Queensland



FISHERIES BILL 1994

Queensland



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1994

A BILL

FOR

An Act for the management, use, development and protection of fisheries resources and fish habitats and the management of aquaculture activities, and for related purposes

s3

The Par	The Parliament of Queensland enacts—	
	PART 1—PRELIMINARY	2
	Division 1—Introduction	3
Short tit	ile	4
1. This	s Act may be cited as the Fisheries Act 1994.	5
Comme	ncement	6
2. This	s Act commences on a day to be fixed by proclamation.	7
	Division 2—Objectives	8
Objectiv	ves of Act and their achievement	9
3.(1)	The objectives of this Act include—	10
(a)	ensuring fisheries resources are used in an ecologically sustainable way; and	11 12
(b)	achieving the optimum community, economic and other benefits obtainable from fisheries resources; and	13 14
(c)	ensuring access to fisheries resources is fair.	15
(2) Th	e objectives are to be achieved mainly by—	16
(a)	establishing the Queensland Fisheries Policy Council as a representative body to advise on strategic policy issues affecting fisheries resources and fish habitats; and	17 18 19
(b)	establishing the Queensland Fisheries Management Authority to manage and protect fisheries resources with the chief executive of the department; and	20 21 22

s 4	15	S

(c) giving appropriate powers to enable the Authority and chief executive to perform their respective functions; and	1 2
(d) providing for the management and protection of fish habitats; and	3
(e) providing for the management of commercial, recreational and indigenous fishing; and	4 5
(f) providing for the prevention, control and eradication of disease in fish; and	7
(g) providing for the management of aquaculture.	8
Division 3—Interpretation	Ģ
Definitions	10
4. In this Act—	11
"aquaculture" means the cultivation of live fisheries resources for sale other than in circumstances prescribed under a regulation;	12 13
"aquaculture fisheries resources" means live fish and marine plants cultivated in aquaculture;	14 15
"aquaculture furniture" means a cage, rack, tank, tray or anything else used, or capable of being used, in aquaculture or to assist in aquaculture;	1 <i>6</i> 17 18
"area" means an area of land, waters or both land and waters, and includes a place;	19 20
"arrangement" includes agreement, promise, scheme, transaction (with or without consideration), understanding and undertaking (whether express or implied);	21 22 23
"Australian boat" has the meaning given by the Commonwealth Fisheries Act;	24 25
"authority" means a licence, permit, quota or other authority in force under this Act;	26 27
"Authority" means the Queensland Fisheries Management Authority;	28
"boat" includes a ship or other vessel of any size or type and however	29

propelled or moved, including, for example, a hovercraft and a submersible vessel;	1 2
"body" of water includes a dam and waterway;	3
"buy" includes—	4
(a) buy by wholesale, retail or auction; and	5
(b) accept, acquire or receive in trade or commerce or under an arrangement; and	6 7
(c) agree, attempt or offer to buy; and	8
(d) cause or permit to be bought;	9
"closed season declaration" means a declaration in force under this Act declaring a period to be a closed season;1	10 11
"closed waters declaration" means a declaration in force under this Act declaring waters to be closed waters; ²	12 13
"coastal waters" of the State has the meaning given by Commonwealth Fisheries Act;	14 15
"Commonwealth Fisheries Act" means the Fisheries Management Act 1991 (Cwlth);	16 17
"Commonwealth Minister" has the meaning given by Part 5 of the Commonwealth Fisheries Act;	18 19
"Commonwealth-State arrangement" means an arrangement made by the State with the Commonwealth under this Act, ³ and includes a Joint	20 21

Declarations may be made under the following provisions—

[•] section 37(1)(a)—management plans

[•] sections 42(1) and 48(1)—regulations

[•] sections 43(1)(a)—fisheries declarations

[•] section 46(1)—emergency fisheries declarations

Declarations may be made under the following provisions—

[•] section 37(1)(b)—management plans

[•] sections 42(1) and 48(1)—regulations

[•] section 43(1)(b—fisheries declarations

[•] section 46(1)—emergency fisheries declarations

³ Part 7 deals with Commonwealth-State fisheries management arrangements.

Authority arrangement;	1
"Commonwealth-State fishery" means a fishery for which there is in force a Commonwealth-State arrangement, and includes a Joint Authority fishery;	2 3 4
"condition" includes restriction;	5
"container" includes a basket, case and tray;	6
"conviction" includes a finding of guilt, and the acceptance of a plea of guilty, by a court;	7 8
"coral limestone" means a calcareous deposit derived from coral, but does not include shell grit or star sand;	9 10
"declaration" means a declaration in force under this Act;	11
"declared disease" means anything that is declared under this Act to be a declared disease; ⁴	12 13
"declared fish habitat area" means an area that is declared under this Act to be a fish habitat area; ⁵	14 15
"declared quarantine area" means an area that is declared under this Act to be a quarantine area;6	16 17
"entity" includes an entity established under the law of the Commonwealth or another State;	18 19
"fee" includes a charge or tax;	20
"fish" has the meaning given by section 5;	21
"fisheries agency" has the meaning given by section 6;	22

Declarations may be made under the following provisions—

[•] section 94(2)—disease declarations

<sup>section 96(1)—emergency disease declarations
section 97(1)—regulations</sup>

Section 120 deals with declaration of fish habitat areas.

Declarations may be made under the following provisions—

[•] section 95(1)—quarantine area declarations

<sup>section 96(1)—emergency quarantine area declarations
section 97(1)—regulations</sup>

"fisherie	s legislation" includes—	1
(a)	this Act or a former Act; and	2
(b)	the Commonwealth Fisheries Act or the Fisheries Act 1952 (Cwlth); and	3 4
(c)	the Marine Parks Act 1982 and the Great Barrier Reef Marine Park Act 1975 (Cwlth); and	5 6
(d)	another law of the State, the Commonwealth or another State—	7
	(i) about fishing, fisheries resources or fish habitats; or	8
	(ii) prescribed under a regulation;	9
	es offence" means an offence against fisheries legislation, and udes a serious fisheries offence;	10 11
"fisherie	s resources" includes fish and marine plants;	12
"fishery	has the meaning given by section 7;	13
cycl	bitat" includes land, waters and plants associated with the life e of fish, and includes land and waters not presently occupied by eries resources;	14 15 16
"fishing"	'includes—	17
(a)	searching for, or taking, fish; and	18
(b)	attempting to search for, or take, fish; and	19
(c)	engaging in other activities that can reasonably be expected to result in the locating, or taking, of fish; and	20 21
(d)	landing fish (from a boat or in another way), bringing fish ashore or transhipping fish;	22 23
_	apparatus" means anything used, or capable of being used, to fish, or assist in the taking of fish, and includes, for example—	24 25
(a)	a hook, line or rod used, or capable of being used, to take fish; and	26 27
(b)	a crab pot, crayfish pot, net, pitch fork, spear gun or trap used, or capable of being used, to take fish;	28 29
	y" means a fish ladder or another structure or device by which fish pass through, by or over waterway barrier works;	30 31

"foreign boat" has the meaning given by the Commonwealth Fisheries Act;	1 2
"foreshore" means parts of the banks, bed, reefs, shoals, shore and other land between high water and low water;	3
"former Act" means the Fisheries Act 1976 or Fishing Industry Organisation and Marketing Act 1982;	: (
"high water" means the mean height of the highest high water at spring tide;	8
"holder" of an authority means the person to whom it is issued or transferred;	9 10
"inspector" means a person who is appointed under this Act as an inspector;	1 12
"issue" an authority (other than a permit) includes renew the authority;	13
"Joint Authority" means a Joint Authority established under the Commonwealth Fisheries Act of which the Minister is a member;	14 15
"Joint Authority arrangement" means an arrangement made by the State with the Commonwealth under this Act ⁷ , whether or not it is also made with another State;	16 17 18
"Joint Authority fishery" means a fishery for which there is in force a Joint Authority arrangement under which the fishery is to be under the management of a Joint Authority;	19 20 21
"keep" includes possess;	22
"land" includes foreshores and tidal and nontidal land;	23
"leave" includes put;	24
"low water" means the mean height of the lowest low water at spring tide;	25
"management plan" means a management plan in force under this Act;8	26
"marine plant" has the meaning given by section 8;	27

Part 7 deals with Commonwealth-State fisheries management arrangements.

Management plans may be made under the following provisions— 8

<sup>section 32—making of management plans by fisheries agencies
section 42(1)—making of management plans by regulation</sup>

"net		inclu	netting material used, or capable of being used, to take fish, des tackle and equipment used, or capable of being used, with	1 2 3	
"net	"net proceeds of sale" of fisheries resources seized under this Act means the amount left from the proceeds of the sale of the fisheries resources after payment of—				
	(a)	expe	enses incurred in—	7	
		(i)	seizing the fisheries resources; and	8	
		(ii)	transporting the fisheries resources from the place of seizure to the place of sale; and	9 10	
		(iii)	performing any necessary treatment of the fisheries resources; and	11 12	
		(iv)	storing the fisheries resources until delivery for sale; and	13	
		(v)	selling the fisheries resources; and	14	
	(b)	any	other expenses prescribed under a regulation;	15	
"net	ting	mate	erial" includes material of any type formed into mesh;	16	
"noi	nindi	igeno	ous fisheries resources" means fisheries resources—	17	
	(a)	if us	ed in relation to an area—	18	
		(i)	not spawned, born or grown in the area; and	19	
		(ii)	not belonging to a species of fisheries resources native to the area; or	20 21	
	(b)	if us	ed without reference to an area—	22	
		(i)	not spawned, born or grown in Queensland; and	23	
		(ii)	not belonging to a species of fisheries resources native to Queensland;	24 25	
"noi			d" includes land permanently or periodically submerged by t subject to tidal influence;	26 27	
"noz			eries resources" means fisheries resources prescribed under on or management plan to be noxious fisheries resources;	28 29	
"no	xions	sub	stance" means anything that—	30	

(a)	is harmful, or produces conditions that are harmful, to fisheries resources or fish habitats; or	1 2
(b)	is prescribed under a regulation or management plan to be a noxious substance;	3 4
_	er" of a place includes a person who reasonably appears to be the supier, or in charge, of the place;	5 6
	" of a seized thing includes the person from whom the thing was zed unless the Authority is aware of its actual owner;	7 8
"permit	"means a permit in force under this Act;	9
"person	in control" includes—	10
(a)	for a boat—the person who has, or reasonably appears to have, command or charge of the boat; and	11 12
(b)	for a vehicle—the vehicle's driver or the person who reasonably appears to be the vehicle's driver;	13 14
_	includes premises and a place on or in waters or on land, but does include a vehicle or boat;	15 16
"Policy	Council" means the Queensland Fisheries Policy Council;	17
"posses	s" a thing includes—	18
(a)	have custody or control of the thing; and	19
(b)	have an ability or right to obtain custody or control of the thing;	20
"premis	ses" includes—	21
(a)	a building, wharf or other structure; and	22
(b)	a part of a building, wharf or other structure; and	23
(c)	land or waters where a building, wharf or other structure is situated;	24 25
-	place" means a place that the public is entitled to use, is open to the blic or is used by the public, whether or not on payment of money;	26 27
"quarai	ntine declaration" means a declaration in force under this Act	28

declaring an area to be a quarantine area;9	-
"Queensland waters" means all waters that are—	2
(a) within the limits of the State; or	3
(b) coastal waters of the State;	۷
"quota" means a quota (within the meaning of section 9) in force under this Act;10	er 5
"regulated fish" means fish declared to be regulated fish by a regulated fish declaration;	d 7
"regulated fish declaration" means a declaration in force under this Addeclaring fish to be regulated fish; ¹¹	ct 9
"release" includes place;	11
"sell" includes—	12
(a) sell by wholesale, retail or auction; and	13
(b) supply in trade or commerce or under an arrangement; and	14
(c) agree, attempt or offer to sell; and	15
(d) keep or expose for sale; and	16
(e) cause or permit to be sold;	17
"serious fisheries offence" means an offence against fisheries legislation	on 18

- section 38—management plans
- sections 42(1) and 48(1)—regulations
- section 44(1)—quota declarations
- section 61(1)(a)—quotas imposed as condition of authorities

- section 37(1)(c)—management plans
- sections 42(1) and 48(1)—regulations
- section 43(1)(c)—fisheries declarations
- section 46(1)—emergency fisheries declarations

⁹ Declarations may be made under the following provisions—

[•] section 95(1)—quarantine area declarations

[•] section 96(1)—emergency quarantine area declarations

[•] section 97(1)—regulations

Quotas may be made under the following provisions—

Declarations may be made under the following provisions—

prescribed under a regulation or management plan to be a serious fisheries offence;	1
"species" of a fish or plant means a species, subspecies, hybrid, variant,	3
race, mutation or geographically separate population of the animal or	4
plant;	5
"stowed and secured" has the meaning given under a regulation or management plan;	7
"take" fisheries resources includes—	8
(a) catch, gather, kill or obtain from water or land; and	ç
(b) attempt to catch, gather, kill or obtain from water or land; and	10
(c) land (from a boat or in another way), bring ashore or tranship;	11
"tidal land" includes reefs, shoals and other land permanently or periodically submerged by waters subject to tidal influence;	12 13
"trade or commerce" includes—	14
(a) a business activity; and	15
(b) anything else done for gain or reward;	16
"Tribunal" means the Fisheries Tribunal;	17
"unlawfully" means without authority under this Act or other legal authority, justification or excuse under an Act;	18 19
"vehicle" includes a caravan, trailer and aircraft, but does not include a boat;	20
"waterway" includes a river, creek, stream, watercourse or inlet of the sea;	21
"waterway barrier works" means a dam, weir or other barrier across a waterway.	22 23
Meaning of "fish"	24
5.(1) "Fish" means an animal (whether living or dead) of a species that throughout its life cycle usually lives—	25 26
(a) in water (whether freshwater or saltwater); or	27
(b) in or on foreshores; or	28
(c) in or on land under water	20

(2) "F	isn' includes—	1
(a)	prawns, crayfish, rock lobsters, crabs and other crustaceans; and	2
(b)	scallops, oysters, pearl oysters and other molluscs; and	3
(c)	sponges, annelid worms, beche-de-mer and other holothurians, sea snakes, marine mammals and turtles; and	4 5
(d)	trochus and green snails.	6
(3) Ho	owever, "fish" does not include—	7
(a)	crocodiles; or	8
(b)	protected animals under the Nature Conservation Act 1992; or	9
(c)	animals prescribed under a regulation not to be fish.	10
(4) "F	'ish'' also includes—	11
(a)	the spat, spawn and eggs of fish; and	12
(b)	any part of fish or of spat, spawn or eggs of fish; and	13
(c)	treated fish, including treated spat, spawn and eggs of fish; and	14
(d)	coral, coral limestone, shell grit or star sand; and	15
(e)	freshwater or saltwater products declared under a regulation to be fish.	16 17
(5) A 1 only—	regulation under subsection (4)(e) may declare a product to be fish	18 19
(a)	for a particular provision of this Act; or	20
(b)	if the product is used for a particular purpose.	21
	absection (5) does not limit the following provisions of the Instruments Act 1992—	22 23
•	section 24 (Statutory instrument may be of general or limited application)	24 25
•	section 25 (Statutory instrument may make different provision for different categories)	26 27

Meaning	g of "fisheries agency"	-
6.(1) '	'Fisheries agency" means—	2
(a)	for an issue mentioned in subsection (2)—the chief executive; or	3
(b)	for an issue mentioned in subsection (4)—the Authority.	۷
(2) The following	ne chief executive is the fisheries agency for issues about the g—	5
(a)	aquaculture;	7
(b)	marine plants;	8
(c)	fish habitat;	9
(d)	diseased fisheries resources;	10
(e)	coral limestone;	11
(f)	fish ways.	12
	owever, a regulation may provide that subsection (2) applies or apply to a specified activity or thing.	13 14
(4) Th	e Authority is the fisheries agency for all other issues about fish. ¹²	1:
Meaning	g of "fishery"	16
	"ishery" includes activities by way of fishing, including, for activities specified by reference to all or any of the following—	17 18
(a)	a species of fish;	19
(b)	a type of fish by reference to sex, size or age or another characteristic;	20 21
(c)	an area;	22
(d)	a way of fishing;	23
(e)	a type of boat;	24
(f)	a class of person;	25

Section 50 sets out the respective roles of the chief executive and Authority for the issue and renewal of authorities (other than permits), and section 51 sets out their respective roles for the issue of permits.

(g)	the purpose of an activity;	1
(h)	the effect of the activity on a fish habitat, whether or not the activity involves fishing;	2
(i)	anything else prescribed under a regulation.	4
Meaning	g of "marine plant"	4
8.(1) '	'Marine plant' includes the following—	ϵ
(a)	a plant (a "tidal plant") that usually grows on, or adjacent to, tidal land, whether it is living, dead, standing or fallen;	8
(b)	material of a tidal plant, or other plant material on tidal land;	9
(c)	a plant, or material of a plant, prescribed under a regulation or management plan to be a marine plant.	10 11
	Marine plant" does not include a declared plant under the Rural rotection Act 1985.	12 13
Meaning	g of "quota"	14
	Quota" includes a restriction on activities by way of fishing, g, for example, a restriction specified by reference to all or any of wing—	15 16 17
(a)	a quantity of fish;	18
(b)	a percentage of a quantity of fish;	19
(c)	a period of time;	20
(d)	an area;	21
(e)	the length or another reference to the size of a boat;	22
(f)	a quantity or type of fishing apparatus or aquaculture furniture;	23
(g)	an activity affecting a fish habitat, whether or not the activity involves fishing;	24 25
(h)	anything else prescribed under a regulation.	26

	Division 4—Operation of Act	1
Act bind	ls all persons	2
10. Th	is Act binds all persons, including the State.	3
General	application of Act	4
11.(1)	This Act applies to persons, things, acts and omissions on or in—	5
(a)	land within the limits of the State; and	6
(b)	Queensland waters.	7
(2) Ho	wever, this Act does not apply to—	8
(a)	activities to which a Commonwealth law cooperative fishery applies; or	9 10
(b)	the taking of fish, within the meaning of the <i>Torres Strait Fisheries Act 1984</i> (Cwlth), for the purposes of a Commonwealth law Torres Strait cooperative fishery; or	11 12 13
(c)	the landing in Queensland of fish taken under a Commonwealth fishing concession as mentioned in section 10(2)(c) of the Commonwealth Fisheries Act; or	14 15 16
(d)	exclusive Commonwealth matters for a State law cooperative fishery.	17 18
(3) Th	is Act also applies to—	19
(a)	recreational fishing carried on in the part of the Australian fishing zone that is the adjacent area for Queensland by the use of an Australian boat; and	20 21 22
(b)	activities in the Australian fishing zone to which a State law cooperative fishery applies.	23 24
	bsection (3)(a) does not apply to recreational fishing regulated by a wealth plan of management.	25 26
	absection (3)(b) does not apply to exclusive Commonwealth or the State law cooperative fishery.	27 28
(6) In	this section—	29

	ent area" for Queensland has the meaning given by the <i>Petroleum</i> ubmerged Lands) Act 1967 (Cwlth);	2
	alian fishing zone" has the meaning given by the Commonwealth sheries Act;	3
	nonwealth fishing concession" means a fishing concession within emeaning of the Commonwealth Fisheries Act;	: 6
	nonwealth law cooperative fishery" means a mmonwealth-State fishery managed under Commonwealth law;	8
fis	hery managed under Commonwealth law under an arrangement der Part 3 of the <i>Torres Strait Fisheries Act 1984</i> ;	9 10 11
	nonwealth plan of management" means a plan of management thin the meaning of the Commonwealth Fisheries Act;	12 13
	ive Commonwealth matter", for a State law cooperative fishery, eans any of the following matters—	14 15
(a)	foreign boats;	16
(b)	operations on and from foreign boats;	17
(c)	persons on foreign boats;	18
(d)	for activities in the Australian fishing zone—matters that happened before the Commonwealth-State arrangement for the fishery took effect if Commonwealth law applies to the matters;	19 20 21
	ational fishing" has the same meaning as in the Commonwealth sheries Act;	22 23
	law cooperative fishery" means a Commonwealth-State fishery maged in accordance with State law.	24 25
When A	Act does not apply	26
12. T	his Act does not apply to—	27
(a)	the unintentional taking of regulated fish or marine plants if the fish or plants are not intentionally or recklessly injured or damaged and are immediately put back; or	28 29 30
(b)	the unintentional possession of regulated fish or marine plants by	3

a person if the fish or plants are not intentionally or recklessly

injured or damaged and the person cannot, because of

circumstances beyond the person's control, put the fish or plants

back immediately they come into the person's possession; or

(c) the use of a hand net to lift from water fish taken by other fishing

(d) the use of a gaff to secure fish taken by other fishing apparatus.

apparatus; or

Exemptions from Act

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13.(1) A regulation may exempt a person from this Act or a provision of this Act.	9 10
Examples—	11
1. A regulation may exempt a person who keeps live fish, for sale, in a pet shop or restaurant from all provisions of the Act.	12 13
2. A regulation may exempt a person from all provisions of the Act for the use or possession of specified fishing apparatus.	14 15
(2) The exemption may be given on conditions stated in the regulation.	16
(3) A person must not contravene a condition of an exemption that applies to the person.	17 18
Maximum penalty for subsection (3)—200 penalty units.	19
Aborigines' and Torres Strait Islanders' rights to take fisheries	20
Aborigines' and Torres Strait Islanders' rights to take fisheries resources etc. 14.(1) An Aborigine may take, use or keep fisheries resources, or use fish habitats, under Aboriginal tradition, and a Torres Strait Islander may	21 22
resources etc.	21
resources etc. 14.(1) An Aborigine may take, use or keep fisheries resources, or use fish habitats, under Aboriginal tradition, and a Torres Strait Islander may take, use or keep fisheries resources, or use fish habitats, under Island	21 22 23 24

