 97	(3)		20			
	Insert after section 97 (2):						
	(3)	unde	Secretary is not required to make information available for inspection or this section if the information is of a type specified by the regulations to excluded from this section.	22 23 24			
[62]	Section 98	Evide	entiary provisions	25			
	Omit "unde	r secti	ion 91 (Registration of dealings in shares)" from section 98 (4).	26			
	Insert instea	ad "un	der section 91B (Paper-based registration of dealings)".	27			
[63]	Section 99	Corre	ection of Share Register	28			
	Insert at the	end o	of the section:	29			
	(2)	may	prohibited dealing in a share is registered in the Register, the Secretary take any steps necessary to rectify the Register and restore the integrity to Register.	30 31 32			
	(3)		actions that the Secretary is authorised to take under this section include following:	33 34			
		(a)	cancelling or amending the registration of a dealing,	35			
		(b)	making a new recording in the Register.	36			
	(4)	Secr	Secretary may pay compensation to any person who, in the opinion of the etary, is unfairly disadvantaged by action taken by the Secretary under section.	37 38 39			

[64]	Section 106					
	Inse	t after	section 105:	2		
	106	Use	of crew members	3		
			The holder of a commercial fishing licence must not take fish for sale with the assistance of any other person (a <i>crew member</i>) unless the use of the crew member to assist in the taking of fish for sale is authorised by the holder's commercial fishing licence.	4 5 6 7		
			Maximum penalty: 50 penalty units.	8		
[65]	Part	4, Div	ision 2	9		
	Omi	t the D	ivision. Insert instead:	10		
	Div	ision	2 Fishing boat licences	11		
	107	Lice	nce required to use boat for declared commercial fishing boat activities	12		
		(1)	A boat may be used for the purpose of a declared commercial fishing boat activity only if a fishing boat licence authorises the use of the boat for declared commercial fishing boat activities.	13 14 15		
		(2)	For the purposes of this Division, a <i>declared commercial fishing boat activity</i> is any commercial fishing boat activity declared by the regulations to be a commercial fishing boat activity for which a fishing boat licence is required.	16 17 18		
		(3)	A <i>commercial fishing boat activity</i> is any activity involving the use of a boat:	19		
			(a) to take fish for sale from waters to which this Act applies, or	20		
			(b) to land fish in New South Wales that were taken from other waters (after the boat departed from a port in New South Wales).	21 22		
		(4)	The regulations may provide that a boat licensed under a law of the Commonwealth or of another State or a Territory is taken to be authorised to be used for the purposes of declared commercial fishing boat activities.	23 24 25		
	107A	Offe	nce of engaging in unlicensed activity	26		
		(1)	The master of a boat must not use the boat, or permit the boat to be used, for a declared commercial fishing boat activity unless authorised to do so by a fishing boat licence.	27 28 29		
			Maximum penalty: 100 penalty units.	30		
		(2)	The use of a boat for a declared commercial fishing boat activity is authorised by a fishing boat licence only if:	31 32		
			(a) the master of the boat is the holder of a fishing boat licence or acting with the consent of the holder of a fishing boat licence, and	33 34		
			(b) the boat is being used in accordance with that fishing boat licence.	35		
	107B	Fish	ing boat licences	36		
		(1)	The Minister may issue to a person a licence (a <i>fishing boat licence</i>) that authorises a boat to be used for declared commercial fishing boat activities.	37 38		
		(2)	A fishing boat licence authorises the use of a single boat for all declared commercial fishing boat activities.	39 40		

	(3)	licen	shing boat licence may be issued whether or not the applicant for the ace is able to provide identification details for the boat to be used under the ority of the licence.	1 2 3
	(4)	used purp notic	holder of a fishing boat licence must not use a boat, or permit a boat to be a for a declared commercial fishing boat activity under the authority or corted authority of the licence unless the holder has given the Secretary ce of the identification details for the boat to be used.	4 5 6 7
	()		imum penalty: 10 penalty units.	8
	(5)		notice must be given in a form approved by the Secretary.	9
	(6)		his section, the <i>identification details</i> for a boat means such details as the etary requires to identify a boat.	10 11
108	Prov	isions	s relating to fishing boat licences	12
	(1)	A pe	erson may apply to the Minister for the issue of a fishing boat licence.	13
	(2)	An a	application is to be in the form approved by the Minister.	14
	(3)	licen	Minister is required to issue a fishing boat licence if application for the ace is duly made unless the Minister is authorised by the regulations to se the application.	15 16 17
	(4)	A fis	shing boat licence:	18
		(a)	is subject to such conditions as are prescribed by the regulations or specified in the licence, and	19 20
		(b)	remains in force for such period as is specified in the licence, and	21
		(c)	may be renewed from time to time in accordance with the regulations, and	22 23
		(d)	may be cancelled or suspended by the Minister in the circumstances authorised by the regulations.	24 25
	(5)	The	regulations may prescribe different classes of fishing boat licences.	26
	(6)	boat cond	Minister may, at any time by notice in writing to the holder of a fishing licence, revoke or vary the conditions of the licence or add new litions. This subsection does not apply to conditions prescribed by the lations.	27 28 29 30
	(7)	licen	holder of a fishing boat licence who contravenes any condition of the ace is guilty of an offence. imum penalty: 100 penalty units.	31 32 33
	(8)	licen	regulations may make provision for or with respect to fishing boat aces. In particular, the regulations may prescribe the fee or fees payable in ect of an application for the issue or renewal of a licence.	34 35 36
109	Evid	entiar	y provision	37
		purp evide	ny proceedings under this Act, evidence that a boat was being used or ortedly being used under the authority of a fishing boat licence, is ence that fish taken by the use of the boat, or landed from the boat, were taken for sale.	38 39 40 41

[66]	Section 11	5A Payment of contribution to industry costs	1				
	Omit ", if section 115	he regulations so require, pay to the Minister an annual contribution" from A (1).	2				
	Insert instead "pay to the Minister a contribution".						
[67]	Section 115A (3)–(4C)						
	Omit section 115A (3) and (4). Insert instead:						
	(3)	The Minister may, subject to this section, determine the contribution payable by participants in a restricted fishery under this section.	7 8				
	(4)	The contribution is to be such amount as the Minister considers necessary to meet the costs referred to in subsection (1).	9 10				
	(4A)	The contribution is not to exceed the amount prescribed by the regulations.	11				
	(4B)	The contribution is payable annually or as otherwise determined by the Minister.	12 13				
	(4C)	The Minister may authorise the payment of a contribution under this section by instalments.	14 15				
[68]	Section 11	5A (7)	16				
	Omit "annual".						
[69]	Section 121 Records to be made by commercial fishers						
	Omit section 121 (5). Insert instead:						
	(5)	A commercial fisher who is required to make a record under this section must, if the regulations so require, ensure that a copy of the record is sent to the Secretary:					
		(a) in a form and manner prescribed by the regulations or (subject to the regulations) approved by the Secretary, and	23 24				
		(b) within such period as the regulations prescribe.	25				
		Maximum penalty: 10 penalty units.	26				
[70]	Section 122 Records to be made by employers of commercial fishers						
	Omit section	n 122 (6). Insert instead:	28				
	(6)	A fishing employer who is required to make a record under this section must, if the regulations so require, ensure that a copy of the record is sent to the Secretary:	29 30 31				
		(a) in a form and manner prescribed by the regulations or (subject to the regulations) approved by the Secretary, and	32 33				
		(b) within such period as the regulations prescribe.	34				
		Maximum penalty: 10 penalty units.	35				
[71]	Section 12	2A Records to be made by fish receivers	36				
	Omit section	n 122A (4). Insert instead:	37				
	(4)	A registered fish receiver who is required to make a record under this section must, if the regulations so require, ensure that a copy of the record is sent to the Secretary:					
		(a) in a form and manner prescribed by the regulations or (subject to the regulations) approved by the Secretary, and	41 42				

