

Fisheries Management (Fish Processor) Regulations 2017

For the purpose of regulation 14 relating to the processing of tuna – I make the following determinations –

**Regulation 14(1)(a) (Record Information) and Regulation 14(1)(b) (Provide information)**

- (1) A registered fish processor must not purchase or obtain Southern Bluefin Tuna (SBT) for processing from a boat authorised to take SBT unless a SBT Fishery catch disposal record (CR4A record) in respect of all of the SBT from the boat is delivered together with the tuna.
- (2) On receiving a CR4A record under paragraph (1), the registered fish processor must—
  - (a) immediately complete the certificate contained in the record; and
  - (b) on or before the Monday next following after the day on which delivery of the SBT to which the record relates was taken, deliver, or cause to be delivered, the completed record to [pirsa.fisherieslicensing@sa.gov.au](mailto:pirsa.fisherieslicensing@sa.gov.au) or AFMA ([info@afma.gov.au](mailto:info@afma.gov.au)).
- (3) Where a registered fish processor processes SBT he or she must keep an accurate record of all purchases, sales, movements and transfers; and  
Ensure that these records are-
  - (a) maintained in good condition and are legible;
  - (b) kept in a readily accessible place; and
  - (c) able to be produced for inspection by a Fisheries Officer on request.

**Regulation 14(3) (keeping records)**

- (1) A registered fish processor must keep copies of all completed CR4A records relating to the tuna purchased or obtained by the registered fish processor for a period of 12 months from the date to which the record relates.

Dated 3 January 2018



Peter Dietman

A/Executive Director, Fisheries and Aquaculture

As delegate of the Minister for Agriculture, Food and Fisheries