

FISHERIES & AQUACULTURE 2 Hamra Avenue West Beach SA GPO Box 1625 Adelaide SA 5001 Tel (08) 8207 5333 www.pir.sa.gov.au

NOTICE TO MARINE SCALEFISH FISHERY LICENCE HOLDERS

Dear licence holder

I write to inform you of several changes to Marine Scalefish Fishery (MSF) licence conditions, determinations and other arrangements made under the *Fisheries Management Act 2007* (the Act) in order to implement arrangements for the reform of the MSF from 1 July 2021.

Further to the stage 1 and 2 reform information packs provided to licence holders in June and August 2020, final arrangements for the reform are now available on the Department of Primary Industries and Regions (PIRSA) website at

pir.sa.gov.au/fishingreform

A stage 3 information pack is also being sent out to fishers. As outlined in this information, significant changes to the fishery have been approved by the Government to take effect from 1 July 2021.

To implement these changes, amendments have now been made to regulations under the Act and new regulations have been made. Of relevance to the MSF are the following regulations:

Fisheries Management (Demerit Points) (Marine Scalefish Fishery Reform) Variation Regulations 2021

Fisheries Management (Marine Scalefish Fisheries) (Fishery Reform) Variation Regulations 2021

Fisheries Management (Fish Processors) (Marine Scalefish Fishery Reform) Variation Regulations 2021

Fisheries Management (General) (Miscellaneous) Variation Regulations 2021

Fisheries Management (Miscellaneous Developmental Fishery) (Marine Scalefish Fishery Reform) Variation Regulations 2021

These regulations, together with other amended and new regulations related to the reform of the MSF are available on the PIRSA website and copies can be provided upon request.

1 July 2021

The majority of regulatory amendments relate to the separation of the Sardine and Vongole fisheries from the Marine Scalefish Fishery, the creation of four management zones for the four priority fish species – King George Whiting, Southern Garfish, Southern Calamari, Snapper – and the move to a total allowable commercial catch (TACC) and individual transferable quota (ITQ) management system for the priority species in many of these zones.

As a result of these regulatory amendments, many references to existing and new regulations will change as of 1 July 2021, requiring existing Ministerial determinations to be revoked or varied, and new determinations made.

Changes to determinations

For the MSF, changes to determinations primarily relate to the move to introduce ITQs for the priority species and subsequent information to be provided for the take, catch and disposal, and processing requirements that are needed to maintain the integrity of the ITQs. Redundant determinations that were specific to Sardine and Vongole have also been revoked as from 1 July 2021, these fisheries operate pursuant to the *Fisheries Management (Sardine Fishery) Regulations 2021* and the *Fisheries Management (Vongole Fishery) Regulations 2021* respectively.

The new determinations are not intended to vary existing arrangements, other than those outlined in the reform. A summary of the determinations that have been revoked that are relevant to MSF licence holders is provided in **Table 1** below. A summary of relevant determinations that have been introduced is provided in **Table 2** and are provided in full on the PIRSA website at

pir.sa.gov.au/fishing-determinations

Regulation Title	Regulation	Subject	Status
Fisheries Management (Marine Scalefish Fishery) Regulations 2017	24	Taking Vongole	Revoked
	26	Registered boat used to take sardines	Revoked
	29	Catch and disposal requirements - vongole	Revoked
	32	Catch and disposal requirements - sardines	Revoked
Fisheries Management (Fish Processors) Regulations 2017	9	Processing vongole	Revoked
	13	Processing sardines	Revoked

Table 1. Determinations that have been revoked

Regulation Title	Regulation	Subject	Status
Fisheries Management (Marine Scalefish Fishery) Regulations 2017	24	Information to be provided – King George whiting	Implemented
	25A, 25B, 25C	Information to be provided – snapper, southern calamari, southern garfish	Implemented
	29	Catch and disposal requirements – King George whiting	Implemented
	32, 32A and 32B	Catch and disposal requirements – snapper, southern calamari, southern garfish	Implemented
	15A, 15B, 15C and 15D	Requirements relating to King George whiting, snapper, southern calamari and southern garfish	Implemented

Table 2. New determinations of relevance for the MSF

Changes to licence conditions

As a result of the reform to the MSF, several licence conditions have been revoked and new, amended conditions have been included on MSF licences. These licence and registration conditions are not intended to vary existing management arrangements for the fishery, other than those outlined in the reform.