			(b) within such period as the regulations prescribe.	1
			Maximum penalty: 10 penalty units.	2
[72]	Sect	ion 12	3 Records to be made by sellers	3
	Inser	t after	section 123 (6):	4
		(7)	A record required to be made under this section is to be made in such form and manner as is prescribed by the regulations or (subject to the regulations) approved by the Minister.	5 6 7
		(8)	A requirement to deliver, obtain or retain a record under this section is satisfied if the record is delivered, obtained or retained in accordance with the regulations or (subject to the regulations) the approval of the Minister.	8 9 10
[73]	Sect	ion 12	3A Records of possession of fish	11
_	Inser	t after	section 123A (6):	12
		(6A)	A record required to be produced under this section is to be produced in such form and manner as is prescribed by the regulations or (subject to the regulations) approved by the Minister.	13 14 15
[74]	Part	4, Divi	sion 5A	16
	Inser	t after	Division 5:	17
	D::	-i	EA Fishing vapage	
	ואוט	sion	5A Fishing reports	18
	124A	Real	time reporting	19
		(1)	The regulations may require commercial fishers, or any specified class of commercial fishers, to report to the Secretary about any commercial fishing activities or proposed commercial fishing activities.	20 21 22
		(2)	In particular, the regulations may require a report to be made of the following:	23
			(a) particulars of when and where a commercial fisher proposes to take fish,	24
			(b) particulars of when and where a commercial fisher proposes to land the catch and the estimated composition and amount of the catch,	25 26
			(c) particulars of when and where the commercial fisher lands the catch and the composition and amount of the landed catch.	27 28
		(3)	The report must be made using the real time reporting system:	29
			(a) within such period as the regulations prescribe, and	30
			(b) in a form and manner approved by the Minister.	31
		(4)	The regulations may provide for an alternative method of making the report in the event that the real time reporting system malfunctions or is not available for any reason.	32 33 34
		(5)	A commercial fisher who fails to make a report as required by or under this section is guilty of an offence.	35 36
			Maximum penalty:	37
			(a) 200 penalty units or imprisonment for 3 months (or both) for a first offence, or	38 39
			(b) 400 penalty units or imprisonment for 6 months (or both) for a second or subsequent offence.	40 41

		(6)	In this section:	1
			<i>real time reporting system</i> means a system or facility, approved by the Secretary for the purposes of this section, that enables the making of reports under this section by oral communication or electronic transmission.	2 3 4
	124B	False	reports	5
			A person who, in any report provided under this Division, knowingly provides any information that is false or misleading in a material particular is guilty of an offence. Maximum penalty: 200 penalty units or imprisonment for 3 months, or both.	6 7 8
[75]	Dart /	IA Div	vision 1	
[75]		-	e section 127A:	10 11
				11
	Divis	sion '	1 Preliminary	12
	127	Defin	itions	13
			In this Part:	14
			charter fishing activity—see section 127A.	15
			charter fishing business means a business that provides a charter fishing activity.	16 17
			<i>charter fishing business transfer rules</i> means the rules referred to in section 127J.	18 19
			declared charter fishing activity—see section 127B.	20
			ecotourism activity—see section 127AA.	21
			<i>employed guide</i> means a person employed or engaged to guide, supervise or instruct persons who engage in recreational fishing activities as part of a charter fishing activity.	22 23 24
			recognised charter fishing business—see section 127G.	25
			responsible person for a charter fishing activity means:	26
			(a) the master of a boat being used for the charter fishing activity (if the activity is not an ecotourism activity), or	27 28
			(b) an employed guide in relation to the charter fishing activity (if the activity is an ecotourism activity).	29 30
			seat—see section 127AB.	31
			<i>transfer</i> of a recognised charter fishing business or a component of a recognised charter fishing business means the transfer, transmission, conveyance or assignment of a recognised charter fishing business or component of a recognised charter fishing business, and includes any other dealing in a recognised charter fishing business or component of a recognised charter fishing business or component of a recognised charter fishing business of a kind prescribed by the regulations.	32 33 34 35 36 37
[76]	Section	on 127	7A Meaning of "charter fishing activity"	38
	Omit	section	n 127A (1). Insert instead:	39
		(1)	A <i>charter fishing activity</i> is an activity in which a boat is used for recreational fishing activities on a commercial basis.	40 41
	(1A)	The recreational fishing activities need not take place in waters within the limits of the State.	42 43

[77]	Section 127A (2) (c)						
	Inser	t "useo	d or" after "the boat is".	2			
[78]	Sect	Sections 127AA and 127AB					
	Inser	Insert after section 127A:					
12	27AA	Ecot	urism activity				
(1)			An <i>ecotourism activity</i> is any charter fishing activity in which one or more manually operated boats are used by one or more persons, in the presence of an employed guide, for recreational fishing activities.	6 7 8			
		(2)	In this section, a <i>manually operated boat</i> means a canoe, kayak or other boat of a kind prescribed by the regulations.	9 10			
12	Z7AB	Seat	s available for use in charter fishing activities	11			
		(1)	A <i>seat</i> is a notional seat or position in a boat that can be used or made available for use by a charter fishing client when the boat is used for a charter fishing activity.	12 13 14			
		(2)	The <i>class</i> of the seat is the class assigned to the seat by the Secretary, on the basis of the class of charter fishing activities for which the seat may be used or made available.	15 16 17			
		(3)	In this section, a <i>charter fishing client</i> means any person on board a boat being used for a charter fishing activity, excluding:	18 19			
			(a) in the case of an ecotourism activity—an employed guide, or	20			
			(b) in any other case—the master of the boat or a crew member.	21			
[79]	Part	4A, Di	vision 2, heading	22			
	Inser	t befor	re section 127B:	23			
	Divi	sion	2 Charter fishing licences	24			
[80]	Sect	ions 1	27B-127CC	25			
	Omit	t section	ons 127B and 127C. Insert instead:	26			
	127B	Cert	ain charter fishing activities require licence	27			
		(1)	A boat may be used for the purpose of a declared charter fishing activity only if that activity is authorised by a charter fishing licence.	28 29			
		(2)	For the purposes of this Part, a <i>declared charter fishing activity</i> is any charter fishing activity declared by the regulations to be a charter fishing activity for which a charter fishing licence is required.	30 31 32			
		(3)	The regulations may provide that a boat licensed or otherwise authorised under a law of the Commonwealth or of another State or a Territory to be used for a charter fishing activity is taken to be authorised under this Part for use in all or any specified declared charter fishing activities.	33 34 35 36			
	127C	Offe	nce for providing unauthorised charter fishing activity	37			
			A person must not provide, or hold out that the person is able to provide, a declared charter fishing activity unless the person:	38 39			
			(a) is the holder of a charter fishing licence or acting with the consent of the holder of a charter fishing licence, and	40 41			

		(b)	the li	icence authorises the charter fishing activity concerned.	1			
		Max	imum j	penalty:	2			
		(a)	in the	e case of an individual:	3			
			(i)	200 penalty units or imprisonment for 6 months (or both) for a first offence, or	5			
			(ii)	400 penalty units or imprisonment for 12 months (or both) for a second or subsequent offence, or	6 7			
		(b)	in the	e case of a corporation:	8			
			(i)	400 penalty units for a first offence, or	9			
			(ii)	800 penalty units for a second or subsequent offence.	10			
127CA	Resp	oonsib	le per	son to ensure charter fishing activity is authorised by licence	11			
	(1)	fishi fishi	ng acti ng acti	sible person for a charter fishing activity that is a declared charter vity must not use a boat, or permit a boat to be used, for that charter vity unless authorised to do so by a charter fishing licence. penalty:	12 13 14 15			
		(a)		e case of an individual:	16			
		(4)	(i)	200 penalty units or imprisonment for 6 months (or both) for a first offence, or	17 18			
			(ii)	400 penalty units or imprisonment for 12 months (or both) for a second or subsequent offence, or	19 20			
		(b)	in the	e case of a corporation:	21			
			(i)	400 penalty units for a first offence, or	22			
			(ii)	800 penalty units for a second or subsequent offence.	23			
	(2)		use of a	a boat for a charter fishing activity is authorised by a charter fishing y if:	24 25			
		(a)		esponsible person is the holder of a charter fishing licence or acting the consent of the holder of a charter fishing licence, and	26 27			
		(b)		icence authorises the use of a boat for the charter fishing activity erned, and	28 29			
		(c)		esponsible person is in physical possession of that licence at the that the boat is used for the charter fishing activity, and	30 31			
		(d)	the b	oat is being used in accordance with that licence.	32			
	(3)	used	for an	ed guide for an ecotourism activity is taken to permit a boat to be ecotourism activity when the employed guide acts as an employed ation to that ecotourism activity.	33 34 35			
127CB	Prov	isions	relati	ng to charter fishing licences	36			
	(1)	The author	The Minister may issue to a person a licence (a <i>charter fishing licence</i>) that authorises a boat to be used for any specified declared charter fishing activity.					
	(2)	for t	he spe	ishing licence authorises the use of a single boat at any given time cified declared charter fishing activity, unless the charter fishing an ecotourism activity.	39 40 41			
	(3)			ishing licence that authorises an ecotourism activity authorises the ecified number of boats for the ecotourism activity.	42 43			

