

**Reprint
as at 1 December 2006**



**Fisheries (Declaration of New Stocks Subject to Quota
Management System) Notice 2006**

(SR 2006/363)

Pursuant to sections 18 and 19 of the Fisheries Act 1996, the Minister of Fisheries gives the following notice.

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Notice

1 Title

This notice is the Fisheries (Declaration of New Stocks Subject to Quota Management System) Notice 2006.

Note

Changes authorised by section 17C of the Acts and Regulations Publication Act 1989 have been made in this reprint.

A general outline of these changes is set out in the notes at the end of this reprint, together with other explanatory material about this reprint.

The Fisheries (Declaration of New Stocks Subject to Quota Management System) Notice 2006 is administered by the Ministry of Fisheries.

2 Commencement

This notice comes into force on the day after the date of its notification in the *Gazette*.

3 References to quota management areas, species, and codes

In Schedule 1,—

- (a) the quota management areas referred to by a reference number are the fishery management areas described by reference to the same number in Part 1 of Schedule 1 of the Fisheries Act 1996, except as provided in paragraphs (b) and (c):
- (b) in the case of certain prawn killer stocks, the references to quota management areas 3, 4A, 6A, and 6B are references to the corresponding areas set out in Schedule 2:
- (c) the references to QMS fishstock codes in the third column of Schedule 1 are references to the codes for the relevant stock once it is introduced into the quota management system.

4 New stocks to be subject to quota management system

The stocks specified in the first column of Schedule 1, in the quota management areas specified in the second column of that schedule, are to be subject to the quota management system established under Part 4 of the Fisheries Act 1996 on and from 1 October 2007.

5 Fishing years

The fishing year for each stock specified in Schedule 1 is the 12-month period beginning on 1 October in any year.

6 How total allowable commercial catch and annual catch entitlements to be expressed

The total allowable commercial catch and annual catch entitlements for all fishstocks specified in Schedule 1 are to be expressed as greenweight kilograms.

Schedule 1**New stocks subject to quota management system**

cls 3, 4, 5, 6

Species	Quota management area	QMS fishstock code
Prawn killer (<i>Ibacus alticrenatus</i>)	1	PRK1
	2	PRK2
	3	PRK3
	4A	PRK4A

5	PRK5
6A	PRK6A
6B	PRK6B
7	PRK7
8	PRK8
9	PRK9
10	PRK10

Schedule 2

Quota management areas for certain prawn killer stocks

cl 3(b)

Quota management area 3—South East Coast and Western Chatham Islands combined

All that area of New Zealand fisheries waters enclosed by a line—

- (a) commencing at a point 42°10.0'S and 180°00.0'; then
- (b) proceeding south along the 180°00.0' line of longitude to latitude 46°00.0'S; then
- (c) proceeding west along the 46°00.0'S line of latitude to longitude 176°00.0'E; then
- (d) proceeding in a generally south-westerly direction directly to a point 48°19.0'S and 170°31.0'E; then
- (e) proceeding in a generally north-westerly direction directly to the mean high-water mark of the South Island at the southernmost point of Slope Point (approximately 46°40.5'S and 169°00.0'E); then
- (f) proceeding in a generally north-easterly direction along the mean high-water mark of the South Island to latitude 42°10.0'S (approximately 173°56.5'E, near Clarence Point); then
- (g) proceeding east along the 42°10.0'S line of latitude until reaching the point of commencement.

Quota management area 4A—Chatham Islands East

All that area of New Zealand fisheries waters enclosed by a line—

- (a) commencing at a point 42°10.0'S and 180°00.0'; then
- (b) proceeding south along the 180°00.0' line of longitude to latitude 46°00.0'S; then
- (c) proceeding east along the 46°00.0'S line of latitude to the exclusive economic zone boundary (longitude approximately 171°46.7'W); then

- (d) proceeding in a generally northerly direction along the exclusive economic zone boundary to latitude 42°10.0'S (longitude approximately 171°59.1'W); then
- (e) proceeding west along the line of latitude 42°10.0'S until reaching the point of commencement.

