

Penalty units have been rounded to the nearest dollar in accordance with section 7(4) of the Monetary Units Act 2004

The 2018-19 current penalty unit value is: **\$161.19**

Click "+" at the left of page to expand rows.



Fisheries Penalties

Victorian Fisheries Authority Act 2016 No 68/2016

Act Reference	Rate	No. of Penalty units	\$ penalty	Description of penalty
29(3)	\$161.19	60	\$9,671.00	Failure of a Board Director to make a declaration about a pecuniary interest in a matter being considered or about to
29(5)	\$161.19	60	\$9,671.00	Board Director remains present during a deliberation or vote on a matter which the member has made a declaration,
31	\$161.19	60	\$9,671.00	Improper use of any information by members, officers or employees of the Authority which results in a direct or indirect
32(1)	\$161.19	50	\$8,060.00	A person who is, or has been, a director, chief executive officer, authorised officer or employee of the Authority must
33	\$161.19	50	\$8,060.00	A person who ceases to be a director of the Board must not, at any time during the next 2 years, apply for or hold a

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Act/Regs Reference	Rate	No. Penalty units	Penalty amount	Description of offence
36(1)(a)	\$161.19	200	\$32,238.00	To take fish for sale without authority - priority species
36(1)(a)	\$161.19	100	\$16,119.00	To take fish for sale without authority - non- priority species
36(1)(b)	\$161.19	100	\$16,119.00	To take fishing bait for sale without authority
36(1)(c)	\$161.19	100	\$16,119.00	To use commercial fishing equipment without authority
36(2)	\$161.19	40	\$6,448.00	To possess commercial fishing equipment without authority
37(1)(a)	\$161.19	200	\$32,238.00	To use commercial abalone equipment - more than twice limit
37(1)(b)	\$161.19	200	\$32,238.00	To possess commercial abalone equipment and over twice the limit
39(1)	\$161.19	200	\$32,238.00	Access licence holder fishing without name on licence
39(2)(a)	\$161.19	200	\$32,238.00	Access licence holder employ unfit and improper person
39(2)(b)	\$161.19	200	\$32,238.00	Access licence holder employ person not named on licence
39(3)	\$161.19	200	\$32,238.00	Access licence holder use boat not specified on licence
40(1)(a)	\$161.19	200	\$32,238.00	To receive fish without authority - priority species
40(1)(b)	\$161.19	200	\$32,238.00	To receive fish for sale without authority - not priority species
40(1)(c)	\$161.19	200	\$32,238.00	Sell fish without authority - priority species
42(1)(a)	\$161.19	200	\$32,238.00	Use, form create habitat for growing etc fish or bait without authority - priority species
42(1)(a)	\$161.19	100	\$16,119.00	Use, form create habitat for growing etc fish or bait without authority - non-priority species
42(1)(b)	\$161.19	200	\$32,238.00	To hatch breed display fish or bait for sale etc without authority - priority species
42(1)(b)	\$161.19	100	\$16,119.00	To hatch breed display fish or bait for sale etc without authority - non-priority species
42(1)(ba)	\$161.19	200	\$32,238.00	To stock fish into protected waters without authority - priority species
42(1)(ba)	\$161.19	100	\$16,119.00	To stock fish into protected waters without authority - non-priority species
42(1)(c)	\$161.19	200	\$32,238.00	To use commercial aquaculture equipment without authority - priority species
42(1)(c)	\$161.19	100	\$16,119.00	To use commercial aquaculture equipment without authority - non-priority species
44(1)(a)	\$161.19	5	\$806.00	Take or attempt to take fish without recreational fishery licence
44(1)(a)	\$161.19	10	\$1,612.00	Take or attempt to take fish without recreational fishery licence - hoop net
44(1)(b)	\$161.19	5	\$806.00	Use or possess recreational fishing equipment without recreational fishery licence
44(1)(b)	\$161.19	10	\$1,612.00	Use or possess recreational fishing equipment without recreational fishery licence - hoop net
44(2)	\$161.19	5	\$806.00	Fail to provide recreational fishing licence for inspection
53(1)(a)	\$161.19	100	\$16,119.00	Licence or permit holder fails to comply with condition - priority species or designated licence condition
53(1)(b)	\$161.19	5	\$806.00	Fail to comply with licence or permit conditions in relation to a recreational fishing licence
53(1)(c)	\$161.19	50	\$8,060.00	Fail to comply with licence or permit conditions in a condition - other
53(4)(a)	\$161.19	100	\$16,119.00	Person acting on behalf of licence or permit holder fail to comply with condition - priority species or breach designated condition
53(4)(b)	\$161.19	50	\$8,060.00	Person acting on behalf of licence or permit holder fail to comply with condition - other
54(6)	\$161.19	5	\$806.00	Fail to return licence or permit within 10 days of being given notice
58A(1)	\$161.19	10	\$1,612.00	Fail to return licence or permit after cancellation or suspension
60A(3)	\$161.19	100	\$16,119.00	Fail to comply with section 60A aquaculture notice
66(1)(a)	\$161.19	50	\$8,060.00	Exceed quota - access licence holder - non abalone- first offence
66(1)(b)	\$161.19	100	\$16,119.00	Exceed quota - access licence holder - non abalone- second offence
66(1)(c)	\$161.19	150	\$24,179.00	Exceed quota - access licence holder - non abalone- third offence
66(1)(d)	\$161.19	200	\$32,238.00	Exceed quota - access licence holder - non abalone - fourth and subsequent offences
66A(1)(a)	\$161.19	50	\$8,060.00	Exceed sub-zone quota - access licence holder - non abalone - first offence
66A(1)(b)	\$161.19	100	\$16,119.00	Exceed sub-zone quota - access licence holder - non abalone - second and subsequent offences
66M(1)(a)	\$161.19	50	\$8,060.00	Exceed quota - access licence holder - abalone - first offence
66M(1)(b)	\$161.19	100	\$16,119.00	Exceed quota - access licence holder - abalone - second offence
66M(1)(c)	\$161.19	150	\$24,179.00	Exceed quota - access licence holder - abalone - third offence
66M(1)(d)	\$161.19	200	\$32,238.00	Exceed quota - access licence holder - abalone - fourth offence and subsequent
66N(1)(a)	\$161.19	50	\$8,060.00	Exceed sub-zone quota - access licence holder - abalone - first offence
66N(1)(b)	\$161.19	100	\$16,119.00	Exceed sub-zone quota - access licence holder - abalone - second and subsequent offence
67(3)	\$161.19	100	\$16,119.00	Contravene fishing closure
67(4)(a)	\$161.19	0.5	\$81.00	Penalty per fish for unauthorised take, possession, sale, landing of specified fish - first offence
67(4)(b)	\$161.19	1	\$161.00	Penalty per fish for unauthorised take, possession, sale, landing of specified fish - second and subsequent
68A(1)(a)	\$161.19	50	\$8,060.00	Use commercial fishing equipment - undersize fish (non abalone) - first offence
68A(1)(a)	\$161.19	100	\$16,119.00	Use commercial fishing equipment - undersize fish (non abalone) - second and subsequent offences
68A(1)(b)	\$161.19	50	\$8,060.00	Use commercial fishing equipment - exceed catch limit (non abalone) - first offence
68A(1)(b)	\$161.19	100	\$16,119.00	Use commercial fishing equipment - exceed catch limit (non abalone) - second and subsequent offences
68A(2)(a)	\$161.19	50	\$8,060.00	Possess undersize fish (non abalone) taken by commercial fishing equipment - first offence
68A(2)(a)	\$161.19	100	\$16,119.00	Possess undersize fish (non abalone) taken by commercial fishing equipment - second and subsequent offences
68A(2)(b)	\$161.19	50	\$8,060.00	Possess undersize fish for sale - first offence
68A(2)(b)	\$161.19	100	\$16,119.00	Possess undersize fish for sale - second and subsequent offences
68A(3)(a)	\$161.19	20	\$3,224.00	take or possess undersize fish
68A(3)(b)	\$161.19	20	\$3,224.00	take or possess excess of catch limit (non-abalone)
68A(4A)	\$161.19	20	\$3,224.00	Take or possess between catch limit and twice limit - abalone

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68A(4B)	\$161.19	50	\$8,060.00	Take or possess more than twice abalone catch limit - abalone - first offence
68A(4B)	\$161.19	100	\$16,119.00	Take or possess more than twice abalone catch limit - abalone - second and subsequent offences
68A(5)	\$161.19	50	\$8,060.00	Take undersize abalone - commercial abalone equipment - first offence
68A(5)	\$161.19	100	\$16,119.00	Take undersize abalone - commercial abalone equipment - second and subsequent offence
68B(1)(a)(i)	\$161.19	50	\$8,060.00	Possess undersize fish taken outside Victoria or more than twice catch limit - first offence
68B(1)(a)(ii)	\$161.19	100	\$16,119.00	Possess undersize fish taken outside Victoria or more than twice catch limit - second and subsequent offence
68B(1)(b)	\$161.19	20	\$3,224.00	Possess undersize fish taken outside Victoria or more than catch limit - in any other case
71(1)	\$161.19	50	\$8,060.00	Take, possess, injure, damage or destroy etc protected aquatic biota
76	\$161.19	100	\$16,119.00	Noxious aquatic species - bring into Victoria, take, keep or possess, sell, transport, put into container, release into protected waters - first offence
76	\$161.19	200	\$32,238.00	Noxious aquatic species - bring into Victoria, take, keep or possess, sell, transport, put into container, release into protected waters - second and subsequent offences
84	\$161.19	40	\$6,448.00	Noxious aquatic species-fail to inform the Victorian Fisheries Authority of possession
89(3)(c)	\$161.19	20	\$3,224.00	Contravention of Order in Council or permit issued by the Victorian Fisheries Authority
89(6)	\$161.19	20	\$3,224.00	Fisheries reserve - fail to comply with direction from authorised officer
102(7)	\$161.19	4	\$645.00	Fail to produce licence or permit to police or authorised officer
106(4)	\$161.19	50	\$8,060.00	Contravene condition in relation to things seized as evidence in proceedings
108(1)	\$161.19	100	\$16,119.00	Dispose of remove damage or interfere with seized goods
108A(5)	\$161.19	100	\$16,119.00	Fail to comply with section 108A retention notice
109(3)(a)	\$161.19	20	\$3,224.00	Refuse or fail to give name and place of residence to police or authorised officer
109(3)(b)	\$161.19	20	\$3,224.00	To give a false name or place of residence to police or authorised officer
111(1)(a)(i)	\$161.19	20	\$3,224.00	Unauthorised removal alteration or interference with sample procured under Act
111(1)(a)(ii)	\$161.19	20	\$3,224.00	Without authorisation, erase alter open break remove a mark or seal from sample
111(1)(b)	\$161.19	20	\$3,224.00	Refuse to sell to or allow sample to be taken by authorised officer
111(1)(c)	\$161.19	20	\$3,224.00	Abuse or insult authorised officer or other official
111(1)(d)	\$161.19	20	\$3,224.00	Impersonate authorised officer
111(1)(e)	\$161.19	20	\$3,224.00	Fail to comply with requirement of entry or inspection or production of financial records
111(1)(f)	\$161.19	20	\$3,224.00	To give false or misleading information or answer at entry or inspection
111(1)(g)	\$161.19	20	\$3,224.00	Refuse entry or inspection with or without warrant
111(1)(h)	\$161.19	20	\$3,224.00	Refuse or neglect to assist during entry or inspection
111(1)(i)	\$161.19	20	\$3,224.00	Fail to comply with lawful direction order etc of authorised officer
111(2)	\$161.19	120	\$19,343.00	Assault, obstruct, hinder or resist authorised officer or official
112(1)	\$161.19	100	\$16,119.00	Use or attempt to use explosive in Victorian waters
112(2)(a)	\$161.19	100	\$16,119.00	Use equipment poison that could result in taking or killing fish, bait or protected biota
112(2)(b)	\$161.19	100	\$16,119.00	Use equipment poison that could damage habitat of fish bait biota
113(1)(a)	\$161.19	50	\$8,060.00	Prevent lawful fishing or use of commercial aquaculture equipment
113(1)(b)	\$161.19	50	\$8,060.00	Place lawful fishing or use of commercial aquaculture equipment
113(1)(c)	\$161.19	50	\$8,060.00	Place or leave object in Victorian waters that obstructs lawful fishing or aquaculture
114(3)	\$161.19	100	\$16,119.00	Contravene a prohibition relating to possession, sale or use of boats or equipment
115(a)	\$161.19	50	\$8,060.00	Remove fish from commercial or aquaculture equipment unless acting with owners authority
115(b)	\$161.19	50	\$8,060.00	Remove interfere etc - commercial or aquaculture equipment unless acting with owners authority
116(1)	\$161.19	100	\$16,119.00	Possess or sell fish taken or dealt with illegally in Victoria or elsewhere
117(1)(a)	\$161.19	400	\$64,476.00	Use of foreign boat in Victorian waters for fishing
117(1)(b)	\$161.19	400	\$64,476.00	Use of foreign boat in Victorian waters for processing storing or carrying fish
118(1)	\$161.19	100	\$16,119.00	Possess or control foreign boat in Victorian waters equipped with commercial equipment
118A	\$161.19	60	\$9,671.00	Sell abalone unless packaged in accordance with Regulations
118B(1)	\$161.19	60	\$9,671.00	Remove destroy or render illegible marking on abalone packaging that is required by regulations
118B(2)	\$161.19	60	\$9,671.00	Deface damage or destroy abalone packaging
119(1)(a)	\$161.19	100	\$16,119.00	Set net or otherwise across river bay inlet river or creek so that fish blocked or stranded
119(1)(b)	\$161.19	100	\$16,119.00	Set net or otherwise across river bay inlet river or creek so that immature fish destroyed
119(1)(c)	\$161.19	100	\$16,119.00	Set net or otherwise across river bay inlet river or creek so that free passage of fish obstructed
119A(a)	\$161.19	240	\$38,686.00	Knowingly make false or misleading statement
119A(b)	\$161.19	240	\$38,686.00	Intentionally omitting material matters in records causing them to be false or misleading
119B(a)	\$161.19	60	\$9,671.00	Make false or misleading statement
119B(b)	\$161.19	60	\$9,671.00	Intentionally omitting material matters in statement causing it to be false or misleading
120A(4)	\$161.19	60	\$9,671.00	Fail to comply with a 120A notice
120AA(2)(a)	\$161.19	60	\$9,671.00	Fail to create document detailing proposed sale of certain fish
120AA(2)(b)	\$161.19	60	\$9,671.00	Fail to give copy of document detailing sale of certain fish to seller with consignment.
120AA(2)(c)	\$161.19	60	\$9,671.00	Fail to give seller document detailing sale of certain fish
120AA(2)(d)	\$161.19	60	\$9,671.00	Fail to keep document detailing sale of certain fish.
120AA(3)	\$161.19	60	\$9,671.00	Fail to produce for inspection document created in accordance with the Act to detail certain fish
120AB(2)(a)	\$161.19	60	\$9,671.00	Buy certain fish without obtaining copy of the document created by the seller
120AB(2)(b)	\$161.19	60	\$9,671.00	Buy certain fish without keeping a copy of the document created by the seller
120AB(3)	\$161.19	60	\$9,671.00	Buyer of certain fish fails to produce documents created by seller detailing receipt
120AC(2)	\$161.19	60	\$9,671.00	Possessor of certain quantities of fish does not have required document in possession
120AC(3)	\$161.19	60	\$9,671.00	Possessor of certain quantities of fish fails to produce documents for police or authorised officers
120B(a)	\$161.19	60	\$9,671.00	Fail to keep document for 3 years from date on which last entry made (where multiple entries)
120B(b)	\$161.19	60	\$9,671.00	Fail to keep document for 3 years from date of creation (where document created issued or received)
120C(2)(a)	\$161.19	60	\$9,671.00	Records required under Act must be legible
120C(2)(b)	\$161.19	60	\$9,671.00	Records required under Act must be easily visible
120C(2)(c)	\$161.19	60	\$9,671.00	Records required under Act must be in english
130(4)	\$161.19	200	\$32,238.00	Fail to comply with section 130 court order prohibiting a person from being on boats or certain places
130AA(4)	\$161.19	100	\$16,119.00	Fail to comply with section 130AA court order prohibiting a person from engaging in recreational fishing
130A(5)	\$161.19	200	\$32,238.00	Fail to comply with section 130A court order prohibiting a person from specified activities or possessing specified fish or equipment
130B(6)	\$161.19	200	\$32,238.00	Fail to comply with section 130B court order - prohibiting a person to be in or on specified waters
139	\$161.19	50	\$8,060.00	Take or attempt to take fish biota or noxious aquatic species from crown land hatchery or station
145A(4)	\$161.19	200	\$32,238.00	Breach, or aid, abet, counsel or procure the breaching of, a condition in relation to supplying details
146(1)	\$161.19	10	\$1,612.00	Improperly divulge information
147	\$161.19	200	\$32,238.00	Illegal use of information obtained under duties
147A(2)	\$161.19	200	\$32,238.00	Use information in breach of conditions

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148(7)	\$161.19	50	\$8,060.00	To give false or misleading information in application
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Fisheries Regulations 2009 SR 2/2009

Act/Regs Reference	Rate	No. Penalty units	Penalty amount	Description of offence
68	\$161.19	20	\$3,224.00	Lending or transferring recreational fishing licence
69	\$161.19	20	\$3,224.00	Allowing another fisher to use recreational fishing licence
69AA	\$161.19	20	\$3,224.00	Failure to return unissued recreational fishery licences
69AAB	\$161.19	20	\$3,224.00	Issue recreational fishery licence with incorrect date and time
76	\$161.19	20	\$3,224.00	Use boat for commercial fishing without identifying mark
77	\$161.19	20	\$3,224.00	Failure to properly display identifying mark on boat
78	\$161.19	20	\$3,224.00	Failure to display additional identifying mark on boats longer than 8 metres
79(1)	\$161.19	20	\$3,224.00	Failure to apply for transfer of registration upon ownership of boat, if boat used for r 72 purposes
80	\$161.19	20	\$3,224.00	Using boat with identifying mark when not registered
82(a)	\$161.19	20	\$3,224.00	Use in Victorian waters of more than 1 dip net
82(b)	\$161.19	20	\$3,224.00	Use in Victorian waters of more than 2 bait traps
82(c)	\$161.19	20	\$3,224.00	Use in Victorian waters of more than 1 landing net
82(d)	\$161.19	20	\$3,224.00	Use in Victorian waters of more than 1 bait pump
82(e)	\$161.19	20	\$3,224.00	Use in Victorian waters of more than 10 baited lines with no hooks
82(f)	\$161.19	20	\$3,224.00	Use in Victorian waters of more than a total of 4 handlines or rods and lines in marine waters
82(g)	\$161.19	20	\$3,224.00	Use in Victorian waters of more than a total of 2 handlines or rods and lines in inland waters
82(h)	\$161.19	20	\$3,224.00	Use in Victorian waters of more than 2 hooks or one bait jig on any one line
83(1)	\$161.19	20	\$3,224.00	Use of a speargun in certain waters
84(1)	\$161.19	20	\$3,224.00	Use and possession of hand held spear in certain waters
85(1)	\$161.19	20	\$3,224.00	Use of recreational boat net in certain waters
85(2)	\$161.19	20	\$3,224.00	Use of a recreational bait net in certain waters unless used 30 meters or more from a pier or jetty or 400 metres or more from the mouth of a creek or river in those waters
85(3)	\$161.19	20	\$3,224.00	Use of a recreational boat net on or in any inland waters other than those specified in the Regulations
86(1)	\$161.19	20	\$3,224.00	Use or possession of more than 2 recreational hoop nets in marine waters
86(2)	\$161.19	20	\$3,224.00	Use of recreational hoop net in marine waters (other than PPB, Gippsland Lakes or inlets of the sea) during 15 September to 15 November
86(3)	\$161.19	20	\$3,224.00	Leaving a recreational hoop net immersed in marine waters (other than PPB Gippsland Lakes or inlets of the sea) during 15 September to 15 November
86(4)	\$161.19	20	\$3,224.00	Use or possession of more than 10 hoop nets or open top lift nets in inland waters
86(5)	\$161.19	20	\$3,224.00	Use an open top lift net or more than 5 recreational hoop nets in certain waters
86(7)	\$161.19	20	\$3,224.00	Use or possess an open top lift net in, on or next to any marine waters
87	\$161.19	20	\$3,224.00	Use of a scoop dredge fork spade shovel or handheld digging tool to take molluscs or other marine invertebrates in the intertidal zone
88	\$161.19	20	\$3,224.00	Recreational hoop net and bait trap incorrectly tagged and positioned
89(1)	\$161.19	20	\$3,224.00	Use and possession of recreational fishing equipment in certain areas
89(2)	\$161.19	20	\$3,224.00	Possession of recreational fishing equipment within 20 m inland of the banks of certain waters
90(1)	\$161.19	20	\$3,224.00	Person using rod or handline must keep it in sight at all times and within 50 m of it
91(1)	\$161.19	20	\$3,224.00	Use or possession of hook or other device for taking fish when underwater dive fishing.
92(1)	\$161.19	20	\$3,224.00	Use or possession of a line and hook or handline in certain inland waters during the salmonid closed season
93(1)	\$161.19	20	\$3,224.00	Possessing shark or elephantfish in other than in whole or carcass form in Victorian waters
93(3)	\$161.19	20	\$3,224.00	Possession of spiny freshwater crayfish other than in whole or carcass form
93(4)	\$161.19	20	\$3,224.00	Possession of dusky flathead, snapper, King George whiting, tuna or black bream other than in whole or carcass form
93(5)	\$161.19	20	\$3,224.00	Possession of freshwater catfish golden perch Murray cod silver perch or salmonids other than in whole or carcass form
94	\$161.19	20	\$3,224.00	Transferring gemfish from one boat to another boat
95(1)	\$161.19	20	\$3,224.00	Taking any berried bug, yabby or spiny freshwater crayfish
95(2)	\$161.19	20	\$3,224.00	Land any berried bug, yabby or spiny freshwater crayfish
95(3)	\$161.19	20	\$3,224.00	Possession of berried bug, yabby or spiny freshwater crayfish
95(4)	\$161.19	20	\$3,224.00	Removal of eggs from a berried bug, yabby or spiny freshwater crayfish
96(1)	\$161.19	20	\$3,224.00	Take or attempt to take marine invertebrates from PPB's intertidal zone except yabbies and worms
96(3)	\$161.19	20	\$3,224.00	Using abalone tools to take marine invertebrates from PPB's intertidal zone
97(1)	\$161.19	20	\$3,224.00	Taking molluscs from intertidal zone
98(1)	\$161.19	20	\$3,224.00	Removing roe or soft tissues from shell of sea urchins
98(2)	\$161.19	20	\$3,224.00	Possess roe or soft tissues removed from sea urchins in Victorian waters
99	\$161.19	20	\$3,224.00	Take or attempt to take fish in certain waters
100(1)	\$161.19	20	\$3,224.00	Tag brand mark or fin clip any fish
101(1)	\$161.19	20	\$3,224.00	Fail to return unneeded fish to water with as least possible injury or damage
102(1)	\$161.19	20	\$3,224.00	Use live fish as bait in certain waters that are part of Seven Creeks and tributaries of that system
102(2)	\$161.19	20	\$3,224.00	Use of live carp as bait
102(3)	\$161.19	20	\$3,224.00	Use of fish ova or uncooked trout or salmon as bait or berley
102(4)	\$161.19	20	\$3,224.00	Use of mammal blood or offal as berley to take or attempt to take fish
102(6)	\$161.19	20	\$3,224.00	Use over 10 litres of berley to assist in the taking of shark
102(7)	\$161.19	20	\$3,224.00	Use berley in marine waters to attract fish except as part of fishing operation
102A(1)	\$161.19	20	\$3,224.00	Use live European green shore crab as bait in or on any Victorian waters
102A(2)	\$161.19	20	\$3,224.00	Release live European green shore crab into or next to any Victorian waters
116B	\$161.19	20	\$3,224.00	Fail to complete relevant sections of catch disposal record
117(2)(a)	\$161.19	0.5	\$81.00	Take gemfish from Victorian waters - first offence - penalty per gemfish
117(2)(b)	\$161.19	1	\$161.00	Take gemfish from Victorian waters - second and subsequent offences - penalty per gemfish
120(2)(a)	\$161.19	0.5	\$81.00	Unauthorised sale of Murray cod over 100 cm - first offence - penalty per fish
120(2)(b)	\$161.19	1	\$161.00	Unauthorised sale of Murray cod over 100 cm - second and subsequent offences - penalty per fish
123(4)(a)	\$161.19	0.5	\$81.00	Taking of certain fish in closed season - first offence - per fish
123(4)(b)	\$161.19	1	\$161.00	Taking of certain fish in closed season - second and subsequent offences - per fish
237(4)(a)	\$161.19	0.5	\$81.00	Taking abalone in closed season - first offence - per abalone
237(4)(b)	\$161.19	1	\$161.00	Taking abalone in closed season - second and subsequent offences - per abalone
238(2)(a)	\$161.19	0.5	\$81.00	Taking of abalone between sunset and sunrise - first offence
238(2)(b)	\$161.19	1	\$161.00	Taking of abalone between sunset and sunrise - second and subsequent offences
239(2)(a)	\$161.19	0.5	\$81.00	Unauthorised take of greenlip abalone from PPB - first offence