(4)	need	not be	boats to be used for the specified declared charter fishing activity e identified by the licence, but must comply with any requirements a the licence or in the conditions of the licence.	1 2 3
(5)	A ch	arter fi	ishing licence:	4
	(a)		bject to such conditions as are prescribed by the regulations or ified in the licence, and	5 6
	(b)	rema	ins in force for such period as is specified in the licence, and	7
	(c)	may and	be renewed from time to time in accordance with the regulations,	8 9
	(d)		be cancelled or suspended by the Minister in the circumstances orised by the regulations.	10 11
(6)	The	regulat	tions may prescribe different classes of charter fishing licences.	12
(7)	The Minister may, at any time, by notice in writing to the holder of a charter fishing licence, revoke or vary the conditions of the licence or add new conditions. This subsection does not apply to conditions prescribed by the regulations.			
(8)	licen guilt	ce, or o	of a charter fishing licence who contravenes any condition of the causes or permits any condition of the licence to be contravened, is a offence. penalty:	17 18 19 20
	(a)	in the	e case of an individual:	21
		(i)	200 penalty units or imprisonment for 6 months (or both) for a first offence, or	22 23
		(ii)	400 penalty units or imprisonment for 12 months (or both) for a second or subsequent offence, or	24 25
	(b)	in the	e case of a corporation:	26
		(i)	400 penalty units for a first offence, or	27
		(ii)	800 penalty units for a second or subsequent offence.	28
(9)			tions may make provision for or with respect to charter fishing particular, the regulations:	29 30
	(a)	restri and f	make provision for or with respect to permitting, prohibiting or icting the use of a boat for both declared charter fishing activities for declared commercial fishing boat activities (within the meaning ivision 2 of Part 4), and	31 32 33 34
	(b)		prescribe the fee or fees payable in respect of an application for the or renewal of a licence.	35 36
Арр	licatio	ns for	charter fishing licences	37
(1)	A pe	rson m	nay apply to the Minister for the issue of a charter fishing licence.	38
(2)	An a	pplicat	tion is to be in the form approved by the Minister.	39
(3)	the 1	icence	er is required to issue a charter fishing licence if an application for is duly made, unless the Minister is authorised or required by the to refuse the application.	40 41 42
(4)	Mini	ster to	niting subsection (3), the regulations may authorise or require the refuse an application because of any applicable restriction on the arter fishing licences (including the maximum number that may be	43 44 45

127CC

	issued) under a management plan prescribed by the regulations for the charter fishing industry.	1 2
[81]	Section 127D Annual contribution to industry costs	3
	Omit "boat licence" wherever occurring in section 127D (1) and (7).	4
	Insert instead "licence".	5
[82]	Section 127E Responsible person to make records of fishing activities	6
	Omit section 127E (1). Insert instead:	7
	(1) The responsible person for a charter fishing activity must make such records as the regulations require about any declared charter fishing activity for which the person is a responsible person.	8 9 10
[83]	Section 127E (2)	11
	Omit "master of a charter fishing boat". Insert instead "responsible person".	12
[84]	Section 127E (2) (a)	13
	Omit "recreational fishing activities". Insert instead "declared charter fishing activities".	14
[85]	Section 127E (2) (e)	15
	Omit the paragraph. Insert instead:	16
	(e) any period in which the responsible person did not engage in declared charter fishing activities (that is, use a boat or permit a boat to be used for declared charter fishing activities).	17 18 19
[86]	Section 127E (4) and (5)	20
	Omit "master of a charter fishing boat" wherever occurring.	21
	Insert instead "responsible person".	22
[87]	Section 127EA Records of declared charter fishing activities—licence holder	23
	Omit section 127EA (1). Insert instead:	24
	(1) The holder of a charter fishing licence must make such records as the regulations require about declared charter fishing activities that are engaged in under the authority of the licence.	25 26 27
[88]	Section 127EA (2) (a)	28
	Omit "recreational fishing activities". Insert instead "declared charter fishing activities".	29
[89]	Section 127EA (2) (e)	30
	Omit the paragraph. Insert instead:	31
	 (e) any period in which declared charter fishing activities were not engaged in under the authority of the licence. 	32 33
[90]	Section 127EA (4) and (6)	34
	Omit "hoat" wherever occurring	35

[91]	Section 127EA (5)						
	Omit	the su	bsecti	on. Insert instead:	2		
		(5)	author licen	responsible person for a charter fishing activity carried out under the prity of a charter fishing licence must not fail to provide the holder of the ce with such information concerning the charter fishing activity as the ce holder may reasonably require to comply with this section.	3 4 5 6		
			Max	imum penalty: 200 penalty units.	7		
[92]	Sect	ion 12	7EA (7	7)	8		
	Omit	"boat	licenc	e is also master of the boat".	9		
		t instear the li		ence is also the responsible person for charter fishing activities carried out.	10 11		
[93]	Sect	ion 12	7F Ap	peal rights	12		
	Omit	"boat	licenc	e". Insert instead "licence".	13		
[94]	Part	4A, Di	vision	ı 3	14		
	Inser	t after	section	n 127F:	15		
	Divi	sion	3	Charter fishing businesses and transfer rules	16		
1	127G	Charter fishing business determinations					
		(1)	The S	Secretary may, from time to time, determine:	18		
			(a)	that a business that the Secretary considers to be a separate and identifiable charter fishing business is a recognised charter fishing business, and	19 20 21		
			(b)	the charter fishing licences that are components of that charter fishing business, and	22 23		
			(c)	the number and class of seats that are components of that charter fishing business.	24 25		
		(2)	Secre	arter fishing licence is a component of a charter fishing business if the etary considers that the charter fishing licence is held in connection with harter fishing business.	26 27 28		
		(3)	that t	at is a component of a charter fishing business if the Secretary considers the seat is available for use by that business under a charter fishing licence in connection with the charter fishing business.	29 30 31		
		(4)	For t	he purposes of this Act:	32		
			(a)	a <i>recognised charter fishing business</i> is a business determined by the Secretary to be a recognised charter fishing business under this section, and	33 34 35		
			(b)	the charter fishing business is comprised of those components that are determined by the Secretary to be components of the charter fishing business.	36 37 38		
		(5)		Secretary may, from time to time, amend or revoke a determination under section by making a further determination.	39 40		
		(6)		termination by the Secretary under this section is called a <i>charter fishing</i> ness determination.	41 42		