-	nt, or reasonably attempt to reach agreement, about the proposed n or plan.	1 2
PA	ART 2—QUEENSLAND FISHERIES POLICY COUNCIL	3 4
Establis	hment	5
15. Th	ne Queensland Fisheries Policy Council is established.	6
Function	ns	7
16.(1)	The functions of the Policy Council are—	8
(a)	to examine, and advise the Minister on, the strategic issues facing fisheries resources and fish habitats, and to recommend appropriate policy responses; and	9 10 11
(b)	to examine, and make recommendations to the Minister on, issues affecting fisheries resources and fish habitats; and	12 13
(c)	to examine, and make recommendations to the Minister on, the operation of this Act and achievement of the Act's objectives; and	14 15
(d)	to examine, and make recommendations to the Minister on, the Authority's strategic plan; and	16 17
(e)	to examine, and advise the Minister, on issues affecting the wellbeing of fisheries resources and fish habitats; and	18 19
(f)	to perform other functions given to the Policy Council under this or another Act.	20 21
	ne Policy Council may examine issues, and give advice or make endations, on its own initiative or if asked by the Minister.	22 23
Compos	ition	24
17. Th	ne Policy Council consists of—	25

77. 1	
HIGH	OVIOR
FISH	eries

(a)	the Minister or the Minister's nominee (who is chairperson of the Policy Council); and	1 2
(b)	other persons the Minister considers necessary and appropriate to represent adequately strategic interests in fisheries resources and fish habitats, and appoints as members of the Policy Council.	3 4 5
Meeting	s	6
18.(1) its busine	The Policy Council may meet whenever it is necessary to transact ess.	7 8
(2) Ho	owever, the Policy Council must meet at least once every 6 months.	9
(3) Th	e Minister—	10
(a)	may at any time call a meeting of the Policy Council; and	11
(b)	must call a meeting if asked by at least three-quarters of the Council members.	12 13
Commit	tees	14
19.(1)	The Policy Council may establish committees to advise it.	15
(2) Th	e Policy Council may decide—	16
(a)	the functions or terms of reference of a committee; and	17
(b)	the membership of a committee; and	18
(c)	how the committee is to operate.	19
	PART 3—CHIEF EXECUTIVE	20
Chief ex	ecutive's functions	21
20.(1) this Act	The chief executive is, on behalf of the State, responsible under for—	22 23
(a)	the management, use, development and protection of aquaculture, marine plants, fish habitats and coral limestone; and	24 25

(b)	the management, control and, if possible, elimination of diseased fisheries resources; and	1 2
(c)	fish ways.	3
	nis Act does not limit the functions and powers of the chief eunder other laws.	4 5
Chief ex	ecutive may delegate	6
	The chief executive may delegate the chief executive's powers s Act to—	7 8
(a)	the Authority, a local government or an entity prescribed under a regulation (a "prescribed entity"); or	10 10
(b)	an officer or employee of the public service; or	11
(c)	an officer, employee or member of the Authority, a local government or prescribed entity; or	12 13
(d)	an officer or employee of the Commonwealth or another State.	14
	delegation of a power to the Authority, a local government or a d entity may permit the subdelegation of the power.	15 16
	is section does not limit powers delegation of the chief executive r other laws.	17 18
Integrat	ed development approval system regulations and guidelines	19
	A regulation may make provision about, or empower the chief to make guidelines about—	20 21
(a)	the policy objectives and criteria to which a person (the "delegate") exercising a power delegated by the chief executive must have regard; and	22 23 24
(b)	the way in which the delegate must exercise the power, including, for example, time limits for the making of decisions; and	25 26
(c)	appeals from decisions of the delegate; and	27
(d)	the cases involving the exercise of a power delegated by the chief executive that must be referred to the chief executive or someone	28 29

else for decision, including the criteria to be applied in deciding whether a particular case must be referred; and	1 2
(e) the conditions to which an authority issued by the delegate must be subject; and	3 4
(f) the consequences of contravention of the regulation or guidelines.	5
(2) This section does not limit section 27A (Delegation of powers) of the <i>Acts Interpretation Act 1954</i> .	6 7
PART 4—QUEENSLAND FISHERIES	8
MANAGEMENT AUTHORITY	9
Division 1—Establishment of Authority	10
Establishment	11
23. The Queensland Fisheries Management Authority is established.	12
Authority is a body corporate etc.	13
24. (1) The Authority—	14
(a) is a body corporate with perpetual succession; and	15
(b) has a common seal; and	16
(c) may sue and be sued in its corporate name.	17
(2) The Authority does not represent the State.	18
(3) However, the Authority is an exempt public authority under the	19

20

Corporations Law.

	Division 2—Functions and powers of Authority	1
Authori	ty's primary function and its achievement	2
	The Authority's primary function is to ensure the appropriate nent, use, development and protection of fisheries resources.	3 4
	owever, the Authority's primary function does not extend to within the chief executive's functions under this Act.	5 6
formulat	he primary function is to be achieved mainly through the ion under this Act of regulations, management plans and ons having regard to the principles of ecologically sustainable ment.	7 8 9 10
(4) In	this section—	11
"ecologi	cally sustainable development" means development—	12
(a)	carried out in a way that maintains biodiversity and the ecological processes on which fisheries resources depend; and	13 14
(b)	that maintains and improves the total quality of present and future life.	15 16
Authori	ty's other functions	17
26.(1)	The other functions of the Authority are—	18
(a)	to ensure the fair division of access to fisheries resources for commercial, recreational and indigenous use; and	19 20
(b)	to supervise and control the way, extent and conditions of producing, harvesting, treating, transporting and selling of fisheries resources for use in the State or elsewhere; and	21 22 23
(c)	to ensure that economic efficiency is properly taken into account in developing management arrangements for fisheries resources; and	24 25 26
(d)	to conduct or support fisheries research and development; and	27
(e)	to supply or support fisheries educational programs and codes of	28 29

(f)	to examine, and advise the Minister, Policy Council or chief executive on, issues affecting fisheries resources and fish habitats; and	1 2 3
(g)	to examine, and advise the Minister on, the administration of this Act, and to make any recommendations it considers appropriate; and	4 5 6
(h)	to perform other functions given to the Authority under this or another Act.	7 8
	wever, the Authority's functions under subsection (1)(a) to (c) and t extend to matters within the chief executive's functions under this	9 10 11
recomme	ne Authority may examine issues, and give advice or make endations, on its own initiative or if asked by the Minister, Policy or chief executive.	12 13 14
Powers		15
27. (1) example-	The Authority has all the powers of an individual, and may, for	16 17
(a)	enter into contracts; and	18
(b)	acquire, hold, deal with and dispose of property; and	19
(c)	appoint agents and attorneys; and	20
(d)	charge for services and facilities it supplies; and	21
(e)	join and take part in industry associations; and	22
(f)	support financially or in another way an entity promoting or wanting to promote fisheries resources; and	23 24
(g)	enter into agreements or arrangements with the Commonwealth, another State or an entity prescribed by regulation for the management, use, development or protection of fisheries resources; and	25 26 27 28
(h)	formulate and operate arrangements (including funding) for adjusting the use of fisheries resources, including, for example, by adjusting the number of authorities for a fishery; and	29 30 31

(i)	formulate fisheries restocking and enhancement programs; and	1
(j)	perform, or arrange for the performance of, research, education and environmental programs; and	2
(k)	do anything else necessary or convenient to be done for, or in connection with, the performance of its functions.	4 5
	ithout limiting subsection (1), the Authority has the powers given er this or another Act.	6 7
	The Authority may exercise its powers inside and outside and, including outside Australia.	8
Delegati	on	10
28.(1)	The Authority may delegate its powers to—	11
(a)	the chief executive, a local government or an entity prescribed under a regulation (a "prescribed entity"); or	12 13
(b)	a committee established by it; or	14
(c)	an Authority member or employee; or	15
(d)	an officer or employee of the public service; or	16
(e)	an officer, employee or member of a local government or prescribed entity; or	17 18
(f)	an officer or employee of the Commonwealth or another State.	19
	delegation of a power to the chief executive, a local government or bed entity may permit the subdelegation of the power.	20 21
	Division 3—Reserve powers of Minister	22
Reserve	power of Minister to notify Authority of public sector policies	23
sector po	The Minister may give the Authority written notice of a public blicy that is to apply to the Authority if the Minister is satisfied it is y to give the notice in the public interest.	24 25 26
(2) Th	e Authority must comply with the policy	2.7

(3) Be	fore giving the notice, the Minister must—	1
(a)	consult with the Authority; and	2
(b)	ask the Authority to advise whether, in its opinion, complying with the policy would not be in its financial interest or the interests of the most appropriate management, use, development or protection of fisheries resources.	3 4 5
(4) Th is given.	e Minister must gazette a copy of the notice within 21 days after it	7 8
Reserve	power of Minister to give directions in public interest	Ģ
Minister	The Minister may give the Authority a written direction if the is satisfied it is necessary to give the direction in the public interest of exceptional circumstances.	10 11 12
(2) Th	e Authority must comply with the direction.	13
(3) Be	fore giving the direction, the Minister must—	14
(a)	consult with the Authority; and	15
(b)	ask the Authority to advise whether, in its opinion, complying with the direction would not be in its financial interest or the interests of the most appropriate management, use, development or protection of fisheries resources.	16 17 18 19
(4) Th it is given	e Minister must gazette a copy of the direction within 21 days after n.	20 21
Details of	of notices and directions etc. to be included in annual report	22
31. Ea	ch annual report of the Authority must include—	23
(a)	particulars of the impact on its financial position, or on the management, use, development or protection of fisheries resources, of notices and directions given to it by the Minister under this Division for the relevant financial year; and	24 25 26 27
(b)	a copy of each notice and direction and an outline of the action taken by the Authority in response to the notice or direction.	28 29

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PART 5—FISHERIES MANAGEMENT	1
Division 1—Management plans	2
Making of management plans by fisheries agencies etc.	3
32.(1) A fisheries agency may make a management plan for a fishery.	4
(2) A management plan is subordinate legislation.	5
Procedure to make management plan	6
33.(1) Before making a management plan for a fishery, a fisheries agency must prepare a draft plan and take reasonable steps to engage in consultation about the draft plan.	7 8 9
(2) The draft plan must be published in the way and contain the information prescribed under a regulation.	10 11
Management plan must be approved by Governor in Council	12
34. A management plan does not have effect until it has been approved by the Governor in Council.	13 14
What management plan must deal with	15
35. A management plan for a fishery must state—	16
(a) a description of the fishery; and	17
(b) the known status of the fishery; and	18
(c) the objectives of the management plan; and	19
(d) how the objectives are to be achieved; and	20
(e) how the plan may be amended or repealed, including the consultation and other processes to be followed before amendment or repeal.	21 22 23

What m	anagement plan may deal with	1
	The management plan may make provision about anything ed under a regulation for the fishery or the fisheries agency	2 3
-	s appropriate to deal with in the plan.	4
Examples	of what the fisheries agency may consider appropriate to deal with—	5
1.	Fishing capacity of the fishery and its measurement.	6
2.	The way the fishery is to be managed, which may include, for example, the regulation of the following—	7 8
	(a) fishing methods;	9
	(b) taking of a species, type or quantity of fisheries resources;	10
	(c) the use of a type, size or quantity of fishing apparatus;	11
	(d) use of a type or number of boats;	12
	(e) a period of fishing.	13
3.	Management of the fishery by a system of authorities.	14
4.	Procedures to be followed to select persons to whom authorities are to be issued.	15 16
5.	Obligations of holders of authorities.	17
6.	Regulation of recreational activities in the fishery.	18
7.	Regulation of fishing for research purposes in the fishery.	19
8.	Formulation and funding of restructuring or adjustment schemes.	20
9.	Formulation and funding of fisheries restocking or enhancement programs.	21
10.	Research, education and environmental issues.	22
11.	Enforcement.	23
Manage	ement plan may declare closed season, closed waters etc.	24
37. (1)	A management plan may also declare—	25
(a)	a period to be a closed season; or	26
(b)	waters to be closed waters; or	27
(c)	fish to be regulated fish.	28
(2) A	A declaration under subsection (1)(a) (a "closed season"	29
	cion') may regulate taking or possessing of fish in the closed	30

season.	1
(3) A declaration under subsection (1)(b) (a "closed waters declaration") may regulate—	2 3
(a) taking or possessing of fish in the closed waters; or	4
(b) engaging in activities in the closed waters; or	5
(c) using or possessing a boat, aquaculture furniture, fishing apparatus or anything else in the closed waters.	6 7
(4) A declaration under subsection (1)(c) (a "regulated fish declaration") may regulate taking, possessing or selling regulated fish.	8 9
Examples of matters that may be provided under a regulated fish declaration under a management plan—	10 11
 A limit may be placed on the size or number of a species or type of fish that may be taken, possessed or sold. 	12 13
 A total prohibition may be placed on the taking, possessing or selling of fish of a particular species or type. 	14 15
Management plan may prescribe quotas etc.	16
38. In addition, a management plan for a fishery may prescribe quotas, or authorise the issue of quotas, for the fishery.	17 18
Amendment or repeal of management plan	19
39.(1) A management plan made by a fisheries agency may be amended or repealed by the fisheries agency only in accordance with the provisions	20 21
of the management plan about how it may be amended or repealed.	22
(2) If a management plan for a fishery is repealed, authorities issued by the fisheries agency for the fishery end, unless the plan otherwise provides.	23 24
Compensation not payable on making, amendment or repeal	25
40.(1) Compensation is not payable if a management plan is made, amended or repealed, or anything previously permitted is prohibited or regulated under the plan.	26 27 28

(2) However, subsection (1) does not prevent a regulation or management plan providing for payment of compensation.	1 2
Management plan may provide penalty for contravention	3
41. A management plan may provide that contravention of the	4
management plan is an offence and, if a penalty for the contravention is not	5
otherwise provided under this Act, prescribe a maximum penalty of not more than 500 penalty units.	6 7
Regulation may make provision about management plan matters	8
42.(1) Anything that may be declared by a management plan may also be declared by regulation.	9 10
(2) A regulation may also make provision about anything else about	11
which provision may be made by a management plan.	12
(3) If there is an inconsistency between a regulation and a management	13
plan, the regulation prevails to the extent of the inconsistency.	14
Division 2—Fisheries declarations	15
Declaration of closed season, closed waters etc.	16
43.(1) A fisheries agency may declare—	17
(a) a period to be a closed season; or	18
(b) waters to be closed waters; or	19
(c) fish to be regulated fish.	20
(2) A declaration under subsection (1)(a) (a "closed season declaration") may regulate taking or possessing fish in the closed season.	21 22
(3) A declaration under subsection (1)(b) (a "closed waters declaration") may regulate—	23 24
(a) taking or possessing fish in the closed waters; or	25
(b) engaging in activities in the closed waters; or	26

(c) using or possessing a boat, aquaculture furniture, fishing apparatus or anything else in the closed waters.
(4) A declaration under subsection (1)(c) (a "regulated fish declaration") may regulate taking, possessing or selling regulated fish.
Examples of matters that may be provided in a regulated fish declaration under this section are given in section 37(4) (Management plan may declare closed season, closed waters etc.).
(5) Before making a declaration, a fisheries agency must take reasonable steps to engage in consultation about the declaration.
Declaration of quotas
44.(1) A fisheries agency may declare a quota for a fishery.
(2) A declaration (a "quota declaration") may be made under subsection (1) for a fishery only if a quota has not been decided for the fishery under a management plan.
(3) Before making a quota declaration, a fisheries agency must take reasonable steps to engage in consultation about the declaration.
Fisheries declaration is subordinate legislation
45.(1) A declaration under this Division (a " fisheries declaration ") is subordinate legislation.
(2) However, an emergency fisheries declaration is not subordinate legislation.
Emergency fisheries declarations
46.(1) A fisheries agency may make an emergency closed season declaration, closed waters declaration or regulated fish declaration (an "emergency fisheries declaration").
(2) A fisheries agency may make an emergency fisheries declaration only if the fisheries agency is satisfied that urgent action is needed to meet a significant threat to fisheries resources or a fish habitat or another emergency.

(3) The declaration must state it is an emergency fisheries declaration and outline the nature of the emergency.	1 2
(4) The fisheries agency is not required to engage in consultation about the declaration.	3 4
(5) The fisheries agency must publish the declaration in the Gazette and may publish it in other ways the fisheries agency considers appropriate having regard to the emergency.	5 6 7
(6) The fisheries agency must repeal the declaration as soon as possible after the fisheries agency is satisfied the emergency no longer exists.	8 9
(7) Unless it is earlier repealed, the declaration expires 2 months after it is gazetted.	10 11
(8) However, if the declaration is inconsistent with a regulation or management plan, then, unless it is earlier repealed, the declaration expires 21 days after it is gazetted.	12 13 14
(9) The following sections of the <i>Statutory Instruments Act 1992</i> apply to an emergency fisheries declaration as if it were subordinate legislation—	15 16
• section 43 (Tabling)	17
• section 44 (Disallowance)	18
• section 45 (Limited saving of operation of subordinate legislation that ceases to have effect).	19 20
Compensation not payable on making, amendment or repeal	21
47.(1) Compensation is not payable if a fisheries declaration (including an emergency fisheries declaration) is made, amended or repealed, or anything previously permitted is prohibited or regulated under the declaration.	22 23 24 25
(2) However, subsection (1) does not prevent a regulation, management plan or fisheries declaration providing for payment of compensation.	26 27
Regulation may make provision about fisheries declaration matters etc.	28 29
48 (1) Δ nything that may be declared by a fisheries declaration may also	30

be declared by a regulation.	1
(2) A regulation may also make provision about anything else about which provision may be made by a fisheries declaration.	2 3
(3) If there is an inconsistency between a regulation or management plan and a fisheries declaration, the regulation or management plan prevails to the extent of the inconsistency.	4 5 6
(4) However, if there is an inconsistency between an emergency fisheries declaration, a regulation, management plan or fisheries declaration that is not an emergency fisheries declaration, the emergency fisheries declaration prevails to the extent of the inconsistency.	7 8 9 10
Division 3—Authorities	11
Subdivision 1—General	12
Authorities that may be issued under Act	13
49. A regulation or management plan may prescribe the authorities that may be issued under this Act.	14 15
Who issues authorities (other than permits)	16
50.(1) An authority under this Act about aquaculture, marine plants, fish habitat or coral limestone may be issued by the chief executive.	17 18
(2) However, a regulation may provide that subsection (1) applies or does not apply to a stated activity or thing.	19 20
(3) Any other authority under this Act may be issued by the Authority.	21
(4) This section does not apply to the issue of permits.	22
Who issues permits	23
51.(1) The following permits under this Act may be issued by the chief executive—	24 25
(a) a permit to possess regulated fish or nonindigenous fisheries	26

	resources for aquaculture purposes;	1
(b)	a permit to use boats, aquaculture furniture and fishing apparatus for aquaculture purposes;	2 3
(c)	a permit to remove, destroy or damage marine plants;	4
(d)	a permit to perform works or related activity in a declared fish habitat area;	5 6
(e)	a permit about diseased fisheries resources;	7
(f)	a permit about fish ways;	8
(g)	a permit prescribed under a regulation.	9
	owever, a regulation may provide that subsection (1) applies or apply to a stated activity or thing.	10 11
(3) An	y other permit under this Act may be issued by the Authority.	12
Things a	nuthorised by authorities	13
	An authority authorises the holder of the authority to do the things lunder a regulation or management plan or stated in the authority.	14 15
, ,	regulation or management plan, or the authority itself, may also other persons to do all or any of the things authorised by it.	16 17
Example of	f someone else authorised by an authority—	18
A perso	on who is a member of the crew of a boat owned by the holder.	19
, ,	owever, an authority does not authorise the holder or anyone else an an inspector) to enter, or remain on, someone else's land.	20 21
Form, co	ontent and term of authorities	22
53. Ar	authority—	23
(a)	must be in the form approved by the fisheries agency; and	24
(b)	must contain the particulars decided by the fisheries agency; and	25
(c)	is issued for the term specified in it.	26

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Subaivision 2—Issue ana renewal	1
Application for authority	2
54.(1) An application for the issue of an authority must—	3
(a) be made to the relevant fisheries agency in the form approved by the fisheries agency; and	4 5
(b) be accompanied by the fees prescribed under the regulations.	6
(2) If asked by the fisheries agency, the applicant must give the further relevant information or evidence the fisheries agency requires to decide the application.	7 8 9
Consideration of application for issue of authority	10
55.(1) The fisheries agency must consider an application for the issue of an authority and may issue the authority or refuse to issue it.	11 12
(2) In considering the application, the fisheries agency must comply with any relevant regulation or management plan.	13 14
Application for renewal of authority (other than permit)	15
56.(1) The holder of an authority (other than a permit) may apply for its renewal to the fisheries agency that issued it.	16 17
(2) The application must—	18
(a) be made in the form approved by the fisheries agency; and	19
(b) be accompanied by the fees prescribed under the regulations.	20
(3) If asked by the fisheries agency, the holder must give the further relevant information or evidence the fisheries agency requires to decide the application.	21 22 23
Permit not renewable	24
57. (1) A permit cannot be renewed.	25
(2) However, the holder may apply for the issue of another permit.	26