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239(2)(b)	\$161.19	1	\$161.00	Unauthorised take of greenlip abalone from PPB - second and subsequent offences
243(1)	\$161.19	20	\$3,224.00	Shucking abalone in Victorian waters
243(2)	\$161.19	20	\$3,224.00	Possess shucked abalone in Victorian waters
243(3)	\$161.19	20	\$3,224.00	Land shuck abalone in Victorian waters
243(4)	\$161.19	20	\$3,224.00	Failure to retain abalone meat in shell until cooked or taken to persons ordinary place of residence
244	\$161.19	20	\$3,224.00	Failure to carry instrument to measure abalone when taking abalone
245(1)	\$161.19	20	\$3,224.00	Removing abalone from its packaging
310(1)	\$161.19	20	\$3,224.00	Writing on certain fisheries documents or copies
310(2)	\$161.19	20	\$3,224.00	Possess certain fisheries documents or copies
311(1)	\$161.19	20	\$3,224.00	Unused abalone dockets and copies to be returned to Secretary (or delegate) within 48 hours
311(2)	\$161.19	20	\$3,224.00	Other unused abalone documents and copies to be returned to Secretary (or delegate) within 48 hours
322(3)(a)	\$161.19	0.5	\$81.00	Unauthorised taking of rock lobster in closed season - first offence
322(3)(b)	\$161.19	20	\$3,224.00	Unauthorised taking of rock lobster in closed season - second
326(1)	\$161.19	20	\$3,224.00	Failure to mark rock lobster
326(2)	\$161.19	20	\$3,224.00	Failure to mark rock lobster within specified periods
327(1)	\$161.19	20	\$3,224.00	Sell rock lobster with punched hole in central segment of tail fan
327(2)	\$161.19	20	\$3,224.00	Sell rock lobster with posterior quarter of central tail fan removed by traverse cut
328(1)	\$161.19	20	\$3,224.00	Take berried rock lobster
328(2)	\$161.19	20	\$3,224.00	Land from boat berried rock lobster in Victorian waters
328(3)	\$161.19	20	\$3,224.00	Possess berried rock lobster
328(4)	\$161.19	20	\$3,224.00	Remove eggs from berried rock lobster
329	\$161.19	20	\$3,224.00	Take or attempt to take or assist taking soft-shelled rock lobster
330	\$161.19	20	\$3,224.00	Possess or land rock lobster unless tail and carapace attached
369(3)(a)	\$161.19	20	\$3,224.00	Unauthorised taking giant crab in closed season - first offence
369(3)(b)	\$161.19	20	\$3,224.00	Unauthorised taking of giant crab in closed season - second offence
371(1)	\$161.19	20	\$3,224.00	Take berried giant crab
371(2)	\$161.19	20	\$3,224.00	Land from boat any berried giant crab
371(3)	\$161.19	20	\$3,224.00	Possess berried giant crab
371(4)	\$161.19	20	\$3,224.00	Remove eggs from berried giant crab
372	\$161.19	20	\$3,224.00	Possess or land any dismembered giant crab or part of giant crab
479(1)	\$161.19	20	\$3,224.00	Interference with operation of vessel monitoring system
479(2)	\$161.19	20	\$3,224.00	Interference with seals fitted on vessel monitoring system

Conservation, Forests and Lands (Primary Industries Infringement Notices) Regulations 2013

Act/Regs Reference	Rate	No. Penalty units	Penalty amount	Description of offence
PART 1 - MISCELLANEOUS OFFENCES				
Fisheries Act 1995				
36(2)	\$161.19	5	\$806.00	A person must not possess commercial fishing equipment unless he or she is authorised to do so under this Act.
44(1)	\$161.19	2	\$322.00	A person must not— (a) take or attempt to take fish from marine waters or inland waters; or (b) use or possess recreational fishing equipment in, on or next to Victorian waters— unless he or she is authorised to do so by a recreational fishery licence or is otherwise authorised under this Act. If the offence involves the use of a recreational hoop net
44(1)	\$161.19	1	\$161.00	A person must not— (a) take or attempt to take fish from marine waters or inland waters; or (b) use or possess recreational fishing equipment in, on or next to Victorian waters— unless he or she is authorised to do so by a recreational fishery licence or is otherwise authorised under this Act. If the offence does not involve the use of a recreational hoop net
44(2)	\$161.19	1	\$161.00	A person must comply with subsection (3) if the person claims to be the holder of a recreational fishery licence and the person— (a) takes or attempts to take fish from marine waters or inland waters; or (b) uses or possesses recreational fishing equipment in, on or next to Victorian waters.
An offence against section 53(1) of the Fisheries Act 1995 constituted by the failure of an RFL holder to comply with a condition referred to in section 52(1)(a) of the Act if the offence involves an RFL.	\$161.19	0.5	\$81.00	Failure to comply with a condition of a recreational fishing licence.
An offence against section 53(1) of the Fisheries Act 1995 constituted by a contravention of regulation 58A of the Fisheries Regulations 2009	\$161.19	3	\$484.00	The licence holder must not take or attempt to take any fish in a recreational reef zone
An offence against section 53(1) of the Fisheries Act 1995 constituted by a contravention of regulation 71A(2) of the Fisheries Regulations 2009	\$161.19	3	\$484.00	The permit holder must not take or attempt to take any fish in a recreational reef zone unless authorised to do so
An offence against section 53(4) of the Fisheries Act 1995 constituted by a contravention of regulation 58A of the Fisheries Regulations 2009	\$161.19	3	\$484.00	Take or attempt to take any fish in a recreational reef zone.
An offence against section 53(4) of the Fisheries Act 1995 constituted by a contravention of regulation 71A(2) of the Fisheries Regulations 2009	\$161.19	3	\$484.00	Permit holder takes or attempts to take fish in a recreational reef zone without authorisation.
54(6)	\$161.19	1	\$161.00	The holder of a licence or permit must return the licence or permit to the Secretary (or delegate) within 10 days of being given notice that the Secretary (or delegate) has decided to change the licence or permit, unless he or she has a reasonable excuse for not doing so

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58A(1)	\$161.19	2	\$322.00	The holder of a licence or permit that has been cancelled or suspended must return the licence or permit to the Secretary (or delegate) within 14 days after the cancellation or suspension comes into effect
An offence against section 67(3) of the Act constituted by a contravention of regulation 116A of the Regulations	\$161.19	5	\$806.00	Receive fish from the holder of a Western Port/Port Phillip Bay Fishery Access Licence for the purposes of sale or for the storage, processing or transportation without a Port Phillip Bay/Western Port catch disposal record relating to the fish.
An offence against section 67(3) of the Act constituted by a contravention of regulation 117(1) of the Regulations	\$161.19	3	\$484.00	For the purposes of section 67 of the Act, the taking of gemfish from Victorian waters is prohibited.
An offence against section 67(3) of the Act constituted by a contravention of regulation 123(2) of the Regulations	\$161.19	3	\$484.00	For the purposes of section 67 of the Act, the closed season for the taking of fish of a species specified in Column 2 of the Table at the foot of this subregulation from the waters specified in Column 3 of the Table corresponding to that species of fish, is specified in Column 4 of the Table corresponding to that species of fish.
An offence against section 68A(3)(a) of the Act constituted by a contravention of regulation 118(1) of the Regulations	\$161.19	3	\$484.00	For the purposes of the Act, and subject to regulation 121, the minimum size for fish of a species specified in Column 2 of the Table at the foot of this subregulation, is the size specified in Column 3 of the Table corresponding to that species of fish.
An offence against section 68A(3)(a) of the Act constituted by a contravention of regulation 118(2)(a) of the Regulations	\$161.19	3	\$484.00	For the purposes of the Act, the minimum size with respect to— (a) the taking of Macquarie perch from— (i) Lake Dartmouth and all its tributaries; or (ii) Yarra River and all its tributaries; or (iii) Upper Coliban Reservoir and all its tributaries— is 35 centimetres; and (b) the possession of Macquarie perch in, on or next to any of the waters specified in paragraph (a), is 35 centimetres.
An offence against section 68A(3)(a) of the Act constituted by a contravention of regulation 118(2)(b) of the Regulations	\$161.19	3	\$484.00	For the purposes of the Act, the minimum size with respect to—(b) the possession of Macquarie perch in, on or next to any of the waters specified in paragraph (a), is 35 centimetres.
An offence against section 68A(3)(a) of the Act constituted by a contravention of regulation 118A(1) of the Regulations	\$161.19	3	\$484.00	Take or possess dusky flathead that is more than the maximum size of 55 centimetres.
An offence against section 68A(3)(a) of the Act constituted by a contravention of regulation 119(1) of the Regulations	\$161.19	3	\$484.00	For the purposes of the Act, the maximum size for Murray cod is 100 centimetres.
An offence against section 68A(3)(a) of the Act in relation to the minimum size prescribed in regulation 404A of the Regulations	\$161.19	3	\$484.00	Take scallop, other than doughboy scallop, under a Scallop Dive (Port Phillip Bay) Fishery Access Licence that is less than 90 millimetres when measured in a straight line at the widest point across the shell.
An offence against section 68A(3)(a) of the Act constituted by a contravention of regulation 121 of the Regulations	\$161.19	3	\$484.00	For the purposes of the Act and despite anything to the contrary in regulation 118, the minimum size for fish of a species specified in Column 2 of the Table at the foot of this subregulation, that are taken or possessed by the holder of an access licence, is the size specified in Column 3 of the Table corresponding to that species of fish.
68A(3)(b)	\$161.19	3	\$484.00	A person must not take or have in his or her possession— more fish than the catch limit for that species of fish.
An offence against section 68B(1)(a) of the Act in circumstances in which paragraph (b) of the penalty at the foot of subsection (1) of that section applies	\$161.19	3	\$484.00	Unless otherwise permitted or authorised under this Act, a person must not have in his or her possession fish taken in waters of the Commonwealth or another State or Territory of the Commonwealth— (a) that are less than the minimum size, or that are more than the maximum size, specified for that species of fish under the corresponding law of the Commonwealth or that State or Territory.
An offence against section 68B(1)(b) of the Act in circumstances in which paragraph (b) of the penalty at the foot of subsection (1) of that section applies	\$161.19	3	\$484.00	Unless otherwise permitted or authorised under this Act, a person must not have in his or her possession fish taken in waters of the Commonwealth or another State or Territory of the Commonwealth— that are more than the catch limit for that species of fish— under the corresponding law of the Commonwealth or that State or Territory.
71(1)	\$161.19	4	\$645.00	A person must not take, injure, damage, destroy, possess, keep, display for reward, release into Victorian waters or sell any protected aquatic biota without a permit or unless authorised
89(6)	\$161.19	2	\$322.00	A person must comply with any direction given under section 89(5) relating to fisheries reserves
102(7)	\$161.19	1	\$161.00	An authorised officer or member of the police force may require the holder of a licence or permit to produce the licence or permit for inspection on demand either— (a) immediately; or (b) if the holder does not have the licence or permit in his or her possession, at a time within 7 days of the demand and a place stipulated by the authorised officer or member.
109(3)a	\$161.19	2	\$322.00	Refusal or failure to give name and place of residence to an authorised officer or member of the police force upon demand
109(3)b	\$161.19	2	\$322.00	A person must not give a false name or place of residence
111(1)(g)	\$161.19	5	\$806.00	Refuse permission to an authorised officer and any person accompanying an authorised officer to enter and search premises.
111(1)(h)	\$161.19	5	\$806.00	Refuse or neglect to render assistance when required to do so when an officer is entering and searching premises.
An offence against section 111(1)(i) of the Act constituted by a failure to comply with section 85(2) of the Act	\$161.19	4	\$645.00	Contravene or fail to comply with any lawful requirement, direction or order of an authorised officer in relation to specified measures to destroy any noxious aquatic species.
An offence against section 111(1)(i) of the Act constituted by a failure to comply with section 101G(3)(b) of the Act	\$161.19	3	\$484.00	Contravene or fail to comply with any lawful requirement, direction or order of an authorised officer in relation to the removal of any coat, jacket hat or shoes when an authorised officer is searching a person for a priority species.
An offence against section 111(1)(i) of the Act constituted by a failure to comply with section 101G(3)(c) of the Act	\$161.19	3	\$484.00	Contravene or fail to comply with any lawful requirement, direction or order of an authorised officer in relation to the surrender of any item suspected of containing a priority species.
An offence against section 111(1)(i) of the Act constituted by a failure to comply with section 102(4) of the Act	\$161.19	3	\$484.00	Contravene or fail to comply with any lawful requirement, direction or order of an authorised officer in relation to stop a boat, vehicle or aeroplane.
An offence against section 111(1)(i) of the Act constituted by a failure to comply with section 102(5) of the Act	\$161.19	3	\$484.00	Contravene or fail to comply with any lawful requirement, direction or order of an authorised officer in relation to a direction to the operator, driver or pilot of boat, vehicle or aeroplane to proceed elsewhere and stop for safety reasons.

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An offence against section 111(1)(f) of the Act constituted by a failure to comply with section 102(6)(a) of the Act	\$161.19	5	\$806.00	Contravene or fail to comply with any lawful requirement, direction or order of an authorised officer in relation to the production of any records required to be kept under the Fisheries Act 1995.
An offence against section 111(1)(i) of the Act constituted by a failure to comply with section 102(6A)(a) of the Act	\$161.19	5	\$806.00	Contravene or fail to comply with any lawful requirement, direction or order of an authorised officer in relation to the production of a document the authorised officer reasonably believes to be relevant for the purposes of ascertaining compliance.
An offence against section 114(3) of the Act constituted by a contravention of regulation 105(1)(a) of the Regulations	\$161.19	5	\$806.00	For the purposes of section 114 of the Act, the use of a boat that is not registered under Part 5 of these Regulations is prohibited for— the taking of fish for sale
An offence against section 114(3) of the Act constituted by a contravention of regulation 105(1)(b) of the Regulations	\$161.19	5	\$806.00	For the purposes of section 114 of the Act, the use of a boat that is not registered under Part 5 of these Regulations is prohibited for— the setting or use of commercial fishing equipment
An offence against section 114(3) of the Act constituted by a contravention of regulation 105(1)(c) of the Regulations	\$161.19	5	\$806.00	For the purposes of section 114 of the Act, the use of a boat that is not registered under Part 5 of these Regulations is prohibited for— the use of commercial abalone equipment to take abalone for sale
An offence against section 114(3) of the Act constituted by a contravention of regulation 105(1)(d) of the Regulations	\$161.19	5	\$806.00	For the purposes of section 114 of the Act, the use of a boat that is not registered under Part 5 of these Regulations is prohibited for— the landing of fish for sale or marketing
An offence against section 114(3) of the Act constituted by a contravention of regulation 105(1)(e) of the Regulations	\$161.19	5	\$806.00	For the purposes of section 114 of the Act, the use of a boat that is not registered under Part 5 of these Regulations is prohibited for— the setting or use of commercial aquaculture equipment on Crown land or in or on the waters covering that land
An offence against section 114(3) of the Act constituted by a contravention of regulation 105(1)(f) of the Regulations	\$161.19	5	\$806.00	For the purposes of section 114 of the Act, the use of a boat that is not registered under Part 5 of these Regulations is prohibited for— the moving of an aquaculture crop
An offence against section 114(3) of the Fisheries Act 1995 constituted by a contravention of regulation 111(a)(b)(c)(d) or (f) of the Fisheries Regulations 2009	\$161.19	3	\$484.00	A person must not use commercial fishing equipment or commercial abalone equipment in prohibited waters
An offence against section 114(3) of the Fisheries Act 1995 constituted by a contravention of regulation 115 of the Fisheries Regulations 2009	\$161.19	5	\$806.00	A person must not use a motor boat under propulsion for towing, dragging, or hauling net in or on inland waters, Port Phillip Bay, the Gippsland Lakes or any inlet of the sea (other than Corner Inlet)
An offence against section 114(3) of the Fisheries Act 1995 constituted by a contravention of regulation 116 of the Fisheries Regulations 2009	\$161.19	5	\$806.00	A person must not use a rock lobster pot or fish trap within 400m of the mouth of the Merri River
120A(4)	\$161.19	5	\$806.00	A person who is given a notice under subsection (1) must comply with the requirements of the notice by the date specified in the notice
120AA(2)	\$161.19	5	\$806.00	The person— (a) must, before selling the fish, create a document concerning the proposed sale in the form required by the regulations that contains the details required by the regulations; and (b) in the case of a sale of the fish by consignment, must ensure that a copy of the document accompanies the consignment; and (c) in the case of any other sale, must ensure that a copy of the document is given to the purchaser at or before the sale; and (d) must keep a copy of the document
120AA(3)	\$161.19	5	\$806.00	If asked to do so by an authorised officer or a member of the police force, the person must produce for inspection any document the person has created under this section that is in his or her possession.
120AB(2)	\$161.19	5	\$806.00	The person must ensure that he or she— (a) obtains, on receiving the fish, a copy of the document that the seller of the fish was required to create by section 120AA; and (b) keeps the copy of the document.
120AC(2)	\$161.19	5	\$806.00	Possessor of certain quantities of fish to produce document concerning possession. The person must have the document in his or her possession as required by the regulations.
120AC(3)	\$161.19	5	\$806.00	If asked to do so by an authorised officer or a member of the police force, the person must produce for inspection any document the person has in his or her possession in relation to those fish.
120B	\$161.19	3	\$484.00	A person must keep any document that he or she is required to keep under this Act for at least 3 years after— (a) in the case of a document containing multiple entries, the date on which he or she inserts the last entry; and (b) in any other case, he or she creates, issues or receives (as the case may be) the document
120C(2)	\$161.19	3	\$484.00	The person must ensure that the record of the information or the writing or mark— (a) is legible and is large enough to be easily read; and (b) in the case of writing or a mark on a thing other than a document, is readily visible to a person handling the thing; and (c) is in English.

PART 1A - MISCELLANEOUS OFFENCES AGAINST THE REGULATIONS

Fisheries Regulations 2009

68	\$161.19	2	\$322.00	The holder of a recreational fishery licence must not transfer or lend that licence to any other person
69	\$161.19	2	\$322.00	The holder of a recreational fishery licence must not allow another person to carry out fishing activities on his or her behalf
69AA(2)	\$161.19	5	\$806.00	Fail to return any unissued recreational fishery licences within 14 days after request from an authorised officer.
69AAB	\$161.19	5	\$806.00	Issue a recreational fishing licence that specifies a date or time which is before the date or time at which the licence was issued.
116B	\$161.19	3	\$484.00	Failure to immediately complete a catch disposal record and to keep a copy of the record by a person who receives a consignment of fish for the purposes of sale from a Western Port/Port Phillip Bay Fishery Access Licence.

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PART 2—OFFENCES RELATING TO FISHING EQUIPMENT

Fisheries Regulations 2009

82(a)	\$161.19	1	\$161.00	A person must not, in or on any Victorian waters, use more items of the following recreational fishing equipment than the number specified— 1 dip net
82(b)	\$161.19	1	\$161.00	A person must not, in or on any Victorian waters, use more items of the following recreational fishing equipment than the number specified— 2 bait traps
82(c)	\$161.19	1	\$161.00	A person must not, in or on any Victorian waters, use more items of the following recreational fishing equipment than the number specified— 1 landing net
82(d)	\$161.19	1	\$161.00	A person must not, in or on any Victorian waters, use more items of the following recreational fishing equipment than the number specified— 1 bait pump
82(e)	\$161.19	1	\$161.00	A person must not, in or on any Victorian waters, use more items of the following recreational fishing equipment than the number specified— 10 baited lines with no hooks
82(f)	\$161.19	1	\$161.00	A person must not, in or on any Victorian waters, use more items of the following recreational fishing equipment than the number specified— a total of 4 handlines or rods and lines in marine waters
82(g)	\$161.19	1	\$161.00	A person must not, in or on any Victorian waters, use more items of the following recreational fishing equipment than the number specified— a total of 2 handlines or rods and lines in inland waters
82(h)	\$161.19	1	\$161.00	A person must not, in or on any Victorian waters, use more items of the following recreational fishing equipment than the number specified— 2 hooks or one bait jig on any one line
83(1)	\$161.19	2	\$322.00	A person must not use or possess a spear gun in or on— (a) inland waters; or (b) the waters of Anderson Inlet, Corner Inlet, the Gippsland Lakes, Lake Tyers, Mallacoota Inlet, Shallow Inlet, Tamboon Inlet, Wingan Inlet or Curdies Inlet; or (c) the waters that are within 30 metres from any jetty or the mouth of any creek or river.
84(1)	\$161.19	2	\$322.00	A person must not use or possess a hand-held spear in or on— (a) inland waters; or (b) the waters of Corner Inlet, the North Arm of the Gippsland Lakes, Lake Tyers, Mallacoota Inlet, Sydenham Inlet, Swan Bay, Tamboon Inlet, Wingan Inlet or Curdies Inlet; or (c) the waters that are within 30 metres from any jetty or the mouth of any creek or river.
85(1)	\$161.19	2	\$322.00	A person must not use a recreational bait net in or on the following waters— (a) Port Phillip Bay; (b) Western Port; (c) North Arm and Cunninghame Arm of the Gippsland Lakes; (d) Toorloo Arm and Nowa Nowa Arm of Lake Tyers; (e) Tamboon Inlet; (f) Sydenham Inlet.
85(2)	\$161.19	2	\$322.00	A person must not use a recreational bait net in any of the following waters unless the net is used at least 30 metres from any pier or jetty or at least 400 metres from the mouth of any creek or river in those waters— (a) Gippsland Lakes, excluding North Arm and Cunninghame Arm; (b) Lake Tyers, excluding Toorloo Arm and Nowa Nowa Arm; (c) the Lower Lake of Mallacoota Inlet; (d) Corner Inlet, Shallow Inlet and Anderson Inlet; (e) any other marine waters that occur on the seaward side of the entrance of the mouth of any inlet or river.
85(3)	\$161.19	2	\$322.00	A person must not use a recreational bait net in or on any river or any other inland waters other than the following waters— (a) the waters of any lake, reservoir, swamp, marsh or lagoon; (b) the Curdies River between the Narrows and the Great Ocean Road bridge at Peterborough; (c) the Fitzroy River downstream from the boat ramp; (d) the Glenelg River downstream from the southern boundary of the Lower Glenelg National Park; (e) the Hopkins River downstream from Rowans Lane to within 200 metres of the mouth of the river; (f) the Merri River downstream from the Princes Highway; (g) the Snowy River downstream from the Government Wharf at Marlo; (h) the Surrey River downstream from the Princes Highway at Narrawong; (i) the Wimmera River downstream from the bridge on the Stawell–Marnoo road to Lake Hindmarsh.
86(1)	\$161.19	2	\$322.00	A person must not use or possess more than 2 recreational hoop nets in or on any marine waters
86(2)	\$161.19	2	\$322.00	Despite subregulation (1), a person must not use a recreational hoop net in marine waters (other than Port Phillip Bay, Western Port, the Gippsland Lakes or any inlet of the sea) during the period commencing on 15 September and ending on 15 November in each year.
86(3)	\$161.19	2	\$322.00	Despite subregulation (1), a person must not leave a recreational hoop net immersed or set in marine waters (other than Port Phillip Bay, Western Port, the Gippsland Lakes or any inlet of the sea) during the period commencing on 15 September and ending on 15 November in each year.
86(4)	\$161.19	2	\$322.00	A person must not use or possess more than 10 nets that are either recreational hoop nets or open top lift nets in or on any inland waters.
86(5)	\$161.19	2	\$322.00	Despite subregulation (4), a person must not use an open top lift net or more than 5 recreational hoop nets in the waters of the Goulburn River system, the Ovens River system, the Glenelg River system, the Latrobe River system, the Tarra River system, the Mitta Mitta River, the Kiewa River, Wodonga Creek, Ryans Creek, Waranga Basin, Carrol's Creek or in any streams or tributaries flowing into those waters or in any waters impounded on those waters.
86(7)	\$161.19	5	\$806.00	A person must not use or possess an open top lift net in, on or next to any marine waters
87	\$161.19	2	\$322.00	A person must not, in the intertidal zone, use a scoop, dredge, fork, spade, shovel or other hand-held digging implement for taking or attempting to take molluscs or other marine invertebrates.

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88	\$161.19	2	\$322.00	If a person uses a recreational hoop net, open top lift net or bait trap that is set from a boat, or if the person is not in attendance of that net or trap, the person must ensure that— (a) each recreational hoop net, open top lift net or bait trap has a tag attached to it which is clearly, legibly and accurately marked with his or her full name and place of residence; and (b) the tag is positioned so that it remains on or above the water surface at all times.
89(1)	\$161.19	3	\$484.00	A person must not use or possess recreational fishing equipment— (a) in or on the Goulburn River from the walkway over the Eildon Pondage Weir water release gates to the fishing boundary posts situated 200 metres downstream; or (b) in or on Ryan's Creek and Loombah Weir between the retaining wall of Loombah Weir and the retaining wall of McCallsay Weir; or (c) in or on Seven Creeks between the retaining wall of Polly McQuinn's Dam and the Galls Gap Road Bridge which crosses Seven Creeks downstream from its junction with Watchbox Creek.
89(2)	\$161.19	3	\$484.00	A person must not possess recreational fishing equipment within 20 metres inland of the banks of any of the waters referred to in subregulation (1).
90(1)	\$161.19	2	\$322.00	A person who uses a rod and line or handline in Victorian waters must at all times that the line is in the water remain in a position— (a) where that rod and line or handline is in sight; and (b) that is within 50 metres of that rod and line or handline.
91(1)	\$161.19	3	\$484.00	A person must not, while engaged in underwater dive fishing, use or possess a hook or other device designed for or capable of taking fish.
92(1)	\$161.19	2	\$322.00	A person must not use or possess a line and hook or a handline from midnight on the Monday of the Queen's Birthday weekend in June each year to midnight on the Friday before the first Saturday in September in that same year in any of the waters or areas referred to in subregulation (2).
96(3)	\$161.19	2	\$322.00	A person must not use an abalone tool, scoop, dredge, fork, spade, shovel or other hand-held digging implement for the purpose of taking, or attempting to take, marine invertebrates from Port Phillip Bay in the intertidal zone.