	(7)	A charter fishing business determination is to be made in accordance with this Act and any requirements of the regulations.	2
	(8)	The Secretary may make a charter fishing business determination at any time:	3
		(a) on his or her own initiative, or	4
		(b) on an application made, in a form and manner approved by the Secretary, by the person or persons who own the business in respect of which the determination is sought.	6
	(9)	The Secretary is required to give the person or persons who own a business that is the subject of a charter fishing business determination notice in writing of the determination.	9 9
	(10)	a reference to the person or persons who, from time to time, own a business that is, or has been, determined to be a recognised charter fishing business by	11 12 13
127H	Allo	ation of charter fishing business number	15
	(1)		16 17
	(2)	recognised charter fishing business with the number allocated to the charter	18 19 20
127I	Regi	ster of charter fishing business determinations	21
	(1)		22 23
	(2)		24 25
			26 27
		and	28 29
		•	30
		in the register in relation to the charter fishing business.	31 32
	(3)	The register may be kept wholly or partly by means of a computer.	33
	(4)		34 35
	(5)	may be complied with by making the contents of the register available on the	36 37 38
	(6)	The Secretary may correct any error in or omission from the register.	39
	(7)	employed in the Department who is authorised in writing by the Secretary to exercise the functions conferred by this subsection, that certifies that, on a specified date or during a specified period, the particulars contained in the register as to specified matters were as so specified, is admissible in any	40 41 42 43 44

127J Charter fishing business transfer rules The regulations may make provision for or with respect to the transfer of a recognised charter fishing business (or components of a recognised charter fishing business), including by: prohibiting or restricting any transfer, or specified type of transfer, of a recognised charter fishing business or any component of a recognised charter fishing business, and providing for the recognition of charter fishing rights following the transfer of a recognised charter fishing business or a component of a recognised charter fishing business. 10 Such provisions are referred to as *charter fishing business transfer rules*. (2) 11 In particular, the charter fishing business transfer rules may provide that a 12 person to whom a component of a recognised charter fishing business is 13 transferred, or purportedly transferred, does not, as a consequence of that 14 action, acquire any right to hold or be issued with a charter fishing licence 15 unless all components of the recognised charter fishing business are either 16 transferred to the person or surrendered to the Minister for cancellation. 17 (4) The charter fishing business transfer rules may authorise the Minister to cancel 18 a charter fishing licence if the licence or any other component of the charter 19 fishing business of which the licence is a component is transferred, or 20 purportedly transferred, in contravention of the charter fishing business 21 transfer rules. 22 No compensation is payable by or on behalf of the State for the cancellation of 23 a charter fishing licence in accordance with the charter fishing business 24 transfer rules. 25 127K Method for transferring charter fishing businesses and their components 26 A transfer of a recognised charter fishing business or a component of a 27 recognised charter fishing business must be effected: 28 by electronic transfer (that is, by using the online transfer system), or (a) 29 (b) by manual transfer (that is, by giving the Secretary notice in writing of 30 the transfer). 31 (2) The regulations may prescribe fees for the use of the online transfer system. 32 For a manual transfer, the notice given to the Secretary must be in an approved 33 form and must be accompanied by the prescribed fee (if any) for manual 34 transfers. 35 (4) A transfer of a recognised charter fishing business or a component of a 36 recognised charter fishing business does not take effect until the transfer is 37 confirmed. 38 An electronic transfer is confirmed if the online transfer system generates a message to the effect that the transfer is confirmed. 40 A manual transfer is confirmed if the Secretary gives notice in writing to the (6) 41 person lodging the transfer that the transfer has been approved. 42 If a transfer is confirmed, the Secretary must ensure a new charter fishing 43 business determination is made that recognises the transfer. 44 This section does not authorise a transfer of a recognised charter fishing (8)45

business or a component of a recognised charter fishing business contrary to

the charter fishing business transfer rules.

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		(9)	In this section:	1
			<i>online transfer system</i> means a facility approved by the Secretary that enables the transfer of recognised charter fishing businesses or their components by electronic communication.	2 3 4
[95]	Sect	ions 1	87B and 187C	5
	Inser	t after	section 187A:	6
	187B	Ordo	ers to prevent importation of declared diseases from outside State	7
	101 D		•	7
		(1)	If the Minister reasonably suspects that a declared disease is present in any premises, place, waters or area outside the State, the Minister may by order (an <i>importation order</i>) absolutely prohibit, or impose conditions on, the entry or importation into the State of any thing specified in the order that, in the opinion of the Minister:	8 9 10 11 12
			(a) is or could be a declared disease, or	13
			(b) is or could be infected with a declared disease, or	14
			(c) could assist the spread of infection of a declared disease.	15
		(2)	An importation order is to be published in the Gazette.	16
		(3)	However, if the Minister considers the order is required urgently, the order may be published:	17 18
			(a) in a newspaper circulating, or by radio or television broadcast, in the area to which the order applies, or	19 20
			(b) on the Department's website.	21
		(4)	If an order is published as referred to in subsection (3), the Minister is to publish the order as soon as practicable in the Gazette.	22 23
		(5)	An importation order:	24
			(a) commences on the day it is published in accordance with this section, or on such later day as may be specified in the order, and	25 26
			(b) remains in force for the period (not exceeding 5 years) specified in the order.	27 28
		(6)	Subsection (5) does not prevent the making of a further order under this section.	29 30
		(7)	A person who, without reasonable excuse, causes or permits any thing to enter or be imported into the State in contravention of an importation order is guilty of an offence.	31 32 33
			Maximum penalty: 200 penalty units or imprisonment for 6 months, or both.	34
	187C	Orde	ers to prevent transmission of declared disease	35
		(1)	The Minister may, by order, require a live abalone holder to implement specified measures in relation to the waste water or other waste products of a live abalone holding facility, being measures that the Minister considers reasonably necessary to minimise the risk of transmission of a declared disease.	36 37 38 39 40
		(2)	The order may include requirements as to the treatment, storage or disposal of waste water or other waste products.	41 42
		(3)	An order under this section:	43
			(a) must be served on the live abalone holder, and	44

		(b) must specify a period by the end of which the measures specified in the	1
		order must be taken (the <i>compliance period</i>).	2
	(4)	The Minister may, by further order, extend the compliance period.	3
	(5)	A person who, without reasonable excuse, fails to comply with an order under this section within the compliance period is guilty of an offence. Maximum penalty: 200 penalty: upits or imprisonment for 6 months, or both	5
	(6)	Maximum penalty: 200 penalty units or imprisonment for 6 months, or both. In this section:	6
	(6)	live abalone holder means the owner or occupier of premises used as a live abalone holding facility. live abalone holding facility means premises at which live abalone are held.	7 8 9 10
[96]	Section 19 may carry	9 Circumstances in which a public authority (other than local authority) out dredging or reclamation	11 12
	Omit "28 d	ays" from section 199 (1) (b). Insert instead "21 days".	13
[97]	Section 20	3 Minister may order carrying out of certain work	14
	Insert after	section 203 (2):	15
	(2A)	A person who, without reasonable excuse, fails to comply with an order under this section is guilty of an offence.	16 17
		Maximum penalty: In the case of a corporation, 2,000 penalty units or, in any other case, 1,000 penalty units.	18 19
[98]	Section 20	3 (6)	20
	Insert after	section 203 (5):	21
	(6)	For the purposes of this section, a <i>conviction</i> includes the making of an order under section 10 of the <i>Crimes (Sentencing Procedure) Act 1999</i> .	22 23
[99]	Section 20	4 Application and interpretation	24
	Omit the de	efinition of <i>protected area</i> from section 204 (2). Insert instead: <i>protected area</i> means any public water land, or any area that is the subject of an aquaculture lease, and includes the foreshore.	25 26 27
[100]	Section 21	3 Destruction of noxious fish or noxious marine vegetation	28
	Omit "take	possession of" from section 213 (2). Insert instead "seize, or seize and destroy".	29
[101]	Section 21	3 (3A)	30
		section 213 (3):	31
	(3A)	An owner or occupier to whom a notice is given must not, without reasonable excuse, fail to comply with the notice.	32 33
		Maximum penalty: In the case of a corporation, 100 penalty units or, in any other case, 50 penalty units.	34 35
[102]	Section 21	3 (4)	36
	Omit "such	a notice" Insert instead "a notice"	37

