



Department of  
**Primary Industries and  
Regional Development**

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**Fisheries Management Paper No. 291**

**Draft Management Plan  
for the Kimberley Crab  
Managed Fishery**

May 2018

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**Important disclaimer**

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## 1.0 OPPORTUNITY TO COMMENT

### INTENTION TO DETERMINE A MANAGEMENT PLAN FOR THE KIMBERLEY CRAB MANAGED FISHERY: DRAFT PLAN OPEN FOR PUBLIC COMMENT

In accordance with section 64(2) of the Fish Resources Management Act 1994, the Minister for Fisheries published a Notice in the Government Gazette on 4 May 2018 (Appendix 1) stating that he intends to determine a Management Plan for the Kimberley Crab Managed Fishery (the Fishery) and invites interested persons to comment on the Draft Plan.

A copy of the Draft Plan is included within this Fisheries Management Paper and is available on the Department of Primary Industries and Regional Development (DPIRD) website, [www.dpird.wa.gov.au](http://www.dpird.wa.gov.au).

Interested persons seeking to comment on the Draft Plan are invited to make representations in writing to the Minister for Fisheries by 4.00 pm, Monday 4 June 2018.

Representations in connection with the Draft Plan may be forwarded to:

**Minister for Fisheries**  
**Draft Kimberley Crab Management Plan**  
**c/- Deputy Director General**  
**Department of Primary Industries and Regional Development**  
**Locked Bag 39,**  
**Cloisters Square WA 6850, Australia**

Alternatively, written submissions may be forwarded electronically to [Ellen.Smith@dpird.wa.gov.au](mailto:Ellen.Smith@dpird.wa.gov.au).

## 1.1 Key Elements of the Draft Management Plan

Below are some of the key elements within the Draft Plan; however, interested persons are encouraged to read the Draft Plan thoroughly to formulate their own views.

- The capacity of the Fishery is set at 600 traps.
- There are 1200 units in the Fishery, with each unit equating to 0.5 traps.
- The holders of Instrument of Exemption No. 2934, 2935 and 2954 will each be granted a licence with 400 units (200 traps) if an application for a licence is received on or prior to 1 January 2019.
- There are provisions in the Draft Plan to allow the granting of additional licences, which will only be able to operate in the Fishery by obtaining a minimum operational unit holding of 200 units (100 traps) from an existing licence holder.
- The area of the Fishery includes the waters of northern Western Australia located east of 120°00' east longitude to the Northern Territory border, out to the Exclusive Economic Zone (200 nautical miles). See map of the proposed Kimberley Crab Managed Fishery at Appendix 2.

- There are prohibitions on fishing within close proximity to recreationally important and culturally significant areas such as Derby, Hall Point, Crystal Head, Red Bluff and Wyndham.
- The transition of Aboriginal Body-Corporates currently fishing by Instrument of Exemption in the Kimberley Developing Crab Fishery to more formal management arrangements will be progressed under a separate management framework.

## **1.2 Next Steps**

1. DPIRD will collate submissions and provide advice to the Minister for Fisheries regarding the written comments received on the Draft Plan and the Draft Plan may be amended if the Minister considers it appropriate to do so;
2. Following consideration of the submissions received and amendment of the Draft Plan as appropriate, the final management plan will be provided to the Minister for his consideration and approval. Subject to the Minister's approval, the new Management Plan will be published in the Government Gazette;
3. Subject to the Management Plan gaining Ministerial approval and being published in the Government Gazette, DPIRD will invite persons meeting the criteria for the grant of a licence to lodge an application for a licence; and,
4. The final Plan will come into effect on 1 November 2018.

After reading the Draft Plan, if you have any questions please contact Ellen Smith on (08) 9193 8611 or Sascha Brand-Gardner on (08) 6551 4497.