The majority of the amendments are related to the separation of the Vongole and Sardine fisheries from the MSF. Conditions that were specific to these species have been revoked from MSF licences and introduced on the new Sardine and Vongole licences. In other cases, amendments to licence conditions have been made to remove red tape in the fishery such as the removal of conditions relating to the carriage and use of multiple gear types. Additionally, new conditions have been made to ensure that King George Whiting is treated consistently wherever a TACC applies. This has meant that conditions relating to catch and disposal requirements and information to be provided for the take of King George Whiting in the West Coast Fishing Zone have been introduced that mirror the determinations for King George Whiting in the other zones where a TACC is in place.

Restricted fish processor registration

Changes have also been made to the conditions of the restricted fish processor registration to enable Restricted Fish Processors who are also MSF licence holders to sell their catch to any type of business, instead of just restaurants, pubs and clubs. This is an expansion of permitted activities which has been introduced to reduce red tape in the fishery. MSF licence holders will need to apply for the registration but will be exempt from paying application and annual fees for 12 months.

Southern Garfish arrangements

In recent years, various measures have been in place to support the recovery of Southern Garfish stocks in the Northern Spencer Gulf and Northern Gulf St Vincent including seasonal closures in both gulfs, an increase to the Legal Minimum Length (LML) from 23 cm to 25 cm, and a minimum mesh size in the pockets of haul nets of 36 mm. With a move to TACC and quota management through the reform of the MSF, there has been an opportunity to review these arrangements.

Following consideration of recommendations from the Red Tape Reduction Working Group and after consultation with the Marine Fishers Association and Marine Scalefish Net Fisher's Association, and the provision of scientific advice from the South Australian Research and Development Institute (SARDI), it is considered important to maintain some of these input controls to support the ongoing recovery of the stocks. The most effective measure was considered to be the minimum pocket mesh size of 36 mm and this will now continue and has been introduced as a licence condition for the fishing of Southern Garfish in the Spencer Gulf and Gulf St Vincent. This mesh size will be 32 mm in all other areas (**see Appendix A** for the full condition). Please note that the seasonal closures and the larger LML of 25 cm will no longer apply from 1 July 2021. The LML will revert to the 23 cm which applies to all sectors throughout the state. An additional notice to fishers will be provided to licence holders on this matter.

All the changes to MSF licence conditions are listed in **Appendix A** and changes to Restricted Fish Processor registration conditions are listed in **Appendix B** and all current conditions can also be viewed through the myPIRSA portal and from the public register at

https://www.pir.sa.gov.au/fishing/commercial_fishing/fisheries/public_register

Southern Calamari arrangements

In relation to the use of Southern Calamari for bait, I wish to advise that, further to the introduction of TACC and ITQ management for Southern Calamari in the Gulf St Vincent and Kangaroo Island Fishing Zone and the Spencer Gulf Fishing Zone, all Southern Calamari landed in these zones will need to be decremented from the licence holder's quota allocation. This is consistent with provisions for other licence holders where they hold quota for other species managed under ITQ and is an important provision to maintain the integrity of the quota management system.

Review and Appeal Rights

Licence holders have a right under section 111 of the Act to seek a review of a variation or imposition of a licence condition or refusal to issue, renew or consent to the transfer of an authority. Appeal rights also exist under sections 112 and 113 of the Act.

If you have any queries regarding these arrangements or would like a copy of the amended regulations referred to above, you can contact Sam Stone, Fisheries Manager, on phone 84292101 or email sam.stone@sa.gov.au.

Yours sincerely

Prof Gavin Begg EXECUTIVE DIRECTOR FISHERIES AND AQUACULTURE

Appendix A – The following licence conditions have been revoked or imposed on all Marine Scalefish Fishery licences pursuant to s55(2) of the *Fisheries Management Act 2007*

Revoke condition 1351

The licence holder must allow a scientific observer who is approved by the Director of Fisheries on board the registered boat at any time including for the duration of a fishing trip, provided that PIRSA Fisheries advises the licence holder at least 24 hours prior to the observer going on board the boat.