[103]	Section 21	3 (4A)		1			
	Insert after	section	n 213 (4):	2			
	(4A)	regai	on may be taken against an owner or occupier under subsection (4) rdless of whether the owner or occupier has been charged with failing to ply with a notice under this section.	3 4 5			
[104]	Section 21	3 (5A)	and (5B)	6			
	Insert after	section	n 213 (5):	7			
	(5A)	mari	pensation is payable for the seizure and destruction of live fish or live ne vegetation if, after the seizure and destruction, it is determined that the or marine vegetation were not noxious.	8 9 10			
	(5B)	vege	Minister must, if requested to do so by the owner of any fish or marine station seized and destroyed under this section, issue a certificate as to ther or not the fish or marine vegetation were determined to be noxious.	11 12 13			
[105]	Section 22	200 Pr	otection measures apart from listing	14			
	Omit "bag	limits	(s 17)" from the note to the section.	15			
			ohibitions on recreational fishing (s 20A—fish and waters protected from ng), bag limits (s 17), boat limits (s 18AA)".	16 17			
[106]	Section 22	200, no	ote	18			
	Omit "determination of total allowable catches (ss 26–34)".						
	Insert inste	ad "fis	shing determinations and quotas (Part 2A)".	20			
[107]	Section 220W Maps of critical habitat						
	Omit section	on 220'	W (3) (a) and (b). Insert instead:	22			
		(a)	the Secretary of the Department of Planning and Environment,	23			
[108]	Section 220ZF Defences						
	Omit "a permit under section 37" from section 220ZF (1) (a) (iii).						
	Insert instead "an approval under section 37".						
[109]	Section 22	20 ZF (1	l) (f) and (g)	27			
	Omit section	on 2202	ZF (1) (f). Insert instead:	28			
		(f)	is identified in, and carried out in accordance with, a property management plan approved by the Secretary under subsection (4) or by the Chief Executive of the Office of Environment and Heritage under section 91 of the <i>Threatened Species Conservation Act 1995</i> , or	29 30 31 32			
		(g)	was an act or omission in relation to which the Secretary issued to the accused a certificate, under section 220ZZ (4), to the effect that a licence was not required for the act or omission concerned.	33 34 35			
[110]			ecretary to prepare recovery plans for threatened species, lecological communities	36 37			
	Omit section	on 2202	ZI (1) (b). Insert instead:	38			
		(b)	for each endangered population, and	39			
		(b1)	for each endangered or critically endangered ecological community, and	40 41			

[111]	Sect	ion 22	20ZJA Joint preparation of recovery and threat abatement plans	1				
	Omit	section	on 220ZJA (1) and (2). Insert instead:	2				
		(1)	The Secretary may, with the prior approval of the Minister and the Minister administering the <i>Threatened Species Conservation Act 1995</i> , make arrangements with the Chief Executive of the Office of Environment and Heritage for the joint preparation of a recovery plan or threat abatement plan under this Act and the <i>Threatened Species Conservation Act 1995</i> .	3 4 5 6 7				
		(2)	In such a case, any function of the Secretary or the Minister under this Part in respect of the plan may be exercised in conjunction with any corresponding function of the Chief Executive of the Office of Environment and Heritage or the Minister administering the <i>Threatened Species Conservation Act 1995</i> in respect of the plan under that Act. Note. For example, the Secretary and the Chief Executive of the Office of Environment and Heritage may jointly publish a notice of the preparation of the plan under section 220ZO of this Act and section 61 or 79 of the <i>Threatened Species Conservation Act 1995</i> .	8 9 10 11 12 13 14 15				
[112]			20ZW Licence to harm threatened species, population or ecological y or damage habitat	17 18				
			ermit under section 37" from section 220ZW (2).	19				
		•	ad "An approval under section 37".	20				
[113]	Sect	ion 22	20ZW (2), note	21				
[]	Omit the note. Insert instead:							
			Note. Section 220ZF provides a defence for offences under Division 4 if the accused proves that the action constituting the alleged offence was a routine fishing, agricultural or aquacultural activity or was authorised by a property management plan approved by the Secretary or by the Chief Executive of the Office of Environment and Heritage.	22 23 24 25 26				
[114]	Sect	ion 22 muniti	20ZZ Significant effect on threatened species, populations or ecological ies, or their habitats	27 28				
	Omit	"Dire	ector" from section 220ZZ (2). Insert instead "Secretary".	29				
[115]	Sect	ions 2	221ZJ (1) (a) and 221ZQ (1) (a)	30				
	Omit	the pa	aragraphs. Insert instead (in each case):	31				
			(a) to the Secretary of the Department of Planning and Environment, and	32				
[116]	Sect	ion 23	80	33				
	Omit	the se	ection. Insert instead:	34				
	230	Advi	isory groups	35				
		(1)	The Secretary may establish advisory groups under this Act.	36				
		(2)	The Secretary may:	37				
		· /	(a) determine the number of members to be appointed to an advisory group, and	38 39				
			(b) appoint the members of an advisory group, and	40				
			(c) determine the functions of an advisory group.	41				
		(3)	A person may be appointed as a member of an advisory group only if the Secretary is satisfied that the person has skills and experience that are relevant to the functions of the group.	42 43 44				

	(4)	The Secretary may, subject to the regulations, determine the term of office and procedure of an advisory group.	1 2
[117]	Section 23	31 Regulations	3
	Omit "com	nmittee". Insert instead "group".	4
[118]	Section 23	31 (2)	5
	Insert at th	e end of section 231:	6
	(2)	The regulations may abolish or provide for the abolition of any advisory council or advisory group established under this Division, including by providing that no remuneration or compensation is payable to a person because of a loss of office arising from that abolition.	7 8 9 10
[119]	Section 23	33 Establishment of trust funds	11
	Insert after	section 233 (1) (d):	12
		(d1) an Aboriginal Fishing Trust Fund,	13
[120]	Section 23	36 Commercial Fishing Trust Fund	14
	Omit "on o	commercial fishing established under section 229" from section 236 (3).	15
[121]	Section 23	36A Charter Fishing Trust Fund	16
	Insert "acti	vities" after "charter fishing" in section 236A (2) (a).	17
[122]	Section 23	36A (2) (b)	18
	Omit "boar	t fishing". Insert instead "fishing activities".	19
[123]	Section 23	36A (2) (c)	20
	Omit "boa	t operations". Insert instead "activities".	21
[124]	Section 23	36A (2) (d)	22
	Omit "chai	rter fishing boat regulatory controls".	23
	Insert inste	ad "regulatory controls for charter fishing activities".	24
[125]	Section 23	36A (2) (e)	25
	Omit "owr	ners and operators of charter fishing boats".	26
	Insert inste fishing act	ad "owners of charter fishing businesses and operators of boats used for charter ivities".	27 28
[126]	Section 23	36A (4)	29
	Insert after	section 236A (3):	30
	(4)	Expressions used in this section that are defined in Part 4A have the same meanings in this section as they have in that Part.	31 32
[127]	Section 23	37A	33
	Insert after	section 237:	34
	237A Abo	riginal Fishing Trust Fund	35
	(1)	There is to be paid into the Aboriginal Fishing Trust Fund:	36