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## 2.0 BACKGROUND

There are currently five Instruments of Exemption which allow for commercial fishing for crab in the Kimberley Developing Crab Fishery (Developing Fishery). Three of the Exemptions are held by non-indigenous commercial operators, and two are held by Aboriginal Body-Corporates who fish in smaller areas with the consent of traditional owners. These Exemption holders have been accessing the Developing Fishery since it first commenced in 2006. The total catch of mud crab for the Developing Fishery peaked in 2015 at 15.3t. This catch represented a 20% increase on the reported catch from 2014 and is 39% higher than catches recorded in 2006 when fishing within the Developing Fishery first began. Overall, catches have remained relatively low compared to the Northern Territory mud crab fishery and other crab fisheries in Western Australia. A lack of secure access rights has been a limiting factor to greater investment in this fishery.

On 19 September 2014 the (then) Minister for Fisheries approved an overall management framework for commercial crab fishing in the Kimberley. The crab fishery is to be managed in two parts, with commercial operators fishing under a management plan, issued under section 54 of the Fish Resources Management Act 1994; and Aboriginal Body-Corporates fishing under a non-transferable Regulation Licence, to be developed in line with the Aquatic Resources Management Act 2016, once in force. The overall management framework specified that 600 traps would be allocated to the three commercial Exemption holders, and an additional 600 traps would be set aside for allocation to Aboriginal Body-Corporates.

A draft Kimberley Crab Managed Fishery Management Plan 2018 has now been developed, as outlined in this document.

The two Aboriginal Body-Corporates which currently fish for crabs commercially in waters adjacent to their Native Title lands will continue to do so under their respective Exemptions. An Aboriginal Body-Corporate Regulation Licence will be developed in the future and a separate public consultation process will be undertaken at this time.

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### **3.0 DRAFT KIMBERLEY CRAB MANAGED FISHERY MANAGEMENT PLAN**

Fish Resources Management Act 1994

#### **KIMBERLEY CRAB MANAGED FISHERY MANAGEMENT PLAN 2018**

FD 3717/14 [1218]

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**KIMBERLEY CRAB MANAGED FISHERY MANAGEMENT PLAN 2018**

FD 3717/14 [1218]

Made by the Minister under section 54.

**PART 1 – PRELIMINARY**

**1. Citation**

This plan is the *Kimberley Crab Managed Fishery Management Plan 2018*.

**2. Commencement**

This plan will come into operation on 1 November 2018.

**3. Interpretation**

In this plan, unless the contrary intention appears –

***approved ALC*** means an approved automatic location communicator as defined in regulation 55A;

***authorised boat*** means a primary boat and an auxiliary boat;

***auxiliary boat*** means a licensed fishing boat used to fish in connection with fishing from a primary boat, the name and licensed fishing boat number of which is specified on a licence;

***blue swimmer crab*** means fish of that common name described by the scientific classification opposite that name in Division 3 of Schedule 7 to the regulations;

***crab*** means any fish of the Family Portunidae;

***crab trap*** means a device as described in clause 25(2);

***current entitlement*** means the usual entitlement conferred by a licence as –

- (a) increased by any entitlement transferred to the licence; or
- (b) decreased by any entitlement transferred from the licence;

***Fishery*** means the Kimberley Crab Managed Fishery identified in clause 5;

***fishing return*** means a return in a form approved by the CEO from time to time under the Act for recording the catch of crabs taken under the authority of a licence;

***fishing session*** means a period of time during a fishing trip when gear is being used in the waters of the Fishery, including any times when gear is being pulled from the water and any part of that gear remains in the water;

***fishing trip*** means a period between when a boat commences travelling through the waters of the Fishery with gear on board for the purposes of undertaking a fishing session and when that boat ceases travelling through the waters of the Fishery with that gear on board after undertaking, or attempting to undertake, a fishing session;

***licence*** means a managed fishery licence authorising a person to fish in the Fishery;

***primary boat*** means a licensed fishing boat, the name, licensed fishing boat number and length of which are specified on a licence;

***pull*** means, in relation to crab traps, to bring crab traps from the seabed to the surface;

***total fee*** means the product of the fee (per unit) specified in Schedule 2 and the number of units of usual entitlement conferred by a licence;

***unit value*** means the value of a unit of entitlement, in terms of crab traps, determined in accordance with Schedule 3;

***usual entitlement*** means the entitlement conferred by a licence without regard to any entitlement transferred to or from the licence.

