EXPLANATORY STATEMENT

**Issued by the authority of the delegate of Minister for the Environment and Water specified in the enabling legislation**

Environment Protection and Biodiversity Conservation Act 1999

List of Exempt Native Specimens Amendment (South Australian Rock Lobster Fishery) Instrument, September 2025

**Legislative Authority**

The *Environment Protection and Biodiversity Conservation Act 1999* (**EPBC Act**) places certain obligations on the Commonwealth to protect and conserve Australia’s native wildlife by regulating international trade to protect targeted species against over exploitation and to protect Australian and international ecosystems.

Subsection 303DB(1) of the EPBC Act provides that the Minister must, by legislative instrument establish a list of exempt native specimens. This list referred to in subsection 303DB(1) of the EPBC Act is contained in the *List of Exempt Native Specimens Instrument 2001* (**the** **List**). Specimens included in the List are exempt from the trade control provisions that apply to regulated native specimens.

Subsection 303DC(1) of the EPBC Act relevantly provides that the Minister may, by legislative instrument, amend the List referred to in section 303DB by including items, deleting items, imposing a condition or restriction to which the inclusion of a specimen in the list is subject, varying or revoking a condition or restriction to which the inclusion of a specimen in the List is subject, or correcting an inaccuracy of updating the name of a species.

**Strategic Assessment**

Subsection 303DC(1A) of the EPBC Act requires the Minister’s delegate, in deciding whether to amend the list, to rely primarily on the outcomes of any assessment carried out for the purposes of Divisions 1 or 2 of Part 10 of the EPBC Act.

A strategic assessment is only required for fisheries managed under the *Fisheries Management Act 1991* (Cth) or the *Torres Strait Fisheries Act 1984* (Cth). A strategic assessment may be made for commercial fisheries under Division 1. However, there are no current strategic assessments in respect of the fishery from which the specimens listed in Schedule are taken or derived.

The fishery listed in the Schedule to the instrument is not managed by the Commonwealth underthe aforementioned Acts. Therefore, the EPBC Act does not require there to be a strategic assessment for the purposes of Part 10 of the Act in relation to the fishery named in the Schedule.

The Australian Government and state and Northern Territory governments have negotiated Offshore Constitutional Settlement (**OCS**) arrangements that mandate each jurisdiction’s responsibilities for managing the different fisheries resources in inshore and offshore areas. Under the OCS arrangements, commercial fisheries managed by the States or Northern Territory may operate in Commonwealth waters, but operators are subject to federal laws in relation to interactions with protected species and ecological communities, and for impacts on the Commonwealth marine area.

## Specimens that may be included in the list

The List established under section 303DB(1) of the EPBC Act **must not include** a specimen that belongs to an eligible listed threatened species unless the conditions in subsection 303DB(6) of the EPBC Act are satisfied. Under the EPBC Act, **eligible listed threatened species** are those species listed in the extinct, extinct in the wild, critically endangered, endangered, or vulnerable categories established under section 178 of the EPBC Act (see sections 303BC and 528 of the EPBC Act).

The List established under subsection 303DB(1) of the EPBC Act must not include a specimen that belongs to a species listed on Australia’s List of Migratory Species established under section 209 of the EPBC Act, must not include a specimen that belongs to a species listed on the List of Marine Species established under section 248 of the EPBC Act, and must not include specimens that are derived from taxa that are listed under the list established under section 303CA of the EPBC Act in relation to the Convention on International Trade in Endangered Species of Wild Fauna and Flora.

The Minister’s delegate was satisfied that the species listed in Schedule 1 are not listed in any of the lists established under sections 178, 209, 248 and 303CA of the EPBC Act.

## Purpose and operation

The purpose of this instrument is to amend the List by:

* omitting in the List specimens that are or are derived from invertebrates taken in the South Australian Rock Lobster Fishery, and any associated notations specified in **Schedule 1** to the instrument.
* inserting in the List specimens that are or are derived from invertebrates taken in the South Australian Rock Lobster Fishery, with notations that inclusion of the specimens in the List is subject to restrictions or conditions that:
	+ the specimen, or the invertebrate from which it is derived, was taken lawfully;
	+ consistent with Appendix B of the *Guidelines for the ecologically sustainable management of fisheries – 2nd edition*, the Department of Primary Industries and Regions, South Australia must provide the Department of Climate Change, Energy, the Environment and Water (the department) with an annual report by 25 July each year;
	+ in the interim, if there are any intended changes to legislative instruments or material changes to management arrangements that may affect the basis on which the approval was made for this fishery, the department must be notified;
	+ the specimens are included in the list until 26 September 2035

Listing these specimens in the List will allow export of these specimens without the need for export permits, until the date specified in Schedule 1.