PART 3—OFFENCES RELATING TO POSSESSION OF FISH ETC

Fisheries Regulations 2009

93(1)	\$161.19	3	\$484.00	A person must not in or on Victorian waters possess shark or elephantfish in any form other than whole or in the form of a carcass.
93(3)	\$161.19	3	\$484.00	A person must not in, on or next to inland waters, possess any spiny freshwater crayfish in any form other than whole or in the form of a carcass.
93(4)	\$161.19	3	\$484.00	A person must not, in or on Victorian waters, possess any dusky flathead, snapper, King George whiting, tuna or black bream in any form other than whole or in the form of a carcass.
93(5)	\$161.19	3	\$484.00	A person must not in, on or next to inland waters, possess any freshwater catfish, golden perch, Macquarie perch, Murray cod, silver perch or salmonids in any form other than whole or in the form of a carcass.
95(1)	\$161.19	2	\$322.00	A person must not take any berried bug, berried yabby or berried spiny freshwater crayfish unless authorised to do so.
95(2)	\$161.19	2	\$322.00	A person must not in, on or next to Victorian waters, land or cause to be landed from any boat any berried bug, berried yabby or berried spiny freshwater crayfish.
95(3)	\$161.19	2	\$322.00	A person must not possess berried bug, berried yabby or berried spiny freshwater crayfish.
95(4)	\$161.19	5	\$806.00	A person must not remove eggs from a berried bug, berried yabby or berried spiny freshwater crayfish.
96(1)	\$161.19	2	\$322.00	A person must not take or attempt to take marine invertebrates other than marine worms and burrowing shrimp (including Bass yabby) from Port Phillip Bay in the intertidal zone.
97(1)	\$161.19	2	\$322.00	A person must not take any mollusc from the intertidal zone.
98(1)	\$161.19	2	\$322.00	A person must not in, on or next to Victorian waters, remove roe or any other soft tissues from the shell of sea urchins.
98(2)	\$161.19	2	\$322.00	A person must not in, on or next to Victorian waters, be in possession of roe or any other soft tissues which have been removed from the shell of sea urchins.
99	\$161.19	3	\$484.00	A person must not take or attempt to take fish in or on the following waters— (a) the Goulburn River from the walkway over the Eildon Pondage Weir water release gates to the fishing boundary posts situated 200 metres downstream; (b) Ryan's Creek and Loombah Weir between the retaining wall of Loombah Weir and the retaining wall of McCallsay Weir; (c) Seven Creeks between the retaining wall of Polly McQuinn's Dam and the Galls Gap Road Bridge which crosses Seven Creeks downstream from its junction with Watchbox Creek.
100(1)	\$161.19	1	\$161.00	A person must not tag, brand, mark or fin clip any fish.
101(1)	\$161.19	2	\$322.00	A person who takes a fish that is not of a noxious aquatic species, and that is not required to be retained by the person, must immediately return that fish to the water with the least possible injury or damage.
102(1)	\$161.19	2	\$322.00	A person must not use live fish as bait in Seven Creeks or in any tributary to that system upstream from the Galls Gap Road Bridge which crosses Seven Creeks downstream from its junction with Watchbox Creek.
102(2)	\$161.19	2	\$322.00	A person must not use live carp as bait.
102(3)	\$161.19	2	\$322.00	A person must not use fish ova, or any form of uncooked trout or salmon, as bait or berley to take or attempt to take fish of any species.
102(4)	\$161.19	2	\$322.00	A person must not use the blood or offal of any mammal as berley to take or attempt to take fish of any species.
102(6)	\$161.19	2	\$322.00	A person must not, in marine waters, use more than 10 litres of berley to assist in the taking of shark.
102(7)	\$161.19	2	\$322.00	A person must not use berley in marine waters to attract fish for any purpose other than as part of a fishing operation.
102A(1)	\$161.19	1	\$161.00	A person must not use live European green shore crab as bait in or on any Victorian waters
102A(2)	\$161.19	2	\$322.00	A person must not release live European green shore crab into or next to any Victorian waters
479(1)	\$161.19	5	\$806.00	A person must not interfere or tamper with, or damage, the correct operation of a vessel monitoring system installed on a boat used for carrying out an activity authorised by a fishery licence.

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PART 4—OFFENCES RELATING TO BOAT REGISTRATION

Fisheries Regulations 2009

76	\$161.19	3	\$484.00	A person must not use a registered boat in Victorian waters unless the boat's identifying mark is displayed on the boat at all times in accordance with this Part.
77	\$161.19	3	\$484.00	The owner of a registered boat must ensure that the boat's identifying mark is clearly and legibly displayed on the boat— (a) on both sides of the bow outside and clear of the water line or on both sides of the wheelhouse; and (b) in letters or numbers of no less than 23 centimetres high, painted black on a light background or painted white on a dark background.
78	\$161.19	3	\$484.00	In addition to the requirements of regulation 77, the owner of a registered boat exceeding 8 metres in length must ensure that the identifying mark of that boat is clearly and legibly displayed at all times on top of the wheelhouse or some other flat uncluttered surface of the boat— (a) in a manner that reads from port to starboard or from bow to stern; and (b) with letters and numbers shown in black on an orange or yellow background in letters at least 90 centimetres high that are spaced at least 20 centimetres apart; and (c) surrounded by a black border.
79(1)	\$161.19	3	\$484.00	A person who becomes the owner of a registered boat must, within 14 days after becoming the owner of the boat, apply to the Secretary (or delegate) for the transfer of the registration of the boat if the boat is to be used for one or more activities specified in regulation 72(1).
80	\$161.19	3	\$484.00	A person who becomes the owner of a registered boat must, within 14 days after becoming the owner of the boat, apply to the Secretary (or delegate) for the transfer of the registration of the boat if the boat is to be used for one or more activities specified in regulation 72(1).

PART 5—MISCELLANEOUS OFFENCES RELATING TO ABALONE

An offence against section 67(3) of the Act constituted by a contravention of regulation 237(2) of the Regulations	\$161.19	3	\$484.00	For the purposes of section 67 of the Act— (a) the taking of abalone of a species specified in Column 2 of the Table in subregulation (1) from the waters specified in Column 3 of the Table corresponding to that species of abalone; or (b) the possessing of abalone of a species specified in Column 2 of that Table in, on or next to the waters specified in Column 3 of the Table corresponding to that species of abalone— during the period specified as the closed season for that species of abalone specified in Column 4 of the Table corresponding to that species of abalone is prohibited unless taken or possessed by a person of a class specified in subregulation (3).
An offence against section 67(3) of the Act constituted by a contravention of regulation 238(1) of the Regulations	\$161.19	3	\$484.00	For the purposes of section 67 of the Act, the taking of any abalone between sunset on any day and sunrise on the following day by any person, other than a person who is authorised to take abalone between those times under a general permit, is prohibited.
An offence against section 67(3) of the Act constituted by a contravention of regulation 239(1) of the Regulations	\$161.19	3	\$484.00	For the purposes of section 67 of the Act, the taking of greenlip abalone from the waters of Port Phillip Bay at any time by any person other than a person of either of the following classes of person is prohibited— (a) holders of, or persons acting on behalf of holders of, an aquaculture licence authorising the hatching, rearing, breeding, displaying or growing of greenlip abalone who take or possess greenlip abalone from the area of Port Phillip Bay specified in the licence; (b) holders of, or persons acting on behalf of holders of, a general permit authorising the taking or possession of greenlip abalone from those waters.
An offence against section 68A(3)(a) of the Act constituted by a contravention of regulation 235(1) of the Regulations	\$161.19	3	\$484.00	For the purposes of the Act, the minimum size with respect to— (a) the taking of abalone of a species specified in Column 2 of the Table at the foot of this subregulation, from the waters specified in Column 3 of that Table corresponding to that species of abalone, is the size specified in Column 4 of that Table corresponding to that species of abalone; or (b) the possession of abalone of a species specified in Column 2 of the Table at the foot of this subregulation, in, on or next to the waters specified in Column 3 of that Table corresponding to that species of abalone, is the size specified in Column 4 of that Table corresponding to that species of abalone.
An offence against section 68A(4A) of the Act	\$161.19	3	\$484.00	A person who takes or possesses— (a) more than the catch limit for abalone; but (b) not more than twice that catch limit— is guilty of an offence.
An offence against section 68A(4B) of the Act	\$161.19	5	\$806.00	A person who takes or possesses more than twice the catch limit for abalone is guilty of an offence.
An offence against section 114(3) of the Act constituted by a contravention of regulation 242 of the Regulations	\$161.19	3	\$484.00	For the purposes of section 114 of the Act, the use of any equipment other than an abalone tool or catch bag to take abalone is prohibited throughout Victoria.
An offence against section 118A of the Act	\$161.19	3	\$484.00	A person must not sell any abalone unless the abalone is packaged and the packaging is marked or labelled in accordance with regulations made for the purposes of this section.
An offence against section 118B(1) of the Act	\$161.19	5	\$806.00	A person must not remove, destroy or render wholly or partially illegible any mark or label on any packaging containing abalone if that mark or label has been placed on the packaging in accordance with the regulations.
An offence against section 118B(2) of the Act	\$161.19	3	\$484.00	A person must not deface, damage or destroy any packaging containing abalone.
An offence against regulation 243(1) of the Regulations	\$161.19	3	\$484.00	A person must not in, under or on Victorian waters shuck abalone.
An offence against regulation 243(2) of the Regulations	\$161.19	3	\$484.00	A person must not in, under or on Victorian waters be in possession of shucked abalone.
An offence against regulation 243(3) of the Regulations	\$161.19	3	\$484.00	A person must not in, on or next to Victorian waters cause to be landed from any boat, or otherwise land, any shucked abalone.
An offence against regulation 243(4) of the Regulations	\$161.19	3	\$484.00	A person who takes or possesses abalone must retain the abalone meat in its shell until the abalone is cooked or the abalone has been taken to the person's ordinary place of residence.
An offence against regulation 244 of the Regulations	\$161.19	3	\$484.00	A person, when taking abalone, must carry an instrument to measure abalone.
An offence against regulation 245(1) of the Regulations	\$161.19	5	\$806.00	A person must not remove any abalone from its packaging.
An offence against regulation 311(1) of the Regulations	\$161.19	5	\$806.00	A person referred to in regulation 310(7)(c) must ensure that all unused abalone docketts and copies of those docketts and all unused abalone docket books and bin tags that were issued or provided to him or her are returned to the Secretary (or delegate) within 48 hours after the date of transfer, cancellation, suspension or expiry of the licence unless otherwise authorised or directed by the Secretary (or delegate).
An offence against regulation 311(2) of the Regulations	\$161.19	5	\$806.00	A person referred to in regulation 310(7)(d) must ensure that all unused abalone transfer certificates, small sales returns and copies of those documents that were issued or provided to him or her are returned to the Secretary (or delegate) within 48 hours after the date of transfer, cancellation, suspension or expiry of the licence unless otherwise authorised or directed by the Secretary (or delegate).

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PART 6—MISCELLANEOUS OFFENCES RELATING TO ROCK LOBSTER

An offence against section 67(3) of the Act constituted by a contravention of regulation 322(2) of the Regulations	\$161.19	3	\$484.00	For the purposes of section 67 of the Act, the taking or possessing of any rock lobster during the period specified as the closed season for rock lobster in subregulation (1) by any person, other than a person of one of the following classes of person is prohibited— (a) holders of, or persons acting on behalf of holders of, an aquaculture licence that authorises the hatching, rearing, breeding, displaying or growing of rock lobster who take or possess rock lobster from the area specified in the aquaculture licence in accordance with the licence, the Act and these Regulations; (b) holders of, or persons acting on behalf of holders of, a general permit authorising the taking or possession of rock lobster during that period who take rock lobster during that period in accordance with the permit, the Act and these Regulations; (c) persons acting in accordance with the Act who possess rock lobster received from a person referred to in paragraph (a) or (b).
An offence against section 68A(3)(a) of the Act constituted by a contravention of regulation 320(1) of the Regulations	\$161.19	3	\$484.00	For the purposes of the Act, the minimum size for rock lobster is— (a) 11 centimetres for male rock lobster; and (b) 10.5 centimetres for female rock lobster.
An offence against section 68A(3)(b) of the Act constituted by a contravention of regulation 324(1) of the Regulations	\$161.19	3	\$484.00	For the purposes of the Act, the catch limit with respect to— (a) the taking of rock lobster from Victorian waters is a daily limit of 2 rock lobster; or (b) the possession of rock lobster in, on or next to any Victorian waters, is a limit of 4 rock lobster.
An offence against section 114(3) of the Act constituted by a contravention of regulation 325 of the Regulations	\$161.19	3	\$484.00	For the purposes of section 114 of the Act, the use of any equipment other than underwater breathing apparatus or recreational hoop nets for the taking of, or attempting to take, rock lobster is prohibited throughout Victoria.
An offence against regulation 326(1) of the Regulations	\$161.19	3	\$484.00	A person who takes a rock lobster must mark the central segment of the tail fan of the rock lobster by— (a) punching in it a hole of not less than 10 millimetres in diameter; or (b) removing the posterior quarter of the central segment of the tail fan by a transverse cut so that only the anterior three-quarters of the central segment of the tail fan remain attached.
An offence against regulation 326(2) of the Regulations	\$161.19	3	\$484.00	A person who takes rock lobster must carry out the marking under subregulation (1) within the following periods— (a) if the rock lobster is caught by any means from a boat, within 5 minutes after being brought to the boat or before landing, whichever is the sooner; or (b) subject to subregulation (3), if the rock lobster is caught by any means from the shore, within 5 minutes after being caught or before the rock lobster is put into any basket, bag or receptacle, whichever is the sooner; or (c) if the rock lobster is caught by any means from the shore, within 50 metres of the place of landing of the rock lobster.
An offence against regulation 328(1) of the Regulations	\$161.19	3	\$484.00	A person must not take any berried rock lobster.
An offence against regulation 328(2) of the Regulations	\$161.19	3	\$484.00	A person must not, in, on or next to Victorian waters, land or cause to be landed from a boat any berried rock lobster.
An offence against regulation 328(3) of the Regulations	\$161.19	3	\$484.00	A person must not possess berried rock lobster.
An offence against regulation 328(4) of the Regulations	\$161.19	5	\$806.00	A person must not remove eggs from a berried rock lobster.
An offence against regulation 329 of the Regulations	\$161.19	3	\$484.00	A person must not take, attempt to take, or assist in the taking of, a soft-shelled rock lobster.
An offence against regulation 330 of the Regulations	\$161.19	3	\$484.00	A person must not in, on or next to Victorian waters, possess, land or cause to be landed, any rock lobster unless the tail and carapace of that rock lobster are attached to each other.

PART 7—MISCELLANEOUS OFFENCES RELATING TO GIANT CRAB

An offence against section 67(3) of the Act constituted by a contravention of regulation 369(2) of the Regulations	\$161.19	3	\$484.00	For the purposes of section 67 of the Act, the taking or possessing of any giant crab during the period specified as the closed season for giant crab in subregulation (1) by any person other than a person of one of the following classes of person is prohibited— (a) holders of, or persons acting on behalf of holders of, an aquaculture licence authorising the hatching, rearing, breeding, displaying or growing of giant crab who take or possess giant crab from the area specified in the aquaculture licence in accordance with the licence, the Act and these Regulations; (b) holders of, or persons acting on behalf of holders of, a general permit authorising the taking or possession of giant crab during that period under a general permit who take or possess giant crab during that period in accordance with the permit, the Act and these Regulations; (c) persons acting in accordance with the Act who possess giant crab received from a person referred to in paragraph (a) or (b).
An offence against section 68A(3)(a) of the Act constituted by a contravention of regulation 367(1) of the Regulations	\$161.19	3	\$484.00	For the purposes of the Act, the minimum size for giant crab is 15 centimetres.
An offence against regulation 371(1) of the Regulations	\$161.19	3	\$484.00	A person must not take any berried giant crab.
An offence against regulation 371(2) of the Regulations	\$161.19	3	\$484.00	A person must not in, on or next to Victorian waters, land or cause to be landed from any boat any berried giant crab.
An offence against regulation 371(3) of the Regulations	\$161.19	3	\$484.00	A person must not possess berried giant crab.
An offence against regulation 371(4) of the Regulations	\$161.19	5	\$806.00	A person must not remove eggs from a berried giant crab.
An offence against regulation 372 of the Regulations	\$161.19	3	\$484.00	A person must not, in, on or next to Victorian waters, possess or land, or cause to be landed, any dismembered giant crab or part of a giant crab.
An offence against section 53(1) of the Act constituted by a failure to comply with a condition referred to in section 52(1)(a) of the Act	\$161.19	5	\$806.00	The licence holder must ensure that any fish or other animal taken— (a) that the licence holder is not authorised to take (other than fish of a noxious aquatic species); or (b) that is not required to be retained— is immediately returned to the water with the least possible injury or damage. If the offence involves a priority species or a designated licence condition
An offence against section 53(1) of the Act constituted by a failure to comply with a condition referred to in section 52(1)(a) of the Act	\$161.19	3	\$484.00	The licence holder must ensure that any fish or other animal taken— (a) that the licence holder is not authorised to take (other than fish of a noxious aquatic species); or (b) that is not required to be retained— is immediately returned to the water with the least possible injury or damage. If the offence does not involve a priority species or a designated licence condition or a recreational fishery licence

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An offence against section 53(4) of the Act constituted by a failure to comply with a condition referred to in section 52(1)(a) of the Act if the offence involves a priority species or a designated licence condition	\$161.19	5	\$806.00	The licence holder must ensure that any fish or other animal taken— (a) that the licence holder is not authorised to take (other than fish of a noxious aquatic species); or (b) that is not required to be retained— is immediately returned to the water with the least possible injury or damage. If the offence involves a priority species or a designated licence condition
An offence against section 53(4) of the Act constituted by a failure to comply with a condition referred to in section 52(1)(a) of the Act if the offence does not involve a priority species or a designated licence condition	\$161.19	3	\$484.00	The licence holder must ensure that any fish or other animal taken— (a) that the licence holder is not authorised to take (other than fish of a noxious aquatic species); or (b) that is not required to be retained— is immediately returned to the water with the least possible injury or damage. If the offence does not involve a priority species or a designated licence condition
PART 7A - MISCELLANEOUS OFFENCES RELATING TO SCALLOP				
An offence against section 120AC(2) of the Fisheries Act 1995 constituted by a failure to comply with regulation 413ZA of the Fisheries Regulations 2009	\$161.19	5	\$806.00	A person who possesses any quantity of scallop must, while in possession of scallop, have in his or her possession, the completed original catch disposal record for that scallop or the scallop receipt issued at the time of sale of the scallop
PART 7B - MISCELLANEOUS OFFENCES RELATING TO SEA URCHIN				
An offence against section 120AC(2) of the Fisheries Act 1995 constituted by a failure to comply with regulation 417T of the Fisheries Regulations 2009	\$161.19	3	\$484.00	A person who possesses any quantity of sea urchin must, while in possession of sea urchin have in his or her possession, the completed original catch disposal record for that sea urchin or the sea urchin receipt issued at the time of sale of the sea urchin
PART 8—CONDITIONS OF ALL COMMERCIAL FISHERY LICENCES—LICENCE HOLDER				
Offence against section 53(1) of the Fisheries Act 1995 constituted by the failure of a CFL holder to comply with the following regulations of the Fisheries Regulations 2009:				
39	\$161.19	3	\$484.00	The licence holder must ensure that any information required to be recorded, kept, retained, maintained or provided under the Act or the regulations under the Act, whether in a prescribed form or otherwise, is recorded, kept, retained,
40	\$161.19	3	\$484.00	The licence holder must keep in a safe place at all times any of the following documents that is required to be kept, retained or maintained by the licence holder under the Act or regulations under the Act— (a) a fisheries document; (b) a copy of a fisheries document.
41(1)	\$161.19	5	\$806.00	The licence holder must ensure that, if an error occurs whilst completing an abalone docket, an abalone transfer certificate, an ocean scallop catch disposal record, a scallop dive catch disposal record, a rock lobster catch disposal record or a giant crab catch disposal record, which was initiated by the licence holder— (a) the words "ERROR—CANCELLED" are written across the fisheries document and all copies of that document; and (b) the next sequentially numbered fisheries document in that book or a new book is used. if the offence involves a priority species
41(1)	\$161.19	3	\$484.00	The licence holder must ensure that, if an error occurs whilst completing an abalone docket, an abalone transfer certificate, an ocean scallop catch disposal record, a scallop dive catch disposal record, a rock lobster catch disposal record or a giant crab catch disposal record, which was initiated by the licence holder— (a) the words "ERROR—CANCELLED" are written across the fisheries document and all copies of that document; and (b) the next sequentially numbered fisheries document in that book or a new book is used. if the offence involves fish other than a priority species
41(2)(a), 41(2)(b) or 41(2)(d)	\$161.19	5	\$806.00	The licence holder must ensure that— (a) in the case of a cancelled abalone docket, the original and the duplicate and triplicate copies of the cancelled docket are sent to the Secretary (or delegate) within 5 business days of the cancellation of the docket and the quadruplicate copy is retained in the abalone docket book; and (b) in the case of a cancelled abalone transfer certificate, the original and the duplicate and triplicate copies of the cancelled certificate are sent to the Secretary (or delegate) within 5 business days of the cancellation of the certificate and the quadruplicate copy is retained in the abalone transfer certificate book; and (d) in the case of a cancelled rock lobster catch disposal record, the original and the duplicate copy of the cancelled record are retained in the relevant record book
41(2)(c) or 41(2)(e)	\$161.19	3	\$484.00	(c) in the case of a cancelled ocean scallop catch disposal record, the original and the duplicate copy of the cancelled record are sent to the Secretary (or delegate) within 5 business days of the cancellation of the record and the triplicate copy is retained in the scallop catch disposal record book; and (e) in the case of a cancelled giant crab catch disposal record, the original and the duplicate copy of the cancelled record are retained in the relevant record book.
41(3)	\$161.19	3	\$484.00	The licence holder must ensure that the documents required to be sent to the Secretary (or delegate) under subregulation (2) are sent to the address specified by the Secretary (or delegate) under regulation 35.
42(1)	\$161.19	5	\$806.00	If any of the following documents is destroyed or lost, the licence holder must report that fact to the Secretary in the manner required by the Secretary (or delegate) within 5 business days after the document was destroyed or lost— (a) an unused fisheries document issued or provided by the Secretary (or delegate) to the licence holder; (b) a fisheries document or copy of a fisheries document that is required to be completed, kept, retained or otherwise dealt with by the licence holder under the Act or these Regulations. if the offence involves a priority species
42(1)	\$161.19	3	\$484.00	If any of the following documents is destroyed or lost, the licence holder must report that fact to the Secretary in the manner required by the Secretary (or delegate) within 5 business days after the document was destroyed or lost— (a) an unused fisheries document issued or provided by the Secretary (or delegate) to the licence holder; (b) a fisheries document or copy of a fisheries document that is required to be completed, kept, retained or otherwise dealt with by the licence holder under the Act or these Regulations. if the offence does not involve a priority species
42(2)(a)	\$161.19	5	\$806.00	If a document that is reported as lost under subregulation (1) is located, the licence holder must— (a) report that fact to the Secretary (or delegate) in the manner required by the Secretary (or delegate) within 5 business days after the document is located if the offence involves a priority species
42(2)(a)	\$161.19	3	\$484.00	If a document that is reported as lost under subregulation (1) is located, the licence holder must— (a) report that fact to the Secretary (or delegate) in the manner required by the Secretary (or delegate) within 5 business days after the document is located if the offence does not involve a priority species
42(2)(b)	\$161.19	5	\$806.00	If a document that is reported as lost under subregulation (1) is located, the licence holder must— ensure that the document is not used unless the licence holder is authorised to do so by the Secretary (or delegate) under regulation 36 if the offence involves a priority species

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42(2)(b)	\$161.19	3	\$484.00	If a document that is reported as lost under subregulation (1) is located, the licence holder must— ensure that the document is not used unless the licence holder is authorised to do so by the Secretary (or delegate) under regulation 36 if the offence does not involve a priority species
42(3)	\$161.19	3	\$484.00	The licence holder must comply with any direction of the Secretary (or delegate) given under regulation 36 to return the fisheries document or the copy of a fisheries document to the Secretary (or delegate).
43(1)	\$161.19	5	\$806.00	If any of the following documents is damaged, the licence holder must report that fact to the Secretary in the manner required by the Secretary (or delegate) within 5 business days— (a) an unused fisheries document issued or provided by the Secretary (or delegate) to the licence holder; (b) a fisheries document or copy of a fisheries document that is required to be completed, kept, retained or otherwise dealt with by the licence holder under the Act or these Regulations. if the offence involves a priority species
43(1)	\$161.19	3	\$484.00	If any of the following documents is damaged, the licence holder must report that fact to the Secretary in the manner required by the Secretary (or delegate) within 5 business days— (a) an unused fisheries document issued or provided by the Secretary (or delegate) to the licence holder; (b) a fisheries document or copy of a fisheries document that is required to be completed, kept, retained or otherwise dealt with by the licence holder under the Act or these Regulations. if the offence does not involve a priority species
43(2)	\$161.19	5	\$806.00	If a document is reported as damaged under subregulation (1) the licence holder must ensure that the document is not used unless the licence holder is authorised to do so by the Secretary (or delegate) under regulation 36. if the offence involves a priority species
43(2)	\$161.19	3	\$484.00	If a document is reported as damaged under subregulation (1) the licence holder must ensure that the document is not used unless the licence holder is authorised to do so by the Secretary (or delegate) under regulation 36. if the offence does not involve a priority species
43(3)	\$161.19	3	\$484.00	The licence holder must comply with any direction of the Secretary (or delegate) given under regulation 36 to return the fisheries document or the copy of a fisheries document to the Secretary (or delegate).
45(1)	\$161.19	5	\$806.00	If any of the following documents is stolen, the licence holder must report that fact to the Secretary (or delegate) and to the police as soon as practicable— (a) an unused fisheries document issued or provided by the Secretary (or delegate) to the licence holder; (b) a fisheries document or copy of a fisheries document that is required to be completed, kept, retained or otherwise dealt with by the licence holder under the Act or these Regulations. if the offence involves a priority species
45(1)	\$161.19	3	\$484.00	If any of the following documents is stolen, the licence holder must report that fact to the Secretary (or delegate) and to the police as soon as practicable— (a) an unused fisheries document issued or provided by the Secretary (or delegate) to the licence holder; (b) a fisheries document or copy of a fisheries document that is required to be completed, kept, retained or otherwise dealt with by the licence holder under the Act or these Regulations. if the offence does not involve a priority species
45(2)	\$161.19	5	\$806.00	The licence holder must obtain and keep a copy of the police report of the theft of a document reported as stolen under subregulation (1). if the offence involves a priority species
45(2)	\$161.19	3	\$484.00	The licence holder must obtain and keep a copy of the police report of the theft of a document reported as stolen under subregulation (1). if the offence does not involve a priority species
45(3)(a)	\$161.19	5	\$806.00	If a document reported as stolen under subregulation (1) is located, the licence holder must— (a) report that fact to the Secretary (or delegate) in the manner required by the Secretary within 5 business days after the document is located if the offence involves a priority species
45(3)(a)	\$161.19	3	\$484.00	If a document reported as stolen under subregulation (1) is located, the licence holder must— (a) report that fact to the Secretary (or delegate) in the manner required by the Secretary within 5 business days after the document is located if the offence does not involve a priority species
45(3)(b)	\$161.19	5	\$806.00	If a document reported as stolen under subregulation (1) is located, the licence holder must— ensure the document is not used unless the licence holder is authorised to do so by the Secretary (or delegate) under regulation 36. if the offence involves a priority species
45(3)(b)	\$161.19	3	\$484.00	If a document reported as stolen under subregulation (1) is located, the licence holder must— ensure the document is not used unless the licence holder is authorised to do so by the Secretary (or delegate) under regulation 36. if the offence does not involve a priority species
45(4)	\$161.19	3	\$484.00	The licence holder must comply with any direction of the Secretary (or delegate) given under regulation 36 to return the fisheries document or the copy of a fisheries document.
46	\$161.19	5	\$806.00	If a licence holder is issued with a fisheries document by the Secretary (or delegate) in the form of a book containing numbered fisheries documents, the licence holder must ensure that the numbered fisheries documents are used in sequential numerical order beginning with the lowest number. if the offence involves a priority species
46	\$161.19	3	\$484.00	If a licence holder is issued with a fisheries document by the Secretary (or delegate) in the form of a book containing numbered fisheries documents, the licence holder must ensure that the numbered fisheries documents are used in sequential numerical order beginning with the lowest number. if the offence does not involve a priority species
48	\$161.19	3	\$484.00	The licence holder must ensure that any unused fisheries document and any copy of a fisheries document contained in a book issued to the licence holder by the Secretary (or delegate) is retained in that book unless directed by the Secretary (or delegate) under regulation 37 to return the document to the Secretary.
49	\$161.19	3	\$484.00	The licence holder must comply with a direction of the Secretary (or delegate) under regulation 37 to return unused or partly used fisheries documents or copies of fisheries documents to the Secretary (or delegate) in accordance with that regulation.