#### **4. Procedure before this plan may be amended or revoked**

All the licence holders are the persons to be consulted before this plan is amended or revoked.

### **PART 2 – THE FISHERY**

#### **5. Identification and declaration of the Fishery**

- (1) The Fishery to which this plan relates is fishing for crab by any means in the waters described in Schedule 1.
- (2) The Fishery is a managed fishery, and may be referred to as the Kimberley Crab Managed Fishery.

### **PART 3 – LICENCES AND FEES**

#### **6. Criteria for the grant of a licence**

- (1) The criteria to be satisfied before the CEO may grant a person a licence to fish in the Fishery are that –
  - (a) on the date of commencement of this plan the person was, or had been, the holder of exemption number 2934, 2935 or 2954; and
  - (b) an application for the grant of a licence is made only once, on or prior to 1 January 2019.

(2) Notwithstanding subclause (1), the CEO may grant a person a licence to fish in the Fishery if the CEO is satisfied that –

- (a) immediately upon being granted a licence an application will be made under section 140 of the Act to transfer usual units of entitlement to the licence, if it is granted, from another licence; and
- (b) the application referred to in paragraph (a) will be in respect of a total of not less than one unit; and
- (c) in the CEO's opinion, there is no arguable ground in respect of the application referred to in paragraph (a) to refuse to transfer the units of usual entitlement to the licence; and
- (d) the person is a fit and proper person to hold a licence.

## **7. Duration of licences**

A licence expires on 31 October next following the date of grant or renewal.

## **8. Items that must be specified on a licence**

A licence granted or renewed in respect of the Fishery must specify –

- (a) the name and business address of the holder of the licence; and
- (b) the name and licensed fishing boat number of not more than one licensed fishing boat that may be used as a primary boat under the authority of the licence; and
- (c) the name and licensed fishing boat number of not more than three licensed fishing boats that may be used as auxiliary boats under the authority of the licence; and
- (d) the licence number; and
- (e) the date on which the licence was granted or renewed; and
- (f) the date on which the licence expires; and
- (g) the name of the Fishery; and
- (h) the usual entitlement of the licence; and
- (i) the current entitlement of the licence; and
- (j) the unit value in respect of each unit conferred by the licence; and
- (k) any conditions imposed on the licence by the CEO.

## **9. Fees**

(1) The fee set out in Schedule 2 is the fee to be paid in respect of the grant or renewal of a licence.

(2) For the purposes of regulation 137(2) the total fee may be paid by instalments as specified in Schedule 2 if -

- (a) an election to pay by instalments is made by the holder of a licence in accordance with subclause (3); and
- (b) there is no other fee, charge or levy in respect of the licence which has not been paid at the time the election is received at the head office of the Department.

- (3) An election for the purposes of subclause (2) must be –
- (a) made in writing;
  - (b) received at an office of the Department on or before 1 November of the year for which the licence is to be renewed; and
  - (c) accompanied by the first instalment plus the surcharge.
- (4) For the purposes of regulation 137(3) the surcharge shall be 3.13% of the total fee.

#### **PART 4 – CAPACITY OF FISHERY**

##### **10. Capacity of the Fishery**

At the commencement of 1 November 2018, the capacity of the Fishery is 600 crab traps.

#### **PART 5 – SCHEME OF ENTITLEMENT**

##### **11. Licence entitlements to equal capacity**

The sum of the entitlements to fish for crab in the Fishery that may be conferred by all the licences is to be equal to the capacity of the Fishery.