			uch amounts as the Minister determines, with the concurrence of reasurer, to be paid into the Fund from the following:	f the 1
		(i) fees for services provided by the Department in connection Aboriginal cultural fishing,	with 3
		(i	 fees for permits issued under section 37 for Aboriginal culfishing, 	tural 5
		(ii	 the proceeds of the sale of tags, or other identification, to be on fish taken in connection with Aboriginal cultural fishing, 	
		(i	w) money received by the Department for the purposes enhancing, maintaining or protecting Aboriginal cultural fish and	
		(b) a:	ny gift or bequest of money for the purposes of the Fund, and	12
			ny other money appropriated by Parliament for the purposes of und or required by law to be paid into the Fund.	f the 13
	(2)		hay be paid out of that Fund the costs of taking measures to enhance or protect Aboriginal cultural fishing.	nce, 15
	(3)		nister is to consult any relevant advisory council on Aboriginal culabout policies and priorities for expenditure from that Fund.	tural 17 18
[128]	Section 24	1 Engagi	ng in commercial fishing activities	19
	Omit section	on 241 (2)	(a). Insert instead:	20
			the person is in any waters on a boat while it is used, or purport sed, under the authority of a fishing boat licence, or	edly 21
[129]	Section 24	2 Constr	uction of powers of search, seizure and related powers	23
	Insert after	section 2	42 (2):	24
	(3)		er conferred by this Part to search for a record includes a power for an electronic recording device.	er to 25 26
	(4)		r conferred by this Part to require a record to be produced include require an electronic recording device to be produced.	les a 27 28
	(5)		er, a power conferred by this Part to take away a record merely fo of making a copy of the record does not extend to electronic recor	
		Note. Ho	owever, under section 264 a fisheries officer is permitted to seize anything cted with a fisheries offence.	g that 32 33
	(6)	In this s		34
			tic recording device means a computer or other electronic device ble of being used for the keeping or transmission of records under	
[130]	Section 25	8 Power	to require information	38
	Omit "of a	licensed f	ishing boat" from section 258 (1) (a).	39
	Insert inste		boat being used or purportedly being used under the authority.	of a 40
[131]	Section 25 questions	8B Provi	sions relating to requirements to provide information or ans	wer 42
	Omit "259"	from sec	tion 258B (3). Insert instead "288D".	44

[132]				e information	1
	Omi	t the se	ction.		2
[133]	Part	9, Div	ision 4	·B	3
	Inser	t after	Divisio	on 4A:	4
	Division 4B			Scientific observer program	5
	275J	Defir	nitions		6
		(1)	In thi	is Division:	7
				ter fishing activity has the same meaning as in Part 4A.	8
				rvation authority—see section 275M.	9
				ant fishing activity means:	10
			(a)	a commercial fishing activity, or	11
			(b)	a charter fishing activity.	12
				<i>tific observer</i> means a person for the time being appointed under this sion as a scientific observer under the scientific observer program.	13 14
				<i>tific observer program</i> means the program referred to in section 275K.	15
		(2)		is Division, a reference to the relevant fishing activities of a person des a reference to the following:	16 17
			(a)	any relevant fishing activities that take place under the guidance, supervision or with the assistance of the person,	18 19
			(b)	any relevant fishing activities that take place on a boat while the person is master of the boat or on board the boat (whether or not the person is involved in the activities).	20 21 22
		(3)	fishir	ordingly, a power conferred by this Division to observe the relevanting activities of a person includes a power to observe the activities referred subsection (2).	23 24 25
	275K	Scie	ntific c	observer program	26
		(1)	The I	Minister may establish a program (a <i>scientific observer program</i>) for the ction of information about relevant fishing activities.	27 28
		(2)	The p	purpose of the program is to assist in the administration of this Act.	29
		(3)	The f	following information may be collected under the program:	30
		` /	(a)	information about catch composition,	31
			(b)	information about retained and discarded catch,	32
			(c)	information about species of fish taken,	33
			(d)	information about interactions with endangered species, threatened species or vulnerable species (within the meaning of Part 7A),	34 35
			(e)	information of a kind prescribed by the regulations,	36
			(f)	information that is ancillary to information referred to in paragraphs (a)–(e), such as information about date, location and time, fishing gear, weather conditions, the boat used (if any) and boat speed.	37 38 39
	275L	Appe	ointme	ent of scientific observers by Minister	40
		(1)		Minister may appoint any person as a scientific observer under the	41
		(1)		tific observer program.	42

	(2)	The Minister is to issue an identification document to each scientific observer.	1
	(3)	The identification document must state:	2
		(a) the name of the person to whom it is issued, and	3
		(b) that the person is a scientific observer under the scientific observer program.	4 5
	(4)	The Minister may, at any time, revoke an appointment of a scientific observer.	6
275M	Auth	ority to observe relevant fishing activities	7
	(1)	The Minister may issue an authority (an <i>observation authority</i>) that authorises a scientific observer to observe the relevant fishing activities of any regulated person.	8 9 10
	(2)	Each of the following persons is a <i>regulated person</i> :	11
		(a) a commercial fisher,	12
		(b) a person who holds a fishing boat licence,	13
		(c) a person who holds a charter fishing licence,	14
		(d) the master of a boat that is at any time used for relevant fishing activities,	15 16
		(e) an employed guide (within the meaning of Part 4A) in relation to a charter fishing activity.	17 18
	(3)	An observation authority is to be in writing.	19
	(4)	An observation authority must state:	20
		(a) the name of the regulated person whose relevant fishing activities the scientific observer is authorised to observe, and	21 22
		(b) the period during which the scientific observer is authorised to observe the relevant fishing activities of the regulated person.	23 24
	(5)	The Minister must give the regulated person whose relevant fishing activities are to be observed notice in writing of his or her intention to issue an observation authority in respect of those activities, at least 14 days before it is issued.	25 26 27 28
	(6)	The Minister may, at any time, revoke or vary an observation authority.	29
275N	Pow	er conferred by observation authority	30
	(1)	An observation authority confers power on a scientific observer to observe the relevant fishing activities of the specified regulated person during the period specified in the authority.	31 32 33
	(2)	A power to <i>observe</i> relevant fishing activities includes a power to obtain, collect and record information about relevant fishing activities that is information that may be collected under the scientific observer program.	34 35 36
	(3)	The power conferred by an observation authority is subject to any limitations specified in the authority.	37 38
2750	Anci	llary powers	39
		During the period in which a scientific observer has power to observe the relevant fishing activities of a regulated person, the scientific observer may: (a) board and remain on any boat being used for those relevant fishing activities, and	40 41 42 43

		(0)		vant fishing activities, and	2
		(c)	activ	nine any equipment on a boat being used for those relevant fishing rities that is capable of providing information that may be collected or the program, and	3 4 5
		(d)		nine any fish taken during those relevant fishing activities, and	6
		(e)	activ	ire any person engaged in or assisting with those relevant fishing rities, or on board a boat being used for those relevant fishing rities:	7 8 9
			(i)	to provide any information about the relevant fishing activities that the scientific observer reasonably requires for the purposes of the scientific observer program, or	10 11 12
			(ii)	to provide any assistance the scientific observer reasonably requires to exercise his or her functions as a scientific observer, and	13 14 15
		(f)	exerc	cise any other functions conferred by the regulations.	16
275P	Scie	ntific o	bserv	ver to exercise care	17
		a ma	nner	c observer is to exercise his or her functions under this Division in that does not unreasonably interfere with the relevant fishing nat he or she is authorised to observe.	18 19 20
275Q	Prod	luction	of in	struments of authority	21
	(1)	scien Divis	tific o	c observer must, on demand by a person in relation to whom the bserver is exercising or proposing to exercise functions under this roduce his or her identification document and observation authority ion by that person.	22 23 24 25
	(2)	obser an of	rvatior fence	tific observer fails to produce his or her identification document or a authority on demand of such a person, the person is not guilty of under this Act of resisting or obstructing a scientific observer or of omply with a requirement of such a scientific observer.	26 27 28 29
275R	Failu	re to d	compl	y with requirement of scientific observer	30
	(1)	of a s	scienti	who, without reasonable excuse, fails to comply with a requirement fic observer made under this Division is guilty of an offence. penalty: 50 penalty units.	31 32 33
	(2)	scien	tific o	is not excused from a requirement to provide information to a observer on the ground that the provision of the information might the person or make the person liable to a penalty.	34 35 36
275S	Infor	matio	n prov	vided to scientific observer is protected	37
	(1)	with	a requ	nation provided to a scientific observer by a person in compliance uirement made by the scientific observer under this Division is information.	38 39 40
	(2)	that t	he per	ninal proceedings, protected information is not admissible to prove son who provided the information, or any other relevant person, has an offence other than:	41 42 43
		(a)		ffence against this Division, or	44
		(b)		ffence constituted by providing false or misleading information to entific observer.	45 46