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50	\$161.19	3	\$484.00	The licence holder must notify the Secretary (or delegate) within 14 days after any change to— (a) the name of the licence holder; or (b) the residential address or postal address and telephone number of the licence holder or, in the case of a licence holder that is a corporation, the address and telephone number of the registered office of the corporation.
51	\$161.19	3	\$484.00	The licence holder must ensure that the licence or a true and accurate copy of the licence is at all times kept— (a) on board the boat used under the licence; or (b) in the case of a fish receiver's licence, on the premises specified in the licence; or (c) if the licence holder does not use a boat under the licence— (i) on his or her person; or (ii) in his or her vehicle if the vehicle is located at the site of the fishing operation being carried out.
52(1)	\$161.19	5	\$806.00	The licence holder must ensure that any fish or other animal taken— (a) that the licence holder is not authorised to take (other than fish of a noxious aquatic species); or (b) that is not required to be retained— is immediately returned to the water with the least possible injury or damage. (2) Subregulation (1) does not apply to the holder of a fish receiver's licence. if the offence involves a priority species
52(1)	\$161.19	3	\$484.00	The licence holder must ensure that any fish or other animal taken— (a) that the licence holder is not authorised to take (other than fish of a noxious aquatic species); or (b) that is not required to be retained— is immediately returned to the water with the least possible injury or damage. (2) Subregulation (1) does not apply to the holder of a fish receiver's licence. if the offence does not involve a priority species

PART 9—CONDITIONS OF ALL COMMERCIAL FISHERY LICENCES—PERSON ACTING ON BEHALF OF LICENCE HOLDER

An offence against section 53(4) of the Fisheries Act 1995 constituted by the failure of a person acting on behalf of a CFL holder to comply with the following regulations of the Fisheries Regulations 2009

39	\$161.19	3	\$484.00	The licence holder must ensure that any information required to be recorded, kept, retained, maintained or provided under the Act or the regulations under the Act, whether in a prescribed form or otherwise, is recorded, kept, retained, maintained or provided in a form that is clear, legible, truthful and accurate.
40	\$161.19	3	\$484.00	The licence holder must keep in a safe place at all times any of the following documents that is required to be kept, retained or maintained by the licence holder under the Act or regulations under the Act— (a) a fisheries document; (b) a copy of a fisheries document.
41(1)	\$161.19	5	\$806.00	The licence holder must ensure that, if an error occurs whilst completing an abalone docket, an abalone transfer certificate, an ocean scallop catch disposal record, a scallop dive catch disposal record, a rock lobster catch disposal record or a giant crab catch disposal record, which was initiated by the licence holder— (a) the words "ERROR—CANCELLED" are written across the fisheries document and all copies of that document; and
41(1)	\$161.19	3	\$484.00	The licence holder must ensure that, if an error occurs whilst completing an abalone docket, an abalone transfer certificate, an ocean scallop catch disposal record, a scallop dive catch disposal record, a rock lobster catch disposal record or a giant crab catch disposal record, which was initiated by the licence holder— (a) the words "ERROR—CANCELLED" are written across the fisheries document and all copies of that document; and (b) the next sequentially numbered fisheries document in that book or a new book is used. if the offence does not involve a priority species
41(2)(a), 41(2)(b) or 41(2)(d)	\$161.19	5	\$806.00	The licence holder must ensure that— (a) in the case of a cancelled abalone docket, the original and the duplicate and triplicate copies of the cancelled docket are sent to the Secretary (or delegate) within 5 business days of the cancellation of the docket and the quadruplicate copy is retained in the abalone docket book; and (b) in the case of a cancelled abalone transfer certificate, the original and the duplicate and triplicate copies of the cancelled certificate are sent to the Secretary (or delegate) within 5 business days of the cancellation of the certificate and the quadruplicate copy is retained in the abalone transfer certificate book; and (d) in the case of a cancelled rock lobster catch disposal record, the original and the duplicate copy of the cancelled record are retained in the relevant record book
41(2)(c) or 41(2)(e)	\$161.19	3	\$484.00	(c) in the case of a cancelled ocean scallop catch disposal record, the original and the duplicate copy of the cancelled record are sent to the Secretary (or delegate) within 5 business days of the cancellation of the record and the triplicate copy is retained in the scallop catch disposal record book; and (e) in the case of a cancelled giant crab catch disposal record, the original and the duplicate copy of the cancelled record are retained in the relevant record book.
41(3)	\$161.19	3	\$484.00	The licence holder must ensure that the documents required to be sent to the Secretary (or delegate) under subregulation (2) are sent to the address specified by the Secretary (or delegate) under regulation 35.
42(1)	\$161.19	5	\$806.00	If any of the following documents is destroyed or lost, the licence holder must report that fact to the Secretary in the manner required by the Secretary (or delegate) within 5 business days after the document was destroyed or lost— (a) an unused fisheries document issued or provided by the Secretary (or delegate) to the licence holder; (b) a fisheries document or copy of a fisheries document that is required to be completed, kept, retained or otherwise dealt with by the licence holder under the Act or these Regulations. if the offence involves a priority species
42(1)	\$161.19	3	\$484.00	If a document that is reported as lost under subregulation (1) is located, the licence holder must— (a) report that fact to the Secretary (or delegate) in the manner required by the Secretary (or delegate) within 5 business days after the document is located; and (b) ensure that the document is not used unless the licence holder is authorised to do so by the Secretary (or delegate) under regulation 36. if the offence does not involve a priority species
42(2)	\$161.19	5	\$806.00	If a document that is reported as lost under subregulation (1) is located, the licence holder must— (a) report that fact to the Secretary (or delegate) in the manner required by the Secretary (or delegate) within 5 business days after the document is located; and (b) ensure that the document is not used unless the licence holder is authorised to do so by the Secretary (or delegate) under regulation 36. if the offence involves a priority species

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42(2)	\$161.19	3	\$484.00	If any of the following documents is destroyed or lost, the licence holder must report that fact to the Secretary (or delegate) in the manner required by the Secretary (or delegate) within 5 business days after the document was destroyed or lost— (a) an unused fisheries document issued or provided by the Secretary (or delegate) to the licence holder; (b) a fisheries document or copy of a fisheries document that is required to be completed, kept, retained or otherwise dealt with by the licence holder under the Act or these Regulations. if the offence does not involve a priority species
42(3)	\$161.19	3	\$484.00	The licence holder must comply with any direction of the Secretary (or delegate) given under regulation 36 to return the fisheries document or the copy of a fisheries document to the Secretary (or delegate).
43(1)	\$161.19	5	\$806.00	If any of the following documents is damaged, the licence holder must report that fact to the Secretary (or delegate) in the manner required by the Secretary (or delegate) within 5 business days— (a) an unused fisheries document issued or provided by the Secretary to the licence holder; (b) a fisheries document or copy of a fisheries document that is required to be completed, kept, retained or otherwise dealt with by the licence holder under the Act or these Regulations. if the offence involves a priority species
43(1)	\$161.19	3	\$484.00	If any of the following documents is damaged, the licence holder must report that fact to the Secretary in the manner required by the Secretary (or delegate) within 5 business days— (a) an unused fisheries document issued or provided by the Secretary (or delegate) to the licence holder; (b) a fisheries document or copy of a fisheries document that is required to be completed, kept, retained or otherwise dealt with by the licence holder under the Act or these Regulations. if the offence does not involve a priority species
43(2)	\$161.19	5	\$806.00	If a document is reported as damaged under subregulation (1) the licence holder must ensure that the document is not used unless the licence holder is authorised to do so by the Secretary (or delegate) under regulation 36. if the offence involves a priority species
43(2)	\$161.19	3	\$484.00	If a document is reported as damaged under subregulation (1) the licence holder must ensure that the document is not used unless the licence holder is authorised to do so by the Secretary (or delegate) under regulation 36. if the offence does not involve a priority species
43(3)	\$161.19	3	\$484.00	The licence holder must comply with any direction of the Secretary (or delegate) given under regulation 36 to return the fisheries document or the copy of a fisheries document to the Secretary (or delegate).
45(1)	\$161.19	5	\$806.00	If any of the following documents is stolen, the licence holder must report that fact to the Secretary (or delegate) and to the police as soon as practicable— (a) an unused fisheries document issued or provided by the Secretary (or delegate) to the licence holder; (b) a fisheries document or copy of a fisheries document that is required to be completed, kept, retained or otherwise dealt with by the licence holder under the Act or these Regulations. if the offence involves a priority species
45(1)	\$161.19	3	\$484.00	If any of the following documents is stolen, the licence holder must report that fact to the Secretary (or delegate) and to the police as soon as practicable— (a) an unused fisheries document issued or provided by the Secretary (or delegate) to the licence holder; (b) a fisheries document or copy of a fisheries document that is required to be completed, kept, retained or otherwise dealt with by the licence holder under the Act or these Regulations. if the offence does not involve a priority species
45(2)	\$161.19	5	\$806.00	The licence holder must obtain and keep a copy of the police report of the theft of a document reported as stolen under subregulation (1). if the offence involves a priority species
45(2)	\$161.19	3	\$484.00	The licence holder must obtain and keep a copy of the police report of the theft of a document reported as stolen under subregulation (1). if the offence does not involve a priority species
45(3)	\$161.19	5	\$806.00	If a document reported as stolen under subregulation (1) is located, the licence holder must— (a) report that fact to the Secretary (or delegate) in the manner required by the Secretary (or delegate) within 5 business days after the document is located; and (b) ensure the document is not used unless the licence holder is authorised to do so by the Secretary (or delegate) under regulation 36. if the offence involves a priority species
45(3)	\$161.19	3	\$484.00	If a document reported as stolen under subregulation (1) is located, the licence holder must— (a) report that fact to the Secretary (or delegate) in the manner required by the Secretary (or delegate) within 5 business days after the document is located; and (b) ensure the document is not used unless the licence holder is authorised to do so by the Secretary (or delegate) under regulation 36. if the offence does not involve a priority species
45(4)	\$161.19	3	\$484.00	The licence holder must comply with any direction of the Secretary (or delegate) given under regulation 36 to return the fisheries document or the copy of a fisheries document.
46	\$161.19	5	\$806.00	Failure to ensure that numbered fisheries documents are used in sequential numerical order beginning with the lowest number, if the offence involves a priority species.
46	\$161.19	3	\$484.00	Failure to ensure that numbered fisheries documents are used in sequential numerical order beginning with the lowest number, if the offence does not involve a priority species.
51	\$161.19	3	\$484.00	The licence holder must ensure that the licence or a true and accurate copy of the licence is at all times kept— (a) on board the boat used under the licence; or (b) in the case of a fish receiver's licence, on the premises specified in the licence; or (c) if the licence holder does not use a boat under the licence— (i) on his or her person; or (ii) in his or her vehicle if the vehicle is located at the site of the fishing operation being carried out.
52(1)	\$161.19	5	\$806.00	The licence holder must ensure that any fish or other animal taken— (a) that the licence holder is not authorised to take (other than fish of a noxious aquatic species); or (b) that is not required to be retained— is immediately returned to the water with the least possible injury or damage. if the offence involves a priority species
52(1)	\$161.19	3	\$484.00	The licence holder must ensure that any fish or other animal taken— (a) that the licence holder is not authorised to take (other than fish of a noxious aquatic species); or (b) that is not required to be retained— is immediately returned to the water with the least possible injury or damage. if the offence does not involve a priority species

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An offence against section 53(1) of the Fisheries Act constituted by the failure of an AL holder to comply with the following regulations of the Fisheries Regulations 2009

56	\$161.19	3	\$484.00	The licence holder must not use more people to assist in carrying out activities authorised by the licence than the number authorised by the licence (if any).
57	\$161.19	3	\$484.00	The licence holder must not take or possess any rock lobster that has a tail fan with— (a) a punched hole in the central segment of the tail fan; or (b) the posterior quarter of the central segment of the tail fan removed by a traverse cut so that only the anterior three-quarters of the central segment of the tail fan remain attached.
58(1)	\$161.19	3	\$484.00	The licence holder must ensure that, while on a fishing trip involving a boat during which activities authorised by the licence are carried out, no person on the boat takes, or attempts to take, fish other than for sale.
59(1)	\$161.19	3	\$484.00	The licence holder must ensure that, on each day that a fishing activity is carried out under the licence, all details required to be completed in the daily catch and effort record are completed in the manner required by the Secretary (or delegate).
59(2)	\$161.19	3	\$484.00	The licence holder must ensure that, if no fishing activities are carried out during a particular month, the words "Nil fishing" are written on the catch and effort record for that month.
59(3)	\$161.19	3	\$484.00	The licence holder must ensure that the original catch and effort record completed under subregulation (1) or (2) is removed from the catch and effort record book and sent to the Secretary (or delegate) by the 18th day of the following month.
59(4)	\$161.19	3	\$484.00	The licence holder must retain the duplicate copy of every catch and effort record in the catch and effort record book.
59(5)	\$161.19	3	\$484.00	The licence holder must, at any reasonable time when requested to do so by an authorised officer, produce the catch and effort record book for inspection by the officer.
59(7)	\$161.19	3	\$484.00	The licence holder must not carry out any activities authorised by the licence during a period notified to the Secretary (or delegate) under subregulation (6), unless the licence holder has notified the Secretary (or delegate) in writing before the beginning of that period that the licence holder intends to resume such activities in that period.
61(1)	\$161.19	3	\$484.00	The licence holder must not, during any fishing trip, take, possess, retain on board or land from a boat, fish of a species set out in Column 2 of Table A in Schedule 6 in a quantity that exceeds the catch limit set out in Column 3 of that Table corresponding to that species of fish.
61(2)	\$161.19	3	\$484.00	Despite subregulation (1), the licence holder must not during any fishing trip take, possess, retain on board a boat or land from a boat, more than a total of 400 kilograms of fish of any one or more species of fish specified in Column 2 of Table A in Schedule 6.
62	\$161.19	3	\$484.00	The licence holder must not take, possess, retain on board a boat or land from a boat, any fish of a species set out in Column 2 of Table B in Schedule 6.
63	\$161.19	3	\$484.00	The licence holder must not take fish by dragging or drawing a seine net containing fish on to dry land or into water less than 60 centimetres deep.
64(1)	\$161.19	3	\$484.00	The licence holder must ensure that any of the following equipment that is used by him or her is attached to a surface buoy, flag, stake or other object that is clearly, legibly and accurately marked with the number of his or her access licence— (a) any trap, crab pot, longline, commercial hoop net or mesh net; (b) any fleet or line of mesh nets, commercial hoop nets or pots; (c) any cage or coff used for the purpose of holding fish.
64(2)	\$161.19	3	\$484.00	The licence holder must ensure that any rock lobster pot used by him or her is attached to a surface buoy or flag that is marked with the registration number of the boat used in the setting of that equipment.
64(3)	\$161.19	3	\$484.00	The licence holder must ensure that equipment referred to in subregulation (1) or (2) does not contain any markings other than the number of his or her access licence or boat registration number, as appropriate.
64(4)	\$161.19	3	\$484.00	The licence holder must ensure that any yabby pot used by him or her is attached to a surface buoy that is marked with his or her access licence number.
64(5)	\$161.19	3	\$484.00	The licence holder must ensure that any fleet or line of octopus traps set by him or her is attached to a surface buoy that is marked with his or her access licence number.

PART 11—CONDITIONS OF ALL ACCESS LICENCES—PERSON ACTING ON BEHALF OF LICENCE HOLDER

An offence against section 53(4) of the Fisheries Act 1995 constituted by the failure of a person acting on behalf of an AL holder to comply with the following regulations of the Fisheries Regulations 2009

56	\$161.19	3	\$484.00	The licence holder must not use more people to assist in carrying out activities authorised by the licence than the number authorised by the licence (if any).
57	\$161.19	3	\$484.00	The licence holder must not take or possess any rock lobster that has a tail fan with— (a) a punched hole in the central segment of the tail fan; or (b) the posterior quarter of the central segment of the tail fan removed by a traverse cut so that only the anterior three-quarters of the central segment of the tail fan remain attached.
59(1)	\$161.19	3	\$484.00	The licence holder must ensure that, on each day that a fishing activity is carried out under the licence, all details required to be completed in the daily catch and effort record are completed in the manner required by the Secretary (or delegate).
59(2)	\$161.19	3	\$484.00	The licence holder must ensure that, if no fishing activities are carried out during a particular month, the words "Nil fishing" are written on the catch and effort record for that month.
59(3)	\$161.19	3	\$484.00	The licence holder must ensure that the original catch and effort record completed under subregulation (1) or (2) is removed from the catch and effort record book and sent to the Secretary (or delegate) by the 18th day of the following month.
59(4)	\$161.19	3	\$484.00	The licence holder must retain the duplicate copy of every catch and effort record in the catch and effort record book.
59(5)	\$161.19	3	\$484.00	The licence holder must, at any reasonable time when requested to do so by an authorised officer, produce the catch and effort record book for inspection by the officer.
59(7)	\$161.19	3	\$484.00	The licence holder must not carry out any activities authorised by the licence during a period notified to the Secretary (or delegate) under subregulation (6), unless the licence holder has notified the Secretary (or delegate) in writing before the beginning of that period that the licence holder intends to resume such activities in that period.

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61(1)	\$161.19	3	\$484.00	The licence holder must not, during any fishing trip, take, possess, retain on board or land from a boat, fish of a species set out in Column 2 of Table A in Schedule 6 in a quantity that exceeds the catch limit set out in Column 3 of that Table corresponding to that species of fish.
61(2)	\$161.19	3	\$484.00	Despite subregulation (1), the licence holder must not during any fishing trip take, possess, retain on board a boat or land from a boat, more than a total of 400 kilograms of fish of any one or more species of fish specified in Column 2 of Table A in Schedule 6.
62	\$161.19	3	\$484.00	The licence holder must not take, possess, retain on board a boat or land from a boat, any fish of a species set out in Column 2 of Table B in Schedule 6.
63	\$161.19	3	\$484.00	The licence holder must not take fish by dragging or drawing a seine net containing fish on to dry land or into water less than 60 centimetres deep.
64	\$161.19	3	\$484.00	(1) The licence holder must ensure that any of the following equipment that is used by him or her is attached to a surface buoy, flag, stake or other object that is clearly, legibly and accurately marked with the number of his or her access licence— (a) any trap, crab pot, longline, commercial hoop net or mesh net; (b) any fleet or line of mesh nets, commercial hoop nets or pots; (c) any cage or coff used for the purpose of holding fish. (2) The licence holder must ensure that any rock lobster pot used by him or her is attached to a surface buoy or flag that is marked with the registration number of the boat used in the setting of that equipment. (3) The licence holder must ensure that equipment referred to in subregulation (1) or (2) does not contain any markings other than the number of his or her access licence or boat registration number, as appropriate. (4) The licence holder must ensure that any yabby pot used by him or her is attached to a surface buoy that is marked with his or her access licence number. (5) The licence holder must ensure that any fleet or line of octopus traps set by him or her is attached to a surface buoy that is marked with his or her access licence number.

PART 12—BAIT (GENERAL) FISHERY ACCESS LICENCE—LICENCE HOLDER

An offence against section 53(1) of the Act constituted by the failure of a BGFAL holder to comply with regulation 128 of the Regulations	\$161.19	3	\$484.00	The licence holder must not use more than 2 hand operated bait pumps at the same time.
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PART 13—CORNER INLET FISHERY ACCESS LICENCE CONDITIONS—LICENCE HOLDER

An offence against section 53(1) of the Fisheries Act 1995 constituted by the failure of a CIFAL holder to comply with the following regulations of the Fisheries Regulations 2009

131(1)(b)	\$161.19	3	\$484.00	The licence holder, while operating in Corner Inlet, must not, during the period commencing at midnight on Friday and ending at 5 p.m. on the following Sunday— move any boat, which has commercial fishing equipment on board or attached to it, from any moorings, anchorage, wharf, jetty or ramp.
134(2)(a)	\$161.19	3	\$484.00	The licence holder must not, in or on Corner Inlet use at any one time more than 6 fishing lines that are not longlines
134(2)(b)	\$161.19	3	\$484.00	The licence holder must not, in or on Corner Inlet— use a fishing line (other than a longline) with more than 3 hooks or more than one bait jig attached to the line
134(2)(c)	\$161.19	3	\$484.00	The licence holder must not, in or on Corner Inlet— possess a fishing line (other than a longline) with more than 3 hooks or more than one bait jig attached to the line.
135(b)	\$161.19	3	\$484.00	The licence holder must not, in or on Corner Inlet— possess more than 20 commercial hoop nets
136	\$161.19	3	\$484.00	The licence holder must not take from Corner Inlet, or possess in, on or next to Corner Inlet, more than 8 wrasse on any one day.
137(b)	\$161.19	3	\$484.00	The licence holder must not in or on Corner Inlet— possess more than 2 hand operated bait pumps.

PART 14—CORNER INLET FISHERY ACCESS LICENCE CONDITIONS—PERSON ACTING ON BEHALF OF LICENCE HOLDER

An offence against section 53(4) of the Fisheries Act 1995 constituted by the failure of a person acting on behalf of a CIFAL holder to comply with the following regulations of the Fisheries Regulations 2009

131(1)(b)	\$161.19	3	\$484.00	The licence holder, while operating in Corner Inlet, must not, during the period commencing at midnight on Friday and ending at 5 p.m. on the following Sunday— move any boat, which has commercial fishing equipment on board or attached to it, from any moorings, anchorage, wharf, jetty or ramp
134(2)(a)	\$161.19	3	\$484.00	The licence holder must not, in or on Corner Inlet use at any one time more than 6 fishing lines that are not longlines
134(2)(b)	\$161.19	3	\$484.00	The licence holder must not, in or on Corner Inlet— use a fishing line (other than a longline) with more than 3 hooks or more than one bait jig attached to the line
134(2)(c)	\$161.19	3	\$484.00	The licence holder must not, in or on Corner Inlet— possess a fishing line (other than a longline) with more than 3 hooks or more than one bait jig attached to the line
135(b)	\$161.19	3	\$484.00	The licence holder must not, in or on Corner Inlet possess more than 20 commercial hoop nets
136	\$161.19	3	\$484.00	The licence holder must not take from Corner Inlet, or possess in, on or next to Corner Inlet, more than 8 wrasse on any one day
137(b)	\$161.19	3	\$484.00	The licence holder must not in or on Corner Inlet possess more than 2 hand operated bait pumps

PART 15—EEL FISHERY ACCESS LICENCE CONDITIONS—LICENCE HOLDER

An offence against section 53(1) of the Fisheries Act 1995 constituted by the failure of an EFAL holder to comply with the following regulations of the Fisheries Regulations 2009

141	\$161.19	3	\$484.00	The licence holder must ensure that every fyke net, or fleet of fyke nets, used— (a) is attached to— (i) a spherical surface float measuring not less than 100 millimetres in diameter; or (ii) a non-spherical surface float measuring not less than 100 millimetres in length with a width or diameter of not less than 90 millimetres— which is clearly marked with the licence number; or (b) is marked using an alternative means that is specified in the licence under regulation 33.
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144	\$161.19	3	\$484.00	The licence holder must return to the water immediately— (a) all fish, other than eel, carp, goldfish, roach, tench or any noxious fish; and (b) any other animal.
145(a)	\$161.19	3	\$484.00	The licence holder, when using any fyke net in a river, stream, creek or other watercourse must ensure that— (a) the fyke net or any fleet of fyke nets is not set so as to block more than half of the total width of the stream or more than half of the width of the main channel of the river or other watercourse
145(b)	\$161.19	3	\$484.00	The licence holder, when using any fyke net in a river, stream, creek or other watercourse must ensure that— any fyke net or fleet of fyke nets is not set within 5 metres of any other fyke net or fleet of fyke nets
146(1)	\$161.19	3	\$484.00	The licence holder must, no more than 2 hours after setting any fyke nets in the waters specified in the licence, advise the Secretary (or delegate) in the manner approved by the Secretary (or delegate) of— (a) the name of any licence operator involved in the setting of the nets and the licence number; and (b) the numbers of fyke nets that have been set and the location of the waters in which they were set; and (c) the date and time that the fyke nets were set.
146(2)	\$161.19	3	\$484.00	The licence holder must, no more than 2 hours after removing any fyke nets from the waters specified in the licence, advise the Secretary (or delegate) in the manner approved by the Secretary (or delegate) of— (a) the name of any licence operator involved in the removal of the nets and licence number; and (b) the numbers of fyke nets that have been removed and the location of the waters from which they were removed; and (c) the date and time that the fyke nets were removed.