##### **12. Licence entitlements to be expressed in terms of units**

- (1) The entitlement to fish for crab in the Fishery conferred by a licence is to be expressed in terms of units of entitlement.
- (2) The extent of the entitlement to fish for crab in the Fishery that arises from time to time from a unit (the unit value) is determined by the formula specified in Schedule 3.

##### **13. Prohibition on fishing in excess of current entitlement**

A person fishing under the authority of a licence must not fish in the Fishery at any time unless the number of crab traps used under the authority of that licence is less than or equal to the current entitlement to take crabs conferred by that licence.

##### **14. Conferral of entitlement**

The entitlement of a licence granted under clause 6(1) is 400 units.

##### **15. Authority of licence of no effect where usual or current entitlement is less than 200 units**

The authority conferred by a licence is of no effect at any time when the usual or the current entitlement of the licence is less than 200 units.

## **PART 6 – TRANSFER OF ENTITLEMENT**

### **16. Grounds for refusal to transfer part of an entitlement**

The CEO may refuse to transfer part of an entitlement to another licence on the grounds that the application is not in respect of a whole number of units.

### **17. Temporary transfer of part of an entitlement**

A unit of entitlement may be temporarily transferred from one licence to another licence, for a period ending at the time the licence expires, provided that –

- (a) the transfer is for a whole number of units; and
- (b) the fee in respect of the licence has been paid when it became due.

### **18. Reduction of entitlement conferred by a licence**

(1) Where –

- (a) a person is convicted for an offence against section 74 of the Act relating to exceeding the current entitlement conferred by a licence; and
- (b) a court has determined the amount by which the entitlement was exceeded, the CEO is to reduce the number of units of usual entitlement conferred by the relevant licence.

(2) For the purposes of subclause (1), the number of units of usual entitlement conferred by the licence is to be reduced by the number of units that exceeded the current entitlement at the time of the offence.

### **19. Surrender of licence and reallocation of usual entitlement**

- (1) The criteria to be satisfied before the CEO will increase the usual entitlement conferred by a licence are that –
  - (a) an application to increase the usual entitlement conferred by a licence is made by the holder of a licence;
  - (b) another licence has been surrendered under section 144 of the Act;
  - (c) the person who was the holder of the surrendered licence has consented to the application referred to in paragraph (a); and
  - (d) the CEO is of the opinion that the person who was the holder of the surrendered licence is not liable to prosecution for an offence that is prescribed for the purposes of section 224 of the Act.
- (2) The entitlement of a licence must not be increased by more than the usual entitlement in respect of the surrendered licence.
- (3) Subclause (1) applies once in connection with the surrender of any licence.
- (4) For the purposes of subclause (1)(a) a reference to a licence includes a reference to a licence which has been applied for in accordance with clause 6(2) of this plan.

## **PART 7 – APPROVED ALC’S AND NOMINATIONS**

### **20. Requirement for approved ALC to be installed in a primary boat**

- (1) A person must not use an authorised boat in the Fishery unless an approved ALC has been installed in the primary boat in accordance with the approved directions and is operating effectively.
- (2) A person must not use an authorised boat in the Fishery unless the approved ALC installed in the primary boat has been tested, and is being used, in accordance with the approved directions.
- (3) A person must not fish in the Fishery using an authorised boat at any time when the sleep mode facility of the approved ALC on board the primary boat is in operation.

### **21. Nomination of intention to fish**

- (1) The master of an authorised boat must ensure that a nomination of intention to fish is made prior to commencing a fishing trip.
- (2) A nomination made under subclause (1) must be made by the master by the use of an approved ALC in accordance with the approved directions.
- (3) Where a nomination of intention to fish is made under subclause (1), the master of the authorised boat must specify the –
  - (a) number of the licence which authorises fishing to occur;
  - (b) Fishery in which the fishing will occur;
  - (c) name and contact number of the master of the authorised boat;
  - (d) place of departure; and
  - (e) place of landing.

