

EXPLANATORY STATEMENT

Issued by Authority of the Assistant Minister for Forestry and Fisheries and the Parliamentary Secretary to the Minister for Agriculture, Drought and Emergency Management

Primary Industries Research and Development Act 1989

Fisheries Research and Development Corporation Amendment (Fishing Levy) Regulations 2020

Legislative authority

The *Primary Industries Research and Development Act 1989* (the Act) provides for the undertaking of research and development relating to primary industries and natural resources, and for related purposes.

Subsection 5(1) of the Act relevantly allows a levy to be attached to a Research and Development Corporation by way of regulations. Paragraph 5(3)(a) of the Act relevantly requires that if regulations attach a levy to a Research and Development Corporation, then the regulation must also declare the whole or a specified proportion of the levy to be the research component of the levy.

Section 149 of the Act provides that the Governor-General may make regulations not inconsistent with the Act, prescribing matters required or permitted by the Act to be prescribed, or necessary or convenient to be prescribed for carrying out or giving effect to the Act.

Under subsection 33(3) of the *Acts Interpretation Act 1901*, where an Act confers a power to make, grant or issue any instrument of a legislative or administrative character (including rules, regulations or by-laws), the power shall be construed as including a power exercisable in the like manner and subject to the like conditions (if any) to repeal, rescind, revoke, amend or vary any such instrument.

Purpose

The *Fisheries Research and Development Corporation Amendment (Fishing Levy) Regulations 2020* (the Regulations) amend the *Fisheries Research and Development Corporation Regulations 1991* (the FRDC Regulations) to provide that the percentage of the fishing levy amount that is the research component and payable to the FRDC is 5.82 per cent for the financial year commencing on 1 July 2019.

Background

The FRDC Regulations establish the Fisheries Research and Development Corporation (FRDC) in respect of the fishing industry. Subregulation 4A(1) of the FRDC Regulations attaches the fishing levy imposed by section 5 of the *Fishing Levy Act 1991* to the FRDC. Subregulation 4A(2) specifies the proportion of the fishing levy to be the research component of that levy for the purpose of paragraph 5(3)(a) of the Act for specified financial years commencing on 1 July. This enables an amount equal to the research component of the levy collected from the fishing industry to be paid to the FRDC in accordance with section 30A of the Act.

The proportion of the fishing levy that comprises the research component is derived from the gross value of production (GVP) of Commonwealth managed fisheries, as determined by the Minister for the relevant financial year. GVP for a financial year is calculated using the formula under subsection 4D(2) of the FRDC Regulations.

The notional research levy is 0.25 per cent of the GVP for each Commonwealth managed fishery. This notional levy rate was agreed by the Australian Fisheries Management Authority (AFMA), FRDC and industry.

The 2018-19 determined GVP for leviable Commonwealth Fisheries is \$370,123,200 (this is the total 2018-19 determined GVP of \$472,694,000 minus the 2018-19 determined GVP for fisheries where AFMA does not collect levies for FRDC of \$102,570,800).

Based on this amount, AFMA has calculated that the amount of levy to be collected on behalf of the FRDC for the 2019-20 financial year is \$879,850 (this is 0.25 per cent of the 2018-19 determined GVP for leviable Commonwealth Fisheries (\$925,308) including a downward reduction to account for an over collection of total levies in 2018-19 of \$45,458).

The total amount of levies expected to be collected by AFMA from Commonwealth managed fisheries (excluding Torres Strait fisheries, which do not attract an FRDC levy) for the 2019-20 financial year is \$15,129,445.

For 2019-20, the percentage of levy to be collected on behalf of the FRDC (\$879,850) out of the total amount of levies expected to be collected by AFMA (\$15,129,445) is 5.82 per cent.

Consultation

The department consulted with AFMA in determining the proportion of the levy to be paid to the FRDC. AFMA collects the research component of the fishing levy on behalf of the FRDC. The FRDC was notified of the amendments to the FRDC Regulations.

AFMA undertakes consultation with the fishing industry on the cost recovered budget and fishing levy regulation processes every year. This includes distributing a draft Cost Recovery Implementation Statement and draft cost recovered budget, for comment to the Commonwealth Fisheries Association (the peak industry body). These drafts are also provided to each of the fishery Management Advisory Committees (MACs) and other relevant consultative bodies for fisheries that do not have a MAC. Once consultation is concluded, the total management and research levy rate for each Commonwealth fishing concession type is made available to the fishing industry in AFMA's annual levy guide, which is published on the AFMA website. The FRDC component of the levy also appears on the Management and Research invoices issued to levy payers by AFMA.

The Office of Best Practice Regulation advised in 2016 that the Department is exempt from submitting a Preliminary Assessment for annual amendments to the Regulations (ID 20522).

Details/Operation

Details of the Regulations are set out in Attachment A.

Other

The Amendment Regulations are compatible with the human rights and freedoms recognised or declared under section 3 of the *Human Rights (Parliamentary Scrutiny) Act 2011*. A full statement of compatibility is set out in Attachment B.

The Amendment Regulations are a legislative instrument for the purposes of the *Legislation Act 2003*.

The Regulations commence the day after registration.

Details of the proposed *Fisheries Research and Development Corporation Amendment (Fishing Levy) Regulations 2020*

Section 1 – Name

This section provides that the name of the Regulations is the *Fisheries Research and Development Corporation Amendment (Fishing Levy) Regulations 2020*.

Section 2 – Commencement

This section provides for the Regulations to commence on the day after registration.

Section 3 – Authority

This section provides that the Regulations are made under the *Primary Industries Research and Development Act 1989*.

Section 4 – Schedules

This section provides that the Regulations are amended as set out in the Schedule.

Schedule 1 – Amendments

Fisheries Research and Development Corporation Regulations 1991

Item 1 – Subregulation 4A(2) (at the end of the table)

This item inserts an additional line, for item 21, at the end of the table in subregulation 4A(2) of the FRDC Regulations. In table item 21, the figure “5.82 per cent” and the phrase “1 July 2019” have been inserted, to specify the research component of the levy for the financial year commencing on 1 July 2019.

A figure is inserted annually into this table to enable funds collected through fishing levies for research and development to be paid to the FRDC.

Statement of Compatibility with Human Rights

Prepared in accordance with Part 3 of the Human Rights (Parliamentary Scrutiny) Act 2011

*Fisheries Research and Development Corporation Amendment (Fishing Levy) Regulations
2020*

This Legislative Instrument is compatible with the human rights and freedoms recognised or declared in the international instruments listed in section 3 of the *Human Rights (Parliamentary Scrutiny) Act 2011*.

Overview of the Legislative Instrument

The Legislative Instrument amends the *Fisheries Research and Development Corporation Regulations 1991* to specify that the percentage of the fishing levy amount that is the research component is 5.82 per cent for the financial year commencing on 1 July 2019. This will enable an amount equal to the research component of the levy collected from the fishing industry to be paid to the Fisheries Research and Development Corporation from the Consolidated Revenue Fund.

Human rights implications

This Legislative Instrument does not engage any of the applicable rights or freedoms.

Conclusion

This Legislative Instrument is compatible with human rights as it does not raise any human rights issues.

Senator the Hon. Jonathon Duniam
**Assistant Minister for Forestry and Fisheries and Parliamentary Secretary to the
Minister for Agriculture, Drought and Emergency Management**