PART 16—EEL FISHERY ACCESS LICENCE CONDITIONS—PERSON ACTING ON BEHALF OF LICENCE HOLDER

An offence against section 53(4) of the Fisheries Act constituted by the failure of a person acting on behalf of an EFAL holder to comply with the following regulations of the Fisheries Regulations 2009

141	\$161.19	3	\$484.00	The licence holder must ensure that every fyke net, or fleet of fyke nets, used— (a) is attached to— (i) a spherical surface float measuring not less than 100 millimetres in diameter; or (ii) a non-spherical surface float measuring not less than 100 millimetres in length with a width or diameter of not less than 90 millimetres— which is clearly marked with the licence number; or (b) is marked using an alternative means that is specified in the licence under regulation 33.
144	\$161.19	3	\$484.00	The licence holder must return to the water immediately— (a) all fish, other than eel, carp, goldfish, roach, tench or any noxious fish; and (b) any other animal.
145	\$161.19	3	\$484.00	The licence holder, when using any fyke net in a river, stream, creek or other watercourse must ensure that— (a) the fyke net or any fleet of fyke nets is not set so as to block more than half of the total width of the stream or more than half of the width of the main channel of the river or other watercourse; and (b) any fyke net or fleet of fyke nets is not set within 5 metres of any other fyke net or fleet of fyke nets.
146(1)	\$161.19	3	\$484.00	The licence holder must, no more than 2 hours after setting any fyke nets in the waters specified in the licence, advise the Secretary (or delegate) in the manner approved by the Secretary (or delegate) of— (a) the name of any licence operator involved in the setting of the nets and the licence number; and (b) the numbers of fyke nets that have been set and the location of the waters in which they were set; and (c) the date and time that the fyke nets were set.
146(2)	\$161.19	3	\$484.00	The licence holder must, no more than 2 hours after removing any fyke nets from the waters specified in the licence, advise the Secretary (or delegate) in the manner approved by the Secretary (or delegate) of— (a) the name of any licence operator involved in the removal of the nets and licence number; and (b) the numbers of fyke nets that have been removed and the location of the waters from which they were removed; and (c) the date and time that the fyke nets were removed.

PART 17—GIPPSLAND LAKES FISHERY ACCESS LICENCE CONDITIONS—LICENCE HOLDER

An offence against section 53(1) of the Fisheries Act 1995 constituted by the failure of a GLFAL holder to comply with the following regulations of the Fisheries Regulations 2009

159	\$161.19	3	\$484.00	The licence holder must ensure that all mussels taken from the Gippsland Lakes are cleaned within 20 metres of the place where the mussels were taken.
160	\$161.19	3	\$484.00	The licence holder must ensure that any mussels taken from the Gippsland Lakes that are on board the boat used under the licence are contained in a fish bin with a nominal capacity of 54.5 litres.
161(a)	\$161.19	3	\$484.00	The licence holder must not in or on the Gippsland Lakes use at any one time more than 6 fishing lines
161(b)	\$161.19	3	\$484.00	The licence holder must not in or on the Gippsland Lakes possess more than 6 fishing lines
161(c)	\$161.19	3	\$484.00	The licence holder must not in or on the Gippsland Lakes use a fishing line with more than 3 hooks or more than one bait jig attached to the line
161(d)	\$161.19	3	\$484.00	The licence holder must not in or on the Gippsland Lakes possess a fishing line with more than 3 hooks or more than one bait jig attached to the line
162	\$161.19	3	\$484.00	The licence holder must not, in or on the Gippsland Lakes, use at any one time, or possess, more than 40 spider crab traps
163	\$161.19	3	\$484.00	The licence holder must not take from, or possess in, on or next to, the Gippsland Lakes, more than 8 wrasse on any one day
164(b)	\$161.19	3	\$484.00	The licence holder must not, in or on the Gippsland Lakes possess more than 2 hand operated bait pumps

PART 18—GIPPSLAND LAKES FISHERY ACCESS LICENCE CONDITIONS—PERSON ACTING ON BEHALF OF LICENCE HOLDER

An offence against section 53(4) of the Fisheries Act 1995 constituted by the failure of a person acting on behalf of a GLFAL holder to comply with the following regulations of the Fisheries Regulations 2009

159	\$161.19	3	\$484.00	The licence holder must ensure that all mussels taken from the Gippsland Lakes are cleaned within 20 metres of the place where the mussels were taken
160	\$161.19	3	\$484.00	The licence holder must ensure that any mussels taken from the Gippsland Lakes that are on board the boat used under the licence are contained in a fish bin with a nominal capacity of 54.5 litres.
161(a)	\$161.19	3	\$484.00	The licence holder must not in or on the Gippsland Lakes use at any one time more than 6 fishing lines
161(b)	\$161.19	3	\$484.00	The licence holder must not in or on the Gippsland Lakes possess more than 6 fishing lines
161(c)	\$161.19	3	\$484.00	The licence holder must not in or on the Gippsland Lakes use a fishing line with more than 3 hooks or more than one bait jig attached to the line

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161(d)	\$161.19	3	\$484.00	The licence holder must not in or on the Gippsland Lakes possess a fishing line with more than 3 hooks or more than one bait jig attached to the line
162	\$161.19	3	\$484.00	The licence holder must not, in or on the Gippsland Lakes, use at any one time, or possess, more than 40 spider crab traps
163	\$161.19	3	\$484.00	The licence holder must not take from, or possess in, on or next to, the Gippsland Lakes, more than 8 wrasse on any one day
164(b)	\$161.19	3	\$484.00	The licence holder must not, in or on the Gippsland Lakes possess more than 2 hand operated bait pumps

PART 19—GIPPSLAND LAKES (BAIT) FISHERY ACCESS LICENCE CONDITIONS—LICENCE HOLDER

An offence against section 53(1) of the Fisheries Act 1995 constituted by the failure of a GLBFAL holder to comply with the following regulations of the Fisheries Regulations 2009

167(2)(a)	\$161.19	3	\$484.00	The licence holder must not, in or on the Gippsland Lakes, possess more than 2 hand operated bait pumps
167(2)(b)	\$161.19	3	\$484.00	The licence holder must not, in or on the Gippsland Lakes, possess more than 2 dip nets
167(2)(e)	\$161.19	3	\$484.00	The licence holder must not, in or on the Gippsland Lakes, possess more than 1 shrimp dredge
167(2)(g)	\$161.19	3	\$484.00	The licence holder must not, in or on the Gippsland Lakes, possess more than 2 shell shovels
167(2)(h)	\$161.19	3	\$484.00	The licence holder must not, in or on the Gippsland Lakes, possess— more than 2 mussel rakes
167(3)	\$161.19	3	\$484.00	If the licence holder uses a crab pot in the Cunningham Arm, the licence holder must be in attendance at the crab pot at all times

PART 20—GIPPSLAND LAKES (BAIT) FISHERY ACCESS LICENCE CONDITIONS—PERSON ACTING ON BEHALF OF LICENCE HOLDER

An offence against section 53(4) of the Fisheries Act 1995 constituted by the failure of a person acting on behalf of a GLBFAL holder to comply with the following regulations of the Fisheries Regulations 2009

167(2)(a)	\$161.19	3	\$484.00	The licence holder must not, in or on the Gippsland Lakes, possess more than 2 hand operated bait pumps
167(2)(b)	\$161.19	3	\$484.00	The licence holder must not, in or on the Gippsland Lakes, possess more than 2 dip nets
167(2)(e)	\$161.19	3	\$484.00	The licence holder must not, in or on the Gippsland Lakes, possess more than 1 shrimp dredge
167(2)(g)	\$161.19	3	\$484.00	The licence holder must not, in or on the Gippsland Lakes, possess more than 2 shell shovels
167(2)(h)	\$161.19	3	\$484.00	The licence holder must not, in or on the Gippsland Lakes, possess more than 2 mussel rakes
167(3)	\$161.19	3	\$484.00	If the licence holder uses a crab pot in the Cunningham Arm, the licence holder must be in attendance at the crab pot at all times

PART 21—GIPPSLAND LAKES (MUSSEL DIVE) FISHERY ACCESS LICENCE CONDITIONS—LICENCE HOLDER

An offence against section 53(1) of the Act constituted by the failure of a GLMDFAL holder to comply with regulation 174 of the Regulations	\$161.19	3	\$484.00	The licence holder must ensure that all mussels taken from the Gippsland Lakes are cleaned within 20 metres of the place where the mussels were taken
An offence against section 53(1) of the Act constituted by the failure of a GLMDFAL holder to comply with regulation 175 of the Regulations	\$161.19	3	\$484.00	The licence holder must ensure that any mussels taken from the Gippsland Lakes that are on board the boat used under the licence are contained in a fish bin with a nominal capacity of 54.5 litres.

PART 22—GIPPSLAND LAKES (MUSSEL DIVE) FISHERY ACCESS LICENCE CONDITIONS—PERSON ACTING ON BEHALF OF LICENCE HOLDER

An offence against section 53(4) of the Act constituted by the failure of a person acting on behalf of a GLMDFAL holder to comply with regulation 174 of the Regulations	\$161.19	3	\$484.00	The licence holder must ensure that all mussels taken from the Gippsland Lakes are cleaned within 20 metres of the place where the mussels were taken.
An offence against section 53(4) of the Act constituted by the failure of a person acting on behalf of a GLMDFAL holder to comply with regulation 175 of the Regulations	\$161.19	3	\$484.00	The licence holder must ensure that any mussels taken from the Gippsland Lakes that are on board the boat used under the licence are contained in a fish bin with a nominal capacity of 54.5 litres.

PART 23—LAKE TYERS (BAIT) FISHERY ACCESS LICENCE CONDITIONS—LICENCE HOLDER

An offence against section 53(1) of the Act constituted by the failure of a LTBFAL holder to comply with regulation 178(b)(i) of the Regulations	\$161.19	3	\$484.00	The licence holder must not possess in or on Lake Tyers more than 2 hand operated bait pumps
An offence against section 53(1) of the Act constituted by the failure of a LTBFAL holder to comply with regulation 178(b)(ii) of the Regulations	\$161.19	3	\$484.00	The licence holder must not possess in or on Lake Tyers more than 2 dip nets

PART 24—LAKE TYERS (BAIT) FISHERY ACCESS LICENCE CONDITIONS—PERSON ACTING ON BEHALF OF LICENCE HOLDER

An offence against section 53(4) of the Act constituted by the failure of a person acting on behalf of a LTBFAL holder to comply with regulation 178(b)(i) of the Regulations	\$161.19	3	\$484.00	The licence holder must not possess in or on Lake Tyers more than 2 hand operated bait pumps
An offence against section 53(4) of the Act constituted by the failure of a person acting on behalf of a LTBFAL holder to comply with regulation 178(b)(ii) of the Regulations	\$161.19	3	\$484.00	The licence holder must not possess in or on Lake Tyers more than 2 dip nets

PART 25—MALLACOOTA LOWER LAKE (BAIT) FISHERY ACCESS LICENCE CONDITIONS—LICENCE HOLDER

An offence against section 53(1) of the Act constituted by the failure of a MLLBFAL holder to comply with regulation 181(2)(a) of the Regulations	\$161.19	3	\$484.00	The licence holder must not, in or on the Lower Lake at Mallacoota Inlet, possess more than 2 hand operated bait pumps
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An offence against section 53(1) of the Act constituted by the failure of a MLLBFAL holder to comply with regulation 181(2)(b) of the Regulations	\$161.19	3	\$484.00	The licence holder must not, in or on the Lower Lake at Mallacoota Inlet, possess more than 2 dip nets
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PART 26—MALLACOOTA LOWER LAKE (BAIT) FISHERY ACCESS LICENCE CONDITIONS—PERSON ACTING ON BEHALF OF LICENCE HOLDER

An offence against section 53(4) of the Act constituted by the failure of a person acting on behalf of a MLLBFAL holder to comply with regulation 181(2)(a) of the Regulations	\$161.19	3	\$484.00	The licence holder must not, in or on the Lower Lake at Mallacoota Inlet, possess more than 2 hand operated bait pumps
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An offence against section 53(4) of the Act constituted by the failure of a person acting on behalf of a MLLBFAL holder to comply with regulation 181(2)(b) of the Regulations	\$161.19	3	\$484.00	The licence holder must not, in or on the Lower Lake at Mallacoota Inlet, possess more than 2 dip nets
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PART 27—OCEAN FISHERY ACCESS LICENCE CONDITIONS—LICENCE HOLDER

An offence against section 53(1) of the Fisheries Act 1995 constituted by the failure of an OFAL holder to comply with the following regulations of the Fisheries Regulations 2009

186(2)(a)	\$161.19	3	\$484.00	The licence holder must not, in or on marine waters use at any one time more than 6 fishing lines that are not longlines
186(2)(b)	\$161.19	3	\$484.00	The licence holder must not, in or on marine waters use a fishing line (other than a longline) with more than 3 hooks or more than one bait jig attached to the line
186(2)(c)	\$161.19	3	\$484.00	The licence holder must not, in or on marine waters possess a fishing line (other than a longline) with more than 3 hooks or more than one bait jig attached to the line
187	\$161.19	5	\$806.00	The licence holder must not, on any one day, take, or possess on board any boat, or land from any boat, more than a total combined number of 2 gummy shark and school shark
188	\$161.19	3	\$484.00	The licence holder must not take from marine waters, or possess in, on or next to marine waters, more than 8 wrasse on any one day
189	\$161.19	3	\$484.00	The licence holder must not take from marine waters, or possess in, on or next to marine waters, more than 2 banded morwong on any one day

PART 28—PORT PHILLIP BAY (MUSSEL BAIT) FISHERY ACCESS LICENCE CONDITIONS—LICENCE HOLDER

An offence against section 53(1) of the Fisheries Act 1995 constituted by the failure of a PPBMBFAL holder to comply with the following regulations of the Fisheries Regulations 2009

192(1)	\$161.19	3	\$484.00	The licence holder must not take mussels from Port Phillip Bay other than— (a) by hand; or (b) where mussels are on man-made structures, by a hand operated mussel rake.
192(2)	\$161.19	3	\$484.00	The licence holder must not allow any person engaged to carry out an activity authorised by the licence to take mussels from Port Phillip Bay.
192(3)	\$161.19	3	\$484.00	If offering mussels for sale, the licence holder must ensure that, no more than 1 hour after landing the mussels and before the mussels are moved from his or her possession, the mussels are placed in a container bearing a label with the following clearly and legibly marked on it— (a) the words "BAIT ONLY, NOT FOR HUMAN CONSUMPTION"; and (b) the licence holder's name or business name.

PART 29—PORT PHILLIP BAY (MUSSEL BAIT) FISHERY ACCESS LICENCE CONDITIONS—PERSON ACTING ON BEHALF OF LICENCE HOLDER

An offence against section 53(4) of the Fisheries Act 1995 constituted by the failure of a person acting on behalf of a PPBMBFAL holder to comply with the following regulations of the Fisheries Regulations 2009

192(1)	\$161.19	3	\$484.00	The licence holder must not take mussels from Port Phillip Bay other than— (a) by hand; or (b) where mussels are on man-made structures, by a hand operated mussel rake.
192(2)	\$161.19	3	\$484.00	The licence holder must not allow any person engaged to carry out an activity authorised by the licence to take mussels from Port Phillip Bay.
192(3)	\$161.19	3	\$484.00	If offering mussels for sale, the licence holder must ensure that, no more than 1 hour after landing the mussels and before the mussels are moved from his or her possession, the mussels are placed in a container bearing a label with the following clearly and legibly marked on it— (a) the words "BAIT ONLY, NOT FOR HUMAN CONSUMPTION"; and (b) the licence holder's name or business name.

PART 30—SNOWY RIVER (BAIT) FISHERY ACCESS LICENCE CONDITIONS—LICENCE HOLDER

An offence against section 53(1) of the Act constituted by the failure of a SRBFAL holder to comply with regulation 204(2)(a) of the Regulations	\$161.19	3	\$484.00	The licence holder must not, in or on the Snowy River, possess more than 2 hand operated bait pumps
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An offence against section 53(1) of the Act constituted by the failure of a SRBFAL holder to comply with regulation 204(2)(b) of the Regulations	\$161.19	3	\$484.00	The licence holder must not, in or on the Snowy River, possess more than 2 dip nets
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PART 31—SNOWY RIVER (BAIT) FISHERY ACCESS LICENCE CONDITIONS—PERSON ACTING ON BEHALF OF LICENCE HOLDER

An offence against section 53(4) of the Act constituted by the failure of a person acting on behalf of a SRBFAL holder to comply with regulation 204(2)(a) of the Regulations	\$161.19	3	\$484.00	The licence holder must not, in or on the Snowy River, possess more than 2 hand operated bait pumps
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An offence against section 53(4) of the Act constituted by the failure of a person acting on behalf of a SRBFAL holder to comply with regulation 204(2)(b) of the Regulations	\$161.19	3	\$484.00	The licence holder must not, in or on the Snowy River, possess more than 2 dip nets
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PART 32—SYDENHAM INLET (BAIT) FISHERY ACCESS LICENCE CONDITIONS—LICENCE HOLDER

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An offence against section 53(1) of the Act constituted by the failure of a SIBFAL holder to comply with regulation 207(2)(a) of the Regulations	\$161.19	3	\$484.00	The licence holder must not, in or on the Sydenham Inlet, possess more than 2 hand operated bait pumps
An offence against section 53(1) of the Act constituted by the failure of a SIBFAL holder to comply with regulation 207(2)(b) of the Regulations	\$161.19	3	\$484.00	The licence holder must not, in or on the Sydenham Inlet, possess more than 2 dip nets
PART 33—SYDENHAM INLET (BAIT) FISHERY ACCESS LICENCE CONDITIONS—PERSON ACTING ON BEHALF OF LICENCE HOLDER				
An offence against section 53(4) of the Act constituted by the failure of a person acting on behalf of a SIBFAL holder to comply with regulation 207(2)(a) of the Regulations	\$161.19	3	\$484.00	The licence holder must not, in or on the Sydenham Inlet, possess more than 2 hand operated bait pumps
An offence against section 53(4) of the Act constituted by the failure of a person acting on behalf of a SIBFAL holder to comply with regulation 207(2)(b) of the Regulations	\$161.19	3	\$484.00	The licence holder must not, in or on the Sydenham Inlet, possess more than 2 dip nets
PART 34—TRAWL (INSHORE) FISHERY ACCESS LICENCE CONDITIONS—LICENCE HOLDER				
An offence against section 53(1) of the Fisheries Act 1995 constituted by the failure of a TIFAL holder to comply with the following regulations of the Fisheries Regulations 2009				
211	\$161.19	5	\$806.00	The licence holder must not, during any fishing trip, take, or possess on board the boat specified in the licence, or land from that boat, more than a total combined number of 2 gummy shark and school shark.
212	\$161.19	3	\$484.00	If the licence specifies that bug may be taken, the licence holder must not, during any fishing trip, take, or possess on board the boat specified in the licence, or land from that boat, more than 40 kilograms of bug.
213	\$161.19	3	\$484.00	The licence holder must not take, or possess on board the boat specified in the licence, bugs of the species <i>Ibacus peronii</i> that have a carapace width of less than 9 centimetres.
214	\$161.19	3	\$484.00	The licence holder must not take from marine waters, or possess in, on or next to marine waters, more than 8 wrasse on any one day.
215(1)	\$161.19	5	\$806.00	The licence holder must not, during any fishing trip, take, or possess on board the boat specified in the licence, or land from that boat, more than 200 kilograms each of flathead, silver trevally or school whiting.
215(2)	\$161.19	5	\$806.00	Despite subregulation (1), the licence holder must not, during any fishing trip, take, or possess on board the boat specified in the licence, or land from that boat, more than a total of 400 kilograms of any combination of flathead, silver trevally and school whiting.
PART 35—TRAWL (INSHORE) FISHERY ACCESS LICENCE CONDITIONS—PERSON ACTING ON BEHALF OF LICENCE HOLDER				
An offence against section 53(4) of the Act constituted by the failure of a person acting on behalf of a TIFAL holder to comply with regulation 215(1) of the Regulations	\$161.19	5	\$806.00	The licence holder must not, during any fishing trip, take, or possess on board the boat specified in the licence, or land from that boat, more than 200 kilograms each of flathead, silver trevally or school whiting.
An offence against section 53(4) of the Act constituted by the failure of a person acting on behalf of a TIFAL holder to comply with regulation 215(2) of the Regulations	\$161.19	5	\$806.00	Despite subregulation (1), the licence holder must not, during any fishing trip, take, or possess on board the boat specified in the licence, or land from that boat, more than a total of 400 kilograms of any combination of flathead, silver trevally and school whiting.
PART 36—WESTERN PORT/PORT PHILLIP BAY FISHERY ACCESS LICENCE CONDITIONS—LICENCE HOLDER				
An offence against section 53(1) of the Fisheries Act 1995 constituted by the failure of a WP/PPFAL holder to comply with the following regulations of the Fisheries Regulations 2009				
219A(1)	\$161.19	3	\$484.00	Failure to provide notification of intention to take fish for sale.
219B(1)	\$161.19	3	\$484.00	Failure to report details before entering port or mooring.
219B(3)	\$161.19	3	\$484.00	Failure to notify Secretary (or delegate) of change of landing details within required time.
219C	\$161.19	3	\$484.00	Failure to land fish at specified place.
219D(1)	\$161.19	3	\$484.00	Allowing a boat with fish on board to enter a port or mooring area before the estimated time.
219D(2)	\$161.19	3	\$484.00	Allowing fish to be landed from a boat before the estimated time.
219E(1)	\$161.19	3	\$484.00	Failure to enter a port or mooring or to land fish within one hour of estimated landing time.
219E(3)	\$161.19	3	\$484.00	Failure to land fish within one hour of estimated time.
219G(1)	\$161.19	3	\$484.00	Failure to complete relevant details in the catch and effort record within 20 minutes of landing fish.
219G(2)	\$161.19	3	\$484.00	Failure to record an estimate of the weight of fish within 20% of the actual weight.
219G(3)	\$161.19	3	\$484.00	Failure to record the total accurate weight and total catch to date within 48 hours of landing fish.
219H(1)	\$161.19	3	\$484.00	Failure to ensure catch and effort record book on board the boat when fishing or when fish are on board.
219H(2)	\$161.19	3	\$484.00	Failure to have catch and effort record book in possession when transporting fish.
219I(a)	\$161.19	3	\$484.00	Failure to complete all details of the catch disposal record in the required manner.
219I(b)	\$161.19	3	\$484.00	Failure to ensure the original of the catch disposal record accompanies a consignment.
219I(c)	\$161.19	3	\$484.00	Failure to ensure the original of the catch disposal record is given to a person receiving fish.
219I(d)	\$161.19	3	\$484.00	Failure to retain a duplicate copy of each catch disposal record completed.
219J(1)	\$161.19	3	\$484.00	Possess a signed catch disposal record before all required details are completed.
219J(2)	\$161.19	3	\$484.00	Failure to keep copies of completed and unused catch disposal records and books.
219J(3)	\$161.19	3	\$484.00	Failure to retain a duplicate copy of each catch disposal record completed in the record book.
219K(1)	\$161.19	5	\$806.00	Exceed the annual catch limit by more than 100kg in a licensing year.
219K(2)(a)	\$161.19	5	\$806.00	Possess fish in or on Port Phillip Bay or Western Port once annual catch limit is reached.
219K(2)(b)	\$161.19	5	\$806.00	Use commercial fishing equipment in or on Port Phillip Bay or Western Port once annual catch limit is reached.
219K(2)(c)	\$161.19	5	\$806.00	Possess commercial fishing equipment on board a boat in or on Port Phillip Bay or Western Port once annual catch limit is reached, unless the boat is tied to a pier, jetty or mooring.