(3) Coanother j	ompensation is not payable if a fisheries agency refuses to issue permit.	1
	However, subsection (3) does not prevent a regulation or ment plan providing for payment of compensation.	3
Conside permit)	eration of application for renewal of authority (other than	(
	The fisheries agency must consider an application for renewal of crity (other than a permit) and may renew the authority or refuse to .	? 9
	considering the application, the fisheries agency must comply with vant regulation or management plan.	1(1)
Refusal	to issue or renew	12
the fishe	The fisheries agency may refuse to issue or renew an authority if cries agency is satisfied the refusal is necessary or desirable for the nagement, use, development or protection of fisheries resources or tats.	13 14 15 16
Examples	of the bases on which the fisheries agency may be satisfied—	17
1.	The authority was issued in error or because of a document or representation—	13 19
	(a) that is false, misleading or omits a material particular; or	20
	(b) obtained or made in another improper way.	21
2.	The applicant has been convicted of an offence against fisheries legislation.	22 23
3.	The applicant has had a licence, permit, concession or other authority under fisheries legislation (a "fishing authority") cancelled or suspended.	24 25 26
4.	The applicant has not complied with a condition of a fishing authority.	27
5.	The applicant has not kept or given returns as required by a fisheries agency under this Act.	28 29
6.	The applicant has given a false or misleading return to a fisheries agency under this Act.	30 31
7.	The applicant has been convicted of an indictable offence.	32

8.	The applicant has not satisfied the training or competency requirements or other criteria for the authority as decided by the fisheries agency or prescribed under a regulation or management plan.	1 2 3
9.	The applicant has not paid fees payable under this Act.	4
10.	Another matter specified in a relevant regulation or management plan.	5
	mpensation is not payable if a fisheries agency refuses to issue or authority.	6 7
` ,	owever, subsection (2) does not prevent a regulation or nent plan providing for payment of compensation.	8 9
Notice of	f refusal of application for issue or renewal etc.	10
	a fisheries agency refuses to issue or renew an authority sought by ant, the fisheries agency must promptly—	11 12
(a)	give the applicant a written notice informing the applicant—	13
	(i) of the refusal and the reasons for the refusal; and	14
	(ii) that the applicant may appeal against the decision to the Fisheries Tribunal within 28 days; and	15 16
(b)	refund the fees paid by the applicant, other than fees for assessing the application.	17 18
	Subdivision 3—Conditions	19
Conditio	ons imposed on issue or renewal	20
	When a fisheries agency issues or renews an authority, it may easonable and relevant conditions, including, for example—	21 22
(a)	if the authority is not itself a quota—a condition fixing a quota for the authority; and	23 24
(b)	a condition requiring payment of a bond to ensure the holder will comply with the conditions of the authority; and	25 26
(c)	a condition conferring powers on inspectors.	27
(2) The	e conditions must be stated in the authority.	28

(3) In fixing a quota for an authority, the fisheries agency must comply with any relevant regulation, management plan or quota declaration.	1 2
(4) If a power conferred on inspectors by a condition of an authority is exercised by an inspector, the power is taken to be exercised with the consent of the authority's holder.	3 4 5
(5) A power conferred on inspectors by a condition of an authority is not limited by the powers given to an inspector under a provision of this Act.	6 7
(6) If an inspector may exercise a power under this Act and under a condition of an authority, the inspector may exercise the power under either or both.	8 9 10
(7) To remove any doubt, a condition may be imposed by a fisheries agency even though the effect is to stop the holder or someone else taking fisheries resources, or using a boat or fishing apparatus that could, apart from the condition, be lawfully taken or used under the authority.	11 12 13 14
(8) Compensation is not payable if conditions are imposed on an authority, or anything previously permitted is prohibited or regulated under the authority.	15 16 17
(9) However, subsection (8) does not prevent a regulation or management plan providing for payment of compensation.	18 19
Conditions imposed under regulations and management plans	20
62.(1) An authority is also subject to the conditions prescribed under a regulation or management plan.	21 22
(2) To remove any doubt, any condition that may be imposed on an authority by a fisheries agency may be prescribed under a regulation or management plan.	23 24 25
Subdivision 4—Amendment	26
Amendment of authority	27
63.(1) If the fisheries agency that issued an authority considers the authority (including the conditions stated in it) should be amended, the fisheries agency must give the holder of the authority a written notice (the	28 29 30

"show ca	ause notice'') that—	1
(a)	states the proposed amendment; and	2
(b)	states the reasons for the proposed amendment; and	3
(c)	outlines the facts and circumstances forming the basis of the reasons; and	4 5
(d)	invites the holder to show, within a stated time of at least 28 days, why the authority should not be amended.	6 7
represent	e fisheries agency may amend the authority if, after considering all rations made within the stated time, the fisheries agency still the authority should be amended—	8 9 10
(a)	in the way mentioned in the show cause notice; or	11
(b)	in another way, having regard to the representations.	12
	the fisheries agency decides to amend the authority, the fisheries nust give the holder of the authority a written notice stating—	13 14
(a)	how the authority has been amended; and	15
(b)	that the holder may appeal against the amendment to the Fisheries Tribunal within 28 days.	16 17
(4) Su	bsections (1) to (3) do not apply if the authority is amended only—	18
(a)	by omitting a condition if the omission does not adversely affect the holder's interests; or	19 20
(b)	for a formal or clerical reason; or	21
(c)	in another way that does not adversely affect the holder's interests; or	22 23
(d)	at the holder's request; or	24
(e)	by changing a quota for the authority.	25
	e fisheries agency may make an amendment of a type mentioned tion (4) by written notice given to the holder.	26 27
	remove any doubt, any condition that may be imposed on an when it is issued may be imposed on the authority by amendment.	28 29

(7) Compensation is not payable if an authority is amended, or anything

previously permitted under the authority is prohibited or regulated.

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(8) However, subsection (7) does not prevent a regulation or management plan providing for payment of compensation.	1 2
Notice to return authority for alteration after amendment	3
64.(1) A fisheries agency may, by written notice, require the holder of an authority issued by the fisheries agency to return the authority to the fisheries agency within a stated time, of at least 28 days, to enable the fisheries agency to alter the authority to reflect an amendment made to it.	4 5 6 7
(2) The holder must comply with the notice, unless the holder has a reasonable excuse for not complying with it.	8 9
Maximum penalty—80 penalty units.	10
(3) After altering the authority, the fisheries agency must return it to the holder.	11 12
(4) The amendment of an authority by a fisheries agency does not depend on it being altered under this section.	13 14
Subdivision 5—Transfer	15
Transfer of authority (other than permit)	16
65.(1) A fisheries agency may transfer an authority (other than a permit) issued by the fisheries agency, unless the authority is not transferable under a regulation or management plan.	17 18 19
(2) An application for the transfer of an authority must—	20
(a) be made to the relevant fisheries agency in the form approved by the fisheries agency; and	21 22
(b) be accompanied by the fees prescribed under the regulations; and	23
(c) be accompanied by the written approval of each person (other than the holder) who has an interest in the authority noted in the relevant register of authorities.	24 25 26
(3) If asked by the fisheries agency, the applicant must give the further relevant information or evidence the fisheries agency requires to decide the application.	27 28 29

(4) Th	e transfer may be granted on—	1
(a)	conditions prescribed under the regulations or a management plan; or	2 3
(b)	conditions imposed by the fisheries agency.	4
	the fisheries agency refuses to transfer the authority, the fisheries nust promptly—	5 6
(a)	give the applicant a written notice informing the applicant—	7
	(i) of the refusal and the reasons for the refusal; and	8
	(ii) that the applicant may appeal against the decision to the Fisheries Tribunal within 28 days; and	9 10
(b)	refund the fees paid by the applicant, other than fees for assessing the application.	11 12
transfer	ompensation is not payable if the fisheries agency refuses to the authority, the transfer is granted on conditions or anything ly permitted under the authority is prohibited or regulated.	13 14 15
, ,	lowever, subsection (6) does not prevent a regulation or nent plan providing for payment of compensation.	16 17
Permits	not transferable	18
66. A	permit cannot be transferred.	19
	Subdivision 6—Suspension and cancellation	20
Suspens	ion or cancellation of authorities	21
	A fisheries agency may suspend or cancel an authority issued by ries agency on the following grounds—	22 23
(a)	the suspension or cancellation is necessary or desirable for the best management, use, development or protection of fisheries resources or fish habitats;	24 25 26
(b)	the holder has been convicted of a serious fisheries offence.	27
Examples	of the bases on which the fisheries agency may be satisfied under paragraph	28

(a) are the examples mentioned in section 59(1) (Refusal to issue or renew).	1
(2) In acting under subsection (1)—	2
(a) the fisheries agency may disregard any third party interests in the authority; and	3
(b) the fisheries agency must have regard to—	5
(i) criteria prescribed under the regulations or a management plan for the suspension or cancellation of the authority; and	6 7
(ii) if the holder has been convicted of a fisheries offence—the penalty imposed by the court for the offence.	8 9
Example of subsection $(2)(b)(i)$ —	10
A regulation or management plan may provide to the effect that, for each conviction for a serious fisheries offence, the offender accumulates points against the offender's authority and that the fisheries agency may cancel the authority or suspend it for a particular time, when the offender has accumulated a particular number of points.	11 12 13 14 15
(3) The fisheries agency may, in appropriate circumstances, have regard to previous convictions recorded against an authority in the relevant register of authorities, even though its current holder was not its holder when the conviction was recorded.	16 17 18 19
(4) If the person in control of a boat is convicted of a serious fisheries offence involving the use of the boat, the fisheries agency may, in appropriate circumstances, record the conviction in the fisheries register against the authority applying to the boat even though the person is not the holder of the authority.	20 21 22 23 24
(5) If a fisheries agency suspends or cancels an authority, the fisheries agency may also suspend or cancel other authorities issued by it that are held by the holder.	25 26 27
Procedure for cancellation or suspension	28
68.(1) If the fisheries agency that issued an authority considers that a ground exists to suspend or cancel the authority (the " proposed action "), the fisheries agency must give the holder of the authority a written notice that—	29 30 31 32

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(a) states the proposed action; and

(b)	states the grounds for the proposed action; and	1
(c)	outlines the facts and circumstances forming the basis for the grounds; and	2 3
(d)	if the proposed action is suspension of the authority—states the proposed suspension period; and	4 5
(e)	invites the holder to show, within a stated time of at least 28 days, why the proposed action should not be taken.	6 7
time, the	after considering all written representations made within the stated fisheries agency still considers grounds to take the proposed action fisheries agency may—	8 9 10
(a)	if the proposed action was to suspend the authority for a specified period—suspend the authority for not longer than the proposed suspension period; or	11 12 13
(b)	if the proposed action was to cancel the authority—either cancel the authority or suspend it for a period.	14 15
(3) The written no	e fisheries agency must inform the holder of the decision by otice.	16 17
, ,	he fisheries agency decides to suspend or cancel the authority, the ust state—	18 19
(a)	the reasons for the decision; and	20
(b)	that the holder may appeal against the decision to the Fisheries Tribunal within 28 days.	21 22
(5) The	e decision takes effect on the later of—	23
(a)	the day when the notice is given to the holder; or	24
(b)	the day of effect stated in the notice.	25
	wever, if the authority is suspended or cancelled because of the n of a person for an offence—	26 27
(a)	the suspension or cancellation does not take effect until—	28
	(i) the end of the time to appeal against the conviction; and	29
	(ii) if an appeal is made against the conviction—the appeal is finally decided; and	30 31

(b) the suspension or cancellation has no effect if the conviction is quashed on appeal.	1 2
Effect of suspension on renewal	3
69. If an authority has been suspended, it may be renewed but continues	4
to be suspended until the end of the suspension period.	5
Authority to be returned	6
70.(1) The holder of an authority suspended, or the former holder of an	7
authority cancelled, must return the authority to the relevant fisheries agency	8
within 7 days after the suspension or cancellation takes effect, unless the	9 10
person has a reasonable excuse for not returning it or not returning it within that time.	10
Maximum penalty—80 penalty units.	12
(2) If a suspended authority is returned to a fisheries agency, the fisheries	13
agency must return it to the holder at the end of the suspension period.	14
Subdivision 7—Replacement and surrender	15
Replacement of authorities	16
71.(1) The holder of a lost, damaged or destroyed authority may apply to the fisheries agency that issued it for a replacement authority.	17 18
(2) The application must—	19
(a) be made in the form approved by the fisheries agency; and	20
(b) be accompanied by the fees prescribed under the regulations.	21
(3) The fisheries agency may replace the authority if the fisheries agency is satisfied it has been lost, damaged or destroyed.	22 23
Surrender of authorities	24
72.(1) The holder of an authority may surrender it by giving notice of surrender to the fisheries agency that issued it.	25 26

(2) The notice must be in a form approved by the fisheries agency and be accompanied by the authority.	1 2
Subdivision 8—Registers and certificates	3
Registers of authorities	4
73.(1) A fisheries agency must keep a register of authorities issued by the fisheries agency.	5 6
(2) The register must contain the particulars prescribed under the regulations or management plan and may include other particulars decided by the fisheries agency.	7 8 9
(3) Within 21 days after a change in circumstances prescribed under a regulation or a management plan, the holder of an authority must give the fisheries agency written particulars of the change in the form approved by the relevant fisheries agency.	10 11 12 13
Maximum penalty—300 penalty units.	14
(4) A person may, on payment of the fee prescribed under the regulations and subject to reasonable conditions imposed by the fisheries agency—	15 16 17
(a) inspect the register at the fisheries agency's office when the office is open to the public; and	18 19
(b) take extracts from, or obtain a copy of details in, the register.	20
(5) The fisheries agency may publish details in the register at the times and in the way decided by the fisheries agency.	21 22
(6) The holder of an authority may apply to the relevant fisheries agency in the form approved by the fisheries agency to have noted on the register an interest that a specified person has in the authority.	23 24 25
Certificates about authorities	26
74.(1) A fisheries agency may issue a certificate stating—	27

that a particular person was or was not the holder of an authority

on a particular day or over a particular period; or

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(a)

(b)	the type or conditions of a particular authority; or	1
(c)	the cancellation or suspension of an authority; or	2
(d)	anything else contained in the register of authorities kept by the fisheries agency.	3 4
(2) The stated in i	e certificate is admissible in a proceeding as evidence of a matter t.	5 6
(3) An	application for a certificate must—	7
(a)	be made to the relevant fisheries agency in the form approved by the fisheries agency; and	8 9
(b)	be accompanied by the fees prescribed under the regulations.	10
ı	Subdivision 9—Offences about authorities and registers	11
False rep	presentations about authorities	12
	person must not intentionally or recklessly falsely represent that	13
	(whether the person or someone else) holds an authority or an of a particular type.	14 15
Maximur	n penalty—1 000 penalty units.	16
Offences	about registers	17
76. A ₁	person must not intentionally or recklessly—	18
(a)	make, cause to be made, or agree to the making of, a false or misleading entry in the register of authorities kept by a fisheries agency; or	19 20 21
(b)	produce or tender in evidence a document falsely purporting to be—	22 23
	(i) an instrument, or a copy of or extract from an instrument, given to or by a fisheries agency under this Part; or	24 25
	(ii) a copy of or extract from an entry in a register of authorities kept by a fisheries agency.	26 27
Maximur	n penalty—1 000 penalty units.	28

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Division 4—Fisheries offences	1
Closed season and closed waters offences	2
77. A person must not unlawfully contravene a closed season or closed waters declaration.	3
Maximum penalty—1 000 penalty units.	5
Prohibited acts about regulated fish	6
78.(1) A person must not unlawfully take, possess or sell a regulated fish.	7 8
(2) A person must not mutilate or disfigure a regulated fish with intent to hide the fact that it is a regulated fish.	9 10
Maximum penalty—1000 penalty units.	11
Quota offences	12
79. A person must not unlawfully contravene a quota.	13
Maximum penalty—2 000 penalty units.	14
Fish not to be taken in prohibited way	15
80. A person must not unlawfully take fish in a way prohibited under a regulation or management plan.	16 17
Maximum penalty—300 penalty units.	18
Use of explosives etc. prohibited	19
81.(1) A person must not unlawfully—	20
(a) use an explosive, powerhead or other explosive propelled missile, firearm or noxious substance (a "restricted thing") to take fish; or	21 22 23
(b) have a restricted thing on board a boat—	24
(i) with intent to take fish; or	25

(ii) by which fish may be injured or destroyed; or	1
(c) use or possess, with intent to take fish, a device that creates an electrical field in waters or on land; or	2 3
(d) possess fish taken by a thing mentioned in paragraph (b) or a device mentioned in paragraph (c).	4 5
Maximum penalty—2 000 penalty units.	6
(2) Subsection (1)(b)(ii) does not apply to a firearm on board a boat, or a powerhead attached to a spear gun or hand propelled spear, if the firearm or powerhead is used, or intended for use, only in defence against sharks.	7 8 9
Offence to do prescribed act	10
82. A person must not unlawfully do an act prescribed under a regulation or management plan as an act that must only be done by the holder of an authority.	11 12 13
Maximum penalty—1 000 penalty units.	14
Additional penalty based on value of fish taken in trade or commerce	15
83.(1) If, having convicted a person of an offence against this Act involving the taking or possessing of fish, the court is satisfied the person took or possessed the fish in trade or commerce, it may, under this section, impose a fine of not more than 5 times the amount calculated by it to be the wholesale value of the fish when they were taken.	16 17 18 19 20
(2) The court may impose the fine as well as imposing another fine or penalty prescribed under this or another Act.	21 22
(3) The court may regard fish taken or possessed in contravention of this Act to have a wholesale value equivalent to the wholesale value of fish of the same or a similar species or type taken lawfully.	23 24 25
Prohibited fishing apparatus	26
84. (1) A person must not unlawfully use or possess fishing apparatus.	27
Maximum penalty—300 penalty units.	28

(2) A person must not unlawfully use or possess a greater number of

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fishing apparatus than the number permitted under a regulation or management plan.	1 2
Maximum penalty—300 penalty units.	3
(3) Subsections (1) and (2) do not apply to a boat lawfully passing through waters if the fishing apparatus is stowed and secured.	4 5
Sale etc. of commercial fishing apparatus prohibited in certain circumstances	6 7
85.(1) In this section—	8
"commercial fishing apparatus" means fishing apparatus that may be used, bought or possessed only by the holder of a particular type of authority, and includes netting material ordinarily used in the manufacture of commercial fishing apparatus.	9 10 11 12
(2) If commercial fishing apparatus may be bought only by the holder of a particular type of authority, a person must not sell the fishing apparatus to a person who is not the holder of an authority of that type.	13 14 15
Maximum penalty—300 penalty units.	16
(3) If commercial fishing apparatus may be bought only by the holder of a particular type of authority, a person must not buy the fishing apparatus unless the person is the holder of an authority of that type.	17 18 19
Maximum penalty—300 penalty units.	20
(4) If commercial fishing apparatus may be used or possessed only by the holder of a particular type of authority, a person must not use or possess the fishing apparatus unless the person is the holder of an authority of that type.	21 22 23 24
Maximum penalty—300 penalty units.	25
(5) This section does not apply to the selling, buying, using or possessing of commercial fishing apparatus to be used or used—	26 27
(a) in sporting activities, other than fishing; or	28
(b) to protect trees or collect fruit from trees; or	29
(c) for display or decorative purposes; or	30
(d) for other purposes prescribed under a regulation or management	31

	plan.	1
Examples	of sporting activities mentioned in paragraph (a)—	2
1.	Indoor cricket.	3
2.	School sports.	4
Examples	of purposes mentioned in paragraph (c)—	5
1.	Use in shopfitting.	6
2.	Use as part of a restaurant's decor.	7
	is section does not apply to a person who possesses commercial pparatus if the person is—	8 9
(a)	a genuine maker, dealer in or repairer of fishing apparatus; or	10
(b)	a person acting for a person mentioned in paragraph (a); or	11
(c)	transporting the fishing apparatus to or from the place where it is made, used, dealt in, repaired or stored for a person who has an authority to use or possess the apparatus.	12 13 14
Dockets	for wholesale sale of fisheries resources etc.	15
	This section applies if fisheries resources are sold by a person (the to someone else (the "buyer") and the buyer—	16 17
(a)	is a person engaged in the business of selling fisheries resources by wholesale or retail; or	18 19
(b)	intends to resell any of the fisheries resources in trade or commerce.	20 21
seller, a	e seller must give to the buyer, and the buyer must obtain from the docket (the "required docket") for the sale containing the rs prescribed under a regulation.	22 23 24
Maximu	m penalty—1 000 penalty units.	25
	seller and the buyer comply with subsection (2) if the buyer the required docket and the seller signs it.	26 27
(4) The	buyer must have the required docket available for immediate	28

inspection while the buyer has the fisheries resources or part of the fisheries

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resources in the buyer's possession.	1
Maximum penalty—500 penalty units.	2
Interference etc. with aquaculture activity or fishing apparatus	3
87.(1) A person must not unlawfully interfere with an aquaculture activity or fishing apparatus.	4 5
Maximum penalty—500 penalty units.	6
(2) In this section—	7
"interfere with" includes—	8
(a) for an aquaculture activity—the removal of fisheries resources, damage and destroy; and	9 10
(b) for fishing apparatus—damage, destroy, mark, remove and trample.	11 12
Holder of authority to have it available for immediate inspection etc.	13
88.(1) The holder of an authority must have the authority available for immediate inspection while the holder is doing anything authorised by it.	14 15
(2) If anyone else is doing anything the other person is authorised to do under the authority and the holder is not present, the other person must have the authority available for immediate inspection.	16 17 18
(3) If a number of persons on a boat are doing anything the persons are authorised to do under the authority and the holder is not present, the person in control must have the authority available for immediate inspection.	19 20 21
Division 5—Noxious and nonindigenous fisheries resources and aquaculture fish	22 23
Noxious fisheries resources not to be possessed, released etc.	24
89. A person must not unlawfully—	25
(a) bring noxious fisheries resources, or cause noxious fisheries resources to be brought, into Queensland; or	26 27

(b)	possess, rear, sell or buy noxious fisheries resources; or	1
(c)	release noxious fisheries resources, or cause noxious fisheries	2
(-)	resources to be placed or released, into Queensland waters.	3
Maximui	m penalty—2 000 penalty units.	4
Nonindi	genous fisheries resources not to be possessed, released etc.	5
90.(1)	A person must not unlawfully—	6
(a)	bring nonindigenous fisheries resources, or cause nonindigenous fisheries resources to be brought, into Queensland; or	7 8
(b)	possess, rear, sell or buy nonindigenous fisheries resources; or	9
(c)	release nonindigenous fisheries resources, or cause nonindigenous fisheries resources to be placed or released, into Queensland waters.	10 11 12
Maximu	m penalty—2 000 penalty units.	13
	bsections (1)(a) and (b) do not apply to nonindigenous fisheries sprescribed under a regulation or management plan.	14 15
Aquacul	ture fisheries resources not to be released	16
	person must not unlawfully release aquaculture fisheries resources, aquaculture fisheries resources to be released, into Queensland	17 18 19
Maximui	m penalty—2 000 penalty units.	20
	person who takes or possesses noxious or nonindigenous resources	21 22
	A person who unlawfully takes or possesses noxious or enous fisheries resources must—	23 24
(a)	immediately destroy the fisheries resources and notify an inspector of the destruction within 2 business days after taking or first possessing them; or	25 26 27
(b)	immediately give the fisheries resources to an inspector; or	28

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(c) immediately notify an inspector of taking or possessing the fisheries resources.	
Maximum penalty—2 000 penalty units.	3
(2) Subsection (1) does not apply to nonindigenous fisheries resources prescribed under a regulation or management plan.	4
(3) On application by a person who acts under subsection (1)(a) or (b), the fisheries agency must reimburse the person for reasonable expenses incurred by the person in complying with subsection (1).	
Recovery of costs of removing noxious fisheries resources etc.	9
93.(1) If a person commits an offence against this Division, the costs reasonably incurred by a fisheries agency in taking and removing, or	10
destroying, the fisheries resources in relation to which the offence was committed are a debt payable by the person to the fisheries agency.	12 13
(2) If the person is convicted of an offence against this Division, the court may, as well as imposing a penalty for the offence, order the person to pay the amount of the costs to the fisheries agency.	14 15 10
(3) Subsection (2) does not limit the court's powers under the <i>Penalties</i> and <i>Sentences Act 1992</i> or any other law.	1′ 18
Division 6—Diseased fisheries resources	19
Chief executive may declare diseases	20
94.(1) In this section—	2
"chemical" includes an element;	22
"disease" means—	23
(a) a disease, parasite, pest, plant or other thing (the "disease") that has, or may have, the effect (directly or indirectly) of killing or causing illness in fisheries resources, or in humans or animals that eat fisheries resources infected with or containing the disease; or	24 25 20 27 28
(b) a chemical or antibiotic residue.	29

(2) The chief executive may declare a disease to be a declared disease.