Revoke condition 1801

When undertaking fishing activities using a sardine net only one net may be used from a registered boat at any one time.

Revoke condition 1802

The maximum number of agents permitted on board the registered boat when fishing activity is being undertaken pursuant to the licence, other than fishing activity using a sardine net, is the number listed on the Registrations and Entitlements register in relation to this licence.

Impose new condition

The maximum number of agents permitted on board the registered boat when fishing activity is being undertaken pursuant to the licence, is the number listed on the Registrations and Entitlements register in relation to this licence.

Revoke condition 2526

A fish net, other than a sardine net, that is used pursuant to this licence must not: (a) exceed 150 metres in length (including the length of any rope attached to the ends of a net); or

(b) have a mesh size of less than 5 centimetres or greater than 9 centimetres.

Impose new condition

A fish net that is used pursuant to this licence must not:

(a) exceed 150 metres in length (including the length of any rope attached to the ends of a net); or

(b) have a mesh size of less than 5 centimetres or greater than 9 centimetres

Revoke condition 4123

Where a registered boat or boats is being used for the purpose of engaging in the taking of Australian sardines pursuant to this licence no other boat may be used in conjunction with the registered boat(s) nor may any other boat transport or tow the registered boat(s) to any place for the purpose of engaging in a fishing activity.

Revoke condition 4124

The following requirements apply in relation to the use of fishing devices:

(1) While undertaking fishing activity using a large mesh net, mesh net, gill net, hauling net, purse seine net, sardine net or salmon net, the licence holder or registered master must not use or have on board the registered boat any of the following devices dropline, fish trap, long line, set line, hand line, rod and line or pole and line.

(2) While undertaking fishing activity using a drop line, fish trap, long line, set line, hand line, rod and line or pole and line, the licence holder or registered master must not use or have on board the registered boat any of the following devices large mesh net, mesh net, gill net, hauling net, purse seine net, sardine net or salmon net.

Revoke condition 6408

The licence holder must not take Anchovy for a commercial purpose unless the licence is subject to a condition fixing an anchovy quota entitlement.

Revoke condition 6409

The licence holder must not take more Anchovy during the quota period than the quota entitlement endorsed on the licence, subject to any variation applying during that quota period.

Revoke condition 6410

The licence holder must not take Anchovy if the available Sardine quota entitlement on the licence falls below 10 000 kg.

Revoke condition 6411

For the purposes of licence conditions 6408 to 6423 the following applies: Anchovy means Australian Anchovy (Engraulis australis) Quota period—a quota period for the Marine Scalefish Fishery is a period of 12 months commencing on 1 January

Revoke condition 6412

A boat registered for use under more than 1 Marine Scalefish Fishery licence must not be used to take Anchovy under more than 1 of the licences at any 1 time.

Revoke condition 6413

The licence holder must comply with the following provisions in respect of Anchovy taken under the licence:

At least 4 hours before a registered boat used under more than 1 Marine Scalefish Fishery licence departs on a trip during which it is to be used to take Anchovy and/or Sardine under such a licence, the Minister must be informed by telephone of—

the intended time of the boat's departure;

the number of the licence under which the boat is to be used;

name of master;

contact phone number; and

name of the registered boat.

If a boat is used to take Anchovy and/or Sardine on 2 or more consecutive occasions under the same Marine Scalefish Fishery licence, condition (6413a) need only be complied with in relation to the first occasion.

Revoke condition 6414

The licence holder must ensure that all Anchovy taken under the licence are delivered or consigned to a registered fish processor.

Revoke condition 6415

The licence holder of a registered boat from which Anchovy are taken under a Marine Scalefish Fishery licence must not cause, suffer or permit the Anchovy to be unloaded onto another boat unless the other boat is specified on the certificate of registration of the registered fish processor to whom the Anchovy are to be consigned.

Revoke condition 6416

The licence holder must comply with the following provisions in respect of Anchovy taken under the licence:

If Anchovy are taken pursuant to this licence, the holder of the licence must ensure that the information specified in condition 6416b is reported to the Minister within the time specified in condition 6416c.