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219L	\$161.19	3	\$484.00	Receiving fish from a person not named in the licence.
220(3)(a)	\$161.19	3	\$484.00	The licence holder must not, in or on Western Port use at one time more than 9 fishing lines that are not longlines.
220(3)(b)	\$161.19	3	\$484.00	The licence holder must not, in or on Western Port use a fishing line (other than a longline) with more than 3 hooks or more than 1 bait jig attached.
220(3)(c)	\$161.19	3	\$484.00	The licence holder must not, in or on Western Port possess a fishing line (other than a longline) with more than 3 hooks or more than 1 bait jig attached.
221	\$161.19	3	\$484.00	The licence holder must not take from Western Port, or possess in, on or next to Western Port, more than 8 wrasse on any one day.
222(1)(a)	\$161.19	3	\$484.00	Use more than 2 longlines at any one time in or on Port Phillip Bay.
222(1)(b)	\$161.19	3	\$484.00	Use more than 400 hooks on longlines at any one time in or on Port Phillip Bay.
222(1)(c)	\$161.19	3	\$484.00	Possess more than 400 hooks on longlines at any one time in or on Port Phillip Bay.
222(3)(a)	\$161.19	3	\$484.00	The licence holder must not in or on Port Phillip Bay use at any one time more than 6 fishing lines that are not longlines.
222(3)(b)	\$161.19	3	\$484.00	The licence holder must not in or on Port Phillip Bay use a fishing line (other than a longline) with more than 3 hooks or more than 1 bait jig attached to the line.
222(3)(c)	\$161.19	3	\$484.00	The licence holder must not in or on Port Phillip Bay possess a fishing line (other than a longline) with more than 3 hooks or more than 1 bait jig attached to the line.
223(2)	\$161.19	3	\$484.00	The licence holder must not, in or on Port Phillip Bay, use a drum or spool to hold or store any mesh net with meshes measuring 10 centimetres or more.
223(5)	\$161.19	3	\$484.00	The licence holder, when using a mesh net, or combination of mesh nets, in or on Port Phillip Bay, must be in attendance at all times between the hours of sunrise and sunset when his or her mesh nets are in the water.
226(1)	\$161.19	3	\$484.00	The licence holder must not in, on or next to Port Phillip Bay, use a commercial hoop net exceeding 3 metres in diameter from a pier or jetty.
226(2)(a)	\$161.19	3	\$484.00	The licence holder must not use in or on Port Phillip Bay, more than 50 commercial hoop nets at any one time.
226(2)(b)	\$161.19	3	\$484.00	The licence holder must not possess in or on Port Phillip Bay, more than 50 commercial hoop nets.
227(1)	\$161.19	3	\$484.00	The licence holder must not take mussels from Port Phillip Bay other than— (a) by hand; or (b) by the use of breathing apparatus; or (c) by the use of a hand operated mussel rake from man-made structures.
227(2)	\$161.19	3	\$484.00	The licence holder must not allow any person engaged to carry out an activity authorised by the licence to take mussels from Port Phillip Bay.
227(3)	\$161.19	3	\$484.00	If offering mussels for sale, the licence holder must ensure that, no more than 1 hour after landing the mussels and before the mussels are moved from his or her possession, the mussels are placed in a container bearing a label with the following clearly and legibly marked on it— (a) the words "BAIT ONLY, NOT FOR HUMAN CONSUMPTION"; and (b) the licence holder's name or business name.
229	\$161.19	3	\$484.00	The licence holder must not take from Port Phillip Bay, or possess in, on or next to Port Phillip Bay, more than 8 wrasse on any one day.
230(1)	\$161.19	3	\$484.00	The licence holder must not use at any one time in or on Port Phillip Bay more than 6 bay fish traps.
230(2)	\$161.19	3	\$484.00	The licence holder must not possess on board the boat used under the licence in or on Port Phillip Bay more than 6 bay fish traps.
PART 37—WESTERN PORT/PORT PHILLIP BAY FISHERY ACCESS LICENCE CONDITIONS—PERSON ACTING ON BEHALF OF LICENCE HOLDER	161.19		\$0.00	
An offence against section 53(4) of the Fisheries Act 1995 constituted by the failure of a person acting on behalf of a WP/PPBFAL holder to comply with the following regulations of the Fisheries Regulations 2009				
219A(1)	\$161.19	3	\$484.00	Failure to provide notification of intention to take fish for sale.
219B(1)	\$161.19	3	\$484.00	Failure to report details before entering port or mooring.
219B(3)	\$161.19	3	\$484.00	Failure to notify Secretary (or delegate) of change of landing details within required time.
219C	\$161.19	3	\$484.00	Failure to land fish at specified place.
219D(1)	\$161.19	3	\$484.00	Allowing a boat with fish on board to enter a port or mooring area before the estimated time.
219D(2)	\$161.19	3	\$484.00	Allowing fish to be landed from a boat before the estimated time.
219E(1)	\$161.19	3	\$484.00	Failure to enter a port or mooring or to land fish within one hour of estimated landing time.
219E(3)	\$161.19	3	\$484.00	Failure to land fish within one hour of estimated time.
219G(1)	\$161.19	3	\$484.00	Failure to complete relevant details in the catch and effort record within 20 minutes of landing fish.
219G(2)	\$161.19	3	\$484.00	Failure to record an estimate of the weight of fish within 20% of the actual weight.
219G(3)	\$161.19	3	\$484.00	Failure to record the total accurate weight and total catch to date within 48 hours of landing fish.
219H(1)	\$161.19	3	\$484.00	Failure to ensure catch and effort record book on board the boat when fishing or when fish are on board.
219H(2)	\$161.19	3	\$484.00	Failure to have catch and effort record book in possession when transporting fish.
219I(a)	\$161.19	3	\$484.00	Failure to complete all details of the catch disposal record in the required manner.
219I(b)	\$161.19	3	\$484.00	Failure to ensure the original of the catch disposal record accompanies a consignment.
219I(c)	\$161.19	3	\$484.00	Failure to ensure the original of the catch disposal record is given to a person receiving fish.
219I(d)	\$161.19	3	\$484.00	Failure to retain a duplicate copy of each catch disposal record completed.
219J(1)	\$161.19	3	\$484.00	Possess a signed catch disposal record before all required details are completed.
219J(2)	\$161.19	3	\$484.00	Failure to keep copies of completed and unused catch disposal records and books.
219J(3)	\$161.19	3	\$484.00	Failure to retain a duplicate copy of each catch disposal record completed in the record book.
219K(1)	\$161.19	5	\$806.00	Exceed the annual catch limit by more than 100kg in a licensing year.
219K(2)(a)	\$161.19	5	\$806.00	Possess fish in or on Port Phillip Bay or Western Port once annual catch limit is reached.
219K(2)(b)	\$161.19	5	\$806.00	Use commercial fishing equipment in or on Port Phillip Bay or Western Port once annual catch limit is reached.
219K(2)(c)	\$161.19	5	\$806.00	Possess commercial fishing equipment on board a boat in or on Port Phillip Bay or Western Port once annual catch limit is reached, unless the boat is tied to a pier, jetty or mooring.
219L	\$161.19	3	\$484.00	Receiving fish from a person not named in the licence.

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220(3)(a)	\$161.19	3	\$484.00	The licence holder must not, in or on Western Port use at one time more than 9 fishing lines that are not longlines
220(3)(b)	\$161.19	3	\$484.00	The licence holder must not, in or on Western Port— use a fishing line (other than a longline) with more than 3 hooks or more than 1 bait jig attached
220(3)(c)	\$161.19	3	\$484.00	The licence holder must not, in or on Western Port— possess a fishing line (other than a longline) with more than 3 hooks or more than 1 bait jig attached
221	\$161.19	3	\$484.00	The licence holder must not take from Western Port, or possess in, on or next to Western Port, more than 8 wrasse on any one day.
222(1)(a)	\$161.19	3	\$484.00	Use more than 2 longlines at any one time in or on Port Phillip Bay.
222(1)(b)	\$161.19	3	\$484.00	Use more than 400 hooks on longlines at any one time in or on Port Phillip Bay.
222(1)(c)	\$161.19	3	\$484.00	Possess more than 400 hooks on longlines at any one time in or on Port Phillip Bay.
222(3)(a)	\$161.19	3	\$484.00	The licence holder must not in or on Port Phillip Bay use at any one time more than 6 fishing lines that are not longlines
222(3)(b)	\$161.19	3	\$484.00	The licence holder must not in or on Port Phillip Bay— use a fishing line (other than a longline) with more than 3 hooks or more than 1 bait jig attached to the line
222(3)(c)	\$161.19	3	\$484.00	The licence holder must not in or on Port Phillip Bay— possess a fishing line (other than a longline) with more than 3 hooks or more than 1 bait jig attached to the line
223(2)	\$161.19	3	\$484.00	The licence holder must not, in or on Port Phillip Bay, use a drum or spool to hold or store any mesh net with meshes measuring 10 centimetres or more
223(5)	\$161.19	3	\$484.00	The licence holder, when using a mesh net, or combination of mesh nets, in or on Port Phillip Bay, must be in attendance at all times between the hours of sunrise and sunset when his or her mesh nets are in the water
226(1)	\$161.19	3	\$484.00	The licence holder must not in, on or next to Port Phillip Bay, use a commercial hoop net exceeding 3 metres in diameter from a pier or jetty
226(2)(a)	\$161.19	3	\$484.00	The licence holder must not use in or on Port Phillip Bay, more than 50 commercial hoop nets at any one time
226(2)(b)	\$161.19	3	\$484.00	The licence holder must not possess in or on Port Phillip Bay, more than 50 commercial hoop nets
227(1)	\$161.19	3	\$484.00	The licence holder must not take mussels from Port Phillip Bay other than— (a) by hand; or (b) by the use of breathing apparatus; or (c) by the use of a hand operated mussel rake from man-made structures
227(2)	\$161.19	3	\$484.00	The licence holder must not allow any person engaged to carry out an activity authorised by the licence to take mussels from Port Phillip Bay
227(3)	\$161.19	3	\$484.00	If offering mussels for sale, the licence holder must ensure that, no more than 1 hour after landing the mussels and before the mussels are moved from his or her possession, the mussels are placed in a container bearing a label with the following clearly and legibly marked on it— (a) the words "BAIT ONLY, NOT FOR HUMAN CONSUMPTION"; and (b) the licence holder's name or business name
229	\$161.19	3	\$484.00	The licence holder must not take from Port Phillip Bay, or possess in, on or next to Port Phillip Bay, more than 8 wrasse on any one day
230(1)	\$161.19	3	\$484.00	The licence holder must not use at any one time in or on Port Phillip Bay more than 6 bay fish traps.
230(2)	\$161.19	3	\$484.00	The licence holder must not possess on board the boat used under the licence in or on Port Phillip Bay more than 6 bay fish traps

PART 38—WRASSE (OCEAN) FISHERY ACCESS LICENCE CONDITIONS—LICENCE HOLDER

An offence against section 53(1) of the Act constituted by the failure of a WOFAL holder to comply with regulation 234(a) of the Regulations	\$161.19	3	\$484.00	The licence holder must not, in or on marine waters— (a) use at any one time more than 6 fishing lines
An offence against section 53(1) of the Act constituted by the failure of a WOFAL holder to comply with regulation 234(b) of the Regulations	\$161.19	3	\$484.00	The licence holder must not, in or on marine waters— use a fishing line with more than 3 hooks or more than one bait jig attached to the line
An offence against section 53(1) of the Act constituted by the failure of a WOFAL holder to comply with regulation 234(c) of the Regulations	\$161.19	3	\$484.00	The licence holder must not, in or on marine waters— possess a fishing line with more than 3 hooks or more than one bait jig attached to the line

PART 39—ABALONE FISHERY ACCESS LICENCE CONDITIONS—LICENCE HOLDER

An offence against section 53(1) of the Fisheries Act 1995 constituted by the failure of an AFAL holder to comply with the following regulation of the Fisheries Regulations 2009

257(a)	\$161.19	5	\$806.00	The licence holder must ensure that he or she or any person acting on behalf of the licence holder when taking abalone under the licence carries an instrument to facilitate the accurate measurement of abalone at all times while— (a) a boat is being used in connection with the taking of abalone
257(b)	\$161.19	5	\$806.00	The licence holder must ensure that he or she or any person acting on behalf of the licence holder when taking abalone under the licence carries an instrument to facilitate the accurate measurement of abalone at all times while— (b) abalone is being taken underwater
259(1)	\$161.19	5	\$806.00	The licence holder must ensure that all abalone taken under the licence is placed in bins and that each bin is covered and sealed with a bin lid by means of one or 2 bin tags affixed to both the bin and bin lid in such a manner that— (a) the bin lid cannot be removed from the bin without breaking the bin tag or tags; and (b) abalone cannot be put into or removed from the bin without breaking the bin tag or tags.
259(2)(a)	\$161.19	5	\$806.00	The licence holder must ensure that, after sealing a bin of abalone with a bin lid and bin tag or tags— (a) the bin tag is not removed, damaged or broken
259(2)(b)	\$161.19	5	\$806.00	The licence holder must ensure that, after sealing a bin of abalone with a bin lid and bin tag or tags— (b) no abalone is removed from, or added to, the bin

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259(3)	\$161.19	5	\$806.00	The licence holder must ensure that a bin containing abalone does not contain any kind of packaging other than bin inserts
259(4)	\$161.19	5	\$806.00	The licence holder must ensure that greenlip abalone is not placed in a bin containing blacklip abalone
260	\$161.19	5	\$806.00	The licence holder must ensure that no abalone are moved from the boat used under the licence unless all abalone have been placed in bins that have been sealed in accordance with regulation 259
262	\$161.19	5	\$806.00	The licence holder must ensure that Part A of the original and quadruplicate copy of the abalone docket has been completed in respect of all abalone taken under the licence, before Part B of the abalone docket is completed and signed
264	\$161.19	5	\$806.00	After complying with regulation 263 in respect of abalone taken under the licence, the licence holder must ensure that— (a) the duplicate and triplicate copies of the abalone docket are placed into the waterproof envelope approved or provided by the Secretary (or delegate); and (b) the envelope is sealed by affixing it to the bin sealed with the highest numbered bin tag.
266(1)	\$161.19	5	\$806.00	The licence holder must ensure all abalone taken under the licence are transferred or delivered to the premises specified in a Fish Receivers' (Abalone) Licence no later than 24 hours after the time of landing of the abalone.
266(2)	\$161.19	5	\$806.00	The licence holder must ensure that a separate abalone docket is completed in respect of each transfer or delivery of abalone to the premises specified in a Fish Receivers' (Abalone) Licence.
267	\$161.19	5	\$806.00	The licence holder must ensure that the original abalone docket completed under this Division in respect of abalone is sent to the Secretary (or delegate) within 2 business days after the time of landing of the abalone.

PART 40—ABALONE FISHERY ACCESS LICENCE CONDITIONS—PERSON ACTING ON BEHALF OF LICENCE HOLDER

An offence against section 53(4) of the Fisheries Act 1995 constituted by the failure of an AFAL holder to comply with the following regulations of the Fisheries Regulations 2009

257(a)	\$161.19	5	\$806.00	The licence holder must ensure that he or she or any person acting on behalf of the licence holder when taking abalone under the licence carries an instrument to facilitate the accurate measurement of abalone at all times while— (a) a boat is being used in connection with the taking of abalone
257(b)	\$161.19	5	\$806.00	The licence holder must ensure that he or she or any person acting on behalf of the licence holder when taking abalone under the licence carries an instrument to facilitate the accurate measurement of abalone at all times while— (b) abalone is being taken underwater
259(1)	\$161.19	5	\$806.00	The licence holder must ensure that all abalone taken under the licence is placed in bins and that each bin is covered and sealed with a bin lid by means of one or 2 bin tags affixed to both the bin and bin lid in such a manner that— (a) the bin lid cannot be removed from the bin without breaking the bin tag or tags; and (b) abalone cannot be put into or removed from the bin without breaking the bin tag or tags.
259(2)	\$161.19	5	\$806.00	The licence holder must ensure that, after sealing a bin of abalone with a bin lid and bin tag or tags— (a) the bin tag is not removed, damaged or broken; and (b) no abalone is removed from, or added to, the bin
259(3)	\$161.19	5	\$806.00	The licence holder must ensure that a bin containing abalone does not contain any kind of packaging other than bin inserts
259(4)	\$161.19	5	\$806.00	The licence holder must ensure that greenlip abalone is not placed in a bin containing blacklip abalone
260	\$161.19	5	\$806.00	The licence holder must ensure that no abalone are moved from the boat used under the licence unless all abalone have been placed in bins that have been sealed in accordance with regulation 259
262	\$161.19	5	\$806.00	The licence holder must ensure that Part A of the original and quadruplicate copy of the abalone docket has been completed in respect of all abalone taken under the licence, before Part B of the abalone docket is completed and signed
264	\$161.19	5	\$806.00	After complying with regulation 263 in respect of abalone taken under the licence, the licence holder must ensure that— (a) the duplicate and triplicate copies of the abalone docket are placed into the waterproof envelope approved or provided by the Secretary (or delegate); and (b) the envelope is sealed by affixing it to the bin sealed with the highest numbered bin tag
266(1)	\$161.19	5	\$806.00	The licence holder must ensure all abalone taken under the licence are transferred or delivered to the premises specified in a Fish Receivers' (Abalone) Licence no later than 24 hours after the time of landing of the abalone
266(2)	\$161.19	5	\$806.00	The licence holder must ensure that a separate abalone docket is completed in respect of each transfer or delivery of abalone to the premises specified in a Fish Receivers' (Abalone) Licence
267	\$161.19	5	\$806.00	The licence holder must ensure that the original abalone docket completed under this Division in respect of abalone is sent to the Secretary (or delegate) within 2 business days after the time of landing of the abalone

PART 41—FISH RECEIVERS' (ABALONE) LICENCE CONDITIONS—LICENCE HOLDER

An offence against section 53(1) of the Fisheries Act 1995 constituted by the failure of a FRAL holder to comply with the following regulations of the Fisheries Regulations 2009

272(b)	\$161.19	5	\$806.00	The licence holder must, on the premises specified in the licence—maintain a printer which is capable of printing information accessed via the internet
273	\$161.19	5	\$806.00	The licence holder must, within 48 hours after receiving a request from the Secretary (or delegate) under regulation 302(2)— (a) access the internet site, the address of which is notified under regulation 305(a), and access the part of that internet site dealing with stock record requests; and (b) provide all the details listed in Schedule 12 in the manner required by the Secretary (or delegate) set out in that part of the internet site in respect of all abalone on the premises specified in the licence at the time the details are provided; and (c) print a copy of those details; and (d) sign and date the copy; and (e) keep the copy on the premises specified in the licence.
276(1)	\$161.19	5	\$806.00	The licence holder must, before the abalone leaves the premises specified in the licence, ensure that the immediate packaging of the abalone is marked or labelled with a label that contains the following details— (a) the address of the licence holder or the name and address of the person on whose behalf the licence holder packaged the abalone; (b) the approved AQIS number or, if applicable, the trader identification number of the licence holder; (c) the net weight in kilograms of the abalone; (d) the date that the abalone was packaged.
278	\$161.19	5	\$806.00	The licence holder must not receive abalone at the premises specified in the licence any more than 24 hours after the time of landing set out in the abalone docket.

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279(a)	\$161.19	5	\$806.00	If the licence holder receives a bin containing abalone that is not sealed with a bin tag in accordance with regulation 259 or is not sealed with a completely intact bin tag, the licence holder— (a) must notify the Secretary (or delegate) within 30 minutes after receiving the abalone of— (i) the place where the abalone can be inspected during the next 24 hours; and (ii) the access licence number set out in the abalone docket accompanying the abalone
279(b)	\$161.19	5	\$806.00	If the licence holder receives a bin containing abalone that is not sealed with a bin tag in accordance with regulation 259 or is not sealed with a completely intact bin tag, the licence holder— must not break any bin tags, remove the lid from any bin or remove any abalone from, or add any abalone to, any bin in that consignment.
280	\$161.19	5	\$806.00	If Part B of the duplicate and triplicate copies of the abalone docket accompanying abalone has not been completed or is incorrect, the licence holder must notify the Secretary (or delegate) no more than 15 minutes after receiving the abalone.
283(1)	\$161.19	5	\$806.00	The licence holder must ensure that the duplicate copy of an abalone docket completed under this Subdivision in respect of abalone received at the premises specified in the licence is sent to the Secretary (or delegate) within 2 business days after the abalone enters the premises.
283(2)	\$161.19	5	\$806.00	The licence holder must retain on the premises specified in the licence the triplicate copy of any abalone docket in respect of all abalone received at that premises.
285	\$161.19	5	\$806.00	If Part A of the duplicate and triplicate copies of the abalone transfer certificate that accompanies the abalone has not been completed or is incorrect, the licence holder must notify the Secretary (or delegate) no more than 15 minutes after receiving the abalone.
288(1)	\$161.19	5	\$806.00	The licence holder must ensure that the duplicate copy of an abalone transfer certificate completed under this Subdivision in respect of abalone received at the premises specified in the licence is sent to the Secretary (or delegate) within 2 business days after the abalone enters the premises.
288(2)	\$161.19	5	\$806.00	The licence holder must keep on the premises specified in the licence the triplicate copy of any abalone transfer certificate in respect of all abalone received at the premises.
292(1)	\$161.19	5	\$806.00	The licence holder must ensure that the original, duplicate and triplicate copies of the abalone transfer certificate completed under this Subdivision in respect of abalone received at the premises specified in the licence are sent to the Secretary (or delegate) within 2 business days after the abalone is received at that premises.
292(2)	\$161.19	5	\$806.00	The licence holder must keep on the premises specified in the licence the quadruplicate copy of any abalone transfer certificate relating to abalone received at the premises.
295	\$161.19	5	\$806.00	The licence holder must keep on the premises specified in the licence the duplicate copy of every small sales return completed by the licence holder under this Subdivision.

PART 42—ROCK LOBSTER FISHERY ACCESS LICENCE CONDITIONS—LICENCE HOLDER

An offence against section 53(1) of the Fisheries Act 1995 constituted by the failure of a RLFAL holder to comply with the following regulations of the Fisheries Regulations 2009

335(1)	\$161.19	5	\$806.00	The licence holder must not use or possess in, on or next to Victorian waters a rock lobster pot unless the pot meets the specifications in this regulation.
340	\$161.19	5	\$806.00	The licence holder must not, in, on or next to Victorian waters, possess, land or cause to be landed— (a) any dismembered rock lobster; or (b) any part of a rock lobster.
343(1)	\$161.19	3	\$484.00	The licence holder must not take from Victorian waters, or possess in, on or next to Victorian waters, more than 8 wrasse on any one day.
343(2)	\$161.19	3	\$484.00	The licence holder must not take from Victorian waters, or possess, in on or next to Victorian waters more than 2 banded morwong on any one day.
343(3)	\$161.19	5	\$806.00	The licence holder must not on any one day, take, or possess on board the boat specified in the licence, or land from that boat, more than a total combined number of 2 gummy shark and school shark.
344(1)	\$161.19	5	\$806.00	The licence holder must not— (a) possess or use a coff in or on Victorian waters; or (b) load any rock lobster into a coff in or on Victorian waters— unless the use of a coff is authorised by the licence.
344(2)(a)	\$161.19	5	\$806.00	The licence holder must not, in or on marine waters— (a) use at any one time more than 6 fishing lines
344(2)(b)	\$161.19	5	\$806.00	The licence holder must not, in or on marine waters— use a fishing line with more than 3 hooks or more than one bait jig attached to the line
344(2)(c)	\$161.19	5	\$806.00	The licence holder must not, in or on marine waters— possess a fishing line with more than 3 hooks or more than one bait jig attached to the line
346	\$161.19	5	\$806.00	The licence holder must have the rock lobster daily catch record book on board the boat specified in the licence at all times— (a) when the licence holder or any person acting on behalf of the licence holder is on board the boat; or (b) when rock lobster is on board the boat.
347	\$161.19	5	\$806.00	The licence holder must ensure that all details of the rock lobster daily catch record are completed in the manner required by the Secretary (or delegate) on each day during which rock lobster fishing takes place before— (a) providing any details to the Secretary (or delegate) under regulation 348 or 349 via the rock lobster notification service; or (b) leaving Victorian waters in a boat if rock lobster taken from Victorian waters is on board that boat.
348(1)	\$161.19	5	\$806.00	The licence holder must ensure that the relevant specified rock lobster details are provided to the Secretary (or delegate) and confirmed by the licence holder as correct via the rock lobster notification service, at least 1 hour before the boat specified in the licence enters a port or mooring area in the eastern rock lobster zone on any day between the hours of 8 a.m. and 6 p.m. if— (a) the boat has any rock lobster on board; or (b) rock lobster fishing has taken place from that boat during the fishing trip
348(2)	\$161.19	5	\$806.00	Despite subregulation (1), the holder of a Rock Lobster Fishery (Western Zone) Access Licence must ensure that the relevant specified rock lobster details are provided to the Secretary (or delegate) and confirmed by the licence holder as correct via the rock lobster notification service, at least 30 minutes before the boat specified in the licence enters the Port of Apollo Bay on any day between 8 a.m. and 6 p.m. if— (a) the boat has any rock lobster on board; or (b) rock lobster fishing has taken place from that boat during the fishing trip.

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348(3)	\$161.19	5	\$806.00	The licence holder must ensure that the relevant specified rock lobster details are provided to the Secretary (or delegate) and confirmed by the licence holder as correct via the rock lobster notification service, at least 30 minutes before the boat specified in the licence enters a port or mooring area in the western rock lobster zone on any day between the hours of 8 a.m. and 6 p.m. if— (a) the boat has any rock lobster on board; or (b) rock lobster fishing has taken place from that boat during the fishing trip.
348(4)	\$161.19	5	\$806.00	The licence holder must ensure that the relevant specified rock lobster details are provided to the Secretary (or delegate) and confirmed by the licence holder as correct via the rock lobster notification service, at least 2 hours before the boat specified in the licence enters a port or mooring area in any Victorian waters on any day after 6 p.m. or before 8 a.m. if— (a) the boat has any rock lobster on board; or (b) rock lobster fishing has taken place from that boat during the fishing trip.
348(5)	\$161.19	5	\$806.00	If the licence holder is authorised by the licence to use a coff, the licence holder must ensure that the details set out in paragraph (b) of the definition of specified rock lobster details in regulation 5 are provided to the Secretary (or delegate) and confirmed by the licence holder as correct via the rock lobster notification service— (a) at least one hour before removing rock lobster from the coff on any day between the hours of 8 a.m. and 6 p.m.; or (b) at least 2 hours before removing rock lobster from the coff at any other time. (6) In this regulation relevant specified rock lobster details means the details set out in paragraph (a) of the definition of specified rock lobster details in regulation 5.
349(1)	\$161.19	5	\$806.00	If the licence holder has specified in the specified rock lobster details under regulation 348 that rock lobster would not be landed, but subsequently wishes to land rock lobster, the licence holder must ensure that the details set out in paragraph (a) of the definition of specified rock lobster details in regulation 5 are provided to the Secretary (or delegate) and confirmed by the licence holder as correct via the rock lobster notification service— (a) at least 1 hour before commencing to land any rock lobster from the boat specified in the licence on any day between the hours of 8 a.m. and 6 p.m.; or (b) at least 2 hours before commencing to land any rock lobster from that boat at any other time.
349(2)	\$161.19	5	\$806.00	If the licence holder does not know the number of rock lobster on board the boat specified in the licence at the time of providing the specified rock lobster details under regulation 348, the licence holder must, after the last rock lobster pot has been hauled, but at least 5 minutes before the boat enters a port or mooring area in Victorian waters, ensure that the following details are provided to the Secretary (or delegate) via the rock lobster notification service and confirmed by the licence holder as correct— (a) the licence number allocated by the Secretary (or delegate) to the licence; (b) the number of rock lobster on board the boat.
349(3)	\$161.19	5	\$806.00	If the number of rock lobster on board the boat specified in a licence has changed since providing the specified rock lobster details under regulation 348, the licence holder must, after the last rock lobster pot has been hauled, but at least 5 minutes before the boat enters a port or mooring area in Victorian waters, ensure that the following details are provided to the Secretary (or delegate) via the rock lobster notification service and confirmed by the licence holder as correct— (a) the licence number allocated by the Secretary (or delegate) to the licence; (b) the number of rock lobster on board the boat.
350(1)	\$161.19	5	\$806.00	The licence holder must not allow the boat specified in the licence with rock lobster on board to enter a port or mooring area in Victorian waters before the estimated time for that entry provided to the Secretary (or delegate) under regulation 348.
350(2)	\$161.19	5	\$806.00	The licence holder must not allow rock lobster to be landed from the boat specified in the licence before the estimated time for that landing provided to the Secretary (or delegate) under regulation 348 or 349(1).
351(1)	\$161.19	5	\$806.00	The licence holder must ensure that the boat specified in the licence with rock lobster on board enters the port or mooring area in Victorian waters within one hour after the estimated time for that entry provided to the Secretary (or delegate) under regulation 348.
351(2)	\$161.19	5	\$806.00	The licence holder must ensure that rock lobster are landed from the boat specified in the licence with rock lobster on board within one hour after the estimated time for that landing provided to the Secretary (or delegate) under regulation 348 or 349(1).
351(3)	\$161.19	5	\$806.00	Despite subregulation (2), a licence holder may commence landing rock lobster from the boat specified in the licence more than one hour after the estimated time for that landing provided to the Secretary (or delegate) under regulation 348 or 349(1), if the licence holder advises the Secretary (or delegate) via the rock lobster notification service at least one hour before the new estimated time for landing of the rock lobster of— (a) the licence holder's intention to land rock lobster more than one hour after the prior estimated time for landing; and (b) the new estimated time at which the landing of rock lobster will commence.
351(4)	\$161.19	5	\$806.00	If the licence holder advises the Secretary (or delegate) of a new estimated time for landing rock lobster under subregulation (3), the licence holder must ensure that rock lobster are landed from the boat within one hour after that time.
354(2)	\$161.19	3	\$484.00	Provide rock lobster weight details that are not accurate to within 0.1 kilograms of the actual weight.
356(1)	\$161.19	5	\$806.00	The licence holder must ensure that the original copy of the rock lobster daily catch record for a particular month is sent to the Secretary (or delegate) by the 18th day of the following month.
357(1)	\$161.19	5	\$806.00	The licence holder must ensure that he, she or any person acting on behalf of the licence holder does not possess a signed rock lobster catch disposal record or a copy of that record unless all required details of that record have been completed in the manner required by the Secretary (or delegate).
357(2)	\$161.19	5	\$806.00	The licence holder must ensure that all copies of completed, and all unused, rock lobster catch disposal records, rock lobster catch disposal record books, rock lobster daily catch records and rock lobster daily catch record books provided to the licence holder are kept by the licence holder.
357(3)	\$161.19	5	\$806.00	The licence holder must ensure that the duplicate copy of each rock lobster catch disposal record that has been completed in respect of rock lobster landed under the licence is retained in the rock lobster catch disposal record book issued to the licence holder.
358	\$161.19	5	\$806.00	The licence holder must ensure that the Secretary (or delegate) is notified of the location of a rock lobster catch disposal record book or a rock lobster daily catch record book if it is not located on the boat or at the place of landing of rock lobster.
PART 43—ROCK LOBSTER FISHERY ACCESS LICENCE CONDITIONS—PERSON ACTING ON BEHALF OF LICENCE HOLDER				
An offence against section 53(4) of the Fisheries Act 1995 constituted by the failure of a person acting on behalf of a RLFAL holder to comply with the following regulations of the Fisheries Regulations 2009				
335(1)	\$161.19	5	\$806.00	The licence holder must not use or possess in, on or next to Victorian waters a rock lobster pot unless the pot meets the specifications in this regulation.