(3) A declaration may prescribe a concentration level for a chemical or

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antibiotic residue and de level for the residue to be	eclare a residue over the prescribed concentration a declared disease.	3
(4) A declaration ur subordinate legislation.	nder this section (a "disease declaration") is	5
Chief executive may dec	clare quarantine area	7
* *	utive may declare an area to be a quarantine area or suspected presence, of a declared disease in the ntine area ").	8 9 10
(2) A declaration und must state the nature of the	der subsection (1) (a "quarantine declaration") ne quarantine.	11 12
· · ·	claration may make provision about the matters the ears necessary or desirable for the management, if the declared disease.	13 14 15
Examples of what may be con	sidered to be appropriate—	16
quarantine area, i	owers of inspectors in, or in relation to, the declared including the giving of directions by inspectors to ensure gement, control and elimination of the declared disease.	17 18 19
	aking or removal of fisheries resources, plants, fishing alture furniture or anything else from or into the declared	20 21 22
	numping, discharge or removal in another way of water d quarantine area.	23 24
4. Regulating what area.	persons may, or may not, do in the declared quarantine	25 26
	fisheries resources and anything else infected with or eclared disease are to be treated or dealt with when found or anyone else.	27 28 29
anything else inf	equiring seizure and destruction of fisheries resources and eeted with or containing, or suspected of being infected ag, the declared disease.	30 31 32
7 Authorising on	requiring testing and treatment of fisheries resources	22

plants and anything else in the declared quarantine area.	1
(4) A quarantine declaration is subordinate legislation.	2
Emergency disease or quarantine declarations	3
96.(1) The chief executive may make an emergency disease or quarantine declaration (an "emergency disease or quarantine declaration").	4 5
(2) The chief executive may make an emergency disease or quarantine declaration only if the chief executive is satisfied that urgent action is needed to meet a significant threat to fisheries resources or a fish habitat or another emergency.	6 7 8
(3) The declaration must state that it is an emergency disease or quarantine declaration and outline the nature of the emergency.	10 11
(4) The chief executive must publish the declaration in the Gazette and may publish it in other ways the chief executive considers appropriate having regard to the emergency.	12 13 14
(5) The chief executive must repeal the declaration as soon as possible after the chief executive is satisfied the emergency no longer exists.	15 16
(6) Unless it is earlier repealed, the declaration expires 2 months after it is gazetted.	17 18
(7) However, if the declaration is inconsistent with a regulation or management plan, then, unless it is earlier repealed, the declaration expires 21 days after it is gazetted.	19 20 21
(8) The declaration is not subordinate legislation.	22
(9) However, the following sections of the <i>Statutory Instruments Act</i> 1992 apply to the declaration as if it were subordinate legislation—	23 24
• section 43 (Tabling)	25
• section 44 (Disallowance)	26
• section 45 (Limited saving of operation of subordinate legislation that ceases to have effect).	27 28

Regulation may make provision about disease or quarantine declaration matters etc.	1 2
97.(1) Anything that may be declared by a disease or quarantine declaration may also be declared by a regulation.	3
(2) A regulation may also make provision about anything else about which provision may be made by a disease or quarantine declaration.	5 6
(3) If there is an inconsistency between a regulation and a disease or quarantine declaration (other than an emergency disease or quarantine declaration), the regulation prevails to the extent of the inconsistency.	7 8 9
(4) However, if there is an inconsistency between a regulation or declaration under this Division and a regulation, management plan or declaration under another provision of this Act, the regulation or declaration under this Division prevails to the extent of the inconsistency.	10 11 12 13
(5) Also, if there is an inconsistency between an emergency disease or quarantine declaration and a regulation or declaration under this Division that is not an emergency disease or quarantine declaration, the emergency disease or quarantine declaration prevails to the extent of the inconsistency.	14 15 16 17
Offence to contravene quarantine or emergency quarantine declaration	18 19
98. A person who contravenes a quarantine or emergency quarantine declaration commits an offence.	20 21
Maximum penalty—2 000 penalty units.	22
Holder of authority to help in declared quarantine area	23
99.(1) A quarantine or emergency quarantine declaration may state what action must be taken in the declared quarantine area by the holder of an authority applying to a place within the area.	24 25 26
(2) The action may include the destruction or treatment of fisheries resources or plants.	27 28
(3) The holder of the authority must not contravene the declaration.	29
Maximum penalty for subsection (3)—3 000 penalty units.	30

Notice to be given about diseased fisheries resources or habitat	1
100. A person who knows or reasonably suspects fisheries resources or	2
a fish habitat is showing signs of disease, or knows or reasonably suspects	3
disease may be in fisheries resources or a fish habitat, must immediately	4
notify the chief executive or an inspector.	5
Maximum penalty—2 000 penalty units.	6
Chief executive or inspector may take action required by quarantine	7
declaration	8
101.(1) If the chief executive or an inspector believes on reasonable	9
grounds a person has not taken the action the person is required to take	10
under a quarantine or emergency quarantine declaration, or an inspector's	11
direction under the declaration, the chief executive or inspector may take the	12
action.	13
(2) The chief executive or inspector may act even though other fisheries	14
resources, plants or other property may be destroyed.	15
(3) The costs reasonably incurred in taking action under this section are a	16
debt payable by the person to the State.	17
(4) If the action is necessary because the person committed an offence	18
against this Act and the person is convicted of the offence, the court may, as	19
well as imposing a penalty for the offence, order the person to pay the	20
amount of the costs to the State.	21
(5) Subsection (4) does not limit the court's powers under the <i>Penalties</i>	22
and Sentences Act 1992 or any other law.	23
Revocation of quarantine or emergency quarantine declaration	24
102. The chief executive must revoke a quarantine or emergency	25
quarantine declaration as soon as possible after the chief executive is	26

satisfied the relevant declared disease is no longer present in the declared

quarantine area.

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Compensation	1
103. Compensation is payable for fisheries resources, plants or property	2
destroyed because of action taken under a quarantine or emergency	3
quarantine declaration only if the chief executive decides that compensation	4
should be payable in the circumstances of the particular case.	5
Offence to communicate disease to live fisheries resources or fish	6
habitat	7
104. A person must not unlawfully and intentionally or recklessly communicate a disease to live fisheries resources or fish habitat.	8 9
Maximum penalty—2 000 penalty units.	10
Offence to sell diseased fisheries resources and products	11
105. A person must not unlawfully sell fisheries resources, or a product	12
derived from fisheries resources, knowing the fisheries resources or	13
product is infected with or contains a declared disease.	14
Maximum penalty—2 000 penalty units.	15
Offence to leave diseased fisheries resources and products in a place	16
106. A person must not leave fisheries resources, or a product derived	17
from fisheries resources, in a place knowing the fisheries resources or	18
product is infected with or contains a declared disease.	19
Maximum penalty—2 000 penalty units.	20
Offence to bring diseased fisheries resources and products into	21
Queensland	22
107. A person must not unlawfully bring fisheries resources, or a	23
product derived from fisheries resources, into Queensland knowing the	24
fisheries resources or product is infected with or contains a declared disease.	25
Maximum penalty—2 000 penalty units.	26

	Division 7—Orders for destruction	-
	taking and removing, or destroying, noxious, enous or diseased fisheries resources or aquaculture fish	2
	A fisheries agency may order an inspector to take and remove, or sheries resources (the "relevant fisheries resources").	4
(2) The is satisfied	fisheries agency may make the order only if the fisheries agency	6
(a) t	the relevant fisheries resources are—	8
((i) noxious, nonindigenous or diseased fisheries resources; or	9
((ii) aquaculture fisheries resources; and	10
	the relevant fisheries resources are a significant threat to other fisheries resources or a fish habitat; and	1: 12
	it is necessary or desirable for the relevant fisheries resources to be taken and removed, or destroyed.	13 14
, ,	fisheries agency may make the order even though other fisheries plants or other property may be destroyed.	15 16
(4) The order.	inspector must take the action necessary to comply with the	17 18
taken and	removed, or destroyed, under the order only if the fisheries cides that compensation should be payable in the circumstances of lar case.	19 20 21 22
	stop or delay escape of noxious, nonindigenous or diseased resources or aquaculture fish	23 24
take and re resources of	If a fisheries agency is satisfied there is no practicable way to emove, or destroy, noxious, nonindigenous or diseased fisheries or aquaculture fish, the fisheries agency may order an inspector to action necessary to stop or delay the fisheries resources from	25 26 27 28 29
(2) The	fisheries agency may make the order even though other fisheries	30

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resources, plants or other property may be destroyed.		
(3) The inspector must take the action necessary to comply with the order.	2 3	
(4) Compensation is payable for fisheries resources, plants or property taken and removed, or destroyed, under the order only if the fisheries agency decides that compensation should be payable in the circumstances of the particular case.	4 5 6 7	
Recovery of costs of complying with order	8	
110.(1) If an order under this Division is necessary because a person has committed an offence against this Act, the costs incurred by a fisheries agency in taking action reasonably necessary to comply with the order are a debt payable by the person to the fisheries agency that made the order.	9 10 11 12	
(2) If the person is convicted of an offence against this Act relevant to the order, the court may, as well as imposing a penalty for the offence, order the person to pay the amount of the costs to the fisheries agency.	13 14 15	
(3) Subsection (2) does not limit the court's powers under the <i>Penalties</i> and Sentences Act 1992 or any other law.	16 17	
Division 8—Fish ways	18	
Purpose of Division	19	
111.(1) Many important fish stocks need access to particular fresh or salt water environments for breeding or rearing their young or to critical habitats for food and protection.	20 21 22	
(2) This Division is intended to provide a balance between the need for additional dams and other barriers across waterways and the need to protect fish stock access to these environments and habitats.	23 24 25	
Offence to build waterway barrier works without approval	26	
112.(1) A person must not build waterway barrier works without the chief executive's approval.	27 28	

Maximum penalty—2 000 penalty units.	1
(2) Subsection (1) does not apply to a person who holds an approval	2
prescribed under a regulation.	3
Application for approval to build waterway barrier works	4
113.(1) An application for an approval to build waterway barrier works	5
must—	6
(a) be made to the chief executive in the form approved by the chief executive; and	7 8
(b) be accompanied by the fees prescribed under the regulations.	9
(2) If asked by the chief executive, the applicant must give further	10
relevant information or evidence the chief executive requires to decide the	11
application.	12
Consideration of application	13
114.(1) The chief executive must consider an application for an approval	14
to build waterway barrier works, and may give the approval or refuse to	15
give it.	16
(2) In considering the application, the chief executive must comply with	17
any relevant regulation or management plan.	18
(3) In considering the application, the chief executive must also have	19
regard to the Water Resources Act 1989.	20
Notice of refusal to give approval etc.	21
115. If the chief executive refuses to give an approval to build waterway	22
barrier works, the chief executive must promptly—	23
(a) give the applicant a written notice informing the applicant—	24
(i) of the refusal and the reasons for the refusal; and	25
(ii) that the applicant may appeal against the decision to the	26
Fisheries Tribunal within 28 days: and	27

(b) refund the fees paid by the applicant, other than fees for assessing the application.	1
Chief executive may direct building of fish way	3
116.(1) If the chief executive approves the building of waterway barrier works, the chief executive may, by written notice, direct the person given the approval to build a specified fish way for the works in the time stated in the notice.	2 3 0
(2) The person must comply with the direction, unless the person has a reasonable excuse.	9
Maximum penalty—2 000 penalty units.	10
(3) If the person does not comply with the direction, the chief executive may build the fish way.	11 12
(4) To enable the fish way to be built, the chief executive may authorise persons, with or without vehicles, machinery, plant and equipment to enter and stay on any land or in any waters.	13 14 15
(5) If the chief executive builds the fish way, the costs reasonably incurred in building the fish way are a debt payable by the person to the State.	16 17 18
(6) If the person is convicted of an offence for failing to comply with the direction, the court may, as well as imposing a penalty for the offence, order the person to pay the amount of the costs to the State.	19 20 21
(7) Subsection (6) does not limit the court's powers under the <i>Penalties</i> and <i>Sentences Act 1992</i> or any other law.	22 23
(8) In deciding whether to give a direction under this section, the chief executive must have regard to the <i>Water Resources Act 1989</i> .	24 25
Division 9—Fisheries Research Fund	26
Fisheries Research Fund	27
117.(1) The Fisheries Research Fund (the "Fund") is established.	28
(2) Amounts appropriated to the Fund by Parliament must be paid into	20

the Fund		1
	he Authority may decide that penalties, costs, fees and other recovered or received by it be paid into the Fund.	2
	ther amounts recovered or received under this Act that are ed by regulation must be paid into the Fund.	4 5
(5) Ar	mounts in the Fund must be spent for—	ϵ
(a)	scientific or other research, training of persons, dissemination of information, or publication of material, for or about fisheries activities; or	7 8 9
(b)	other fisheries related activities approved by the chief executive.	10
	Division 10—General	11
Statistic	al returns to be kept	12
118.(1 plan—	A person must, if required under a regulation or management	13 14
(a)	keep the records, documents or other information about fisheries required by a fisheries agency in the way and form and as directed by the fisheries agency; and	15 16 17
(b)	give them to the fisheries agency as the fisheries agency requires.	18
Maximu	m penalty—500 penalty units.	19
	bsection (1) applies whether or not the person performs activities of fishing or other activities during the relevant time.	20 21
Codes o	f practice	22
	A fisheries agency may prepare a code of practice for persons to is Act applies.	23 24
(2) Th	e code may, for example, include the following—	25
(a)	the way recreational or commercial fishing is to be conducted in a fishery;	26 27
(b)	guidelines to be followed by persons engaged in particular	28

	activities in fishing;	1
(c)	processes to be followed to resolve conflicts;	2
(d)	standards to be adopted for boats, activities or processes in fishing or aquaculture;	3 4
(e)	anything else decided by the fisheries agency.	5
	preparing a code of practice, the fisheries agency must take le steps to engage in consultation about the code.	6 7
PART	6—PROTECTION AND CONSERVATION OF	8
.1 /11()	FISH HABITATS	9
Declarat	ion of fish habitat areas	10
120. A	n area may be declared under a regulation to be a fish habitat area.	11
Manage	ment of declared fish habitat areas	12
121. A plan.	declared fish habitat area may be managed under a management	13 14
Protection	on of fisheries resources in declared fish habitat area	15
	person must not unlawfully perform, or cause to be performed, related activity in a declared fish habitat area.	16 17
Maximui	m penalty—3 000 penalty units.	18
Protection	on of marine plants	19
123. (1 marine pl	A person must not unlawfully remove, destroy or damage a ant.	20 21

(2) A person must not unlawfully cause a marine plant to be removed,

destroye	d or damaged.	1
Maximu	m penalty—2 000 penalty units.	2
Chief ex	ecutive may rehabilitate or restore land etc.	3
	The chief executive may take the action reasonably necessary to ate or restore land, waters, marine plants or a declared fish habitat person—	5 6
(a)	contravenes a provision of this Part; or	7
(b)	does not comply with a condition of an authority to rehabilitate or restore land, waters, marine plants or declared fish habitat area, or the rehabilitation or restoration is not carried out to the chief executive's reasonable satisfaction.	8 9 10 11
or restori	e costs reasonably incurred by the chief executive in rehabilitating ng the land, waters, marine plants or declared fish habitat area are a able by the person to the State.	12 13 14
court ma	the person is convicted of an offence for the contravention, the y, as well as imposing a penalty for the offence, order the person to mount of the costs to the State.	15 16 17
	bsection (3) does not limit the court's powers under the <i>Penalties</i> ences Act 1992 or any other law.	18 19
Notice to	restore fish habitat etc.	20
125.(1) This section applies if—	21
(a)	litter, soil, a noxious substance, refuse or other matter (the "polluting matter") is on land, in waters, on marine plants or in a fish habitat; and	22 23 24
(b)	it appears to the chief executive—	25
	(i) that the polluting matter has prevented, or may prevent, fishing activities and that it is necessary or desirable for action to be taken about the polluting matter to enable the fishing activities to be carried out; or	26 27 28 29
	(ii) that the polluting matter has had, or may have, an adverse	30

effect on the quality or productive capacity of a fishery or
fish stocks and that it is necessary or desirable for action to
be taken about the polluting matter to protect or restore the
quality of productive capacity of the fishery or fish stocks; or

- (iii) that the polluting matter has had, or may have, an adverse effect on the quality or integrity of a fish habitat and that it is necessary or desirable for action to be taken about the polluting matter to protect or restore the quality or integrity of the fish habitat; or
- (iv) that circumstances prescribed under the regulations exist in relation to the polluting matter and that it is necessary or desirable for action to be taken about the polluting matter to enable fishing activities to be carried out or to protect or restore the quality, productive capacity or integrity of fisheries resources.
- (2) The chief executive may, by written notice, require the person who the chief executive suspects on reasonable grounds is responsible for the presence of the polluting matter to take specified action about the polluting matter within the time and in the way (if any) specified in the notice.
- (3) The person must comply with the notice, unless the person has a reasonable excuse for not complying with it.

Maximum penalty—2000 penalty units.

- (4) If the person does not comply with the notice, the chief executive may take action on any land or in any waters that the chief executive considers reasonably necessary to ensure that the matters mentioned in 1 or more of the subparagraphs of subsection (1)(b) are achieved.
- (5) To enable action to be taken under subsection (4), the chief executive may authorise persons, with or without vehicles, machinery, plant and equipment to enter and stay on any land or in any waters.
- (6) The costs reasonably incurred by the chief executive in taking action under subsection (4) are a debt payable by the person to the State.
- (7) If the person is convicted of an offence against subsection (3), the court may, as well as imposing a penalty for the offence, order the person to pay the amount of the costs to the State.