### **22. Nomination to land**

- (1) The master of an authorised boat must ensure that a nomination to land is made prior to landing crab.
- (2) A nomination made under subclause (1) must be made by the master of an authorised boat –
  - (a) by the use of an approved ALC in accordance with the approved directions; and
  - (b) not less than 3 hours prior to landing crab.
- (3) Where a nomination to land is made under subclause (1), the master of an authorised boat must specify –
  - (a) the Fishery in which the crab will be landed;
  - (b) the place of landing; and
  - (c) the time at which crab will be landed.
- (4) The master of an authorised boat must not land any crab –

- (a) other than at the place specified; and
  - (b) at a time that is 1.5 hours after the period of the time specified in subclause (3)(c),
- in a nomination made under this clause.

**23. Nomination to exit the Fishery**

- (1) Where –
  - (a) an authorised boat is being used to fish in the Fishery under the authority of a licence; and
  - (b) a nomination in accordance with clause 21 is in effect for that boat, the master of an authorised boat must not allow that boat to be taken out of the waters of the Fishery unless a nomination to exit the Fishery has been made and is in effect.
- (2) A nomination to exit the Fishery must be made by the master of an authorised boat –
  - (a) by the use of an approved ALC in accordance with the approved directions; and
  - (b) be made not less than 3 hours prior to the boat being taken out of the waters of the Fishery.

**PART 8 – GENERAL REGULATION OF FISHING**

**24. Use of boats**

- (1) The master of a primary boat must ensure that an auxiliary boat is not used to fish unless –
  - (a) the auxiliary boat returns to the primary boat at least once a day; and
  - (b) the auxiliary boat unloads any catch to the primary boat during a fishing trip.
- (2) A person must not fish in the Fishery other than by the use of no more than –
  - (a) one primary boat; and
  - (b) three auxiliary boats, specified on a licence.

**25. Fishing by means of crab trap – general restrictions**

- (1) A person fishing in the Fishery under the authority of a licence must not fish by any means other than by crab trap.
- (2) A person must not use a crab trap to fish for crabs in the Fishery unless that crab trap is –
  - (a) a rectangular trap with –
    - (i) dimensions of not more than 1000 millimetres in length, 600 millimetres in width and 300 millimetres in height; and
    - (ii) is constructed with rigid mesh of not less than 50 millimetres by 75 millimetres in mesh size; and
    - (iii) not more than 2 openings for crabs to enter the trap; or

- (b) a round trap that –
  - (i) when measured externally does not exceed 500 millimetres in height and 1200 millimetres in diameter; and
  - (ii) is constructed with flexible nylon mesh of not less than 75 millimetres in mesh size; and
  - (iii) has not more than 4 openings for crabs to enter the crab trap.
- (3) A person must not use a crab trap to fish for crabs in the Fishery unless that crab trap is attached to –
  - (a) a surface float that is branded or stamped in legible characters with the licensed fishing boat number of the authorised boat that is being used to fish in the Fishery; or
  - (b) another crab trap, and a surface float as specified in subclause (a) is attached at each end of the line of crab traps.
- (4) A person fishing in the Fishery under the authority of a licence must pull and empty every crab trap at least once in any 48 hour period.
- (5) Subject to subclause (6), the master of an authorised boat must not permit the number of crab traps being carried on that boat to be more than the current entitlement of the licence under which fishing is to be carried out.
- (6) Subclause (5) does not apply where the master of an authorised boat has reported lost crab traps via a nomination made in accordance with clause 26.