The information that must be reported is—

the name of the person making the telephone call;

the number of the licence under which the Anchovy were taken;

the name of the registered boat from which the Anchovy were taken;

the name of the registered master of the registered boat;

the location at which the Anchovy are to be unloaded from the registered boat;

the estimated time of arrival of the registered boat at that location;

the estimated total weight in tonnes of the Anchovy taken;

the name of the registered fish processor to whom the Anchovy are to be consigned; whether the Anchovy are to be delivered to the registered premises of the registered fish processor or to be loaded onto a boat specified in the certificate of registration of the registered fish processor; and

the estimated time at which the Anchovy are to be unloaded from the registered boat; and the number of the PF-CDR form that is to be completed in respect of the Anchovy. The time within which the information must be reported to the Minister is—

if the Anchovy are to be delivered to the registered premises of a registered fish processor—at least 1 hour before the Anchovy are unloaded from the registered boat; or if the Anchovy are to be loaded onto a boat specified in the certificate of registration of a registered fish processor—at least 2 hours before the Anchovy are unloaded from the registered boat.

Revoke condition 6417

If, after the name of a registered fish processor is reported to the Minister under condition 6416bviii, the holder of the licence decides to consign the Anchovy to a different fish processor from that named in the report, the holder of the licence must ensure that the name of the other registered fish processor is reported to the Minister before the Anchovy are unloaded from the registered boat.

Revoke condition 6418

A report required by condition 6413 or 6416 must be made by telephone to 1800 065 522.

Revoke condition 6419

For the purposes of conditions 6415, 6416, 6418, 6419, 6420, 6421 and 6422 the following applies:

PF-CDR book means the book issued by the Department containing blank PF-CDR forms PFTF book means the book issued by the Department containing blank PFTF forms PFTF form means the form produced by the Department entitled Sardine Fishery Transit Form.

Revoke condition 6420

When Anchovy are taken pursuant to this licence, the licence holder of must comply with the following provisions:

immediately after the Anchovy are unloaded from the registered boat, he or she must complete Part A of a PF-CDR form in respect of the Anchovy;

if the Anchovy are to be loaded onto a boat specified in the certificate of registration of a registered fish processor, he or she must ensure that the blue and green copies of the PF-CDR form completed in respect of the Anchovy are given to the registered fish processor or an agent of the registered fish processor when the Anchovy are loaded onto that boat; if the Anchovy are to be transported to the registered premises of a registered fish processor, he or she must ensure that the blue and green copies of the PF-CDR form completed in respect of the Anchovy are transported to the registered premises together with the Anchovy;

if the Anchovy are to be transported to the registered premises of a registered fish processor by 2 or more vehicles, he or she must ensure that—

the blue and green copies of the PF-CDR form completed in respect of the Anchovy are transported in 1 of the vehicles together with the Anchovy;

Part A of a PFTF form is completed in respect of each other vehicle that is to be used to transport the Anchovy; and

the blue copy of a PFTF form completed in respect of a vehicle is transported to the registered premises together with the Anchovy carried in that vehicle;

he or she must cause the white copy of a PFTF form completed in respect of a vehicle to be posted to the Minister within 48 hours of the Anchovy having being loaded onto the vehicle for transportation to the registered premises of the registered fish processor; he or she must cause the white copy of the PF-CDR form completed in respect of the Anchovy to be posted to the Minister—

within 24 hours of the Anchovy having been unloaded from the registered boat; or if a copy of the form has been sent to the Minister by facsimile transmission—within 48 hours of the Anchovy having been unloaded from the registered boat; and he or she must ensure that the CDR book is kept on the registered boat until all the PF-CDR forms in the book are completed.

Revoke condition 6421

The licence holder must ensure that if a PF-CDR form completed in respect of Anchovy taken under the licence is cancelled, all copies of the form are marked with the word "cancelled" and the white, blue and green copies of the form are delivered to the Minister within 24 hours of the cancellation.

Revoke condition 6422

The licence holder must keep the following documents for a period of 7 years: CDR books containing the yellow copies of completed PF-CDR forms; PFTF books containing the yellow copies of completed PFTF forms.

