

Fisheries Management (Fish Processors) Regulations 2017

Regulation 10

Revocation

As of 21 June 2023, the Determination made for the purposes of regulation 10 dated 8 April 2022 will be revoked.

Determination

For the purpose of regulation 10 relating to the processing of Pipi from a holder of a licence in respect of the Pipi Fishery – I make the following determinations commencing 21 June 2023: –

- Where a Registered fish processor has taken delivery of Pipi together with a paper G CDR they must comply with Part A of this determination.
- Where a Registered fish processor has taken delivery of Pipi together with an electronic report they must comply with Part B of this determination.

Part A

Paper based records and reporting

Registered fish processors must record, provide information and deal with fish as described in this part where they have taken delivery of Pipi and a corresponding paper (G CDR) record.

Regulation 10(1)(a) (record information)

- (1) Where a registered fish processor processes Pipi he or she must keep an accurate record of all Pipi purchased or obtained, or consigned or delivered to the fish processor and ensure that these records are-
 - (a) maintained in good condition and are legible;
 - (b) kept in a readily accessible place; and
 - (c) able to be produced for inspection by a Fisheries Officer on request.

Regulation 10(1)(c) (arrangements for fish)

- (1) A registered fish processor who purchases or obtains Pipi from the holder of—
 - (a) a licence in respect of the Lakes and Coorong Fishery subject to a condition fixing a Pipi quota entitlement; or
 - (b) a licence in respect of the Marine Scalefish Fishery subject to a condition fixing a Pipi quota entitlement; or
 - (c) a registered master or nominated agent of the holder of such a licence;

must not unseal the approved containers containing the Pipi except at the registered premises of the fish processor.

Regulation 10(3) (keeping records)

- (1) Where a registered fish processor processes Pipi he or she must keep records of all purchases, consignments and deliveries and ensure that these records are -
- (a) maintained in good condition and are legible; and
 - (b) kept for a minimum of 12 months in a readily accessible place; and
 - (c) able to be produced for inspection by a Fisheries Officer on request.

Part B

Electronic records and reporting

Registered fish processors must record, provide information and deal with fish as described in this part where they have taken delivery of Pipi and an electronic report record has been completed.

Regulation 10(1)(a) (record information)

- (1) Where a registered fish processor processes Pipi he or she must keep an accurate record of all Pipi purchased or obtained, or consigned or delivered to the fish processor and ensure that these records are-
- (a) maintained in good condition and are legible;
 - (b) kept in a readily accessible place; and
 - (c) able to be produced for inspection by a Fisheries Officer on request.

Regulation 10(1)(b)&(c) (provide information, arrangements for fish)

- (1) A registered fish processor who purchases or obtains Pipi from the holder of—
- (a) a licence in respect of the Lakes and Coorong Fishery subject to a condition fixing a Pipi quota entitlement; or
 - (b) a licence in respect of the Marine Scalefish Fishery subject to a condition fixing a Pipi quota entitlement; or
 - (c) a registered master or nominated agent of the holder of such a licence;

must not unseal the approved containers containing the Pipi except at the registered premises of the fish processor.

- (2) If the Pipi obtained from a person referred to in paragraph (1) and delivered to the registered fish processor are the subject of an electronic report, the fish processor must immediately on taking delivery of the Pipi accurately complete and submit an electronic report in respect of the Pipi.

Regulation 10(3) (keeping records)

- (1) For the purposes of recording purchases, consignments and deliveries of Piri, where a record has been made via an electronic report in accordance with the determination made under regulation 10(1)(c) no further record needs to be kept.

For the purposes of this determination –

Approved container – means a hessian sack or polyester bag that can be sealed at the top using a tag issued by the Department.

G CDR – means a paper Piri Catch and Disposal Record issued in books by the Department.

Electronic report – means an entry received in the eCatch electronic database created and administered by the Department. This may be directly entered into the eCatch electronic database via the myPIRSA portal www.pir.sa.gov.au/ecatch; or via the PIRSA Commercial Fishing SA application; or via the Fishwatch Call Centre; or other third party application. If entered by a third party application the Licence Holder, Registered Master or Nominated Agent must ensure the report has been received by the eCatch electronic database.

Department – means the Department of Primary Industries and Regions South Australia.

Completed – means the electronic report has been received by the PIRSA eCatch electronic database or G CDR fields have been accurately filled out and signed; or the report has been submitted via the PIRSA Commercial Fishing SA application. The electronic device used to enter the report via the PIRSA Commercial Fishing SA application must be provided to a Fisheries Officer upon request, the user is to enable access to the PIRSA Commercial Fishing SA application installed on the device to verify the report has been submitted.

Dated 19 June 2023



Prof Gavin Begg

Executive Director, Fisheries and Aquaculture

As delegate of the Minister for Primary Industries and Regional Development