## **26. Requirement to report lost crab traps**

- (1) The master of an authorised boat must report any lost or irretrievable crab traps –
  - (a) by the use of an approved ALC to the Department, within 24 hours of concluding a fishing trip or prior to the commencement of the next fishing trip; and
  - (b) in the fishing return.
- (2) A report in the fishing return must specify –
  - (a) the quantity and type of lost or irretrievable crab traps; and
  - (b) the last known location of the lost or irretrievable crab traps.
- (3) If any crab traps referred to in subclause (1) are subsequently found, the master of an authorised boat must report those crab traps to the Department by the use of an approved ALC.

## **27. CEO may permit fishing by use of different traps**

- (1) The CEO may, by notice published in the *Gazette*, permit persons fishing in the Fishery to fish by means of traps that would otherwise be prohibited under this plan, if, in the opinion of the CEO the use of those traps may have economic, environmental or social benefits for the Fishery.
- (2) A notice made under subclause (1) –
  - (a) must specify the traps that are permitted to be used in the Fishery;
  - (b) must specify the period of time for which the notice is in effect;

- (c) may only be made after consultation with all licence holders who are entitled to fish in the Fishery; and
- (d) must take into account any advice received from the Department's Executive Director of Science and Resource Assessment.

## **PART 9 – PROHIBITIONS AND OFFENCES**

### **28. Persons prohibited from fishing in the Fishery**

- (1) A person must not fish in the Fishery other than –
  - (a) in accordance with this plan; and
  - (b) under the authority of a licence.
- (2) Subclause (1) does not apply to a person fishing –
  - (a) for crab for a non-commercial purpose in accordance with the Act; or
  - (b) under the authority of Exemption Numbers 2856 and 2857; or
  - (c) under the authority of an authorisation that authorises fishing in the –
    - (i) Broome Prawn Managed Fishery;
    - (ii) Kimberley Gillnet and Barramundi Managed Fishery;
    - (iii) Kimberley Prawn Managed Fishery; or
    - (iv) West Coast Deep Sea Crustacean Managed Fishery.

### **29. Prohibition on fishing for crab in an area of the Fishery**

A person must not fish for crab at any time in the waters described in Schedule 4 of this plan.

### **30. Prohibition on possession of crab**

- (1) A person fishing in the Fishery under the authority of a licence must not –
  - (a) be in possession of; or
  - (b) consign,  
blue swimmer crab of a length less than 135 millimetres.
- (2) Any blue swimmer crab of a length less than 135 millimetres in length must be returned to the water immediately.

### **31. Prohibition on fishing under the authority of more than one licence**

- (1) A person must not fish in the Fishery under the authority of more than one licence at any one time.
- (2) A person must not commence fishing under the authority of a licence until all crab taken under the authority of another licence have been removed from the authorised boat.

### **32. Prohibition on selling or dealing with, or attempting to sell or deal with, crab**

- (1) In this clause –

*deal with* includes handling, storing, transporting, weighing and recording;

*otherwise dealt with* includes handled, stored, transported, weighed and recorded.

- (2) A person must not sell, purchase, or deal with, or attempt to sell, purchase or deal with, or be in possession of, any crab taken from the Fishery, landed or otherwise dealt with in contravention of this plan.
- (3) A person must not sell, purchase, or deal with, or attempt to sell, purchase, or deal with, or be in possession of, any crab unless that crab was taken and landed by the holder of a commercial fishing licence under the authority of a licence.

### **33. Notice of closure of area of the Fishery**

- (1) The CEO may, by notice published in the Gazette prohibit fishing by any means in any part of the Fishery for the period specified in the notice if –
  - (a) the sustainability of fish stocks exploited by the Fishery is at high risk; or
  - (b) the livelihood of threatened, endangered or protected species are at high risk due to fishing activities in the Fishery.
- (2) A notice made in accordance with subclause (1) -
  - (a) may only be made after consultation with all licence holders; and
  - (b) must take into account any advice received from the Department's Executive Director of Science and Resource Assessment;
  - (c) may apply at all times or for a specified period; and
  - (d) revokes any previous notice made under subclause (1).
- (3) A person must not fish in any part of the Fishery at a time when fishing in that part of the Fishery has been prohibited by a notice made under subclause (1).