Revoke condition 6423

Where Sardine and Anchovy are landed simultaneously on a single trip, it will be deemed for the purposes of quota taken, that the whole catch is either Sardine or Anchovy, for whichever species constitutes the majority of the catch, as illustrated in the example in table 1 below. Licence holders must record the total combined catch of Sardine and Anchovy as the species that constitutes the majority of the catch in the PF CDR. Table 1: Example of deemed catch

□ Example 1Example 2□ □ Sardines catch kg5 100 kg (51%) 4 000 kg (40%) □ □ Anchovies catch kg4 900 kg (49%)6 000 kg (60%) □ □ Total deemed catch kg Sardines 10 000 kg Anchovy 10 000 kg □

Revoke condition 10981

Gulfs Zone quota entitlements may be taken in either the Gulfs Zone or the Outside Zone. Outside Zone quota entitlements may be taken in the Outside Zone only.

Revoke condition 10982

Fishing must not occur in the Gulfs Zone and Outside Zone during the same fishing trip, subject to; where fishing has occurred in Outside Zone and no catch has resulted, the fisher may fish in the Gulfs Zone on the return journey but must notify PIRSA FISHWATCH on 1800 065 522 prior to leaving the Outside Zone.

Revoke condition 10983

The licence holder or registered master must report to PIRSA FISHWATCH on 1800 065 522 prior to departing port on any fishing trip in the Outside Zone.

Revoke condition 10984

For the purpose of defining the areas for which the licence holder is allocated a quota entitlement: Gulfs Zone means South Australian waters, south along the meridian of longitude 135°37'30" E (from the vicinity of Cape Carnot) to its intersection with the parallel of latitude 35°53'00" S, then easterly along that parallel to its intersection with Kangaroo Island in the vicinity of Vennachar Point, then following the mean high water springs mark generally north easterly, then generally south easterly along the coastline of Kangaroo Island, South Australia to the mean high water springs at the meridian of longitude 137°56'30" S in the vicinity of Penneshaw, then north easterly along the geodesic to the intersection of the coast line of mainland Australia at the mean high water springs with the parallel of latitude 35°37'00" E in the vicinity of Cape Jervis. Outside Zone means all South Australian waters to 200 nautical miles excluding the Gulfs Zone.

Revoke condition 12481

The following conditions apply to vongole:(a) where a licence is subject to a condition fixing a vongole quota entitlement, vongole must only be taken by the licence holder from within a quota management zone; and (b) where a licence is not subject to a condition fixing a vongole quota entitlement holder, a daily limit of 10 kilograms of vongole may be taken by the licence holder for personal bait use.

Revoke condition 12482

The following conditions apply in relation to a licence that is not subject to a condition fixing vongole quota entitlement (a) No more than one cockle rake or cockle net may be used at any one time for the taking of vongole or cockles; and (b) A cockle rake or cockle net may only be used for the purpose of taking vongole, cockles or pipi if those species are permitted to be taken in accordance with the licence. For the purposes of this condition a 'cockle net' means a device designed and constructed to be held in the hand and consisting of a pole which has a netting bag mounted on a frame or ring and attached to one end of the pole.

Revoke condition 12483

A licence holder may only use gear entitlements endorsed on their licence. Where a licence is subject to a condition fixing vongole quota entitlement, (i) No more than a total of two cockle rakes or restricted cockle rakes may be used at any one time; and (ii) Where more than one cockle rake or restricted cockle rake is being used at any one time to undertake fishing activities, they may only be used while they are within 50m of each other at all times.

Impose new condition

The licence holder is entitled to take a maximum of 10 kilograms of cockles per day.

Impose new Condition

The licence holder is entitled to take a maximum of 10 kilograms of vongole for personal bait use.

Revoke condition 12484

A restricted cockle rake may only be used to take vongole that are part of the quota entitlements under the licence.

Revoke condition 3683

The licence holder or registered master may take a maximum of 428.57 tonnes of the available Outside Zone quota entitlement under this licence from within the Gulf St Vincent Zone

Revoke condition 13684

Prior to commencing any fishing activity in the Gulf St Vincent Zone the licence holder or registered master must notify PIRSA FISHWATCH on 1800 065 522 or via the Commercial Reporting App

Revoke condition 13685

Where any sardine quota entitlements are taken in the Gulf St Vincent Zone, the licence holder or registered master must clearly identify on the PF-CDR form that the sardine quota caught was taken in the Gulf St Vincent Zone