		(3)	This section does not prevent the admission of:	1				
			(a) any further information (not being protected information) obtained as a result of the provision of protected information, or	3				
			(b) any record required to be kept by or under this or any other Act.	4				
		(4)	In this section, a <i>relevant person</i> means:	5				
			(a) a person engaged in or assisting in the relevant fishing activities being observed by the scientific observer, or	7				
			(b) a person on board a boat being used for the relevant fishing activities being observed by the scientific observer, or	9				
			(c) a person on whose behalf the relevant fishing activities being observed by the scientific observer are carried out.	10 11				
	275T	Obst	tructing, impersonating etc scientific observers	12				
		(1)	A person who, without reasonable excuse, resists or obstructs a scientific observer in the exercise of the scientific observer's functions under this Division is guilty of an offence.	13 14 15				
			Maximum penalty: 200 penalty units or imprisonment for 3 months, or both.	16				
		(2)	A person who assaults, abuses or threatens a scientific observer, or who encourages another person to do so, is guilty of an offence.	17 18				
			Maximum penalty: 200 penalty units or imprisonment for 3 months, or both.	19				
		(3)	A person who impersonates a scientific observer is guilty of an offence. Maximum penalty: 200 penalty units or imprisonment for 3 months, or both.	20 21				
[134]	Sect	ion 28	1A	22				
	Insert after		section 281:	23				
	281A	Reco	Record to be kept of instruments published on website					
		(1)	The Secretary is to keep a record of the publication on the Department's website of any instrument made by the Minister under this Act the contravention of which is an offence. Note. For example, this section would apply to a fishing closure published on the website under section 9 (2) or a possession limit published under section 17C (3).	25 26 27 28 29				
		(2)	The record must include:	30				
		(2)	(a) the date of publication, and	31				
			(b) the web address of publication, and	32				
			(c) the wording of the instrument as published.	33				
		(3)	In any proceedings for an offence under this Act or the regulations, a certificate signed or purporting to be signed by the Secretary or an authorised person and stating that records kept by the Secretary under this section indicate that an instrument made by the Minister was published on the Department's website on a particular date is admissible and is evidence of the matters stated in the certificate.	34 35 36 37 38				
		(4)	The Secretary is not required to keep a record under this section of an instrument published on the Department's website if it is also published in the Gazette on or before the date that it takes effect.	40 41 42				
		(5)	In this section, an <i>authorised person</i> means a person employed in the Department who is authorised in writing by the Secretary to exercise the functions conferred by this section.	43 44 45				

[135]	Section 283	3A Di	sclosure of information	1
	Omit section	n 283.	A (3). Insert instead:	2
	(3)	licen (with to th purp	Department is authorised to disclose to the holder of a charter fishing ace any information provided to the Department by a responsible person ain the meaning of Part 4A) in any record made under this Act that relates are use of a boat for charter fishing activities that were engaged in, or ortedly engaged in, under the authority of the licence (including rmation provided before the licence holder acquired the licence).	3 4 5 6 7
[136]	Section 284	4 Pub	lic consultation procedure	9
	Omit "amen	ndmen	at or" wherever occurring in section 284 (1) (a) and (c).	10
[137]	Section 284	4 (1) (b)	11
	Omit the pa	ragrap	ph. Insert instead:	12
		(b)	the making of a fishing determination by the TAF Committee,	13
[138]	Section 284	4A		14
	Insert after	section	n 284:	15
2	284A Othe	r cons	sultation requirements	16
		advis	equirement under this Act to consult any relevant advisory council or sory group about a matter is a requirement to consult such advisory acils or advisory groups as the person to whom the requirement applies iders to have a sufficient interest in the matter.	17 18 19 20
[139]	Section 286 property ur	6A Ce nder F	ertain licences, leases, permits and other rights not personal Personal Property Securities Act 2009 (Cth)	21 22
	Omit "boat"	' from	section 286A (g).	23
[140]	Section 286	6A (h)		24
	Omit the pa	ragrap	oh. Insert instead:	25
		(h)	quota,	26
[141]	Section 286	6A (i)		27
	Omit "a per	mit is	sued under section 37".	28
	Insert instea	ıd "an	approval granted under section 37".	29
[142]	Section 288	8 Serv	vice of instruments	30
	Insert at the	end o	of section 288 (c):	31
			, or	32
		(d)	by delivering it electronically to an address or location nominated by the person as an address or location for electronic service of notices or other instruments.	33 34 35

[143]	Section 288AA					
	Inser	nsert after section 288:				
288AA		Use of agents				
		(1)	A person may, by notice in writing given to the Secretary, appoint a natural person as his or her agent for the purposes of this Act (who is then taken to be the person's <i>appointed agent</i>).	4 5 6		
		(2)	The notice is to be given in a form and manner approved by the Secretary.	7		
		(3)	An appointed agent may access and use any online facility, on behalf of the person for whom he or she is appointed agent, in accordance with arrangements approved by the Secretary.	8 9 10		
		(4)	Any notice or other instrument required to be served on a person by or under this Act, in connection with the use of an online facility, is taken to be served on the person if it is served on the person's appointed agent.	11 12 13		
		(5)	A person may revoke the appointment of an agent by further notice in writing to the Secretary, in a form and manner approved by the Secretary.	14 15		
		(6)	The regulations may prescribe fees payable in connection with the appointment of, or revocation of the appointment of, an agent under this section.	16 17 18		
		(7)	In this section:	19		
			online facility means any system or facility for electronic communication approved by the Secretary for use in connection with the keeping of records, the making of reports or the registration of transactions under this Act.	20 21 22		
[144]	Sect	ions 2	288C and 288D	23		
	Inser	t after	section 288B:	24		
	288C Recovery of fees and charges					
			Any fee, charge, rental payment or contribution payable under this Act or the regulations may be recovered by the Secretary as a debt due to the Crown in a court of competent jurisdiction.	26 27 28		
	288D	Fals	e and misleading information	29		
		(1)	A person who, in connection with any requirement made under a power conferred by this Act or the regulations, makes any statement, provides any information or produces any document that the person knows is false or misleading in a material particular is guilty of an offence. Movimum populty 200 populty units or imprisonment for 3 months, or both	30 31 32 33		
		(2)	Maximum penalty: 200 penalty units or imprisonment for 3 months, or both.	34		
		(2)	A person is not guilty of an offence against this section in respect of a document if, at the time the document is produced, the person informs the person to whom the document is produced that it is false or misleading in a material particular.	35 36 37 38		
[145]	Schedule 1 Share management fisheries					
	Omit the heading to Part 1. Insert instead:					
	Par	t 1	Share management fisheries	41		

[146]	Schedule 1, Part 2 Omit the Part.					1	
[147]	Sche	edule 1	IB Pri	ority species and commercial qu	uantities of fish	3	
		Insert after Part 2:					
	Par	't 3	Во	at limit offences		5	
	Col	umn 1		Column 2	Column 3		
	Spe	cies of	f fish	Common name	Commercial quantity		
	Rexe	ea solan	dri	Gemfish	20		
[148]	Sche	edule 2	2, head	ding		6	
	Omi	Omit the heading and the section reference. Insert instead:					
	Scl	nedu	le 2	Total Allowable Fisl	hing Committee	8	
[149]	Sch	edule 2	2, clau	se 1		g	
	Omi	Omit "TAC" from the definition of <i>member</i> . Insert instead "TAF".					
[150]	Sch	Schedule 2, clause 1					
	Omi	t the de	efinitio	on of TAC Committee.		12	
[151]	Schedule 2, clause 1A						
	Inse	Insert after clause 1:					
	1A Total Allowable Fishing Committee					15	
		(1)	Ther	e is to be a Total Allowable Fishin	g Committee (the <i>TAF Committee</i>).	16	
		(2)	The	TAF Committee is to consist of at	least 4 members, as follows:	17	
			(a)		s neither engaged in the administration dercial fishing,	18 19 20	
			(b)	a person appointed by the Minist not employed by the Governmen	er who is a natural resource economist it,	21 22	
			(c)	a person appointed by the Minemployed by the Government,	nister who is a fishery scientist not	23 24	
			(d)	persons appointed by the Min- management qualifications.	ister who have appropriate fisheries	25 26	
[152]	Sch	edule 2	2, clau	ses 5 (1) (e), 6 (2) and 8–13		27	
	Omi	Omit "TAC Committee" wherever occurring. Insert instead "TAF Committee".					
[153]	Schedule 2, clause 6 (2)					29	
	Omit "section 27 (1) (d)". Insert instead "clause 1A (2) (d)".					30	