The only effect of this instrument is to allow continued export of these specimens subject to the conditions provided in the notation as specified in the Schedule.

## Incorporation

Commonwealth Acts and disallowable instruments (or instruments which were disallowable under Commonwealth legislation at any time before 1 January 2005) referred to in this instrument are incorporated as in force from time to time (paragraph 14(1)(a) and subsection14(3) of the *Legislation Act 2003*) (Legislation Act). However, references to Commonwealth instruments which are exempt from disallowance are incorporated as in force at the time this instrument commences (paragraph 14(1)(b) of the Legislation Act).

All Commonwealth legislation can be freely accessed at the Federal Register of Legislation – https://www.legislation.gov.au/ (as of September 2025).

All state primary legislation referred to in the Schedule to the instrument is incorporated as in force from time to time (section 10A of the *Acts Interpretation Act 1901* as applied by paragraph 13(1)(a) of the Legislation Act). All state and territory subordinate legislation referred to in the Schedule to the instrument is incorporated as in force at the time this instrument commences (paragraph 14(1)(b) of the Legislation Act).

All state legislation incorporated by reference in the instrument can be freely accessed on the South Australian legislation website at https://www.legislation.sa.gov.au/ (as of September 2025)

The Management Plan for the South Australian Commercial Northern Zone Rock Lobster Fishery and the Management Plan for the South Australian Commercial Southern Zone Rock Lobster Fishery are incorporated as in force on the day the instrument commences (paragraph 14(1)(b) of the Legislation Act). The management plans are freely available to all persons on the South Australian Government website at https://www.pir.sa.gov.au/ (as of September 2025).

The Australian Government’s *Guidelines for the Ecologically Sustainable Management of Fisheries – 2nd Edition* establish the criteria for assessment of the ecological sustainability of the relevant fishery’s management arrangements. The guidelines are incorporated as in force on 1 August 2007. The guidelines are freely accessible to all persons via the Department’s website at: https://www.dcceew.gov.au/environment/marine/publications/guidelines-ecologically-sustainable-management-fisheries.

## Consultation

Subsection 303DC(3) of the EPBC Act provides that before amending the list, the Minister must consult such other Commonwealth Minister or Ministers and such other Minister or Ministers of each State and self-governing Territory, as the Minister considers appropriate. The Minister may also consult with such other persons and organisations as the Minister considers appropriate.

The Department of Primary Industries and Regions, South Australia has been consulted and supports amending the list to include product derived from the South Australian Rock Lobster Fishery.

In addition, the proposal to amend the list was advertised on the Department of Climate Change, Energy, the Environment and Water’s website and comment was invited from interested people from 14 February 2025 to 10 April 2025.

No comments were received.

**Details/Operation**

Details of the Instrument are set out in Attachment A.

## Sunsetting and disallowance requirements

The Instrument is subject to the disallowance process under section 42 of the Legislation Act and the sunsetting regime set out in Part 4 of Chapter 3 of the Legislation Act. However, section 48A of the Legislation Act has the effect that, because the Instrument only amends another instrument, if it is not disallowed it will be automatically repealed at the end of the disallowance period. Once repealed, the sunsetting regime has no practical effect on the Instrument.

The List amended by the Instrument is exempt from sunsetting in accordance with table item 24 in section 12 of the *Legislation (Exemptions and Other Matters) Regulation 2015*, which specifies that sunsetting requirements do not apply to instruments made under section 303DB of the EPBC Act. This sunsetting exemption has applied to the List since the sunsetting regime was established by the Legislation Act on 1 January 2005. This means that the amendments given effect by the Instrument will be enduring.

The List is not appropriate for sunsetting. The List is a list of native specimens that are exempt from export regulations. Specimens included on the list (in the exact form listed and subject to stated conditions) may be allowed to be exported without a permit. The List includes only specimens that are, or are derived from, Australian native animals and plants.