Revoke condition 13686

If sardines are to be taken from the Gulf St Vincent Zone the licence holder or registered master cannot take sardines from the outside zone or the gulfs zone in the same fishing trip

Revoke condition 13687

For the purposes of these conditions -

the **Gulf St Vincent Zone** means the area of the Gulfs Zone east of the meridian of longitude 137°10'00"E, between Yorke Peninsula in the vicinity of Marion Bay, heading south to its intersection with Kangaroo Island and south of the mean high water springs at the parallel of latitude 35°10'00"S in the vicinity of Onkaparinga Head, then north westerly along the geodesic to the intersection of the coast line of mainland Australia at the mean high water springs with the parallel of latitude 34°55'00"S in the vicinity of Stansbury

Impose new condition

A report or notification required to the Department under this licence must be made by telephone call to FISHWATCH on1800 065 522 or via the Commercial Fishing SA Application (the App). Where anything is required to be delivered to the Department it must be to: PIRSA Fisheries and Aquaculture, GPO Box 1625, Adelaide SA 5001

Impose new condition

The holder of the licence in respect of the fishery not subject to a condition fixing a King George Whiting quota entitlement, or registered master under such a licence, must comply with the following provisions within the West Coast Fishing Zone:

- (1) At least 30 minutes before the commencement of fishing activities in the West Coast Fishing Zone involving the take of King George Whiting, the holder of this licence or registered master must notify the Department of:
 - (i) The name of the person conducting the fishing activity; and

- (ii) The contact number for the person making the telephone call or providing information via the App; and
- (iii) The licence number relating to the activity to be undertaken; and
- (iv) The closest landmark or port of departure; and
- (v) The date and time at which the fishing activities are to be engaged in; and
- (vi) The fishing zone in which the fishing activities are to be engaged in; and
- (vii) The name of the registered master of the boat.

Impose new condition

The holder of the licence in respect of the fishery not subject to a condition fixing a King George Whiting quota entitlement, or registered master under such a licence, must comply with the following provisions.

- (1) At least 30 minutes before departing the point of landing after taking King George Whiting from the West Coast Fishing Zone the holder of this licence or registered master must notify the Department of:
 - (i) The name of the person who conducted the fishing activity; and
 - (ii) The date and time when departing the point of landing; and
 - (iii) The port or closest landmark to place of landing; and
 - (iv) The nomination of intention to apply one of the following actions:

(a) To seal receptacles with a tag (s) issued by the Department before departing the point of landing and to provide the tag numbers used; or

(b) To provide an estimated total weight of all King George Whiting taken before departing the point of landing. The fisher is to ensure the estimated weight is within 10% of the actual landed weight.

Impose a new condition

The holder of the licence in respect of the fishery not subject to a condition fixing a King George Whiting quota entitlement, or registered master under such a licence, must immediately notify the Department of any change to information already submitted to the Department.

Impose new condition

Where holder of the licence in respect of the fishery not subject to a condition fixing a King George Whiting quota entitlement, or a registered master under such a licence has completed a Prior to Landing Report detailing King George Whiting taken from the West Coast Fishing Zone they must:

- (a) Within 100 metres of landing, secure King George Whiting in receptacles using a registered tag issued by the Department in a manner that will ensure that no fish can be removed or added to the receptacle without breaking the tag until the point of weighing; and
- (b) If the tag is damaged in the process of sealing the receptacle ensure the damaged tag is threaded onto a replacement tag used to seal the receptacle and that the number of the damaged tag and the replacement tag are recorded on the MSF-CDR; and
- (c) If a tag is lost, ensure that the Department is immediately notified of the loss by calling Fishwatch on 1800 065 522 or by using the Commercial Fishing SA App; and

- (d) Complete a separate MSF-CDR for each Fish Processor where the catch is being consigned to more than one Fish Processor; and
- (e) Immediately after breaking the tags, weigh the King George Whiting, record the accurate weight on the MSF-CDR and complete the MSF-CDR to which the catch relates within 24 hours of departing the place of landing or before the catch leaves the licence holder or registered masters possession.