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(8) Subsection (7) does not limit the court's powers under the <i>Penalties</i> and Sentences Act 1992 or any other law.	1 2
PART 7—COMMONWEALTH-STATE MANAGEMENT OF FISHERIES	3
Functions and powers of Minister	5
126.(1) The Minister may perform a function and exercise a power conferred on the Minister by the Commonwealth Fisheries Act, including a function or power of the Minister as a member of a Joint Authority.	6 7 8
(2) If, in the exercise of the power conferred on the Minister by the Commonwealth Fisheries Act, the Minister appoints a deputy, the deputy may perform the functions and exercise the powers conferred by that Act on the deputy of the Minister as a member of a Joint Authority.	9 10 11 12
Minister to table reports of Joint Authorities	13
127. The Minister must table in the Legislative Assembly a copy of each report of a Joint Authority prepared under the Commonwealth Fisheries Act as soon as practicable after the report is received by the Minister.	14 15 16
Judicial notice	17
128. Judicial notice must be taken of the signature of a person who is or has been a member of a Joint Authority, or a deputy of a member of a Joint Authority, and of the fact that the person is, or was at the particular time, a member of a Joint Authority or a deputy of a member of a Joint Authority.	18 19 20 21
Functions of Joint Authorities	22
129. A Joint Authority has the functions conferred on it by this Act or the Commonwealth Fisheries Act.	23 24

Delegati	on	1
130.(1) A Joint Authority may delegate its powers to—	2
(a)	the chief executive, the Authority, a local government or an entity prescribed under a regulation (a "prescribed entity"); or	3 4
(b)	an officer or employee of the public service; or	5
(c)	an officer, employee or member of a local government or prescribed entity; or	6 7
(d)	an officer or employee of the Commonwealth or another State.	8
governm	delegation of a power to the chief executive, the Authority, a local ent, a prescribed entity, or an officer or employee of the awealth or another State, may permit the subdelegation of the	9 10 11 12
Proceed	ings of Joint Authorities	13
	A Joint Authority is to conduct its meetings and other ngs in accordance with the Commonwealth Fisheries Act.	14 15
Common took part	written record of a decision of a Joint Authority, if signed by the awealth Minister, or the Commonwealth Minister's deputy, who in or made the decision is evidence that the decision, as recorded, perly made and recorded.	16 17 18 19
member the Joint	a legal proceeding, a document signed for a Joint Authority by a of the Joint Authority is taken to have been properly executed by Authority and, unless the contrary is proved, is taken to accord ecision of the Joint Authority.	20 21 22 23
Making arrange	of Joint Authority and other Commonwealth-State ments	24 25
Common whether	The State may make an arrangement under Part 5 of the awealth Fisheries Act for the management of a particular fishery, or not a Joint Authority is to have the management of a fishery earrangement.	26 27 28 29
(2) To	avoid any doubt, an arrangement is a statutory instrument to	30

which section 17 (Exercise of powers between enactment and

commencement) of the <i>Acts Interpretation Act 1954</i> applies under section 14 of the <i>Statutory Instruments Act 1992</i> .	1 2
Ending of Commonwealth-State arrangements	3
133.(1) A Commonwealth-State arrangement for a fishery may be ended under the Commonwealth Fisheries Act.	4 5
(2) On the ending of the arrangement, all authorities issued, and regulations, management plans and declarations made, for the fishery expire.	6 7 8
Application of Queensland law to fisheries	ç
134.(1) If, under a Commonwealth-State arrangement, a fishery is to be managed under Queensland law, Queensland law applies to the fishery.	10 11
(2) Despite subsection (1), Queensland law does not apply to foreign boats, operations on or from foreign boats, or persons on foreign boats, or to matters happening before the arrangement commenced to which Commonwealth law applies.	12 13 14 15
Additional functions of Joint Authority for fishery under Queensland law	1 <i>6</i> 17
135. If, under a Joint Authority arrangement, a fishery is to be managed by a Joint Authority under Queensland law, the Joint Authority has the following additional functions—	18 19 20
(a) keeping constantly under consideration the fishery's condition;	21
(b) formulating policies and plans for the fishery's management;	22
(c) exercising for the fishery's management powers conferred on the Joint Authority under this Act;	23 24
(d) cooperating and consulting with other entities on issues of common interest.	25 26

Exercise of powers for Joint Authority fishery under Queensland law

136.(1) This section applies to a Joint Authority fishery managed under Queensland law.	3
(2) An authority authorises something to be done in or to the fishery only if it is issued under this section.	4 5
(3) The Joint Authority for the fishery has, to the exclusion of the fisheries agencies, all the functions and powers of the fisheries agencies for the fishery.	6 7 8
(4) This Act and other laws apply to the Joint Authority as if, for the fishery, it were each of the fisheries agencies.	9 10
(5) On the fishery becoming a Joint Authority fishery, but subject to any regulation made under this Part, all regulations, management plans, declarations and authorities applying to the fishery stop applying to the fishery.	11 12 13 14
(6) An authority issued by the Joint Authority must contain a condition limiting it to fisheries managed by the Joint Authority.	15 16
(7) The Joint Authority may endorse an authority (including an authority issued by the Joint Authority or another Joint Authority within the meaning of the Commonwealth Fisheries Act) to extend its operation to activities over which the Joint Authority has powers under this Act.	17 18 19 20
(8) If the endorsement mentioned in subsection (7) is made—	21
(a) the endorsement ends if the authority ends; and	22
(b) the Joint Authority may suspend or cancel the endorsement under this Act as if it were an authority issued by it.	23 24
(9) This section does not allow the Joint Authority to issue, or take other action about, an authority for a foreign boat.	25 26
Application of provisions about offences	27
137. The provisions of this Act about offences, the enforcement of offences and proceedings for offences apply—	28 29
(a) to anything done in, or about, a Commonwealth-State fishery (the "cooperative fishery") managed under Queensland law; and	30 31

(b)	as if	<u>:</u>	1
	(i)	a reference in this Act to an authority were a reference to an authority, or an endorsement of an authority, issued or made under this Part for the cooperative fishery; and	2 3 4
	(ii)	a reference in this Act to a fishery were a reference to the cooperative fishery.	5
Presumj	otion	about certain statements in arrangements	7
		statement in a Commonwealth-State arrangement must be e correct if it is to the effect that—	8 9
(a)	are	an arrangement to which the Commonwealth and Queensland the only parties—stated waters are waters relevant to ensland; and	10 11 12
(b)	that	ny other case—stated waters are waters adjacent to the States are parties to the arrangement or are waters relevant to a ed State or States.	13 14 15
Fisheries	Act	or expression used in subsection (1) and the Commonwealth has the same meaning in subsection (1) as it has in the th Fisheries Act.	16 17 18
Instrum law	ents :	for Commonwealth-State fisheries under Queensland	19 20
	weal	f, under a Commonwealth-State arrangement, a th-State fishery is to be managed under Queensland law, a y be made about any matter—	21 22 23
(a)	-	nired or permitted by this Act to be prescribed for a fishery or nanagement; or	24 25
(b)	givi	essary or convenient to be prescribed for carrying out or ng effect to, or enabling the carrying out or giving effect to, sions made under the arrangement; or	26 27 28
(c)	con	the fishery is a Joint Authority fishery—necessary or evenient to be prescribed for carrying out or giving effect to, or bling the carrying out or giving effect to, decisions of the	29 30 31

	fishery's Joint Authority about the fishery or its management.	1
	absection (1) does not limit section 22 (Power to make statutory ent under Act etc.) of the <i>Statutory Instruments Act 1992</i> .	2
(3) If an issue is to be decided about whether a regulation, management plan or declaration makes provision about a matter for a purpose mentioned in subsection (1)(b) or (c), it must be presumed that it makes provision for the purpose in the absence of evidence to the contrary.		5
	PART 8—ENFORCEMENT	8
	Division 1—Inspectors	Ģ
Appoin	tment	10
140.(1	1) The chief executive may appoint any of the following persons as rs—	11 12
(a)	employees of the department or Authority;	13
(b)	officers of the public service;	14
(c)	police officers;	15
(d)	other persons prescribed under a regulation.	16
	ne chief executive may appoint a person (other than a police officer) pector only if—	17 18
(a)	in the chief executive's opinion, the person has the necessary expertise or experience to be an inspector; or	19 20
(b)	the person has satisfactorily finished training approved by the chief executive.	21 22
Limitat	ion of inspector's powers	23
141. 7	The powers of an inspector may be limited—	24
(a)	under a regulation; or	25
(b)	under a condition of appointment; or	26
(c)	by written notice of the chief executive given to the inspector	27

Inspecto	or's conditions of appointment	1
) An inspector holds office on the conditions specified in the nt of appointment.	2 3
(2) An	inspector—	4
(a) if the appointment provides for a term of appointment—ceases holding office at the end of the term; and		5 6
(b)	may resign by signed notice of resignation given to the chief executive; and	7 8
(c)	if the conditions of appointment provide—ceases holding office as an inspector on ceasing to hold another office stated in the conditions of appointment.	9 10 11
Inspecto	or's identity card	12
143.(1) The chief executive must give each inspector an identity card.	13
(2) Th	e identity card must—	14
(a)	contain a recent photograph of the inspector; and	15
(b)	be in a form approved by the chief executive; and	16
(c)	be signed by the inspector; and	17
(d)	identify the person as an inspector under this Act.	18
identity of	person who ceases to be an inspector must return the person's card to the chief executive within 21 days after the person ceases to spector, unless the person has a reasonable excuse for not returning	19 20 21 22
Maximu	m penalty—80 penalty units.	23
(4) Th	is section does not apply to an inspector who is a police officer.	24
Product	ion or display of inspector's identity card	25
	An inspector (other than a police officer in uniform) may a power under this Act in relation to someone else only if the r—	26 27 28

(a) first produces his or her identity card for inspection by the person;

	or	1
(b)	has the identity card displayed so that it is clearly visible to the person.	3
subsection	owever, if for any reason, it is not practicable to comply with on (1), the inspector must produce the identity card for inspection erson at the first reasonable opportunity.	5
Div	ision 2—Powers of inspectors for places, boats and vehicles	ĵ.
Entry to	places	8
145.(1) An inspector may enter a place if—	9
(a)	its occupier consents to the entry or the purpose of the entry is to get the occupier's consent; or	10 11
(b)	it is a public place and the entry is made when it is open to the public; or	13 13
(c)	it is mentioned in an authority as a place of business, or another place, required to be open for inspection and the inspection is made when the place is—	14 1: 16
	(i) open for the conduct of business or otherwise open for entry; or	17 18
	(ii) required under the authority to be open for inspection; or	19
(d)	the entry is permitted by a warrant; or	20
(e)	the entry is necessary to take action the inspector is required or authorised to take under—	21 22
	(i) a quarantine declaration; or	23
	(ii) an order under this Act for the taking and removal, or destruction, of fisheries resources; 13 or	24 2:
	(iii) an order under this Act for the taking of action to stop or	26

This order is made under section 108 (Order for taking and removing, or destroying, noxious, nonindigenous or diseased fisheries resources or aquaculture fish).

delay fisheries resources or plants from escaping. 14	1
(2) An inspector may also enter a place if—	2
(a) the place is not within a city or town under the <i>Local Government Act 1993</i> ; and	3
(b) the place is not the site or curtilage of a building or other structure used for residential purposes; and	5 6
(c) the purpose of the entry is to gain access, by a direct reasonable route, to a body of water.	7 8
(3) In addition, an inspector may enter on, and pass along, the beds, banks or borders of a body of water.	9 10
Boarding of boats and entry of vehicles	11
146.(1) An inspector may board a boat to find out whether this Act is being complied with.	12 13
(2) An inspector may also board a boat or enter a vehicle if the inspector has reasonable grounds for suspecting—	14 15
(a) the boat or vehicle is being, or has been, used in the commission of an offence against this Act; or	16 17
(b) the boat or vehicle, or a thing in or on the boat or vehicle, may provide evidence of the commission of an offence against this Act.	18 19 20
(3) Before boarding an unattended boat or entering an unattended vehicle under this section, the inspector must take reasonable steps to advise its owner, or the person in control of it, of the intention to board or enter.	21 22 23
(4) However, an inspector may enter a secured part of an unattended boat only if the owner or person in control of the boat consents or the entry is permitted by a warrant.	24 25 26

This order is made under section 109 (Order to stop or delay escape of noxious, nonindigenous or diseased fisheries resources or aquaculture fish).

Boarding of boat, or entry of vehicle, that is moving or about to move	1
147.(1) This section applies if an inspector intends to board a boat or enter a vehicle under this Division, including a boat that is being carried or towed by a vehicle.	2 3 4
(2) If the boat or vehicle is moving or about to move, the inspector may signal the person in control of the boat or vehicle to stop the boat or vehicle or not to move it.	5 6 7
(3) To enable the boat to be boarded or vehicle to be entered, the inspector may—	8 9
(a) act with necessary and reasonable help and force; and	10
(b) require the person in control of the boat or vehicle to give reasonable help to the inspector.	11 12
(4) A person must obey a signal under subsection (2), unless the person has a reasonable excuse for disobeying it.	13 14
Maximum penalty—200 penalty units.	15
(5) A person must comply with a requirement under subsection (3)(b), unless the person has a reasonable excuse for not complying with it.	16 17
Maximum penalty—200 penalty units.	18
(6) It is a reasonable excuse for a person to disobey a signal under subsection (2) if—	19 20
 (a) the person reasonably believes that to obey the signal immediately would have endangered the person or someone else, or the boat or vehicle; and 	21 22 23
(b) the person obeys the signal as soon as it is practicable to obey it.	24
Warrants	25
148.(1) An inspector may apply to a Magistrate for a warrant for a place or boat.	26 27
(2) The application must be sworn and state the grounds on which the warrant is sought.	28 29

(3) The Magistrate may refuse to consider the application until the

inspector gives the Magistrate all the information the Magistrate requires

about the application in the way the Magistrate red	quires. 1
Example—	2
The Magistrate may require additional information given by statutory declaration.	supporting the application be $\begin{array}{c} 3 \\ 4 \end{array}$
(4) The Magistrate may issue a warrant only if there are reasonable grounds for suspecting—	f the Magistrate is satisfied 5 6
(a) there is a particular thing or activity (provide evidence of the commission Act; and	· · · · · · · · · · · · · · · · · · ·
(b) the evidence is, or may be within the ron the boat.	next 7 days, at the place or 10
(5) The warrant must state—	12
(a) the inspector may, with necessary and enter the place, or board the boat, an powers under this Act; and	•
(b) the evidence for which the warrant is is	ssued; and 16
(c) the hours of the day when entry may be	e made; and
(d) the day (within 14 days after the warrant ends.	varrant's issue) when the 18
Warrants—applications made other than in p	person 20
149.(1) An inspector may apply for a warrar another form of communication if the inspect because of—	
(a) urgent circumstances; or	24
(b) other special circumstances, incluins inspector's remote location.	ding, for example, the 25 26
(2) Before applying for the warrant, the ir application stating the grounds on which the warr	<u> </u>
(3) The inspector may apply for the warrant sworn.	t before the application is 29 30

(4) After issuing a warrant, the Magistrate must immediately fax a copy

to the inspector if it is reasonably practicable to fax the copy.				
(5) If i inspector		ot reasonably practicable to fax a copy of the warrant to the	2 3	
(a)	the l	Magistrate must—	4	
	(i)	tell the inspector what the terms of the warrant are; and	5	
	(ii)	tell the inspector the date and time the warrant was signed; and	6 7	
	(iii)	record on the warrant the reasons for issuing it; and	8	
(b)	the i	inspector must—	9	
	(i)	complete a form of warrant ("warrant form") in the same terms as the warrant issued by the Magistrate; and	10 11	
	(ii)	write on the warrant form the name of the Magistrate and the date and time the Magistrate signed the warrant.	12 13	
inspector	, is p	simile warrant, or the warrant form properly completed by the ermission for the entry and the exercise of the other powers he warrant issued by the Magistrate.	14 15 16	
(7) The	e insp	pector must send to the Magistrate—	17	
(a)	the s	sworn application; and	18	
(b)		warrant form was completed by the inspector—the completed rant form.	19 20	
		orn application and a completed warrant form must be sent to at the earliest practicable opportunity.	21 22	
		ne Magistrate receives the application and warrant form, the ast attach them to the warrant issued by the Magistrate.	23 24	
exercise of issue aris	of a pes, in	s the contrary is proved, a court must presume that the power was not permitted by a warrant under this section if an a proceeding before the court, whether the exercise of power of by a warrant under this section and the warrant is not widence.	25 26 27 28 29	

Inspecto	r's general powers for places, boats and vehicles]
	An inspector who enters a place, boards a boat or enters a vehicle	2
under this Part may—		
(a)	search any part of the place, boat or vehicle; or	4
(b)	examine, inspect, test, photograph or film anything in or on the place, boat or vehicle; or	6
(c)	mark or seal a container or other thing in or on the place, boat or vehicle; or	8
(d)	open a container if the inspector considers it is necessary for exercising a power; or	10
(e)	take samples of or from anything in or on the place, boat or vehicle; or	11 12
(f)	take extracts from, or make copies of, a document in or on the place, boat or vehicle; or	13 14
(g)	take into or onto the place, boat or vehicle any persons, equipment and materials the inspector reasonably requires for exercising a power in relation to the place, boat or vehicle; or	15 16 17
(h)	require a person in or on the place, boat or vehicle, or the occupier of the place, to give the inspector reasonable help for the exercise of the powers mentioned in paragraphs (a) to (g); or	18 19 20
(i)	if the inspector boards a boat or enters a vehicle—by written notice given to the person in control of the boat or vehicle, require the person—	21 22 23
	(i) to take the boat or vehicle to a stated reasonable place by a stated reasonable time; and	24 25
	(ii) if necessary, to remain in control of the boat or vehicle at the place for a reasonable time;	26 27
	to enable the inspector to exercise the powers mentioned in paragraphs (a) to (g); or	28 29
(j)	if the inspector boards a boat or enters a vehicle—require the person in control of boat or vehicle to accompany the inspector to enable the inspector to comply with subsection (8).	30 31 32

(2) A person must not unlawfully break, remove or change a mark or seal placed on a container or thing under subsection (1)(c).

Maximum penalty—200 penalty units.	3
(3) A person who is required by an inspector under subsection (1)(h) to give the inspector reasonable help for the exercise of a power must comply with the requirement, unless the person has a reasonable excuse for not complying with it.	4 5 6 7
Maximum penalty—200 penalty units.	8
(4) If the help is required to be given by a person by—	9
(a) answering a question; or	10
(b) producing a document (other than an authority or other document required to be kept by the person under this Act);	11 12
it is a reasonable excuse for the person to fail to answer the question, or produce the document, if complying with the requirement might tend to incriminate the person.	13 14 15
(5) A person who is required by an inspector under subsection (1)(i) to take action in relation to a boat or vehicle must comply with the requirement, unless the person has a reasonable excuse for not complying with it.	16 17 18 19
Maximum penalty—200 penalty units.	20
(6) If, for any reason, it is not practicable to make a requirement under subsection (1)(i) by written notice, the requirement may be made orally and confirmed by written notice as soon as practicable.	21 22 23
(7) Nothing in this section prevents an inspector making a further requirement under subsection (1)(i) of the same person or another person in relation to the same boat or vehicle, if it is necessary and reasonable to make the further requirement.	24 25 26 27
(8) The inspector must not enter a part of a boat or vehicle used only as a living area, or exercise a power under subsection (1)(a) to (g) in relation to that part, unless the inspector is accompanied by the person in control of the boat or vehicle.	28 29 30 31
(9) Subsection (8) does not apply if the person in control of the boat or	32

		available or unwilling to accompany the inspector or the table for another reason to comply with the subsection.	1 2
Power to	seiz	e evidence from places etc.	3
		inspector who enters a place or boards a boat under this Part at may seize the evidence for which the warrant was issued.	4 5
consent	may s	ector who enters a place under this Part with the occupier's seize the particular thing for which the entry was made if the eves on reasonable grounds the thing is evidence of an offence et.	6 7 8 9
under a	warra	pector who enters a place or boards a boat under this Part ant, or enters a place with the occupier's consent, may also hing if the inspector believes on reasonable grounds—	10 11 12
(a)		thing is evidence of the commission of an offence against this and	13 14
(b)	the s	seizure is necessary to prevent—	15
	(i)	the concealment, loss, death or destruction of the thing; or	16
	(ii)	the use of the thing in committing, continuing or repeating the offence.	17 18
warrant	or wi	ector who enters a place under this Part other than under a th the occupier's consent may seize a thing if the inspector asonable grounds—	19 20 21
(a)		thing is evidence of the commission of an offence against this and	22 23
(b)	the s	seizure is necessary to prevent—	24
	(i)	the concealment, loss, death or destruction of the thing; or	25
	(ii)	the use of the thing in committing, continuing or repeating the offence.	26 27
		ction is in addition to, and does not limit, the powers of an boards a boat without a warrant.	28 29

Power to seize evidence after boarding a boat or entering a vehicle	e 1
152. An inspector who boards a boat or enters a vehicle under this	
may seize—	3
(a) a thing in or on the boat or vehicle; or	4
(b) the boat or vehicle itself;	5
if the inspector believes, on reasonable grounds, the thing, boat or vehicle evidence of the commission of an offence against this Act.	icle is 6
Additional power to seize fisheries resources etc.	8
153.(1) This section applies if an inspector—	9
(a) enters a place or vehicle or boards a boat; and	10
(b) finds fisheries resources, a container, fishing apparate anything else (the "thing").	us or 11 12
(2) The inspector may seize the thing if the inspector believe reasonable grounds—	es, on 13
(a) that an offence against this Act has been committed in relat the thing; or	ion to 15 16
(b) that the thing was used in committing an offence against this	s Act. 17
(3) If the thing is a container, the inspector may seize the container a contents if the inspector believes, on reasonable grounds, that—	and its 18
(a) it contains fisheries resources, fishing apparatus or anything (the "contents"); and	g else 20 21
(b) an offence against this Act has been committed in relation to some of the contents.	22 all or 22 23
Seizure of fisheries resources in heap etc.	24
154. (1) In this section—	25
"declared fisheries resources" means fisheries resources declared un regulation or management plan to be fisheries resources to which section applies;	
"forfeiture offence" means an offence against this Act declared ur	nder a 29

"threshold percentage" for declared fisheries resources means the

management plan for the fisheries resources.

applies;

(2) This section applies if—

regulation or management plan to be an offence to which this section

percentage (which may be nil) prescribed under a regulation or

1

2

3

4

5

(a)	particular declared fisheries resources (the "suspect fisheries resources") are part of declared fisheries resources in a heap, collection or container; and	7 8 9
(b)	an inspector believes, on reasonable grounds, that—	10
	(i) a forfeiture offence has been committed in relation to the suspected fisheries resources; and	11 12
	(ii) the weight or number of the suspect fisheries resources expressed as a percentage of the total weight or number of the declared fisheries resources in the heap, collection or container is more than the threshold percentage for the fisheries resources.	13 14 15 16 17
Examples	of 'heap, collection or container'—	18
1.	A freezer on a boat stocked with a large quantity of frozen scallops.	19
2.	Fish in a processing establishment where, because of the quantity of the fish, it is impracticable to count the fish of a particular species or type.	20 21
Examples	of the ways an inspector may form a belief on reasonable grounds—	22
	stical test or random sampling of the declared fisheries resources in the ection or container.	23 24
	ne inspector may seize all the fisheries resources in the heap, n or container and, if the fisheries resources are in a container, the :	25 26 27
suspect fisheries	a person is later convicted of a forfeiture offence in relation to the fisheries resources, then, for the purposes of the forfeiture of the resources in the heap, collection or container, all of those fisheries are taken to be fisheries resources the subject of the offence.	28 29 30 31