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340	\$161.19	5	\$806.00	The licence holder must not, in, on or next to Victorian waters, possess, land or cause to be landed— (a) any dismembered rock lobster; or (b) any part of a rock lobster.
343(1)	\$161.19	3	\$484.00	The licence holder must not take from Victorian waters, or possess in, on or next to Victorian waters, more than 8 wrasse on any one day.
343(2)	\$161.19	3	\$484.00	The licence holder must not take from Victorian waters, or possess, in on or next to Victorian waters more than 2 banded morwong on any one day.
343(3)	\$161.19	5	\$806.00	The licence holder must not on any one day, take, or possess on board the boat specified in the licence, or land from that boat, more than a total combined number of 2 gummy shark and school shark.
344(1)	\$161.19	5	\$806.00	The licence holder must not— (a) possess or use a coff in or on Victorian waters; or (b) load any rock lobster into a coff in or on Victorian waters— unless the use of a coff is authorised by the licence.
344(2)(a)	\$161.19	5	\$806.00	The licence holder must not, in or on marine waters— (a) use at any one time more than 6 fishing lines
344(2)(b)	\$161.19	5	\$806.00	The licence holder must not, in or on marine waters— (b) use a fishing line with more than 3 hooks or more than one bait jig attached to the line
344(2)(c)	\$161.19	5	\$806.00	The licence holder must not, in or on marine waters— (c) possess a fishing line with more than 3 hooks or more than one bait jig attached to the line
346	\$161.19	5	\$806.00	The licence holder must have the rock lobster daily catch record book on board the boat specified in the licence at all times— (a) when the licence holder or any person acting on behalf of the licence holder is on board the boat; or (b) when rock lobster is on board the boat.
347	\$161.19	5	\$806.00	The licence holder must ensure that all details of the rock lobster daily catch record are completed in the manner required by the Secretary (or delegate) on each day during which rock lobster fishing takes place before— (a) providing any details to the Secretary (or delegate) under regulation 348 or 349 via the rock lobster notification service; or (b) leaving Victorian waters in a boat if rock lobster taken from Victorian waters is on board that boat.
348(1)	\$161.19	5	\$806.00	The licence holder must ensure that the relevant specified rock lobster details are provided to the Secretary (or delegate) and confirmed by the licence holder as correct via the rock lobster notification service, at least 1 hour before the boat specified in the licence enters a port or mooring area in the eastern rock lobster zone on any day between the hours of 8 a.m. and 6 p.m. if— (a) the boat has any rock lobster on board; or (b) rock lobster fishing has taken place from that boat during the fishing trip.
348(2)	\$161.19	5	\$806.00	Despite subregulation (1), the holder of a Rock Lobster Fishery (Western Zone) Access Licence must ensure that the relevant specified rock lobster details are provided to the Secretary (or delegate) and confirmed by the licence holder as correct via the rock lobster notification service, at least 30 minutes before the boat specified in the licence enters the Port of Apollo Bay on any day between 8 a.m. and 6 p.m. if— (a) the boat has any rock lobster on board; or (b) rock lobster fishing has taken place from that boat during the fishing trip.
348(3)	\$161.19	5	\$806.00	The licence holder must ensure that the relevant specified rock lobster details are provided to the Secretary (or delegate) and confirmed by the licence holder as correct via the rock lobster notification service, at least 30 minutes before the boat specified in the licence enters a port or mooring area in the western rock lobster zone on any day between the hours of 8 a.m. and 6 p.m. if— (a) the boat has any rock lobster on board; or (b) rock lobster fishing has taken place from that boat during the fishing trip.
348(4)	\$161.19	5	\$806.00	The licence holder must ensure that the relevant specified rock lobster details are provided to the Secretary (or delegate) and confirmed by the licence holder as correct via the rock lobster notification service, at least 2 hours before the boat specified in the licence enters a port or mooring area in any Victorian waters on any day after 6 p.m. or before 8 a.m. if— (a) the boat has any rock lobster on board; or (b) rock lobster fishing has taken place from that boat during the fishing trip.
348(5)	\$161.19	5	\$806.00	If the licence holder is authorised by the licence to use a coff, the licence holder must ensure that the details set out in paragraph (b) of the definition of specified rock lobster details in regulation 5 are provided to the Secretary (or delegate) and confirmed by the licence holder as correct via the rock lobster notification service— (a) at least one hour before removing rock lobster from the coff on any day between the hours of 8 a.m. and 6 p.m.; or (b) at least 2 hours before removing rock lobster from the coff at any other time. (6) In this regulation relevant specified rock lobster details means the details set out in paragraph (a) of the definition of specified rock lobster details in regulation 5.
349(1)	\$161.19	5	\$806.00	If the licence holder has specified in the specified rock lobster details under regulation 348 that rock lobster would not be landed, but subsequently wishes to land rock lobster, the licence holder must ensure that the details set out in paragraph (a) of the definition of specified rock lobster details in regulation 5 are provided to the Secretary (or delegate) and confirmed by the licence holder as correct via the rock lobster notification service— (a) at least 1 hour before commencing to land any rock lobster from the boat specified in the licence on any day between the hours of 8 a.m. and 6 p.m.; or (b) at least 2 hours before commencing to land any rock lobster from that boat at any other time.
349(2)	\$161.19	5	\$806.00	If the licence holder does not know the number of rock lobster on board the boat specified in the licence at the time of providing the specified rock lobster details under regulation 348, the licence holder must, after the last rock lobster pot has been hauled, but at least 5 minutes before the boat enters a port or mooring area in Victorian waters, ensure that the following details are provided to the Secretary (or delegate) via the rock lobster notification service and confirmed by the licence holder as correct— (a) the licence number allocated by the Secretary (or delegate) to the licence; (b) the number of rock lobster on board the boat.
349(3)	\$161.19	5	\$806.00	If the number of rock lobster on board the boat specified in a licence has changed since providing the specified rock lobster details under regulation 348, the licence holder must, after the last rock lobster pot has been hauled, but at least 5 minutes before the boat enters a port or mooring area in Victorian waters, ensure that the following details are provided to the Secretary (or delegate) via the rock lobster notification service and confirmed by the licence holder as correct— (a) the licence number allocated by the Secretary (or delegate) to the licence; (b) the number of rock lobster on board the boat.

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350(1)	\$161.19	5	\$806.00	The licence holder must not allow the boat specified in the licence with rock lobster on board to enter a port or mooring area in Victorian waters before the estimated time for that entry provided to the Secretary (or delegate) under regulation 348.
350(2)	\$161.19	5	\$806.00	The licence holder must not allow rock lobster to be landed from the boat specified in the licence before the estimated time for that landing provided to the Secretary (or delegate) under regulation 348 or 349(1).
351(1)	\$161.19	5	\$806.00	The licence holder must ensure that the boat specified in the licence with rock lobster on board enters the port or mooring area in Victorian waters within one hour after the estimated time for that entry provided to the Secretary (or delegate) under regulation 348.
351(2)	\$161.19	5	\$806.00	The licence holder must ensure that rock lobster are landed from the boat specified in the licence with rock lobster on board within one hour after the estimated time for that landing provided to the Secretary (or delegate) under regulation 348 or 349(1).
351(3)	\$161.19	5	\$806.00	Despite subregulation (2), a licence holder may commence landing rock lobster from the boat specified in the licence more than one hour after the estimated time for that landing provided to the Secretary (or delegate) under regulation 348 or 349(1), if the licence holder advises the Secretary (or delegate) via the rock lobster notification service at least one hour before the new estimated time for landing of the rock lobster of— (a) the licence holder's intention to land rock lobster more than one hour after the prior estimated time for landing; and (b) the new estimated time at which the landing of rock lobster will commence.
351(4)	\$161.19	5	\$806.00	If the licence holder advises the Secretary (or delegate) of a new estimated time for landing rock lobster under subregulation (3), the licence holder must ensure that rock lobster are landed from the boat within one hour after that time.
354(2)	\$161.19	3	\$484.00	Provide rock lobster weight details that are not accurate to within 0.1 kilograms of the actual weight.
356(1)	\$161.19	5	\$806.00	The licence holder must ensure that the original copy of the rock lobster daily catch record for a particular month is sent to the Secretary (or delegate) by the 18th day of the following month.
357(1)	\$161.19	5	\$806.00	The licence holder must ensure that he, she or any person acting on behalf of the licence holder does not possess a signed rock lobster catch disposal record or a copy of that record unless all required details of that record have been completed in the manner required by the Secretary (or delegate).
357(2)	\$161.19	5	\$806.00	The licence holder must ensure that all copies of completed, and all unused, rock lobster catch disposal records, rock lobster catch disposal record books, rock lobster daily catch records and rock lobster daily catch record books provided to the licence holder are kept by the licence holder.
357(3)	\$161.19	5	\$806.00	The licence holder must ensure that the duplicate copy of each rock lobster catch disposal record that has been completed in respect of rock lobster landed under the licence is retained in the rock lobster catch disposal record book issued to the licence holder.
358	\$161.19	5	\$806.00	The licence holder must ensure that the Secretary (or delegate) is notified of the location of a rock lobster catch disposal record book or a rock lobster daily catch record book if it is not located on the boat or at the place of landing of rock lobster.

PART 44—GIANT CRAB FISHERY (WESTERN ZONE) ACCESS LICENCE CONDITIONS—LICENCE HOLDER

An offence against section 53(1) of the Fisheries Act 1995 constituted by the failure of a GCFWZAL holder to comply with the following regulations of the Fisheries Regulations 2009

376	\$161.19	3	\$484.00	The licence holder must not use or possess in, on or next to Victorian waters a rock lobster pot unless the pot meets the specifications in regulation 335
381	\$161.19	3	\$484.00	The licence holder must not, in, on or next to Victorian waters, possess, land or cause to be landed— (a) any dismembered giant crab; or (b) any part of a giant crab.
384(1)	\$161.19	3	\$484.00	The licence holder must not take from Victorian waters, or possess in, on or next to Victorian waters, more than 8 wrasse on any one day.
384(2)	\$161.19	3	\$484.00	The licence holder must not take from Victorian waters, or possess in, on or next to Victorian waters, more than 2 banded morwong on any one day.
384(3)	\$161.19	5	\$806.00	The licence holder must not on any one day, take, or possess on board the boat specified in the licence, or land from that boat, more than a total combined number of 2 gummy shark and school shark.
386	\$161.19	3	\$484.00	The licence holder must have the giant crab daily catch record book on board the boat specified in the licence at all times— (a) when the licence holder or any person acting on behalf of the licence holder is on board the boat; or (b) when giant crab is on board the boat.
387	\$161.19	3	\$484.00	The licence holder must ensure that all details of the giant crab daily catch record are completed in the manner required by the Secretary (or delegate) on each day during which giant crab fishing takes place before— (a) providing any details to the Secretary (or delegate) in accordance with regulation 388 or 389 via the giant crab notification service; or (b) leaving Victorian waters in a boat if giant crab taken from Victorian waters are on board that boat.
388(1)	\$161.19	3	\$484.00	The licence holder must ensure that the relevant specified giant crab details are provided to the Secretary (or delegate) and confirmed by the licence holder as correct via the giant crab notification service, at least 1 hour before the boat specified in the licence enters a port or mooring area in the eastern rock lobster zone on any day between the hours of 8 a.m. and 6 p.m. if— (a) the boat has any giant crab on board; or (b) giant crab fishing has taken place from that boat during the fishing trip
388(2)	\$161.19	3	\$484.00	Despite subregulation (1), the licence holder must ensure that the relevant specified giant crab details are provided to the Secretary (or delegate) and confirmed by the licence holder as correct via the giant crab notification service, at least 30 minutes before the boat specified in the licence enters the Port of Apollo Bay on any day between the hours of 8 a.m. and 6 p.m. if— (a) the boat has any giant crab on board; or (b) giant crab fishing has taken place from that boat during the fishing trip.
388(3)	\$161.19	3	\$484.00	The licence holder must ensure that the relevant specified giant crab details are provided to the Secretary (or delegate) and confirmed by the licence holder as correct via the giant crab notification service, at least 30 minutes before the boat specified in the licence enters a port or mooring area in the western rock lobster zone on any day between the hours of 8 a.m. and 6 p.m. if— (a) the boat has any giant crab on board; or (b) giant crab fishing has taken place from that boat during the fishing trip.

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388(4)	\$161.19	3	\$484.00	The licence holder must ensure that the relevant specified giant crab details are provided to the Secretary (or delegate) and confirmed by the licence holder as correct via the giant crab notification service at least 2 hours prior to the boat specified in the licence enters a port or mooring area in Victorian waters on any day after 6 p.m. or before 8 a.m. if— (a) the boat has any giant crab on board; or (b) giant crab fishing has taken place from that boat during the fishing trip. (5) In this regulation the relevant specified giant crab details means the details set out in paragraph (a) of the definition of specified giant crab details in regulation 5.
389(1)	\$161.19	3	\$484.00	If the licence holder has specified under regulation 388 that giant crab would not be landed, but subsequently wishes to land giant crab, the licence holder must ensure that the details set out in paragraph (a) of the definition of specified giant crab details in regulation 5 are provided to the Secretary (or delegate) and confirmed by the licence holder as correct via the giant crab notification service— (a) at least 1 hour before commencing to land any giant crab from the boat specified in the licence on any day between the hours of 8 a.m. and 6 p.m.; or (b) at least 2 hours before commencing to land any giant crab from that boat at any other time.
389(2)	\$161.19	3	\$484.00	If the licence holder does not know the number of giant crab on board the boat specified in the licence at the time of providing the specified giant crab details under regulation 388, the licence holder must, after the last rock lobster pot has been hauled, but at least 5 minutes before the boat enters a port or mooring area in Victorian waters, ensure that the following details are provided to the Secretary (or delegate) via the giant crab notification service and confirmed by the licence holder as correct— (a) the licence number allocated by the Secretary (or delegate) to the licence; (b) the number of giant crab on board the boat.
389(3)	\$161.19	3	\$484.00	If the number of giant crab on board the boat specified in the licence has changed since providing the specified giant crab details under regulation 388, the licence holder must, after the last rock lobster pot has been hauled, but at least 5 minutes before the boat enters a port or mooring area in Victorian waters, ensure that the following details are provided to the Secretary (or delegate) via the giant crab notification service and confirmed by the licence holder as correct— (a) the licence number allocated by the Secretary (or delegate) to the licence; (b) the number of giant crab on board the boat.
390(1)	\$161.19	3	\$484.00	The licence holder must not allow the boat specified in the licence with giant crab on board to enter a port or mooring area in Victorian waters before the estimated time for that entry provided to the Secretary (or delegate) under regulation 388.
390(2)	\$161.19	3	\$484.00	The licence holder must not allow giant crab to be landed from the boat specified in the licence before the estimated time for that landing provided to the Secretary (or delegate) under regulation 388 or 389(1).
391(1)	\$161.19	3	\$484.00	The licence holder must ensure that the boat specified in the licence with giant crab on board enters the port or mooring area in Victorian waters within one hour after the estimated time for that entry provided to the Secretary (or delegate) under regulation 388.
391(2)	\$161.19	3	\$484.00	The licence holder must ensure that giant crab is landed from the boat specified in the licence with giant crab on board within one hour after the estimated time for that landing provided to the Secretary (or delegate) under regulation 388 or 389(1).
391(3)	\$161.19	3	\$484.00	Despite subregulation (2), a licence holder may commence landing giant crab from the boat specified in the licence more than one hour after the estimated time for that landing provided to the Secretary (or delegate) under regulation 388 or 389(1), if the licence holder advises the Secretary (or delegate) via the giant crab notification service at least one hour before the new estimated time for landing of the giant crab of— (a) the licence holder's intention to land giant crab more than one hour after the prior estimated time for landing; and (b) the new estimated time at which the landing of giant crab will commence.
391(4)	\$161.19	3	\$484.00	If the licence holder advises the Secretary (or delegate) of a new estimated time for landing giant crab under subregulation (3), the licence holder must ensure that giant crab is landed from the boat within one hour after that time.
396(1)	\$161.19	3	\$484.00	The licence holder must ensure that the original copy of the giant crab daily catch record for a particular month is sent to the Secretary (or delegate) by the 18th day of the following month.
397(1)	\$161.19	3	\$484.00	The licence holder must ensure that he, she or any person acting on behalf of the licence holder does not possess a signed giant crab catch disposal record or a copy of that record unless all required details of that record have been completed in the manner required by the Secretary (or delegate).
397(2)	\$161.19	3	\$484.00	The licence holder must ensure that all copies of completed, and all unused, giant crab catch disposal records, giant crab catch disposal record books, giant crab daily catch records and giant crab daily catch record books provided to the licence holder are kept by the licence holder.
397(3)	\$161.19	3	\$484.00	The licence holder must ensure that the duplicate copy of each giant crab catch disposal record that has been completed in respect of giant crab landed under the licence is retained in the giant crab catch disposal record book issued to the licence holder.
398	\$161.19	3	\$484.00	The licence holder must ensure that the Secretary (or delegate) is notified of the location of a giant crab catch disposal record book or a giant crab daily catch record book if it is not located on the boat or at the place of landing of giant crab.
PART 45—GIANT CRAB FISHERY (WESTERN ZONE) ACCESS LICENCE CONDITIONS—PERSON ACTING ON BEHALF OF LICENCE HOLDER				
An offence against section 53(4) of the Fisheries Act 1995 constituted by the failure of a person acting on behalf of a GCFWZAL holder to comply with the following regulations of the Fisheries Regulations 2009				
376	\$161.19	3	\$484.00	The licence holder must not use or possess in, on or next to Victorian waters a rock lobster pot unless the pot meets the specifications in regulation 335
381	\$161.19	3	\$484.00	The licence holder must not, in, on or next to Victorian waters, possess, land or cause to be landed— (a) any dismembered giant crab; or (b) any part of a giant crab
384(1)	\$161.19	3	\$484.00	The licence holder must not take from Victorian waters, or possess in, on or next to Victorian waters, more than 8 wrasse on any one day
384(2)	\$161.19	3	\$484.00	The licence holder must not take from Victorian waters, or possess in, on or next to Victorian waters, more than 2 banded morwong on any one day.
384(3)	\$161.19	5	\$806.00	The licence holder must not on any one day, take, or possess on board the boat specified in the licence, or land from that boat, more than a total combined number of 2 gummy shark and school shark.

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386	\$161.19	3	\$484.00	The licence holder must have the giant crab daily catch record book on board the boat specified in the licence at all times— (a) when the licence holder or any person acting on behalf of the licence holder is on board the boat; or (b) when giant crab is on board the boat.
387	\$161.19	3	\$484.00	The licence holder must ensure that all details of the giant crab daily catch record are completed in the manner required by the Secretary (or delegate) on each day during which giant crab fishing takes place before— (a) providing any details to the Secretary (or delegate) in accordance with regulation 388 or 389 via the giant crab notification service; or (b) leaving Victorian waters in a boat if giant crab taken from Victorian waters are on board that boat.
388(1)	\$161.19	3	\$484.00	The licence holder must ensure that the relevant specified giant crab details are provided to the Secretary (or delegate) and confirmed by the licence holder as correct via the giant crab notification service, at least 1 hour before the boat specified in the licence enters a port or mooring area in the eastern rock lobster zone on any day between the hours of 8 a.m. and 6 p.m. if— (a) the boat has any giant crab on board; or (b) giant crab fishing has taken place from that boat during the fishing trip.
388(2)	\$161.19	3	\$484.00	Despite subregulation (1), the licence holder must ensure that the relevant specified giant crab details are provided to the Secretary (or delegate) and confirmed by the licence holder as correct via the giant crab notification service, at least 30 minutes before the boat specified in the licence enters the Port of Apollo Bay on any day between the hours of 8 a.m. and 6 p.m. if— (a) the boat has any giant crab on board; or (b) giant crab fishing has taken place from that boat during the fishing trip.
388(3)	\$161.19	3	\$484.00	The licence holder must ensure that the relevant specified giant crab details are provided to the Secretary (or delegate) and confirmed by the licence holder as correct via the giant crab notification service, at least 30 minutes before the boat specified in the licence enters a port or mooring area in the western rock lobster zone on any day between the hours of 8 a.m. and 6 p.m. if— (a) the boat has any giant crab on board; or (b) giant crab fishing has taken place from that boat during the fishing trip.
388(4)	\$161.19	3	\$484.00	The licence holder must ensure that the relevant specified giant crab details are provided to the Secretary (or delegate) and confirmed by the licence holder as correct via the giant crab notification service at least 2 hours prior to the boat specified in the licence enters a port or mooring area in Victorian waters on any day after 6 p.m. or before 8 a.m. if— (a) the boat has any giant crab on board; or (b) giant crab fishing has taken place from that boat during the fishing trip.
389(1)	\$161.19	3	\$484.00	If the licence holder has specified under regulation 388 that giant crab would not be landed, but subsequently wishes to land giant crab, the licence holder must ensure that the details set out in paragraph (a) of the definition of specified giant crab details in regulation 5 are provided to the Secretary (or delegate) and confirmed by the licence holder as correct via the giant crab notification service— (a) at least 1 hour before commencing to land any giant crab from the boat specified in the licence on any day between the hours of 8 a.m. and 6 p.m.; or (b) at least 2 hours before commencing to land any giant crab from that boat at any other time.
389(2)	\$161.19	3	\$484.00	If the licence holder does not know the number of giant crab on board the boat specified in the licence at the time of providing the specified giant crab details under regulation 388, the licence holder must, after the last rock lobster pot has been hauled, but at least 5 minutes before the boat enters a port or mooring area in Victorian waters, ensure that the following details are provided to the Secretary (or delegate) via the giant crab notification service and confirmed by the licence holder as correct— (a) the licence number allocated by the Secretary (or delegate) to the licence; (b) the number of giant crab on board the boat.
389(3)	\$161.19	3	\$484.00	If the number of giant crab on board the boat specified in the licence has changed since providing the specified giant crab details under regulation 388, the licence holder must, after the last rock lobster pot has been hauled, but at least 5 minutes before the boat enters a port or mooring area in Victorian waters, ensure that the following details are provided to the Secretary (or delegate) via the giant crab notification service and confirmed by the licence holder as correct— (a) the licence number allocated by the Secretary (or delegate) to the licence; (b) the number of giant crab on board the boat.
390(1)	\$161.19	3	\$484.00	The licence holder must not allow the boat specified in the licence with giant crab on board to enter a port or mooring area in Victorian waters before the estimated time for that entry provided to the Secretary (or delegate) under regulation 388.
390(2)	\$161.19	3	\$484.00	The licence holder must not allow giant crab to be landed from the boat specified in the licence before the estimated time for that landing provided to the Secretary (or delegate) under regulation 388 or 389(1).
391(1)	\$161.19	3	\$484.00	The licence holder must ensure that the boat specified in the licence with giant crab on board enters the port or mooring area in Victorian waters within one hour after the estimated time for that entry provided to the Secretary (or delegate) under regulation 388.
391(2)	\$161.19	3	\$484.00	The licence holder must ensure that giant crab is landed from the boat specified in the licence with giant crab on board within one hour after the estimated time for that landing provided to the Secretary (or delegate) under regulation 388 or 389(1).
391(3)	\$161.19	3	\$484.00	Despite subregulation (2), a licence holder may commence landing giant crab from the boat specified in the licence more than one hour after the estimated time for that landing provided to the Secretary (or delegate) under regulation 388 or 389(1), if the licence holder advises the Secretary (or delegate) via the giant crab notification service at least one hour before the new estimated time for landing of the giant crab of— (a) the licence holder's intention to land giant crab more than one hour after the prior estimated time for landing; and (b) the new estimated time at which the landing of giant crab will commence.
391(4)	\$161.19	3	\$484.00	If the licence holder advises the Secretary (or delegate) of a new estimated time for landing giant crab under subregulation (3), the licence holder must ensure that giant crab is landed from the boat within one hour after that time.
396(1)	\$161.19	3	\$484.00	The licence holder must ensure that the original copy of the giant crab daily catch record for a particular month is sent to the Secretary (or delegate) by the 18th day of the following month.
397(1)	\$161.19	3	\$484.00	The licence holder must ensure that he, she or any person acting on behalf of the licence holder does not possess a signed giant crab catch disposal record or a copy of that record unless all required details of that record have been completed in the manner required by the Secretary (or delegate).
397(2)	\$161.19	3	\$484.00	The licence holder must ensure that all copies of completed, and all unused, giant crab catch disposal records, giant crab catch disposal record books, giant crab daily catch records and giant crab daily catch record books provided to the licence holder are kept by the licence holder.
397(3)	\$161.19	3	\$484.00	The licence holder must ensure that the duplicate copy of each giant crab catch disposal record that has been completed in respect of giant crab landed under the licence is retained in the giant crab catch disposal record book issued to the licence holder.