Listing these specimens in the list will allow the export of these specimens without the need for export permits until the date specified in the Schedule.

Amendments are made to the list following a stringent statutory review process set out in the EPBC Act, which provides an appropriate review mechanism to ensure the currency and accuracy of the List.

## Other

The Instrument is 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.

This instrument is legislative instrument for the purposes of the Legislation Act.

Authority: subsection 303DC(1) of the *Environment Protection and Biodiversity Conservation Act* 1999

**ATTACHMENT A**

**Details of the *List of Exempt Native Specimens Amendment (South Australian Rock Lobster Fishery) Instrument, September 2025***

Section 1 – Name

This section provides that the title of the instrument is the *List of Exempt Native Specimens Amendment (South Australian Rock Lobster Fishery) Instrument, September 2025* (the Instrument).

Section 2 – Commencement

This section provides that the Instrument commences on the day after it is registered.

Section 3 – Authority

This section provides that the Instrument is made under paragraph 303DC(1)(a) of the *Environment Protection and Biodiversity Conservation Act 1999*.

Section 4 – Definitions

This section sets out definitions of terms used in the instrument.

Section 5 – Schedules

This section is a machinery clause which provides that the *List of Exempt Native Specimens Instrument 2001* (Principal Instrument) is amended as set out in the applicable items in Schedule 1, and any other item in Schedule 1 to the Instrument has effect according to its terms.

**Schedule 1 - Amendments**

**Item 1 – Freshwater and Marine Animals**

Item 1 amends the List under the heading “Freshwater and Marine Animals” to omit specimens in the table that are or are derived from invertebrates taken in the South Australian Rock Lobster Fishery, and associated notations in the Schedule to the Instrument.

**Item 2 – Freshwater and Marine Animals**

Item 2 amends the List under the heading “Freshwater and Marine Animals” to insert into the List; in the place of the omitted row/s, specimens that are or are derived from invertebrates taken in the South Australian Rock Lobster Fishery, with notations that inclusion of the specimens in the list is subject to restrictions or conditions that:

* the specimen, or the invertebrate from which it is derived, was taken lawfully;
* consistent with Appendix B of the *Guidelines for the ecologically sustainable management of fisheries – 2nd edition*, the Department of Primary Industries and Regions, South Australia must provide the Department of Climate Change, Energy, the Environment and Water (the department) with an annual report by 25 July each year;
* in the interim, if there are any intended changes to legislative instruments or material changes to management arrangements that may affect the basis on which the approval was made for this fishery, the department must be notified;
* the specimens are included in the list until the date specified in the Schedule to the Instrument.

## ATTACHMENT B

## Statement of Compatibility with Human Rights

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

**List of Exempt Native Specimens Amendment (South Australian Rock Lobster Fishery) Instrument, September 2025**

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

## Overview of the Disallowable Legislative Instrument

The purpose of this instrument is to amend the *Environment Protection and Biodiversity Conservation Act 1999* List of Exempt Native Specimens (the List) to:

* omit from the List specimens that are or are derived from invertebrates taken in the South Australian Rock Lobster Fishery, and any associated notations specified in the Schedule to the Instrument.
* insert in the List specimens that are or are derived from invertebrates taken in the South Australian Rock Lobster Fishery, with notations that inclusion of the specimens in the List is subject to restrictions or conditions that:
* the specimen, or the invertebrate from which it is derived, was taken lawfully;
* consistent with Appendix B of the *Guidelines for the ecologically sustainable management of fisheries – 2nd edition*, the Department of Primary Industries and Regions, South Australia must provide the Department of Climate Change, Energy, the Environment and Water (the department) with an annual report by 25 July each year;
* in the interim, if there are any intended changes to legislative instruments or material changes to management arrangements that may affect the basis on which the approval was made for this fishery, the department must be notified;
* the specimens are included in the list until the date specified in the Schedule to the Instrument.

Listing these specimens in the List will allow export of these specimens without the need for export permits, until the date specified in Schedule 1.

The only effect of this instrument is to allow continued export for these specimens subject to the conditions provided in the notations of the Schedule.

## Human rights implications

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

## Conclusion

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

**JOSH DAVIS, Acting Director, Sustainable Fisheries (Delegate of the Minister for the Environment and Water).**