Powers in support of seizure	1
155.(1) This section applies if an inspector is permitted to seize a boat, vehicle or anything else.	2 3
(2) To enable the boat, vehicle or other thing to be seized, an inspector may, by written notice given to the person in control of the boat, vehicle or thing, require the person—	4 5 6
(a) to take it to a specified reasonable place by a specified reasonable time; and	7 8
(b) if necessary, to remain in control of it at the place for a reasonable time.	9 10
(3) If, for any reason, it is not practicable to make the requirement by a written notice, the requirement may be made orally and confirmed by written notice as soon as practicable.	11 12 13
(4) A person must comply with a requirement under this section, unless the person has a reasonable excuse for not complying with it.	14 15
Maximum penalty—200 penalty units.	16
(5) Nothing in this section prevents an inspector making a further requirement under this section of the same person or another person in relation to the same boat, vehicle or thing, if it is necessary and reasonable to make the further requirement.	17 18 19 20
Division 3—Procedures after seizure	21
Subdivision 1—General	22
Receipt to be given	23
156.(1) As soon as practicable after a thing (including a boat or vehicle) is seized by an inspector under this Act, the inspector must give a receipt for it to the person from whom it was seized.	24 25 26
(2) The receipt must describe generally the condition of the thing seized and, if more than 1 thing is seized, must include an inventory or general description of them.	27 28 29

	for any reason, it is not practicable to comply with subsection (1), ector must—	1 2
(a)	leave the receipt at the place where the thing is seized; and	3
(b)	ensure the receipt is left in a reasonably secure way in a conspicuous position.	4 5
(4) Th	is section does not apply if—	6
(a)	it is not practicable to comply with subsection (1) or (3); and	7
(b)	the owner of the thing cannot be decided after reasonable inquiries or, having regard to its value, it is not reasonable to make inquiries about its owner.	8 9 10
Example o	f subsection (4)—	11
An inscreek.	pector seizes an unattended crab pot or net that the inspector finds in a	12 13
Inspecto	or to allow inspection etc.	14
with und entitled t	Until a seized thing is forfeited, returned or otherwise finally dealt der this Act, an inspector must allow a person who would be to possession of it, if it had not been seized, to inspect it and, if it is ent, make copies of it.	15 16 17 18
Inspecto	or may dispose of fisheries resources taken unlawfully	19
Act and) This section applies if fisheries resources are seized under this an inspector believes, on reasonable grounds, that the fisheries shave been taken unlawfully.	20 21 22
	the fisheries resources are alive, the inspector may immediately em to the wild or, if appropriate, the place from which they were	23 24 25
reasonab or of ins	the fisheries resources are dead and the inspector believes, on ole grounds, that they are diseased, putrid, unfit for sale, of no value sufficient value to justify their sale, the inspector may immediately of the fisheries resources in a way decided by the inspector.	26 27 28 29

Seized fisheries resources become Authority's property	1
159.(1) This section applies if fish are seized under this Act and are not immediately returned to the wild or otherwise disposed of by an inspector under this subdivision.	2 3 4
(2) The fisheries resources become the Authority's property if—	5
(a) their seizure is not the subject of an appeal to a Magistrates Court within 7 days after their seizure; or	6 7
(b) their seizure is the subject of an appeal to a Magistrates Court within 7 days after their seizure, but the seizure is confirmed on appeal; or	8 9 10
(c) the Authority and the owner of the fisheries resources agree, in writing, that the fisheries resources should become the Authority's property.	11 12 13
(3) If fisheries resources that become the Authority's property under this section have a market value and it is practicable to sell them, the Authority must sell them in a reasonable way decided by it or in a way agreed with the owner of the fisheries resources.	14 15 16 17
(4) If the fisheries resources do not have a market value or it is not practicable to sell them, the Authority may dispose of them in any reasonable way decided by it or in a way agreed with the owner of the fisheries resources.	18 19 20 21
(5) However, if the seizure of the fisheries resources is the subject of an appeal to a Magistrates Court, the Court may give directions about how the fisheries resources are to be sold or disposed of, whether or not it confirms the seizure.	22 23 24 25
Authority may return seized things etc.	26
160.(1) The Authority may return anything seized under this Act to its owner.	27 28
(2) If fisheries resources seized under this Act are sold by the Authority, the Authority may return the net proceeds of sale to the owner of the fisheries resources.	29 30 31
(3) The Authority may return the thing or net proceeds of sale to its	32

owner on conditions, including conditions to ensure that the thing or net proceeds of sale are available for forfeiture.	1 2
(4) If the thing or net proceeds of sale are not ordered to be forfeited to the Authority, the Authority must return any property or security taken by it under a condition imposed under subsection (3) at the end of—	3 4 5
* * * * * * * * * * * * * * * * * * * *	
(a) 6 months after the seizure; or	6
(b) if a prosecution for an offence involving the thing or fisheries resources is started within the 6 months—the prosecution for the offence and any appeal from the prosecution.	7 8 9
Obligation to return seized things (other than fisheries resources)	10
161. (1) This section applies if a thing (other than fisheries resources) is seized under this Act.	11 12
(2) The Authority must return the seized thing to its owner at the end of—	13 14
(a) 6 months; or	15
(b) if a prosecution for an offence involving the thing is started within the 6 months—the prosecution for the offence and any appeal from the prosecution.	16 17 18
(3) Despite subsection (2), the Authority must return the seized thing to its owner immediately if it is not satisfied or stops being satisfied its retention as evidence is necessary.	19 20 21
(4) However, the Authority may keep the seized thing if the Authority believes, on reasonable grounds, the thing is liable to forfeiture under this Act.	22 23 24
(5) This section does not require the return of the thing if a court has ordered that the thing be forfeited to the Authority.	25 26
Obligation to pay net proceeds of sale of fisheries resources	27
162.(1) This section applies if—	28
(a) fisheries resources are seized under this Act; and	29
(b) the fisheries resources are sold after becoming the Authority's	30

	property.	1
	e Authority must pay the net proceeds of sale to the owner of the resources at the end of—	3
(a)	6 months; or	۷
(b)	if a prosecution for an offence involving the fisheries resources is started within the 6 months—the prosecution for the offence and any appeal from the prosecution.	5
(3) Th if a court	is section does not require the payment of the net proceeds of sale has—	9
(a)	confirmed the seizure; or	10
(b)	ordered that the net proceeds of sale be forfeited to the Authority.	11
Authori	ty may order forfeiture of unclaimed things	12
163.(1) This section applies if—	13
(a)	a thing is seized under this Act; and	14
(b)	the owner of the thing cannot be found after reasonable inquiries or, having regard to its value, it is not reasonable to make inquiries about its owner.	15 10 17
(2) Th	is section also applies if—	18
(a)	a thing is seized under this Act; and	19
(b)	the thing contravenes this Act or other fisheries legislation, but a prosecution involving the thing is not started.	20 21
Example o	f subsection (2)—	22
Fishing	g apparatus of illegal dimensions.	23
(3) In	addition, this section also applies if—	24
(a)	a thing is seized under this Act; and	25
(b)	the Authority is unable, after making reasonable efforts, to return the thing to its owner.	26 27
(4) Th	e Authority may order the forfeiture of the thing to the Authority	25

Sı	abdivision 2—Appeal against seizure of fisheries resources	1
Where a	and how to start appeal	2
Act may	A person whose fisheries resources have been seized under this appeal to the Magistrates Court nearest where the fisheries is were seized.	3 4 5
	owever, the person may not appeal, and any appeal already started person lapses, if the fisheries resources become the Authority's	6 7 8
(3) Th	e appeal is started by—	9
(a)	filing a written notice of appeal with the clerk of the court of the Magistrates Court; and	10 11
(b)	giving a copy of the notice to the Authority.	12
` '	ithout limiting subsection (3)(b), the Authority is given a copy of ce if a copy is given to the inspector who seized the fisheries s.	13 14 15
(5) Th	e notice of appeal must state the grounds of the appeal.	16
Hearing	procedures	17
Act 1921	The power to make rules of court under the <i>Magistrates Courts</i> includes power to make rules of court for appeals to Magistrates nder this Act.	18 19 20
(2) The to be—	ne procedure for an appeal to a Magistrates Court under this Act is	21 22
(a)	in accordance with the rules made under the <i>Magistrates Courts Act 1921</i> ; or	23 24
(b)	in the absence of relevant rules, as directed by a Magistrate.	25
(3) In	deciding the appeal, the Magistrates Court—	26
(a)	is not bound by the rules of evidence; and	27
(b)	must observe natural justice; and	28
(c)	may hear the appeal in court or chambers.	29

Powers 6	of Magistrates Court on appeal	1
166. In	n deciding the appeal, the Magistrates Court may—	2
(a)	confirm the seizure of the fisheries resources; or	3
(b)	set aside the seizure and order the return of the fisheries resources.	4 5
Court m	ay give Authority directions about disposal of seized fisheries	6 7
	f the Magistrates Court confirms the seizure, it may direct the y how to sell or otherwise dispose of the fisheries resources.	8
Appeal t	to District Court on questions of law only	10
	a party dissatisfied by the decision of the Magistrates Court may a District Court, but only on a question of law.	11 12
	Division 4—Other enforcement powers of inspectors	13
Power to	o stop persons	14
•	An inspector may require a person to stop, and not to move on mitted by the inspector, if the inspector—	15 16
(a)	finds the person committing an offence against this Act; or	17
(b)	finds the person in circumstances that lead, or has information that leads, the inspector to suspect on reasonable grounds the person has just committed an offence against this Act.	18 19 20
as is rea	e inspector may require the person not to move on only for as long sonably necessary for the inspector to exercise the inspector's nder this Act in relation to the person.	21 22 23
	person must comply with a requirement under subsection (1), e person has a reasonable excuse for not complying with it.	24 25
Maximui	m penalty for subsection (3)—200 penalty units.	26

Power to	o require name and address	-
	An inspector may require a person to state the person's name ess if the inspector—	2
(a)	finds the person committing an offence against this Act; or	۷
(b)	finds the person in circumstances that lead, or has information that leads, the inspector to suspect on reasonable grounds the person has just committed an offence against this Act.	5
is an off	hen making the requirement, the inspector must warn the person it fence to fail to state the person's name and address, unless the as a reasonable excuse.	8 9 10
correctne	ne inspector may require the person to give evidence of the ess of the person's stated name or address if the inspector suspects, nable grounds, the stated name or address is false.	11 12 13
subsection	person must comply with an inspector's requirement under on (1) or (3), unless the person has a reasonable excuse for not ng with it.	14 1: 16
Maximu	m penalty—200 penalty units.	17
	police officer may arrest a person without a warrant if the police elieves on reasonable grounds that—	18 19
(a)	the person has not complied with an inspector's requirement under subsection (1) or (3); and	20 21
(b)	proceedings by way of complaint and summons against the person would be ineffective.	22 23
(6) Th	e person does not commit an offence against this section if—	24
(a)	the inspector required the person to state the person's name and address on suspicion of the person having committed an offence against this Act; and	25 20 27
(b)	the person is not proved to have committed the offence.	28
Power to	o require information from certain persons	29
171.(1) This section applies if an inspector suspects, on reasonable	30

grounds, that—

30

(a) an offence against this Act has been committed; and	1
(b) a person may be able to give information about the offence.	2
(2) The inspector may require the person to give information about the offence.	3 4
(3) When making the requirement, the inspector must warn the person it is an offence to fail to give the information, unless the person has a reasonable excuse.	5 6 7
(4) The person must comply with the requirement, unless the person has a reasonable excuse for not complying with it.	8 9
Maximum penalty—200 penalty units.	10
(5) It is a reasonable excuse for the person to fail to give information if giving the information might tend to incriminate the person.	11 12
(6) The person does not commit an offence against this section if the information sought by the inspector is not in fact relevant to the offence.	13 14
Power to require production of documents	15
172.(1) An inspector may require a person to produce for inspection—	16
(a) a document required to be kept by the person under this Act; or	17
(b) if the person is engaged in the business of buying or selling fisheries resources by wholesale or retail—a document about the buying or selling of fisheries resources in the person's possession.	18 19 20 21
(2) A person required under this Act to have a document available for immediate inspection must produce it immediately for inspection by the inspector or someone else specified by the inspector, unless the person has a reasonable excuse for not producing it.	22 23 24 25
Maximum penalty—500 penalty units.	26
(3) In any other case, a person required under this Act to keep a document must produce it immediately, or within a reasonable time allowed by the inspector, for inspection by the inspector or someone else specified by the inspector, unless the person has a reasonable excuse for not producing it.	27 28 29 30 31

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Maximui	m penalty—200 penalty units.	1
(4) Th	e inspector may keep the document to make a copy of it.	2
	ne inspector must return the document to the person as soon as alle after making the copy.	3 4
Powers 6	of inspector about explosives etc.	5
173.(1) If—	6
(a)	an inspector finds a person on a boat, a foreshore or a bed, bank or border of a body of water; and	7 8
(b)	the person is in possession of an explosive, powerhead or other explosive propelled missile, firearm, noxious substance, or device that creates an electrical field in waters or on land, (the "suspect thing");	9 10 11 12
specified inspector	ctor may seize the suspect thing and require the person, within the reasonable time allowed by the inspector, to produce to the or someone else specified by the inspector, proof that the person's on of the suspect thing is lawful.	13 14 15 16
	e person must comply with the requirement, unless the person has able excuse for not complying with it.	17 18
Maximui	m penalty—200 penalty units.	19
	is a reasonable excuse for the person to fail to give information if e information might tend to incriminate the person.	20 21
	Division 5—Other enforcement matters	22
Restrain	ning orders against persistent offenders	23
•	A fisheries agency may apply to the District Court for an order ng a person from—	24 25
(a)	continuing or repeating a particular activity; or	26
(b)	committing an offence against this Act.	27
(2) Th	ne Court may make an order under subsection (1)(a) if it is	28

satisfied-	<u> </u>	1
(a)	the person will commit an offence against this Act if the person continues or repeats the activity; and	2
(b)	the activity may seriously harm fisheries resources or a fish habitat.	5
that the p	e Court may make an order under subsection (1)(b) if it is satisfied person has been convicted of an offence against this Act on at least e occasions.	6
	a person contravenes an order under this section, the person an offence against this subsection.	9 10
Maximui	m penalty for subsection (4)—1 000 penalty units.	11
False or	misleading information	12
175.(1) A person must not—	13
(a)	state anything to an inspector the person knows is false or misleading in a material particular; or	14 15
(b)	omit from a statement made to an inspector anything without which the statement is, to the person's knowledge, misleading in a material particular.	16 17 18
Maximuı	m penalty—500 penalty units.	19
(2) A complaint against a person for an offence against subsection (1)(a) or (b) is sufficient if it states the statement made was false or misleading to the person's knowledge.		20 21 22
False, m	isleading or incomplete documents	23
documen	A person must not give a fisheries agency or an inspector a at containing information the person knows is false, misleading or the in a material particular.	24 2: 26
Maximuı	m penalty—500 penalty units.	27
(2) Su documen	absection (1) does not apply to a person who, when giving the	28 29

(a)	informs the fisheries agency or inspector, to the best of the person's ability, how it is false, misleading or incomplete; and	1 2
(b)	gives the correct information to the fisheries agency or inspector if the person has, or can reasonably obtain, the correct information.	3 4 5
sufficient	complaint against a person for an offence against subsection (1) is if it states the document was false, misleading or incomplete to n's knowledge.	6 7 8
Forfeitu	re on conviction	9
	On the conviction of a person for an offence against this Act, the order the forfeiture to the Authority of any of the following—	10 11
(a)	anything (including a boat or vehicle) used to commit the offence;	12
(b)	fisheries resources the subject of the offence or, if the fisheries resources have been sold by the Authority, the net proceeds of sale;	13 14 15
(c)	anything else the subject of the offence.	16
(2) The court may make an order under subsection (1) in relation to a thing or fisheries resources—		17 18
(a)	whether or not the thing or fisheries resources have been seized under this Act; and	19 20
(b)	if the thing or fisheries resources have been seized—whether or not the thing or fisheries resources have been returned to its or their owner.	21 22 23
	(3) The court may make any order to enforce the forfeiture that it considers appropriate.	
	is section does not limit the court's powers under the <i>Penalties</i> ences Act 1992 or any other law.	26 27
Dealing v	with forfeited things	28
178.(1) On the forfeiture of a thing (including fisheries resources or net		29
proceeds	of sale), the thing becomes the Authority's property and may be	30

dealt with	by the Authority as it considers appropriate.	1
(2) Without limiting subsection (1), the Authority may—		2
(a)	sell it to its previous owner or a person who had a legal or beneficial interest in it; or	3 4
(b)	sell it to anyone else (by auction, tender or otherwise); or	5
(c)	destroy it or give it away.	6
Compen	sation	7
concerne	A person may claim compensation from the fisheries agency d if the person incurs loss or expense because of the exercise or l exercise of a power under this Part.	8 9 10
(2) Pa	syment of compensation may be claimed and ordered in a ng for—	11 12
(a)	compensation brought in a court of competent jurisdiction; or	13
(b)	an offence against this Act brought against the person making the claim for compensation.	14 15
(3) A court may order the payment of compensation for the loss or expense only if it is satisfied it is just to make the order in the circumstances of the particular case.		16 17 18
	wever, the court may not order payment of compensation for the izure, or lawful seizure and forfeiture, of anything under this Part.	19 20
Inspecto	r to give notice of damage	21
180.(1) An inspector who, in the exercise or purported exercise of a power under this Part, damages anything must immediately give written notice of the particulars of the damage.		22 23 24
(2) The notice must be given to—		25
(a)	for damage to a boat or vehicle or a thing on a boat or vehicle—the person in control of the boat or vehicle; or	26 27
(b)	for damage to anything else—the person who appears to the inspector to be the owner of the thing.	28 29

	for any reason, it is not practicable to comply with subsection (2), ctor must—	1
(a)	leave the notice at the place where the damage happened; and	3
(b)	ensure the notice is left in a reasonably secure way and in a conspicuous position.	5
Consent	to entry	(
•) This section applies if an inspector intends to seek the consent of ier of a place to an inspector entering the place under this Part.	7
the owne	is section also applies if an inspector intends to seek the consent of r or person in control of an unattended boat to an inspector entering l part of the boat under this Part.	9 1(11
	fore seeking the consent, the inspector must inform the occupier, other person (the "person")—	12 13
(a)	of the purpose of the search; and	14
(b)	that anything seized during the search may be used in evidence in court; and	1: 16
(c)	that the person is not required to consent.	17
	the consent is given, the inspector may ask the person to sign an edgment of the consent.	18 19
(5) Th	e acknowledgment must—	20
(a)	state the person was informed—	21
	(i) of the purpose of the search; and	22
	(ii) that anything seized during the search may be used in evidence in court; and	23 24
	(iii) that the person was not required to consent; and	25
(b)	state the person gave the inspector consent under this Part—	26
	(i) to enter the place or secured part of the boat; and	27
	(ii) to exercise powers under this Act; and	28
(c)	state the time and date the consent was given.	29

(6) If the person signs an acknowledgment of consent, the inspector must immediately give a copy to the person.	1 2
Obstruction etc. of inspector	3
182. A person must not obstruct, hinder or resist an inspector in the exercise of a power, unless the person has a reasonable excuse.	4 5
Maximum penalty—1 000 penalty units.	6
Impersonation of inspector	7
183. A person must not pretend to be an inspector.	8
Maximum penalty—1 000 penalty units.	9
Division 6—Evidence	10
Evidentiary provisions	11
184. (1) This section applies to a proceeding under this Act or other fisheries legislation.	12 13
(2) The appointment or power of an inspector must be presumed unless a party, by reasonable notice, requires proof of—	14 15
(a) the appointment; or	16
(b) the power to do anything under this Act.	17
(3) A signature purporting to be the signature of the chief executive, the chairperson of the Authority or an inspector is evidence of the signature it purports to be.	18 19 20
(4) A certificate purporting to be signed by a person mentioned in subsection (3) and stating any of the following matters is evidence of the matter—	21 22 23
(a) a stated document is—	24
(i) an authority or a copy of an authority; or	25
(ii) an order, direction, requirement or decision, or a copy of an	26

	order direction, requirement or decision, given or made under this Act; or	1 2
	(iii) a notice, or a copy of a notice, given under this Act; or	3
	(iv) a record, or a copy of a record, kept under this Act; or	4
	(v) a document, or a copy of a document, kept under this Act;	5
(b)	on a stated day, or during a stated period, a stated person was or was not the holder of an authority or a stated authority;	7
(c)	a stated authority was or was not in force on a stated day or during a stated period;	9
(d)	on a stated day, an authority—	10
	(i) was suspended for a stated period; or	11
	(ii) was cancelled;	12
(e)	on a stated day, a stated person was given a stated notice, order, requirement or direction under this Act;	13 14
(f)	a stated fee or other amount is payable by a stated person to a fisheries agency and has not been paid;	15 16
(g)	anything else prescribed by regulation.	17
	PART 9—ADMINISTRATIVE APPEALS	18
	Division 1—Fisheries Tribunal	19
Establis	hment	20
185. T	The Fisheries Tribunal is established.	21
Compos	sition	22
186.(1) The Tribunal consists of the following members—	23
(a)	the chairnerson who must be a harrister or solicitor; and	2/