### **34. Offences**

A person who contravenes clause 13, 20, 21, 22, 23, 24, 25, 26, 28(1), 28(3), 29, 30, 31, 32(2), 32(3) or 33(3) commits an offence.

## **Schedule 1 Description of the Fishery**

All Western Australian waters off the northern coast of Western Australia east of 120° 00' east longitude.

**Schedule 2**  
**Fees**

[clause 9]

- (1) The fee payable for the grant or renewal of a licence is \$16.89 per unit.
- (2) The fee payable in respect of the grant or renewal of a licence may be paid in instalments consisting of –
  - (a) the first instalment being 25% of the total fee and due for payment on or before 1 November;
  - (b) the second instalment being 25% of the total fee and due for payment on or before 1 February following the day on which the first instalment is paid;
  - (c) the third instalment being 50% of the total fee and due for payment on or before 1 May following the day on which the first instalment is paid.

**Schedule 3**  
**Unit Value**

[clause 12]

The extent of the entitlement to fish for crab in the Fishery that arises from time to time from a unit (the unit value) is determined by the formula:

$$\frac{C}{N} = U$$

where

C is the capacity of the Fishery;  
N is the total number of units of entitlement conferred by all the licences; and  
U is the unit value, rounded to 2 decimal places

**Schedule 4**  
**Closed areas**

[clause 29]

- (1) All waters of the Fishery seaward of the coastal waters of the State.
- (2) All waters of the Fishery between 120° 00' east longitude and 123° 15' east longitude.
- (3) All waters of the Fishery south and east of a line commencing at the intersection of the high water mark and the geodesic between a point at 17° 19.65' south latitude and 123° 25.40' east longitude (on the mainland near Fraser River) and a point at 17° 02.14' south latitude and 123° 35.06' east longitude (on the mainland near Point Torment); thence extending north-easterly along the geodesic towards a point at 17° 02.14' south latitude and 123° 35.06' east longitude (on the mainland near Point Torment) until its intersection with the high water mark.