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398	\$161.19	3	\$484.00	The licence holder must ensure that the Secretary (or delegate) is notified of the location of a giant crab catch disposal record book or a giant crab daily catch record book if it is not located on the boat or at the place of landing of giant crab.
PART 46—SCALLOP (OCEAN) FISHERY ACCESS LICENCE CONDITIONS—LICENCE HOLDER				
An offence against section 53(1) of the Fisheries Act 1995 constituted by the failure of a SOFAL holder to comply with the following regulations of the Fisheries Regulations 2009				
408(2)	\$161.19	3	\$484.00	The licence holder must ensure that, when on board the boat specified in the licence in the waters of the Gippsland Lakes or any bay or inlet of the sea, any scallop dredge is securely stowed on board the boat.
410(1)(a)	\$161.19	3	\$484.00	The licence holder must not possess on board the boat specified in the licence during any fishing trip— (a) more than 10 kilograms of fish other than scallop
410(1)(b)	\$161.19	3	\$484.00	The licence holder must not possess on board the boat specified in the licence during any fishing trip— any abalone, rock lobster, giant crab, sea urchin, jellyfish or bug
410(2)(a)	\$161.19	3	\$484.00	The licence holder must not land from the boat specified in the licence— (a) more than 10 kilograms of fish other than scallop
410(2)(b)	\$161.19	3	\$484.00	The licence holder must not land from the boat specified in the licence any abalone, rock lobster, giant crab, sea urchin, jellyfish or bug
412	\$161.19	3	\$484.00	The licence holder must not take from Victorian waters, or possess in, on or next to Victorian waters, more than 8 wrasse on any one day.
413	\$161.19	3	\$484.00	The licence holder must not sell scallop to any person other than the holder of a Fish Receivers' (Scallop) Licence.
PART 47—FISH RECEIVERS' (SCALLOP) LICENCE CONDITIONS—LICENCE HOLDER				
An offence against section 53(1) of the Act constituted by the failure of a FRSL holder to comply with regulation 417(1) of the Regulations	\$161.19	3	\$484.00	The licence holder must complete a monthly scallop receivers' return in the manner directed by the Secretary (or delegate).
An offence against section 53(1) of the Act constituted by the failure of a FRSL holder to comply with regulation 417(2) of the Regulations	\$161.19	3	\$484.00	The licence holder must ensure that the monthly scallop receivers' return completed in accordance with subregulation (1) is sent to the Secretary (or delegate) by the 18th day of the month following the period specified in the return.
PART 48—AQUACULTURE LICENCE CONDITIONS—LICENCE HOLDER				
An offence against section 53(1) of the Fisheries Act 1995 constituted by the failure of an AQL holder to comply with the following regulations of the Fisheries Regulations 2009				
436	\$161.19	5	\$806.00	The licence holder must— (a) maintain a book of account for any priority species showing details of the goods in relation to that species produced in the ordinary course of the business while acting under the licence; and (b) make the book of account available for inspection by an authorised officer at any reasonable time.
437(1)	\$161.19	3	\$484.00	(1) The licence holder must complete an aquaculture production return for the periods— (a) 1 January to 30 June in each year; and (b) 1 July to 31 December in each year. if the offence does not involve a priority species
437(1)	\$161.19	5	\$806.00	(1) The licence holder must complete an aquaculture production return for the periods— (a) 1 January to 30 June in each year; and (b) 1 July to 31 December in each year. if the offence involves a priority species
437(2)	\$161.19	3	\$484.00	The licence holder must ensure that the return completed under subregulation (1) is— (a) sent to the Secretary (or delegate) within 30 days after the end of each period; or (b) completed online on the internet site notified by the Secretary (or delegate) under regulation 454 and lodged with the Secretary within 30 days after the end of each period. if the offence does not involve a priority species
437(2)	\$161.19	5	\$806.00	The licence holder must ensure that the return completed under subregulation (1) is— (a) sent to the Secretary (or delegate) within 30 days after the end of each period; or (b) completed online on the internet site notified by the Secretary (or delegate) under regulation 454 and lodged with the Secretary (or delegate) within 30 days after the end of each period. if the offence involves a priority species
437(3)	\$161.19	3	\$484.00	The licence holder must— (a) in the case of an aquaculture production return that is not completed online, keep a copy of that return; or (b) in the case of an aquaculture production return that is lodged online, keep a record of the verification from the Secretary (or delegate) that the return has been lodged. if the offence does not involve a priority species
437(3)	\$161.19	5	\$806.00	The licence holder must— (a) in the case of an aquaculture production return that is not completed online, keep a copy of that return; or (b) in the case of an aquaculture production return that is lodged online, keep a record of the verification from the Secretary (or delegate) that the return has been lodged. if the offence involves a priority species
438	\$161.19	3	\$484.00	The licence holder must, in relation to the transport or sale of any fish or fish product from the premises specified in the licence, ensure that the licence holder's name and the licence number is clearly marked on— (a) the outside of the immediate packaging of the fish or fish product; or (b) in the case of live fish, on the outside of the container in which the fish are being transported. if the offence does not involve a priority species
438	\$161.19	5	\$806.00	The licence holder must, in relation to the transport or sale of any fish or fish product from the premises specified in the licence, ensure that the licence holder's name and the licence number is clearly marked on— (a) the outside of the immediate packaging of the fish or fish product; or (b) in the case of live fish, on the outside of the container in which the fish are being transported. if the offence involves a priority species

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439(1)	\$161.19	5	\$806.00	The licence holder must, at the time of any sale of rock lobster, issue a receipt in respect of the sale of that rock lobster that contains the following details— (a) the full name of the licence holder; (b) the business address from which the rock lobster were sold; (c) the number of the receipt accompanying the rock lobster; (d) the date of the sale of the rock lobster; (e) the form of the rock lobster; (f) the number of rock lobster; (g) the net weight of the rock lobster.
439(2)	\$161.19	5	\$806.00	The licence holder must keep a copy of every receipt issued under subregulation (1) in a safe place.
440	\$161.19	3	\$484.00	The licence holder must, in respect of all fish acquired, purchased or received, keep and maintain an aquaculture incoming stock record which specifies— (a) the name and address of the person from whom the fish were acquired, purchased or received; and (b) the licence or permit number, or the reference number of any other authority (as the case may be), of the person from whom the fish were acquired, purchased or received; and (c) the species and quantity of fish acquired, purchased or received including the form of that fish; and (d) observations on the health status of the fish acquired, purchased or received; and (e) the date on which the fish were acquired, purchased or received. if the offence does not involve a priority species
440	\$161.19	5	\$806.00	The licence holder must, in respect of all fish acquired, purchased or received, keep and maintain an aquaculture incoming stock record which specifies— (a) the name and address of the person from whom the fish were acquired, purchased or received; and (b) the licence or permit number, or the reference number of any other authority (as the case may be), of the person from whom the fish were acquired, purchased or received; and (c) the species and quantity of fish acquired, purchased or received including the form of that fish; and (d) observations on the health status of the fish acquired, purchased or received; and (e) the date on which the fish were acquired, purchased or received. if the offence involves a priority species
Failure of an abalone AQL holder to comply with regulation 442(1)	\$161.19	5	\$806.00	The licence holder must not shuck abalone or possess shucked abalone.
Failure of an abalone AQL holder to comply with regulation 443(1)	\$161.19	5	\$806.00	The licence holder must, at the time of sale or consignment of abalone, issue to the buyer or consignee of the abalone a receipt in respect of that abalone containing the following details— (a) the full name and address of the licence holder; (b) the full name and signature of the person completing the receipt; (c) the date of sale or consignment of the abalone; (d) the net weight in kilograms of abalone sold or consigned; (e) the product description of the abalone; (f) in respect of each sale or consignment of abalone, a unique identifying number generated from a sequential system of numbering of each sale or consignment for the purposes of the receipt; (g) any one or more of the following details— (i) the full name and address of the person who processed the abalone; (ii) the trader identification number of the licence holder; (iii) the approved AQIS number of the place or premises where the abalone was processed; (h) the date the abalone was packaged.
Failure of an abalone AQL holder to comply with regulation 443(2)	\$161.19	5	\$806.00	The licence holder must keep a copy of every receipt issued under subregulation (1) in a safe place.
Failure of an abalone AQL holder to comply with regulation 444(1)	\$161.19	5	\$806.00	The licence holder must ensure that, before abalone leaves the area specified in the licence, the immediate packaging of the abalone is marked or labelled with a label containing the following details— (a) the address of the licence holder or the name and address of the person on whose behalf the licence holder packaged the abalone; (b) the approved AQIS number or, if applicable, the trader identification number of the licence holder; (c) the net weight in kilograms of the abalone; (d) the date that the abalone was packaged
447	\$161.19	3	\$484.00	The licence holder must not use in, or introduce into, the area or waters specified in the licence any artificial feed including— (a) processed or formulated feeds; or (b) whole fish, parts of fish or by-products of fish. if the offence does not involve a priority species
447	\$161.19	5	\$806.00	The licence holder must not use in, or introduce into, the area or waters specified in the licence any artificial feed including— (a) processed or formulated feeds; or (b) whole fish, parts of fish or by-products of fish. if the offence involves a priority species
Failure of a Crown land AQL holder to comply with regulation 448(1)	\$161.19	3	\$484.00	The licence holder must ensure that each corner of the area specified in the licence (including the waters covering that area) is marked with a buoy floating on the surface of the water unless that corner is marked with a navigation aid.
Failure of a Crown land AQL holder to comply with regulation 449(1)	\$161.19	3	\$484.00	The licence holder must ensure that any float, buoy or other item of floating commercial aquaculture equipment within the area specified in the licence (including the waters covering that area) is marked with the name of the licence holder and a telephone number on which the licence holder can be contacted.
Failure of a Crown land AQL holder to comply with regulation 449(2)	\$161.19	3	\$484.00	The licence holder must ensure that any commercial aquaculture equipment set or deployed by the licence holder in the area specified in the licence (including the waters covering that area), remains within the boundaries of that area at all times.
Failure of an Aquaculture (Private Land—Tourism) Licence holder to comply with regulation 451	\$161.19	3	\$484.00	It is a condition of an Aquaculture (Private Land—Tourism) Licence that the licence holder must ensure that any fish sold under the licence is sold from the private land specified in the licence.
PART 49 - SCALLOP DIVE (PORT PHILLIP BAY) ACCESS LICENCE CONDITIONS - LICENCE HOLDER				
An offence against section 53(1) of the Fisheries Act 1995, constituted by a failure of a SDPPBAL holder to comply with the following regulations of the Fisheries Regulations 2009				
413C	\$161.19	3	\$484.00	Carry an instrument capable of accurate measurement of scallop on each boat used under the licence at all times when fishing
413D(1)	\$161.19	3	\$484.00	Provide specified scallop dive details at least 30 minutes before a boat used for the purposes of taking scallop by hand for sale leaves a port or mooring
413E(1)	\$161.19	3	\$484.00	Provide specified scallop dive details if a boat used under the licence is to enter a port or mooring and has scallop on board or has been used for scallop fishing
413E(3)	\$161.19	3	\$484.00	
413F(1)	\$161.19	3	\$484.00	Land scallop at a port or mooring specified in Part 3 of Schedule 20 and notified to the Secretary (or delegate) under regulation 413E
413G(1)	\$161.19	3	\$484.00	Prevent a boat with scallop on board entering a port or mooring area before the estimated time provided to the Secretary (or delegate) and where there is no safety threat to any person acting under the licence

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413G(2)	\$161.19	3	\$484.00	Prevent scallop to be landed from a boat before the estimated time provided to the Secretary (or delegate) under regulation 413E and where there is no safety threat to any person acting under the licence
413H(3)	\$161.19	3	\$484.00	Land scallop within one hour of a new estimated time provided to the Secretary (or delegate) under regulation 413H(2)
413I(1)	\$161.19	3	\$484.00	Weigh scallop and forward completed daily catch and effort record to the Secretary (or delegate) within 20 minutes after landing scallop
413I(2)	\$161.19	3	\$484.00	Ensure weight of scallop provided to the Secretary (or delegate) is correct to within 0.1 kilograms of actual weight
413J	\$161.19	3	\$484.00	Ensure scallops are not moved from landing place before catch disposal record is completed or that original copy of catch disposal record accompanies the scallop
413L(1)	\$161.19	3	\$484.00	Ensure that he or she, or any other person acting on behalf of the licence holder does not possess a signed scallop catch disposal record or copy of such record before all details have been completed in the manner specified by the Secretary (or delegate).
413L(2)	\$161.19	3	\$484.00	Keep all copies of completed and unused scallop catch disposal records and scallop catch disposal record books
413L(3)	\$161.19	3	\$484.00	Retain a duplicate copy of each scallop catch disposal record completed in the record book issued to the licence holder
413M	\$161.19	3	\$484.00	Notify the Secretary (or delegate) of the location of the scallop catch disposal record book if it is not on the boat used under the licence or at the place of landing scallop
413N	\$161.19	3	\$484.00	Ensure that scallop is not taken from two or more scallop commercial fishing management zones during a fishing trip
413O	\$161.19	3	\$484.00	Ensure that recreational fishing activities are not undertaken from a boat used for fishing activities under the licence
413P	\$161.19	3	\$484.00	Ensure that shucked scallop is not possessed on board a boat used under the licence or land or cause sucked scallop to be landed from such a boat on or next to Victorian waters
413Q	\$161.19	3	\$484.00	Ensure that scallop are not transferred from one boat to another in, under or on Victorian waters
413R	\$161.19	3	\$484.00	Scallop taken by a person other than a person named in the licence must not be received in, under or on Victorian waters
413S	\$161.19	3	\$484.00	Recreationally caught scallop must not be possessed at the same premises as scallop taken under the licence
413T	\$161.19	3	\$484.00	Underwater breathing apparatus or scallop must not be possessed in a scallop commercial fishing exclusion zone
413U	\$161.19	3	\$484.00	Underwater breathing apparatus or any other equipment approved by the Secretary (or delegate) must not be used in specified areas of Port Phillip Bay when carrying out activities under the licence
413V(1)	\$161.19	3	\$484.00	Install a vessel monitoring system of the type approved by the Secretary (or delegate) and install and operate the vessel monitoring system in the manner approved by the Secretary (or delegate).
413V(2)	\$161.19	3	\$484.00	Take all reasonable steps to ensure the vessel monitoring system installed on the boat is not interfered with or tampered with or altered, damaged or disabled
413V(3)	\$161.19	3	\$484.00	Ensure that the vessel monitoring system is operating so that the boat's position can be reported and the power mode is normal and remains in full power during the fishing trip
413V(4)	\$161.19	3	\$484.00	Ensure that the boat used under the licence does not leave a port or mooring area if the vessel monitoring system is not operating in accordance with regulation 413V(3)
413W	\$161.19	3	\$484.00	Maintain access to the internet to the extent reasonably practicable
413X	\$161.19	3	\$484.00	Submit an annual report and the specified times and containing the specified information

PART 50 - SCALLOP DIVE (PORT PHILLIP BAY) ACCESS LICENCE CONDITIONS - PERSON ACTING ON BEHALF OF LICENCE HOLDER

An offence against section 53(4) of the Fisheries Act 1995, constituted by a failure of a person acting on behalf of a SDPPBAL holder to comply with the following regulations of the Fisheries Regulations 2009

413C	\$161.19	3	\$484.00	Carry an instrument capable of accurate measurement of scallop on each boat used under the licence at all times when fishing
413D(1)	\$161.19	3	\$484.00	Provide specified scallop dive details at least 30 minutes before a boat used for the purposes of taking scallop by hand for sale leaves a port or mooring
413E(1)	\$161.19	3	\$484.00	Provide specified scallop dive details if a boat used under the licence is to enter a port or mooring and has scallop on board or has been used for scallop fishing
413E(3)	\$161.19	3	\$484.00	
413F(1)	\$161.19	3	\$484.00	Land scallop at a port or mooring specified in Part 3 of Schedule 20 and notified to the Secretary (or delegate) under regulation 413E.
413G(1)	\$161.19	3	\$484.00	Prevent a boat with scallop on board entering a port or mooring area before the estimated time provided to the Secretary (or delegate) and where there is no safety threat to any person acting under the licence
413G(2)	\$161.19	3	\$484.00	Prevent scallop to be landed from a boat before the estimated time provided to the Secretary (or delegate) under regulation 413E and where there is no safety threat to any person acting under the licence.
413H(3)	\$161.19	3	\$484.00	Land scallop within one hour of a new estimated time provided to the Secretary (or delegate) under regulation 413H(2).
413I(1)	\$161.19	3	\$484.00	Weigh scallop and forward completed daily catch and effort record to the Secretary (or delegate) within 20 minutes after landing scallop.
413I(2)	\$161.19	3	\$484.00	Ensure weight of scallop provided to the Secretary is correct to within 0.1 kilograms of actual weight.
413J	\$161.19	3	\$484.00	Ensure scallops are not moved from landing place before catch disposal record is completed or that original copy of catch disposal record accompanies the scallop
413L(1)	\$161.19	3	\$484.00	Ensure that he or she, or any other person acting on behalf of the licence holder does not possess a signed scallop catch disposal record or copy of such record before all details have been completed in the manner specified by the Secretary (or delegate).
413L(2)	\$161.19	3	\$484.00	Keep all copies of completed and unused scallop catch disposal records and scallop catch disposal record books
413L(3)	\$161.19	3	\$484.00	Retain a duplicate copy of each scallop catch disposal record completed in the record book issued to the licence holder
413M	\$161.19	3	\$484.00	Notify the Secretary (or delegate) of the location of the scallop catch disposal record book if it is not on the boat used under the licence or at the place of landing scallop
413N	\$161.19	3	\$484.00	Ensure that scallop is not taken from two or more scallop commercial fishing management zones during a fishing trip
413O	\$161.19	3	\$484.00	Ensure that recreational fishing activities are not undertaken from a boat used for fishing activities under the licence
413P	\$161.19	3	\$484.00	Ensure that shucked scallop is not possessed on board a boat used under the licence or land or cause sucked scallop to be landed from such a boat on or next to Victorian waters
413Q	\$161.19	3	\$484.00	Ensure that scallop are not transferred from one boat to another in, under or on Victorian waters
413R	\$161.19	3	\$484.00	Scallop taken by a person other than a person named in the licence must not be received in, under or on Victorian waters
413S	\$161.19	3	\$484.00	Recreationally caught scallop must not be possessed at the same premises as scallop taken under the licence
413T	\$161.19	3	\$484.00	Underwater breathing apparatus or scallop must not be possessed in a scallop commercial fishing exclusion zone
413U	\$161.19	3	\$484.00	Underwater breathing apparatus or any other equipment approved by the Secretary (or delegate) must not be used in specified areas of Port Phillip Bay when carrying out activities under the licence
413V(1)	\$161.19	3	\$484.00	Install a vessel monitoring system of the type approved by the Secretary (or delegate) and install and operate the vessel monitoring system in the manner approved by the Secretary (or delegate).
413V(2)	\$161.19	3	\$484.00	Take all reasonable steps to ensure the vessel monitoring system installed on the boat is not interfered with or tampered with or altered, damaged or disabled
413V(3)	\$161.19	3	\$484.00	Ensure that the vessel monitoring system is operating so that the boat's position can be reported and the power mode is normal and remains in full power during the fishing trip
413V(4)	\$161.19	3	\$484.00	Ensure that the boat used under the licence does not leave a port or mooring area if the vessel monitoring system is not operating in accordance with regulation 413V(3)
413W	\$161.19	3	\$484.00	Maintain access to the internet to the extent reasonably practicable

PART 51 - SEA URCHIN FISHERY ACCESS LICENCE CONDITIONS - LICENCE HOLDER

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An offence against section 53(1) of the Fisheries Act 1995, constituted by a failure of a person acting on behalf of a SDPPBAL holder to comply with the following regulations of the Fisheries Regulations 2009

417E(1)	\$161.19	3	\$484.00	Provide the specified information to the Secretary (or delegate) at least one hour before a boat to be used for the purposes of taking sea urchin for sale leaves a port or mooring
417F(1)	\$161.19	3	\$484.00	Provide the specified information to the Secretary (or delegate) at least 30 minutes before a boat that has sea urchin on board or has been used for the purposes of fishing for sea urchin for sale enters a port or mooring.
417F(3)	\$161.19	3	\$484.00	Ensure that if the boat is to enter a port or mooring other than the one previously supplied, the Secretary (or delegate) is notified at least 30 minutes before entering that port or mooring
417G	\$161.19	3	\$484.00	Ensure that the sea urchin are landed at the port or mooring supplied to the Secretary (or delegate) unless there is an impending or actual threat to the safety of a person engaged in activities under the licence and that the Secretary (or delegate) is advised as soon as practicable of another place where sea urchin are to be landed.
417I(3)	\$161.19	3	\$484.00	Ensure that if the Secretary (or delegate) is informed of a new estimated time for landing sea urchin, the sea urchin are landed within one hour after that time
417J(1)	\$161.19	3	\$484.00	Ensure that no later than 60 minutes after landing sea urchin, the sea urchin are weighed, the net whole weight is recorded in the sea urchin daily catch and effort record, that record is forwarded to the Secretary (or delegate) and all details are provided and correct
417J(2)	\$161.19	3	\$484.00	Ensure that the weight of sea urchin is correct to within 0.1 kilograms of the actual weight
417K	\$161.19	3	\$484.00	Ensure that the sea urchin are not moved from the place of landing or delivered for processing unless the catch disposal record has been completed and signed and the original copy of the record accompanies the sea urchin
417M(1)	\$161.19	3	\$484.00	Ensure that the licence holder or anyone acting on behalf of the licence holder does not possess a signed sea urchin catch disposal record or a copy of such record unless all the required details have been completed in the specified manner
417M(2)	\$161.19	3	\$484.00	Ensure that all copies of the completed, and all unused sea urchin catch disposal records and sea urchin catch disposal record books are kept by the licence holder
417M(3)	\$161.19	3	\$484.00	Ensure that the duplicated copy of each sea urchin catch disposal record has been completed in respect of the sea urchin landed under the licence is retained in the sea urchin catch disposal record book
417N	\$161.19	3	\$484.00	Ensure that the Secretary (or delegate) is notified of the location of the sea urchin catch disposal record book if it is not located on a boat used under the licence or at the place of landing
417O	\$161.19	3	\$484.00	Ensure that sea urchin are not transferred from one boat to another in, under or on Victorian waters
417P	\$161.19	3	\$484.00	Ensure that the licence holder does not receive in, under or on Victorian waters sea urchin taken by any other person other than a person named in the licence
417Q	\$161.19	3	\$484.00	Ensure that recreationally taken sea urchin are not possessed at the same premises as sea urchin taken under the licence

PART 52 - SEA URCHIN FISHERY ACCESS LICENCE CONDITIONS - PERSON ACTING ON BEHALF OF LICENCE HOLDER

An offence against section 53(4) of the Fisheries Act 1995, constituted by a failure of a person acting on behalf of a SDPPBAL holder to comply with the following regulations of the Fisheries Regulations 2009

417E(1)	\$161.19	3	\$484.00	Provide the specified information to the Secretary (or delegate) at least one hour before a boat to be used for the purposes of taking sea urchin for sale leaves a port or mooring
417F(1)	\$161.19	3	\$484.00	Provide the specified information to the Secretary (or delegate) at least 30 minutes before a boat that has sea urchin on board or has been used for the purposes of fishing for sea urchin for sale enters a port or mooring.
417F(3)	\$161.19	3	\$484.00	Ensure that if the boat is to enter a port or mooring other than the one previously supplied, the Secretary (or delegate) is notified at least 30 minutes before entering that port or mooring
417G	\$161.19	3	\$484.00	Ensure that the sea urchin are landed at the port or mooring supplied to the Secretary (or delegate) unless there is an impending or actual threat to the safety of a person engaged in activities under the licence and that the Secretary (or delegate) is advised as soon as practicable of another place where sea urchin are to be landed
417I(3)	\$161.19	3	\$484.00	Ensure that if the Secretary (or delegate) is informed of a new estimated time for landing sea urchin, the sea urchin are landed within one hour after that time
417J(1)	\$161.19	3	\$484.00	Ensure that no later than 60 minutes after landing sea urchin, the sea urchin are weighed, the net whole weight is recorded in the sea urchin daily catch and effort record, that record is forwarded to the Secretary (or delegate) and all details are provided and correct
417J(2)	\$161.19	3	\$484.00	Ensure that the weight of sea urchin is correct to within 0.1 kilograms of the actual weight
417K	\$161.19	3	\$484.00	Ensure that the sea urchin are not moved from the place of landing or delivered for processing unless the catch disposal record has been completed and signed and the original copy of the record accompanies the sea urchin
417M(1)	\$161.19	3	\$484.00	Ensure that anyone acting on behalf of the licence holder does not possess a signed sea urchin catch disposal record or a copy of such record unless all the required details have been completed in the specified manner
417M(2)	\$161.19	3	\$484.00	Ensure that all copies of the completed, and all unused sea urchin catch disposal records and sea urchin catch disposal record books are kept by the person acting on behalf of the licence holder
417M(3)	\$161.19	3	\$484.00	Ensure that the duplicated copy of each sea urchin catch disposal record has been completed in respect of the sea urchin landed under the licence is retained in the sea urchin catch disposal record book
417N	\$161.19	3	\$484.00	Ensure that the Secretary (or delegate) is notified of the location of the sea urchin catch disposal record book if it is not located on a boat used under the licence or at the place of landing.
417O	161.19	3	484	Ensure that sea urchin are not transferred from one boat to another in, under or on Victorian waters
417P	161.19	3	484	Ensure that the person acting on behalf of the licence holder does not receive in, under or on Victorian waters sea urchin taken by any other person other than a person named in the licence
417Q	161.19	3	484	Ensure that recreationally taken sea urchin are not possessed at the same premises as sea urchin taken under the licence