(b)	2 other members, at least 1 of whom must have wide knowledge and experience of the fishing industry and other fisheries issues.	1 2
(2) Th	e members are to be appointed by the Governor in Council.	3
	person is not eligible to be appointed as a member of the Tribunal son is a member of—	4 5
(a)	the Legislative Assembly, a House of Parliament of the Commonwealth or another State, or the Legislature of a Territory; or	6 7 8
(b)	the Authority; or	9
(c)	the Policy Council; or	10
(d)	a selection committee under this Act.	11
(4) A 1	member of the Tribunal must be appointed for a 3 year term.	12
(5) The member-	ne office of a member of the Tribunal becomes vacant if the	13 14
(a)	resigns by signed notice of resignation given to the Minister; or	15
(b)	is absent from 3 consecutive sittings of the Tribunal without the chairperson's or Minister's leave and without reasonable excuse; or	16 17 18
(c)	is convicted of an indictable offence; or	19
(d)	becomes employed by, or a contractor of, a fisheries agency; or	20
(e)	is removed from office by the Governor in Council under subsection (6).	21 22
	the Governor in Council may remove a member of the Tribunal ace if the member—	23 24
(a)	engages in misbehaviour; or	25
(b)	becomes incapable of performing the duties of a member because of physical or mental incapacity; or	26 27
(c)	is incompetent; or	28
(d)	becomes a person who, because of subsection (3), would not be	29

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(e)	uses the office for party political purposes; or	1
(f)	is convicted of an offence against this Act.	2
Acting r	nembers	3
187. Tof the Tr	The Governor in Council may appoint a person to act as a member ibunal—	4 5
(a)	during a vacancy in the office of a member; or	6
(b)	for a period, or all periods, when the member is absent or cannot, for any reason, perform the duties of the office.	7 8
Fees and	l allowances	9
188. T	The members of the Tribunal are entitled to be paid by the Tribunal	10
the fees a	and allowances decided by the Governor in Council.	11
Tribuna	l expenses	12
189.(1) The Authority must pay all expenses (including fees and	13
allowanc Tribunal	res payable to the Tribunal members) properly incurred by the	14 15
	owever, the chief executive must reimburse the Authority for all	16
	s properly incurred by the Authority in paying the Tribunal for	17
-	s incurred in relation to appeals against decisions of the chief	18
executive	2.	19
	Division 2—Proceedings of Tribunal	20
Time an	d place of meetings	21
190. N	Meetings of the Tribunal are to be held at the times and places the	22
	son decides.	23

Decisions of Tribunal	1
191.(1) The Tribunal may be formed by the chairperson and 1 or 2 other members to hear an appeal.	2 3
(2) If the Tribunal is formed by 3 members, the decision in which a majority of the members agrees is the Tribunal's decision.	4 5
(3) If the Tribunal is formed by 2 members, the decision of the chairperson is the Tribunal's decision if there is a disagreement.	6 7
Evidence and procedure	8
192.(1) The Tribunal is not bound by the rules of evidence and may inform itself in a way it considers appropriate, but must observe natural justice.	9 10 11
(2) Subject to procedural rules prescribed under a regulation, the Tribunal may decide its own procedures.	12 13
(3) A party to an appeal may appear personally or by an agent before the Tribunal but may be represented by a barrister or solicitor only with leave of the Tribunal or the chairperson.	14 15 16
(4) The Tribunal, formed by the chairperson alone, may conduct a preliminary hearing of an appeal to decide interlocutory and other preliminary matters.	17 18 19
(5) In a preliminary hearing, the Tribunal may—	20
(a) make orders for the conduct of the appeal; or	21
(b) require parties to make discovery or allow inspection of evidentiary material; or	22 23
(c) require parties to file pleadings; or	24
(d) give a party leave to be represented by a barrister or solicitor; or	25
(e) strike out the appeal on the ground that it is frivolous or vexatious; or	26 27
(f) stay a decision of the fisheries agency.	28

Costs	1
193.(1) Each party in an appeal bears the party's own costs of the appeal.	2
(2) If the Tribunal of its own initiative requires a person to appear before the Tribunal, the person's witness fees are to be paid by the fisheries agency whose decision has been appealed against.	3 4 5
(3) However, if the Tribunal strikes out an appeal because it is frivolous or vexatious, the Tribunal may order the appellant to pay the fisheries agency the amount the Tribunal considers to be the cost to the fisheries agency of the Tribunal's expenses for the appeal.	6 7 8 9
(4) The amount may be recovered by the fisheries agency as a debt payable to the fisheries agency by the appellant.	10 11
Powers in relation to witnesses etc.	12
194.(1) The chairperson, or a person who has the chairperson's written permission, may, by written notice given to a person, require the person to appear before the Tribunal at a specified time and place to give evidence or to produce specified documents.	13 14 15 16
(2) The chairperson, or a person permitted by the chairperson, may administer an oath or affirmation to a person appearing as a witness before the Tribunal.	17 18 19
(3) A person who is given a notice under subsection (1) must—	20
(a) attend as required by the notice; and	21
(b) continue to attend as required by the chairperson until excused from further attendance.	22 23
Maximum penalty—40 penalty units.	24
(4) A person appearing as a witness before the Tribunal must not—	25
(a) fail to take an oath or make an affirmation when required by the chairperson; or	26 27
(b) fail, without reasonable excuse, to answer a question the person is required to answer by the chairperson; or	28 29
(c) fail, without reasonable excuse, to produce a document the person is required to produce by a notice under subsection (1).	30 31

Maximur	n penalty—40 penalty units.	1
produce	s a reasonable excuse for a person to fail to answer a question or to a document if answering the question or producing the document and to incriminate the person.	2 3 4
Ü	•	
	person required to appear as a witness before the Tribunal is o the witness fees prescribed under a regulation or, if no witness	5
	prescribed, the witness fees decided by the chairperson.	7
Question	ns of law etc. to be decided by chairperson	8
195. T	he Tribunal, formed by the chairperson alone, must—	9
(a)	decide a question of law in a proceeding; and	10
(b)	deal with a proceeding in which a consent order is to be made.	11
	Division 3—Jurisdiction of Tribunal	12
Appeals	to Tribunal	13
direction dissatisfi	A person whose interests are adversely affected by an order, requirement or other decision of a fisheries agency, and who is ed with the decision, may appeal against the decision to the but only on 1 or more of the following grounds—	14 15 16 17
(a)	the decision of the fisheries agency was contrary to this Act;	18
(b)	the decision of the fisheries agency was manifestly unfair;	19
(c)	the decision of the fisheries agency will cause severe personal hardship to the appellant.	20 21
(2) Ho	wever, the following decisions cannot be appealed against—	22
(a)	a decision of a fisheries agency about its policy;	23
(b)	a decision of a fisheries agency about starting or continuing a prosecution against a person for an offence against this Act;	24 25
(c)	a decision of a fisheries agency about an officer or employee of the fisheries agency in the person's capacity as an officer or employee;	26 27 28

(a)	a decision of a fisheries agency about delegating a power by the fisheries agency;	2
(e)	a decision of a fisheries agency about making a management plan or declaration;	3
(f)	a decision of the chief executive about appointing a person as an inspector;	6
(g)	a decision of the Authority giving effect to a notice or direction given to it by the Minister.	3
	this section, a reference to a decision includes a reference to a make a decision within a reasonable time.	9 10
How to	start an appeal	11
) An appeal is started by filing a written notice of appeal with the in the form approved by the Tribunal.	12 13
	ne Tribunal must give a copy of the notice to the fisheries agency ecision is being appealed against.	14 15
` '	ne notice of appeal must be filed within 28 days after the appellant notice of the decision appealed against.	16 17
(4) Th appeal.	e Tribunal may at any time extend the period for filing the notice of	18 19
(5) Th	e notice of appeal must state the grounds of the appeal.	20
Stay of o	operation of decisions etc.	21
•) The Tribunal may stay a decision appealed against to secure the ness of the appeal.	22 23
(2) A	stay—	24
(a)	may be given on conditions the Tribunal considers appropriate; and	25 26
(b)	operates for the period specified by the Tribunal; and	27
(c)	may be revoked or amended by the Tribunal.	28
(3) Th	ne period of a stay specified by the Tribunal must not extend past	29

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the time	when the Tribunal decides the appeal.	1
, ,	e starting of an appeal against a decision affects the decision, or the out of the decision, only if the decision is stayed.	3
Powers	of Tribunal on appeal	2
199.(1) In deciding an appeal, the Tribunal may—	5
(a)	confirm the decision appealed against; or	ϵ
(b)	set the decision aside and substitute another decision; or	7
(c)	set the decision aside and return the matter to the fisheries agency with directions the Tribunal considers appropriate.	9
. ,	substituting another decision, the Tribunal has the same powers as ries agency.	10 11
Example—	-	12
	ibunal may decide that an unsuccessful applicant for an authority be issued rity and state specified conditions in it.	13 14
	the Tribunal substitutes another decision, the substituted decision is or the purposes of this Act, to be the decision of the fisheries	15 16 17
PA	ART 10—OTHER PROVISIONS ABOUT THE AUTHORITY	18 19
	Division 1—Membership of Authority	20
Compos	sition	21
200.(1) The Authority consists of the following members—	22
(a)	the chairperson; and	23
(b)	6 other persons who—	24
	(i) have a high level of expertise in, or knowledge of, fishing; or	25

economic or financial management; or

(ii) have skills in public administration, fisheries sciences,

natural resource management, industrial affairs, commerce,

1

2

3

(iii) have other skills, knowledge or expertise the Minister considers to be relevant.	4 5
(2) The chairperson and other members are to be appointed by the Governor in Council.	6 7
(3) The Governor in Council may appoint a person to act as a member during a period, or all periods, when the member is absent or cannot, for another reason, perform the duties of the member's office.	8 9 10
(4) A relevant nomination process for appointment to the Authority must be followed before the Governor in Council—	11 12
 (a) appoints a person to fill a vacancy caused by the office of a member becoming vacant before the member's term is finished; or 	13 14 15
(b) appoints a person to act as a member (other than the chairperson) for a period, or all periods, when the member is absent or cannot, for another reason, perform the duties of the member's office.	16 17 18
Selection committee	19
201. (1) Before appointments of members of the Authority (other than the chairperson) are made, the Minister must establish a selection committee to nominate the members.	20 21 22
(2) The selection committee must consist of a chairperson and at least 5, but not more than 8, other members appointed by the Minister.	23 24
(3) The chairperson must be a person who, in the Minister's opinion, is suited to act as an independent chairperson of the selection committee.	25 26
(4) The members are to be appointed after consultation with the Policy Council.	27 28
(5) Members may be members of the Policy Council.	29
(6) The chairperson of the selection committee is entitled to be paid by the Authority the fees and allowances decided by the Governor in Council.	30 31

202.(1) In making its selection of members (other than the chairperson),

the selection committee must ensure the nominees for appointment include

1

2

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Selection of members for appointment

persons with knowledge of, or experience in, fishing.	4
(2) The Minister may give the committee written directions about the procedures and criteria to be followed or applied in selecting nominees for appointment, and when the nominations are to be made.	5 6 7
(3) A direction may not require the committee to nominate a particular person for appointment as a member of the Authority.	8 9
(4) A person is not eligible to be nominated for appointment as a member of the Authority (other than the chairperson) if the person is—	10 11
(a) a member of the Policy Council; or	12
(b) a member of the selection committee; or	13
(c) a chairperson, deputy chairperson or chief executive officer (regardless of the title by which the person is known) of a peak representative organisation with a particular interest in fisheries.	14 15 16
Example—	17
Paragraph (c) precludes the State chairperson of Queensland Commercial Fishermen's Organisation, but not the chairperson of a regional branch of the organisation, from nomination.	18 19 20
(5) If the selection committee does not make a nomination or follow the procedures or apply the selection criteria directed by the Minister, the Minister may nominate a person for appointment.	21 22 23
(6) A nomination made by the Minister under subsection (5) is taken to have been made by the selection committee.	24 25
Duration of appointment	26
203.(1) A member of the Authority must be appointed for a term of not longer than 3 years.	27 28
(2) The office of a member of the Authority becomes vacant if the member—	29 30
(a) resigns by signed notice of resignation given to the Minister; or	31

(b)	is absent from 3 consecutive meetings of the Authority without the Authority's leave and without reasonable excuse; or	2
(c)	is convicted of an indictable offence; or	3
(d)	becomes employed by, or a contractor of, the Authority; or	۷
(e)	is removed from office by the Governor in Council under subsection (3) or (4).	: 6
(3) Th member-	e Governor in Council may remove a member from office if the	8
(a)	engages in misbehaviour; or	Ģ
(b)	becomes incapable of performing the duties of a member because of physical or mental incapacity; or	10 11
(c)	is incompetent; or	12
(d)	becomes a person who, other than because of membership of a selection committee, would not be eligible to be nominated for appointment as a member of the Authority; or	13 14 15
(e)	does anything else that, in the Governor in Council's opinion, is a reasonable justification for removal from office; or	16 17
(f)	is convicted of an offence against this Act.	18
` '	e Governor in Council may remove all or any members of the from office if the Authority—	19 20
(a)	does not comply with a public sector policy notified to it by the Minister under this Act; or	21 22
(b)	does not comply with a direction given to it by the Minister under this Act; or	23 24
(c)	does not comply with its obligations under the <i>Financial Administration and Audit Act 1977</i> for the preparation and submission of reports and plans; or	25 26 27
(d)	uses its funds or reputation for party political purposes	28

Fees and	d allowances	1
	The members of the Authority may be paid by the Authority the	2
fees and	allowances decided by the Governor in Council.	3
	Division 2—Proceedings of Authority	4
Time an	d place of meetings	5
205. (1 decides.) Meetings of the Authority are to be held at the times and places it	6 7
(2) Ho	owever, the Authority must meet at least once every 3 months.	8
(3) Th	e chairperson of the Authority—	9
(a)	may at any time call a meeting of the Authority; and	10
(b)	must call a meeting if asked by at least 4 members.	11
Procedu	res governing conduct of proceedings	12
) The chairperson of the Authority must preside at all meetings at e chairperson is present.	13 14
	the chairperson is absent, the member chosen by the members must preside.	15 16
(3) At	a meeting of the Authority—	17
(a)	4 members form a quorum; and	18
(b)	a question is decided by a majority of the votes of the members present and voting; and	19 20
(c)	each member present has a vote on each question to be decided and, if the votes are equal, the member presiding has a casting vote.	21 22 23
	e Authority may conduct its proceedings (including its meetings) siders appropriate.	24 25
, ,	e Authority may hold meetings, or allow members to take part in s, by telephone, closed circuit television or another form of ication.	26 27 28

	member who takes part in a meeting of the Authority under on under subsection (5) is taken to be present at the meeting.	1 2
	resolution is a valid resolution of the Authority, even though it was ed at a meeting of the Authority, if—	3 4
(a)	all members of the Authority give written agreement to the proposed resolution; and	5 6
(b)	notice of the proposed resolution was given under procedures approved by the Authority.	7 8
Disclosu	re of interests	9
207.(1) This section applies to a member of the Authority if—	10
(a)	the member has a direct or indirect financial interest in an issue being considered, or about to be considered, by the Authority; and	11 12
(b)	the interest could conflict with the proper performance of the member's duties about the consideration of the issue.	13 14
	soon as practicable after the relevant facts come to the member's ge, the member must disclose the nature of the interest to a meeting athority.	15 16 17
	ne disclosure must be recorded in the Authority's minutes and, e Authority otherwise decides, the member must not—	18 19
(a)	be present when the Authority considers the issue; or	20
(b)	take part in a decision of the Authority on the issue.	21
	e member must not be present when the Authority is considering on under subsection (3).	22 23
	other member who also has a direct or indirect financial interest in must not—	24 25
(a)	be present when the Authority is considering its decision under subsection (3); or	26 27
(b)	take part in making the decision.	28

s 208 123 s

Minutes	1
208. The Authority must keep minutes of its proceedings.	2
Division 3—Employees	3
Employees	۷
209. (1) The Authority may engage the employees it considers necessary to perform its functions.	5
(2) The Authority may decide its employees' terms of employment.	7
(3) However, subsection (2) has effect subject to any relevant award, industrial agreement, certified agreement or enterprise flexibility agreement.	9
Division 4—Other matters about the Authority	10
Superannuation schemes	11
210.(1) The Authority may, with the Governor in Council's approval, establish and maintain, or take part in, a scheme to provide superannuation benefits for its employees and members and, for the purpose, establish and maintain a fund and contribute to the scheme.	12 13 14 15
(2) The Authority may, with the Governor in Council's approval, amend a scheme established by it.	16 17
(3) An approval under subsection (1) or (2) may be given on conditions.	18
(4) The conditions of an approval may, for example, allow the Auditor-General to audit accounts and records of a scheme established and maintained by the Authority.	19 20 21
(5) A person who, immediately before becoming an employee of the Authority, was a contributor to the State Service Superannuation Fund, or a member of the State Public Sector Superannuation Scheme, continues to be a contributor to or member of the Fund or Scheme.	22 23 24 25
(6) If the Authority establishes, maintains or takes part in a scheme under subsection (1) (the "Authority's scheme"), a person to whom subsection (5) applies may, under arrangements prescribed under a	26 27 28

regulation, stop being a contributor to or member of the Fund or Scheme and become a member of the Authority's scheme.	1 2
Seal 211. Judicial notice must be taken of the imprint of the Authority's seal appearing on a document and the document must be presumed to have been properly sealed unless the contrary is proved.	3 4 5 6
Committees	7
212.(1) The Authority may establish committees made up of persons it considers to be appropriate.	8 9
Example—	10
The Authority may establish management advisory committees and zonal advisory committees.	11 12
(2) The Authority may decide—	13
(a) the functions or terms of reference of a committee; and	14
(b) the membership of a committee; and	15
(c) conditions on which a person is appointed a member of a committee; and	16 17
(d) how a committee is to operate.	18
(3) If a committee makes a recommendation to the Authority, the Authority must give proper consideration to the recommendation.	19 20
Application of certain Acts	21
213. The Authority is—	22
(a) a unit of public administration under the <i>Criminal Justice Act</i> 1989; and	23 24
(b) an agency under the Equal Opportunity in Public Employment Act 1992; and	25 26
(c) a statutory body under the <i>Financial Administration and Audit Act 1977</i> ; and	27 28

s 214 125 s 216

(d) a public authority under the Libraries and Archives Act 1988; and	1
(e) a statutory body under the Statutory Bodies Financial Arrangements Act 1982.	2
Authority to give reports to Minister	۷
214. The Authority must give the Minister the reports on the Authority's operations that the Minister requires.	5
PART 11—MISCELLANEOUS	5
Attempts to commit offences	8
215.(1) A person who attempts to commit an offence against this Act commits an offence.	9 10
Maximum penalty—half the maximum penalty for committing the offence.	11
(2) Section 4 (Attempts to commit offences) of the Criminal Code applies to subsection (1).	12 13
Responsibility for acts or omissions of representatives	14
216.(1) In this section—	15
"representative" means—	16
(a) of a corporation—an executive officer, employee or agent of the corporation; or	17 18
(b) of an individual—an employee or agent of the individual;	19
"state of mind" of a person includes—	20
(a) the person's knowledge, intention, opinion, belief or purpose; and	21
(b) the person's reasons for the intention, opinion, belief or purpose.	22
(2) Subsections (3) and (4) apply in a proceeding for an offence against this Act.	23 24

or omission, it is enough to show—	2
(a) the act or omission was done or omitted to be done by a	3
representative of the person within the scope of the representative's actual or apparent authority; and	5
(b) the representative had the state of mind.	6
(4) An act or omission done or omitted to be done for a person by a representative of the person within the scope of the representative's actual or apparent authority is taken to have been done or omitted to be done also by	7 8 9
the person, unless the person proves the person took all reasonable steps to prevent the act or omission.	10 11
Protection from liability	12
217. (1) In this section—	13
"official" means—	14
(a) the chief executive; or	15
(b) an officer or employee of the department; or	16
(c) an employee of the Authority; or	17
(d) an inspector; or	18
(e) a person helping an inspector at the inspector's direction.	19
(2) An official does not incur civil liability for an act done, or omission made, honestly and without negligence under this Act.	20 21
(3) If subsection (2) prevents a civil liability attaching to an official, the liability attaches instead to the Authority or State, as the case requires.	22 23
Identification of boundaries	24
218. If, under this Act, a place or area is prescribed under a regulation or is specified in another way under this Act or in a document issued under this Act, the boundaries of the place or area may be described—	25 26 27
(a) by reference to posts, stakes, buoys, marks or natural features; or	28
(b) by reference to points or areas identified from satellite navigation	29

	data, latitude or longitude or map grid references; or	1
(c)	in another way that is reasonably adequate to identify the place or area.	2 3
Holder o	of authority responsible for ensuring Act complied with	4
	The holder of an authority must ensure that everyone acting authority complies with this Act.	5 6
against a offence,	another person acting under the authority commits an offence provision of this Act, the holder of the authority also commits an namely, the offence of failing to ensure the other person complied provision.	7 8 9 10
Maximum	m penalty—the penalty prescribed for contravention of the n.	11 12
against the	ridence that the other person has been convicted of an offence he provision while acting under the authority is evidence that the f the authority committed the offence of failing to ensure the other complied with the provision.	13 14 15 16
(4) Ho	owever, it is a defence for the holder of the authority to prove—	17
(a)	the holder issued appropriate instructions and used all reasonable precautions to ensure compliance with this Act; and	18 19
(b)	the offence was committed without the holder's knowledge; and	20
(c)	the holder could not by the exercise of reasonable diligence have stopped the commission of the offence.	21 22
Start of	offence proceedings	23
220. A within—	A proceeding for an offence against this Act may be started	24 25
(a)	1 year after the offence is committed; or	26
(b)	1 year after the offence comes to the complainant's knowledge, but within 2 years after the offence is committed.	27 28