[154]	Schedule 7 Savings, transitional and other provisions				
	Inser	t after	clause 6G:	2	
	6H	Chan	nges to descriptions of fisheries	3	
			Sections 44 and 45 do not apply to an amendment made to the description of a share management fishery by the <i>Fisheries Management Amendment Act</i> 2014.	4 5 6	
	61	Spec	ial endorsements	7	
			The amendment made to section 70 (4) by the <i>Fisheries Management Amendment Act 2014</i> applies to endorsements issued under that section after the commencement of the amendment.	8 9 10	
	6J	Regis	stration of share dealings	11	
			Anything done by the Secretary under section 91 before the commencement of section 91B (as inserted by the <i>Fisheries Management Amendment Act 2014</i>) that has any ongoing effect is taken, on the commencement of section 91B, to have been done under section 91B.	12 13 14 15	
[155]	Sche	edule 7	, clause 12B	16	
	Inser	t after	clause 12A:	17	
	12B	Savir	ng of existing fishing boat licences (2014 amendments)	18	
		(1)	A fishing boat licence in force under Division 2 of Part 4 immediately before the amendments made to that Division by the <i>Fisheries Management Amendment Act 2014</i> , is taken, on the commencement of those amendments, to be a fishing boat licence issued under that Division, as amended.	19 20 21 22	
		(2)	The licence remains in force for the period specified in the licence, unless sooner cancelled or suspended.	23 24	
[156]	Schedule 7, Part 4A				
	Insert after Part 4:				
	Par	t 4A	Provisions relating to charter fishing	27	
	12C	Trans	sition to new form of licence (2014 amendments)	28	
		(1)	A charter fishing boat licence in force under Part 4A immediately before the commencement of section 127CB, as inserted by the <i>Fisheries Management Amendment Act 2014</i> , is taken, on that commencement, to be a charter fishing licence issued under that section.	29 30 31 32	
		(2)	The licence remains in force for the period specified in the licence, unless sooner cancelled or suspended.	33 34	
		(3)	The charter fishing licence authorises the use of a boat for any charter fishing activity specified in the licence that is a declared charter fishing activity.	35 36	
		(4)	The charter fishing licence is taken, from that commencement, to authorise the use of any one boat at any given time for that charter fishing activity (not limited to the boat specified in the licence), subject to any requirements relating to the boat that are specified in the licence, the conditions of the licence or in any regulations made under clause 2.	37 38 39 40 41	

[157]	Schedule 7, clause 19D Insert after clause 19C:				
		(1)	Any Management Advisory Committee established by the Minister under section 230 is abolished on the substitution of that section by the <i>Fisheries Management Amendment Act 2014</i> .	4 5 6	
		(2)	A person holding office as a member of any such Committee immediately before its abolition:	7 8	
			(a) ceases to hold office as such a member, and	9	
			(b) is not entitled to any remuneration or compensation because of the loss of that office.	10 11	
[158]	Schedule 7, clause 26				
	Insert after clause 25:			13	
	26	Chai	nge of name of TAC Committee (2014)	14	
		(1)	The TAF Committee is a continuation of the TAC Committee constituted under this Act immediately before the commencement of clause 1A of Schedule 2 (as inserted by the <i>Fisheries Management Amendment Act 2014</i>).	15 16 17	
		(2)	A member or deputy member of the TAC Committee who held office immediately before that commencement continues to hold office as a member or deputy member of the TAF Committee for the remainder of his or her term of appointment, subject to Schedule 2.	18 19 20 21	

Scł	nedule 2	Amendments to I No 38 relating to	Fisheries Management Act 1994 fish names	1 2	
[1]	Schedule 1 Share management fisheries				
	Omit "abalone (Haliotis rubra)" from clause 4.				
	Insert instead	d "the species Haliotis rubra	(Blacklip Abalone, Abalone)".	5	
[2]	Schedule 1,	Schedule 1, clause 6			
	Omit "(Jasus	s verreauxi)". Insert instead "	Sagmariasus verreauxi".	7	
[3]	Schedule 4	Endangered species, popu	lations and ecological communities	8	
	Omit the matter under the heading "Fish" from Part 1. Insert instead:				
	Archaeophya d	adamsi Fraser, 1959	Adam's Emerald Dragonfly		
	Austrocordulia	a leonardi	Sydney Hawk Dragonfly		
	*Macculloche	lla ikei Rowland	Eastern Freshwater Cod		
	*Macculloche	lla macquariensis (Cuvier)	Trout Cod		
	*Macquaria a	ustralasica (Cuvier, 1830)	Macquarie Perch		
	Mogurnda adspersa (Castelnau, 1878)		Southern Purplespotted Gudgeon, Purple Spotted Gudgeon		
	Nannoperca a	ustralis Günther, 1861	Southern Pygmy Perch		
	*Nannoperca	oxleyana Whitley	Oxleyan Pygmy Perch		
	Notopala subl	ineata (Conrad, 1850)	River Snail		
	Sphyrna lewin	i (Griffith & Smith, 1834)	Scalloped Hammerhead Shark		
	Thunnus macc	coyii	Southern Bluefin Tuna		
[4]	Schedule 4,	Part 2, Fish		10	
	Insert "Agas	siz's glassfish," after "1866,"	in the matter relating to Ambassis agassizii.	11	
[5]	Schedule 4, Part 2, Fish				
	Insert "freshwater catfish," after "1838)," in the matter relating to <i>Tandanus tandanus</i> .				
[6]	Schedule 4,	Part 4		14	
	Omit the Par	t. Insert instead:		15	
	Part 4 Species presumed extinct			16	
	Fish			17	
	Hadrachaeta	aspeta Hutchings, 1977	Marine Worm		
	*Pristis zijsro	n Bleeker, 1851	Green Sawfish		
	Metaprotella haswelliana Mayer, 1882 Haswells Caprellid				

	Marine vegetation						
	Vanvoorstia bennettiana (Harvey) Papenfuss (1956)	Bennetts Seaweed					
[7]	Schedule 4A Critically endangered species and ecological communities						
	Omit Part 1. Insert instead:						
	Part 1 Critically endangered species						
	Fish		5				
	*Carcharias taurus Rafinesque, 1810	Greynurse Shark					
	*Craterocephalus fluviatilis (McCulloch, 1913)	Murray Hardyhead					
	Euastacus dharawalus (Morgan, 1997)	Fitzroy Falls Spiny Crayfish					
	Galaxias rostratus	Flathead Galaxias					
	Smeagol hilaris Tillier & Ponder, 1992	Marine Slug					
	Marine vegetation		6				
	Nereia lophocladia J. Agardh (1897)	Marine Brown Alga					
[8]	Schedule 5 Vulnerable species and ecological communities						
	Omit the matter under the heading "Fish" in Part 1. Insert instead:						
	Bidyanus bidyanus (Mitchell, 1838)	Silver Perch	9				
	Branchinella buchananensis Geddes, 1981	Buchanans Fairy Shrimp					
	*Carcharodon carcharias (Linnaeus, 1758)	White Shark, Great White Shark					
	Epinephelus daemelii (Günther, 1876)	Black Rockcod, Black Cod					
	Euastacus armatus (von Martens 1866)	Murray Crayfish					
	Microrchestia bousfieldi Lowry & Peart, 2010	Bousfields Marsh-hopper					
	Sphyrna mokarran Ruppell, 1837	Great Hammerhead Shark					