- (4) All waters of the Fishery including rivers, tidal creeks, tributaries and pools, south and west of a line commencing at the intersection of the high water mark and the geodesic between a point at  $17^{\circ} 00.70'$  south latitude and  $123^{\circ} 39.40'$  east longitude (on the mainland near Point Torment Creek) and a point at  $17^{\circ} 00.69'$  south latitude and  $123^{\circ} 39.70'$  east longitude; thence extending easterly along the geodesic to the intersection of  $17^{\circ} 00.69'$  south latitude and  $123^{\circ} 39.70'$  east longitude; thence extending south-easterly along the geodesic to the intersection of  $17^{\circ} 01.14'$  south latitude and  $123^{\circ} 40.47'$  east longitude; thence extending southerly along the geodesic towards a point at  $17^{\circ} 01.46'$  south latitude and  $123^{\circ} 40.48'$  east longitude until its intersection with the high water mark; and west of line commencing at the intersection of the high water mark and the geodesic between a point at  $17^{\circ} 02.40'$  south latitude and  $123^{\circ} 40.80'$  east longitude and a point at  $17^{\circ} 02.80'$  south latitude and  $123^{\circ} 40.70'$  east longitude; thence extending southerly along the geodesic towards a point at  $17^{\circ} 02.80'$  south latitude and  $123^{\circ} 40.70'$  east longitude until its intersection with the high water mark.
- (5) All waters of the Fishery including rivers, tidal creeks, tributaries and pools, within a radius of five (5) nautical miles of the intersection of  $15^{\circ} 40.30'$  south latitude and  $124^{\circ} 22.11'$  east longitude (on Parin Peninsula at Hall Point) and including all the waters of Deception Bay.
- (6) All waters of the Fishery including rivers, tidal creeks, tributaries and pools, south and west of a line commencing at the intersection of the high water mark and the geodesic between a point at  $14^{\circ} 27.45'$  south latitude and  $125^{\circ} 51.13'$  east longitude (on the mainland at Crystal Head) and a point at  $14^{\circ} 32.34'$  south latitude and  $125^{\circ} 55.47'$  east longitude (on the mainland); thence extending south-easterly along the geodesic towards a point at  $14^{\circ} 32.34'$  south latitude and  $125^{\circ} 55.47'$  east longitude (on the mainland) until its intersection with the high water mark.
- (7) All waters of the Fishery including rivers, tidal creeks, tributaries and pools, south and east of a line commencing at the intersection of the high water mark and the geodesic between a point at  $14^{\circ} 00.04'$  south latitude and  $126^{\circ} 41.65'$  east longitude (on the mainland at Red Bluff) and a point at  $14^{\circ} 08.47'$  south latitude and  $126^{\circ} 34.10'$  east longitude (on the mainland at King Harman Point); thence extending south-westerly along the geodesic towards a point at  $14^{\circ} 08.47'$  south latitude and  $126^{\circ} 34.10'$  east longitude (on the mainland at King Harman Point) until its intersection with the high water mark.
- (8) All waters of the Fishery including rivers, tidal creeks, tributaries and pools, upstream of a line commencing at the intersection of the high water mark and the geodesic between a point at  $15^{\circ} 10.05'$  south latitude and  $128^{\circ} 05.93'$  east longitude (on the mainland at Lyne Point) and a point at  $15^{\circ} 09.41'$  south latitude and  $128^{\circ} 07.64'$  east longitude (on Adolphus Island at Rees Point); thence extending easterly along the geodesic towards a point at  $15^{\circ} 09.41'$  south latitude and  $128^{\circ} 07.64'$  east longitude (on Adolphus Island at Rees Point) until its intersection with the high water mark; thence generally easterly along the high water mark until its intersection with the parallel between a point at  $15^{\circ} 11.65'$  south latitude and  $128^{\circ} 11.85'$  east longitude (on Adolphus Island at Scott Point) and a point at  $15^{\circ} 11.65'$  south latitude and  $128^{\circ} 13.30'$  east longitude (on the mainland); thence extending due east along the parallel towards a point at  $15^{\circ} 11.65'$  south latitude and  $128^{\circ} 13.30'$  east longitude (on the mainland) until its intersection with the high water mark.

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## 4.0 APPENDICIES

### Appendix 1 – Government Gazette Notice

**FI401**

**FISH RESOURCES MANAGEMENT ACT 1994**  
**INTENTION TO DETERMINE A MANAGEMENT PLAN FOR THE**  
**KIMBERLEY CRAB MANAGED FISHERY**

FD 3717/14 [1218]

I, Dave Kelly MLA, Minister for Fisheries, hereby give notice in accordance with section 64(2) of the *Fish Resources Management Act 1994* that I intend to determine a management plan for the Kimberley Crab Managed Fishery.

A copy of the draft management plan may be obtained from the website of the Department of Primary Industries and Regional Development (<https://dpird.wa.gov.au>).

Interested persons who wish to comment on the draft management plan are invited to make representations in writing to the Minister for Fisheries by 4 pm, Monday 4 June 2018.

Representations may be forwarded to—

Minister for Fisheries  
Draft Kimberley Crab Managed Fishery Management Plan 2018  
c/- Deputy Director General  
Sustainability and Biosecurity  
Department of Primary Industries and Regional Development  
140 William Street  
Perth WA 6000

Alternatively, written submissions may be forwarded electronically to: [Ellen.Smith@dpird.wa.gov.au](mailto:Ellen.Smith@dpird.wa.gov.au)

Dated the 26th day of April 2018.

D. KELLY, Minister for Fisheries.

## Appendix 2 – Map of the proposed Kimberley Crab Managed Fishery