Inspecto	or not to have interest in authority	1
221.(1) An inspector must not hold or have an interest in an authority.	2
Maximu	m penalty—500 penalty units.	3
	his section does not apply to an authority prescribed under a n or in circumstances prescribed under a regulation.	4 5
Penaltie	s etc. to be paid to Authority	6
222.(1) The following amounts must be paid to the Authority—	7
(a)	penalties imposed under this Act;	8
(b)	costs and fees ordered to be paid to the Authority under this Act;	9
(c)	net proceeds of sale of fisheries resources seized under this Act;	10
(d)	the proceeds of sale of things forfeited under this Act;	11
(e)	other amounts recoverable by or for the Authority under this Act.	12
(2) Ho	owever, if—	13
(a)	a court imposes a penalty, or makes a forfeiture order, in a proceeding under this Act; and	14 15
(b)	the person prosecuting is not prosecuting as—	16
	(i) an officer or employee of the State; or	17
	(ii) an employee of the Authority; or	18
	(iii) an officer of the public service;	19
	may order that not more than half of the amount recovered be paid rson prosecuting.	20 21
` '	ne penalties, costs, fees, proceeds and other amounts paid to the y under this section may be applied by the Authority for its general	22 23 24
Regulat	ion making power	25
223.(1) The Governor in Council may make regulations under this Act.	26
(2) A	regulation may—	27

(a) impose fees; or	1
(b) create offences and prescribe penalties of not more than 100 penalty units for each offence; or	2 3
(c) prescribe circumstances in which an act or omission that is otherwise an offence under this Act is not an offence.	4 5
PART 12—TRANSITIONAL PROVISIONS	6
Division 1—Transitional references	7
Application of Division	8
224. This Division applies to references in Acts in existence at its commencement.	9 10
Fisheries Act 1976 references	11
225. A reference to the <i>Fisheries Act 1976</i> is taken to be a reference to this Act.	12 13
Fishing Industry Organisation and Marketing Act 1982 references	14
226. A reference to the <i>Fishing Industry Organisation and Marketing Act 1982</i> is taken to be a reference to this Act.	15 16
Other references	17
227. A reference to the Queensland Fish Management Authority established under the <i>Fishing Industry Organisation and Marketing Act</i> 1982 is taken to be a reference to the Authority established under this Act	18 19 20

Division 2—Other transitional provisions	1
Definitions for Division	2
228. (1) In this Division—	3
"changeover day" means—	4
(a) the day that is 6 months after the commencement; or	5
(b) if an earlier day is fixed by regulation—the earlier day;	6
"commencement" means the commencement of this Part;	7
"former Act" means—	8
(a) the former Authority Act; or	9
(b) the former Fisheries Act;	10
"former Authority" means the Queensland Fish Management Authority established under the former Authority Act;	11 12
"former Authority Act" means the Fishing Industry Organisation and Marketing Act 1982;	13 14
"former Fisheries Act" means the Fisheries Act 1976;	15
"former Tribunal" means the Fishing Industry Appeals Tribunal established under the former Authority Act.	16 17
(2) This section and the heading to this Division expire 6 months after the changeover day.	18 19
Continuation of former Authority etc.	20
229.(1) Until the changeover day, the former Authority continues in existence and may perform the functions and exercise the powers of the Authority under this Act.	21 22 23
(2) The Authority may, before the changeover day, make declarations under this Act to have effect on or after the changeover day.	24 25
(3) Until the changeover day, a reference in this Act to the Authority includes a reference to the former Authority.	26 27
(4) Despite the repeal of the former Authority Act, until the changeover	28

day, the following sections of the former Authority Act continue to apply to the former Authority—	1 2
• section 10 (Members of Authority)	3
• section 12 (Tenure of office)	4
 section 13 (Disqualification from and vacation of office) 	5
• section 14 (Casual vacancies)	6
• section 15 (Acting chairperson and deputies of other members)	7
• section 16 (Meetings)	8
• section 17 (Procedure at meetings)	9
• section 18 (Conduct of affairs)	10
• section 19 (Minutes)	11
• section 25 (Remuneration to members)	12
(5) On the changeover day, the former Authority is dissolved and its members go out of office.	13 14
(6) This section expires on the changeover day.	15
Vesting of assets and pending legal proceedings	16
230.(1) On the commencement, the assets, rights and liabilities of the former Authority vest in the Authority.	17 18
(2) A legal proceeding by or against the former Authority that has not been finished before the commencement may be continued and finished by or against the Authority.	19 20 21
(3) This section expires on the changeover day.	22
Existing staff	23
231.(1) A person who, immediately before the commencement, held an office on the staff of the former Authority is, on the commencement, transferred to a corresponding office in the Authority's employment.	24 25 26
(2) The person remains entitled to all existing and accruing rights of	27

employment.
(3) This section expires on the changeover day.
Existing superannuation arrangements and schemes
232.(1) A superannuation arrangement or scheme to which the former Authority was contributing at the commencement is taken to be a
superannuation scheme established and maintained, or in which it takes part, with the Governor in Council's approval under this Act.
(2) This section expires on the changeover day.
Existing licences etc.
233.(1) A licence, permit or other permission in force under a former Act immediately before the commencement continues in force, subject to this Act, as if it were an authority issued under this Act.
(2) A certificate in force under a former Act immediately before the commencement continues in force, subject to this Act, as if it were an authority issued under this Act.
(3) This section expires on the changeover day.
Existing orders etc.
234.(1) An order, direction, requirement or decision of the chief
executive, the former Authority or an inspector under a former Act is, if its effect is not exhausted at the commencement, subject to appeal under this
Act in the same way as if it were an order, direction, requirement or
decision of the chief executive, Authority or an inspector under this Act.
(2) This section expires on the changeover day.
Existing regulations and orders in council
235.(1) The regulations and orders in council in force under a former Act immediately before the commencement—
(a) remain in force for the purposes of this Act, subject to amendment or repeal by a regulation under this Act; and

28

(b) are to be read with the changes necessary to make them consistent with this Act and adapt their operation to the provisions of this Act.	1 2 3
(2) In particular, an order in council declaring a fish habitat reserve or wetland reserve has effect as if it were a regulation under this Act declaring a fish habitat area.	4 5 6
(3) Also, an order in council declaring a fish sanctuary has effect as if it were a regulation declaring waters to be closed waters to the taking or possessing of all fish.	7 8 9
(4) The regulations and orders in council expire 6 months after the changeover day unless earlier repealed.	10 11
(5) This section expires 6 months after the changeover day.	12
Continuation of Commonwealth-State cooperative arrangements	13
236.(1) An arrangement in force under Part 6A of the former Fisheries Act has effect as if it had been entered into under Part 7 of this Act on the commencement.	14 15 16
(2) This section expires on the changeover day.	17
Inspectors	18
237.(1) A person who, immediately before the commencement, was an inspector under the former Act is taken to be an inspector appointed under this Act.	19 20 21
(2) This section expires on the changeover day.	22
Dissolution of Fish Board	23
238.(1) On the commencement—	24
(a) the Fish Board established under the former Authority Act is dissolved and its members go out of office; and	25 26
(b) the assets, rights and liabilities of the Fish Board become assets, rights and liabilities of the State; and	27 28

(c) the property of the Fish Board is vested in the State.	1
(2) This section expires on the changeover day.	2
(2) This section expires on the changeover day.	_
Transitional regulations	3
239.(1) A regulation may make provision with respect to any matter for which—	4 5
(a) it is necessary or convenient to assist the transition from the operation of a former Act to the operation of this Act; and	7
(b) this Act does not make provision or sufficient provision.	8
(2) A regulation under subsection (1) may be given retrospective operation to a date not earlier than the commencement.	9 10
(3) This section expires on the changeover day.	11
Members of former Tribunal	12
240.(1) A person who is, immediately before the commencement, a member of the former Tribunal is taken to have been appointed a member of the Tribunal under this Act on the commencement.	13 14 15
(2) On the changeover day, the person goes out of office as a member of the Tribunal unless the person has been appointed under this Act as a member of the Tribunal.	16 17 18
(3) This section expires on the changeover day.	19
Unfinished appeals	20
241.(1) An appeal that has been made to the former Tribunal, and not finished before the commencement, continues as if it were an appeal made to the Tribunal under this Act.	21 22 23
(2) This section expires on the changeover day.	24
Fisheries Research Fund	25
242.(1) On the commencement, the amount in the Fisheries Research	26

Fund established under the Fisheries Act 1976 becomes part of the

26

27

Fisheries Research Fund established under this Act.	1
(2) This section expires on the commencement.	2
PART 13—REPEALS AND AMENDMENTS	3
Repeals—Sch 1	4
243. The Acts mentioned in Schedule 1 are repealed.	5
Amendments—Sch 2	6
244. An Act mentioned in Schedule 2 is amended as specified in the Schedule.	7 8

9

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SCHEDULE 1	1
ACTS REPEALED	2
section 243	3
Fisheries Act 1976 No. 80	4
Fisheries Act Amendment Act 1981 No. 98	5
Fisheries Act Amendment Act 1982 No. 71	6
Fishing Industry Organisation and Marketing Act 1982 No. 28	7
Fishing Industry Organization and Marketing Act Amendment Act 1983 No. 16	8 9
Fishing Industry Organization and Marketing and Another Act Amendment Act 1984 No. 29	10 11
Fishing Industry Organization and Marketing Act Amendment Act 1987 No. 47	12 13
Fishing Industry Organization and Marketing Act and Other Acts Amendment Act 1989 No. 43	14 15
Business Licence Deregulation (Milksellers and Fish Buyers) Amendment Act 1993 No. 27	16 17
	18

SCHEDULE 2		1
ACTS AMENDED		2
	section 244	3
ABORIGINAL LAND ACT 1991		4
1. Section 2.20(2)(b) and (c)—		5
omit, insert—		6
'(b) Fisheries Act 1994.'.		7
CRIMINAL CODE		8
1. Sections 453 and 454—		9
omit.		10
FORESTRY ACT 1959		11
1. Section 102(1)(d), (e) and (g)—		12
omit.		13

MARINE PARKS ACT 1982	
1. Sections 5 to 8—	2
omit.	3
2. Section 9, heading—	4
omit, insert—	5
'Definitions'.	ć
3. Section 9(1), definitions "coastal waters of Queensland" and "Queensland waters"—	7
omit.	Ģ
4. Section 9(1)—	10
insert—	11
""marine park" means an area set apart and declared under this Act as a marine park;".	12 13
5. Section 9(1), definition "marine products", paragraph (d)—	14
omit, insert—	15
'(d) all other material of which tidal land in a marine park consists;'.	16
6. Section 9(2)—	17
omit.	18
7. Section 11(1)(b)(ii)—	19
omit, insert—	20
'(ii) marine parks and their management and control: and'	21

8. Section 11(1)(c), from 'whether' to '1976'—	1
omit.	2
9. Section 11(1)(d), from 'whether' to '1976'—	3
omit.	4
10. Section 15, 'order in council'—	5
omit, insert—	6
'regulation'.	7
11. Section 16—	8
omit, insert—	9
'Declaration of marine parks	10
'16. The Governor in Council may, by regulation, set apart and declare an area of tidal waters or tidal land to be a marine park.'.	11 12
12. Section 17(1), from 'prepared' to 'declared as'—	13
omit, insert—	14
'made by the chief executive for'.	15
13. Section 17(2)(c), '\$5 000'—	16
omit, insert—	17
'100 penalty units'.	18
14. Section 17(2)(c), '\$1 000'—	19
omit, insert—	20
'20 penalty units'.	21

15. Section 17(4)—	1
omit, insert—	2
'(4) A zoning plan is subordinate legislation and does not have effect until it is approved by the Governor in Council.'.	3 4
16. Sections 18 and 19—	5
omit.	6
17. Section 20(2)—	7
omit.	8
18. Section 21(a) and (b), 'order in council'—	9
omit, insert—	10
'regulation'.	11
19. Section 21(b)(ii)—	12
omit, insert—	13
'(ii) may amalgamate marine parks even though they are not contiguous; or'.	14 15
20. Section 22—	16
omit, insert—	17
'Revocation of marine parks	18
'22.(1) . The Governor in Council may, by regulation, revoke the setting apart and declaration of a marine park in whole or part.	19 20
'(2) The regulation may be made only if the Legislative Assembly has, on a motion of which at least 14 sitting days' notice has been given, passed a resolution requesting the Governor in Council to make the revocation.'.	21 22 23

21. Section 23(1)(a), from ', whether' to '1976,'—	1
omit.	2
22. Section 24(1), from 'an area' to end—	3
omit, insert—	4
'a marine park.'.	5
23. Sections 25 and 25A—	ϵ
omit, insert—	7
'Delegation	8
'25.(1) The Minister may delegate the Minister's powers under this Act to any person.	9 10
'(2) The chief executive may delegate the chief executive's powers under this Act to any person.'.	11 12
24. Section 26(3)(a), from 'within an area' to 'within such an area,'—	13
omit, insert—	14
'within a marine park or in relation to anything within a marine park—'.	15
25. Section 26(4)—	16
omit, insert—	17
'(4) An offence against this Act is a summary offence.'.	18
26. Section 26(5)—	19
omit, insert—	20
'(5) A proceeding for an offence under this Act may be started within—	21
(a) 1 year after the offence is committed; or	22
(b) 1 year after the offence comes to the complainant's knowledge, but within 2 years after the offence is committed.'.	23 24

27. Section	on 27—	1
omit, ii	nsert—	2
Evident	iary provisions	3
'27. (1) Act.	This section applies to a proceeding for an offence against this	4 5
	ne appointment or power of an inspector must be presumed unless y reasonable notice, requires proof of—	6
(a)	the appointment; or	8
(b)	the power to do anything under this Act.	9
	signature purporting to be the signature of the chief executive or tor is evidence of the signature it purports to be.	10 11
	certificate purporting to be signed by the chief executive or an and stating any of the following matters is evidence of the	12 13 14
(a)	that a specified act or omission happened in a marine park;	15
(b)	anything else prescribed by regulation.'.	16
28. Section	on 28—	17
omit.		18
29. Section	on 29—	19
omit, ii	nsert—	20
'Protecti	on from liability	21
29. (1).	In this section—	22
"official"	means—	23
(a)	the chief executive; or	24
(b)	an officer or employee of the department; or	25
(c)	an inspector; or	26
(d)	a person helping an inspector at the inspector's direction.	27

'(2) An official does not incur civil liability for an act done, or omission made, honestly and without negligence under this Act.	1 2
'(3) If subsection (2) prevents a civil liability attaching to an official, the liability attaches instead to the State.'.	3
30. Section 30(1), from 'Subject' to 'providing for'—	5
omit, insert—	6
'The Governor in Council may make regulations under this Act, including, for example, regulations about the following'.	7 8
31. Section 30(1)(t), (2), (3), (4), (5A), (5B), (7) and (8)—	9
omit.	10
32. Section 30(5) and (6)—	11
renumber as $30(2)$ and (3) .	12
33. After section 30—	13
insert—	14
'Marine parks declared under Fisheries Act 1976	15
'31.(1) A marine park that was, immediately before the commencement	16
of this section, a marine park set apart and declared under the <i>Fisheries Act</i>	17
1976 is taken to be a marine park set apart and declared under this Act.	18
'(2) This section expires on the day it commences.'.	19
34. Schedule 1—	20
omit.	21

NATURE CONSERVATION ACT 1992	1
1. Schedule 2, amendments of Fisheries Act 1976 and Fishing Industry Organisation and Marketing Act 1982— omit.	2 3
omu.	4
PRIMARY PRODUCERS' CO-OPERATIVE	5
ASSOCIATIONS ACT 1923	6
1. Section 3(1), definition "primary producer", paragraph (fa)—	7
omit.	8
TORRES STRAIT FISHERIES ACT 1984	9
1. Section 2(2), 2nd sentence—	10
omit.	11
2. Section 4(1)(b), 'such a Proclamation,'—	12
omit, insert—	13
'the proclamation.'.	14
3. Section 4(1), 'and the areas'—	15
omit, insert—	16
'(2) The areas'.	17

4. Section 4 (2)	2)—	1
omit.		2
5. Section 5—		2
		3
omit, insert		4
'Fisheries Ac	t 1994 does not apply	5
that Act) of	sheries Act 1994 does not apply to the taking (as defined in fish for purposes of a fishery within the Torres Strait area	6
managed in a under Part 3.	accordance with Commonwealth law under an arrangement.	9
6. Section 6 (1), definitions "Director" and "Minister"—	10
omit.		11
7. Section 6 (1)), definition "community fishing", paragraph (a)—	12
omit, insert	<u> </u>	13
'(a) a pe	erson who is, or 2 or more persons each of whom is—	14
(i)	both a traditional inhabitant and an Australian citizen; and	15
(ii)	not, in the course of that fishing, under an obligation, whether formal or informal, to act in accordance with the directions, instructions or wishes of another person who is not both an Australian citizen and a traditional inhabitant; or'.	16 17 18 19
), definition "inspector", from 'appointed' to end—	20
omit, insert		21
'under the	Fisheries Act 1994;'.	22
9. Section 6 (1), definition "Protected Zone", paragraphs (a) and (b)—	23
omit, insert	<u>- </u>	24
'(a) for	anything done for the purposes of commercial fishing—any	25

	area	that is—	1
	(i)	adjacent to the first mentioned area; and	2
	(ii)	to the north of the line described in Annex 5 to the Torres Strait Treaty; and	3 4
	(iii)	under the laws of Papua New Guinea, declared to be an area that is outside but near the Protected Zone for the purposes of commercial fishing; and	5 6 7
(b)		anything done for the purposes of traditional fishing—any or area that is—	8
	(i)	adjacent to the first mentioned area; and	10
	(ii)	to the north of the line described in Annex 5 to the Torres Strait Treaty; and	11 12
	(iii)	under the laws of Papua New Guinea, declared to be an area that is in the vicinity of the Protected Zone for the purposes of traditional fishing;'.	13 14 15
10. Secti	ons 8	3 and 17(5), from 'this Act' to '1982–1984'—	16
omit, i	nsert	<u> </u>	17
'this A	ct an	d the Fisheries Act 1994'.	18
11. Secti	on 9-	_	19
omit.			20
12. Secti	on 1(), heading—	21
omit, i	nsert	_	22
'Definiti	ons'.		23
			24
13. Secti	on 1(O(1), definition "fishery"—	25
omit, i	nsert	_	26
ʻ "fish	ery"	has the meaning given by section 10A;'.	27

14. Secti	on 10(2)—	1
omit.		2
15 After	r section 10—	
		2
insert-		2
	g of "fishery"	5
'10A.	"Fishery" includes activities by way of fishing—	6
(a)	identified in an arrangement under this Part as a fishery to which the arrangement applies; and	8
(b)	specified by reference to all or any of the following—	ç
	(i) a species or type of fish;	10
	(ii) a description of fish by reference to sex or another characteristic;	11 12
	(iii) an area of waters or seabed;	13
	(iv) a way of fishing;	14
	(v) a type of boat;	15
	(vi) a class of person;	16
	(vii) the purpose of an activity.'.	17
16. Secti	on 14—	18
omit, i	nsert—	19
'Delegat	ion	20
'14.(1)	The Joint Authority may delegate its powers to—	21
(a)	the chief executive, the Queensland Fisheries Management Authority established under the <i>Fisheries Act 1994</i> (the " Authority "), a local government or an entity prescribed under a regulation (a " prescribed entity "); or	2: 2: 2: 2: 2:
(b)	an officer or employee of the public service; or	26
(c)	an officer, employee or member of a local government or	2

prescribed entity; or	1
(d) an officer or employee of the Commonwealth.	2
'(2) A delegation of a power to the chief executive, the Authority, a local government, a prescribed entity, or an officer or employee of the Commonwealth, may permit the subdelegation of the power.	3 4 5
'(3) In this section—	6
"entity" includes an entity established under the law of the Commonwealth.'.	7 8
17. Section 17(3), (4) and (5), 'granted,'—	9
omit.	10
18. Section 18, from '1976–1984' to '1982–1984 do'—	11
omit, insert—	12
'1994 does'.	13
19. Section 20(1), from 'a licence' to '1982–1984'—	14
omit, insert—	15
'an authority issued, amended, endorsed or renewed under the <i>Fisheries Act 1994</i> '.	16 17
20. Section 20(2) and (4), from '1976–1984' to '1982–1984'—	18
omit, insert—	19
<i>'1994'</i> .	20
21. Section 20(2), 'licences'—	21
omit, insert—	22
'authorities'.	23

22. Section 20(3), 'A licence granted'—	1
omit, insert—	2
 22. Section 20(3), 'A licence granted'—	3
23. Section 20(4), from 'annotation' to 'of the licence'—	4
omit, insert—	5
under the Fisheries Act 1994 (including an authority issued by the Joint	6 7 8
24. Section 20(4)(a), 'licence'—	9
omit, insert—	10
'authority'.	11
25. Section 20(4)(b), 'a licence granted'—	12
omit, insert—	13
'an authority issued'.	14
26. Section 20(5), from 'a regulation' to end—	15
omit, insert—	16
1994, would, apart from this subsection, apply to the fishery, the regulation	17 18 19
27. Section 20(6), 'grant'—	20
omit, insert—	21
'issue'.	22

28. Section 20(6), 'licence'—	1
omit, insert—	2
'authority'.	3
29. Section 23, 'Director'—	4
omit, insert—	5
'chief executive'.	6
30. Section 24—	7
omit, insert—	8
'Regulation making power	9
'24. The Governor in Council may make regulations under this Act,	10
including a regulation to implement the provisions of the Torres Strait Treaty in the Torres Strait area.'.	11 12
TORRES STRAIT ISLANDER LAND ACT 1991	13
1. Section 2.18(2)(a) and (b)—	14
omit, insert—	15
'(a) Fisheries Act 1994;'.	16
2. Section 2.18(2)(c)—	17
renumber as section 2.18(2)(b).	18
	19