Impose new condition

Where holder of the licence in respect of the fishery not subject to a condition fixing a King George Whiting quota entitlement, or a registered master under such a licence has nominated in the Prior to Landing report an intention to provide an estimated weight of King George Whiting taken from the West Coast Fishing Zone he or she must:

- i. Weigh the catch, record the weight of the King George Whiting on the MSF-CDR and complete the CDR before the catch leaves the Registered Master or Licence Holders possession; or
- ii. Weigh the catch, record the weight of the King George Whiting on the MSF-CDR and complete the CDR before processing the catch; or
- iii. Weigh the catch and record the weight of the King George Whiting on the MSF-CDR within 24 hours of landing the catch; and Complete a separate MSF-CDR for each Fish Processor where the catch is being consigned to more than one Fish Processor.

Impose new condition

The licence holder or registered master must ensure that all King George Whiting taken from the West Coast Fishing Zone that have been recorded on a CDR are removed from the vessel before commencing a new fishing trip.

Impose new condition

The licence holder or registered master must ensure that all King George Whiting taken from the West Coast Fishing Zone are consigned or delivered to a registered fish processor located within the State of South Australia.

Impose new condition

The licence holder or registered master must only fish in one fishing zone per fishing trip, as nominated in the "Prior to Fishing" report.

Impose new condition

The holder of a licence in respect of a Marine Scalefish Fishery must ensure that the MSF-CDRs are completed in consecutive order and that all CDRs in an MSF-CDR book are completed before a new MSF-CDR book is used.

Impose new condition

The licence holder or registered master must make a copy of each MSF-CDR relating to King George Whiting taken from the West Coast Fishing Zone that he or she completes before the MSF-CDR is sent or delivered to the Department and the licence holder must ensure that the yellow copies of MSF-CDR and the MSF-CDR book are kept for 3 years once the CDR book is completed.

Impose new condition

The licence holder in respect of the fishery not subject to a condition fixing a King George Whiting quota entitlement, or a registered master under such a licence who has reported

taking King George Whiting from the West Coast Fishing Zone must within 48 hours of completing a MSF-CDR-

- (a) Submit or cause to be submitted a copy of the completed white copy of the MSF-CDR to the Department electronically to pirsa.fisherieslicensing@sa.gov.au; or
- (b) Submit or cause to be submitted a copy of the completed white copy of the MSF-CDR to the Department by fax to 08 8207 5331; or
- (c) Deliver or cause to be delivered the completed white copy of the MSF-CDR to the Department within 48 hours of completing the CDR in a reply-paid envelope

Impose new condition

The licence holder in respect of the fishery not subject to a condition fixing a King George Whiting quota entitlement, or a registered master under such a licence who has reported taking King George Whiting from the West Coast Fishing Zone must ensure that if an MSF-CDR is cancelled, all copies of the record are marked with the word "cancelled" and the cancelled white copy of the MSF-CDR is delivered within 7 days.

Impose new condition

A hauling net used in the Gulf St Vincent and Kangaroo Island Fishing Zone or the Spencer Gulf Fishing Zone must have the pocket of the net made of knotted mesh not less than 36 mm.

A hauling net used in all other permitted coastal waters of the State must have the pocket of the net made of knotted mesh not less than 32 mm.

For the purpose of this condition 'Gulf St Vincent and Kangaroo Island Fishing Zone' and the 'Spencer Gulf Fishing Zone' have the same meanings as in the Fisheries Management (Marine Scalefish Fishery) Regulations 2017.

For the purpose of this condition, 'pocket' of the net has the same meaning as in the Fisheries Management (General) Regulations 2017.

Appendix B – The following registration conditions have been revoked or imposed on all Restricted Fish Processor registrations pursuant to s65 of the *Fisheries Management Act 2007*

Revoke condition

The registration holder may only process aquatic resources pursuant to this registration for sale to a person who: (i) is an unregistered fish processor; and (ii) carries on a business in the course of which aquatic resources are sold or supplied as a meal or part of a meal directly to the public.

Impose new Condition

The registration holder, who is also the holder of a Marine Scalefish Fishery licence, may only process aquatic resources taken pursuant to the same Marine Scalefish Fishery licence for the purposes of sale.

The registration holder who does not also hold a Marine Scalefish Fishery licence, may only process aquatic resources pursuant to this registration for sale to a person who is (i) not a registered fish processor; and

(ii) carries on a business in the course of which aquatic resources are sold or supplied as a meal or part of a meal directly to the public.