Quota management area 6A—Auckland Islands

All that area of New Zealand fisheries waters within fishery management area 6—Sub-Antarctic described in Part 1 of Schedule 1 of the Fisheries Act 1996 that surrounds the Auckland Islands within an area bounded by latitude 49°00.0'S in the north, and a line from 52°00.0'S and 164°30.0'E to 51°30.0'S and 168°30.0'E in the south, and by a line of longitude at 164°30.0'E in the west and 168°30.0'E in the east.

Quota management area 6B—Part Sub-Antarctic

All that area of New Zealand fisheries waters within fishery management area 6—Sub-Antarctic described in Part 1 of Schedule 1 of the Fisheries Act 1996, excluding prawn killer quota management area 6A.

Dated at Wellington this 21st day of November 2006.

Jim Anderton,
Minister of Fisheries.

Explanatory note

This note is not part of the notice, but is intended to indicate its general effect.

This notice, which comes into force on the day after the date of its notification in the *Gazette*, introduces new stocks from the prawn killer species to the quota management system established under Part 4 of the Fisheries Act 1996 with effect on and from 1 October 2007.

Issued under the authority of the Acts and Regulations Publication Act 1989.
Date of notification in *Gazette*: 30 November 2006.

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Notes

1 General

This is a reprint of the Fisheries (Declaration of New Stocks Subject to Quota Management System) Notice 2006. The reprint incorporates all the amendments to the Fisheries (Declaration of New Stocks Subject to Quota Management System) Notice 2006 as at 1 December 2006, as specified in the list of amendments at the end of these notes.

Relevant provisions of any amending enactments that have yet to come into force or that contain relevant transitional or savings provisions are also included, after the principal enactment, in chronological order.

2 Status of reprints

Under section 16D of the Acts and Regulations Publication Act 1989, reprints are presumed to correctly state, as at the date of the reprint, the law enacted by the principal enactment and by the amendments to that enactment. This presumption applies even though editorial changes authorised by section 17C of the Acts and Regulations Publication Act 1989 have been made in the reprint.

This presumption may be rebutted by producing the official volumes of statutes or statutory regulations in which the principal enactment and its amendments are contained.

3 How reprints are prepared

A number of editorial conventions are followed in the preparation of reprints. For example, the enacting words are not included in Acts, and provisions that are repealed or revoked are omitted. For a detailed list of the editorial conventions, see <http://www.pco.parliament.govt.nz/legislation/reprints.shtml> or Part 8 of the *Tables of Acts and Ordinances and Statutory Regulations, and Deemed Regulations in Force*.

4 Changes made under section 17C of the Acts and Regulations Publication Act 1989

Section 17C of the Acts and Regulations Publication Act 1989 authorises the making of editorial changes in a reprint as set out in sections 17D and 17E of that Act so that, to the extent permitted, the format and style of the reprinted

enactment is consistent with current legislative drafting practice. Changes that would alter the effect of the legislation are not permitted.

A new format of legislation was introduced on 1 January 2000. Changes to legislative drafting style have also been made since 1997, and are ongoing. To the extent permitted by section 17C of the Acts and Regulations Publication Act 1989, all legislation reprinted after 1 January 2000 is in the new format for legislation and reflects current drafting practice at the time of the reprint.

In outline, the editorial changes made in reprints under the authority of section 17C of the Acts and Regulations Publication Act 1989 are set out below, and they have been applied, where relevant, in the preparation of this reprint:

- omission of unnecessary referential words (such as “of this section” and “of this Act”)
- typeface and type size (Times Roman, generally in 11.5 point)
- layout of provisions, including:
 - indentation
 - position of section headings (eg, the number and heading now appear above the section)
- format of definitions (eg, the defined term now appears in bold type, without quotation marks)
- format of dates (eg, a date formerly expressed as “the 1st day of January 1999” is now expressed as “1 January 1999”)
- position of the date of assent (it now appears on the front page of each Act)
- punctuation (eg, colons are not used after definitions)
- Parts numbered with roman numerals are replaced with arabic numerals, and all cross-references are changed accordingly
- case and appearance of letters and words, including:
 - format of headings (eg, headings where each word formerly appeared with an initial capital letter followed by small capital letters are amended so that the heading appears in bold, with only the first word (and any proper nouns) appearing with an initial capital letter)
 - small capital letters in section and subsection references are now capital letters
- schedules are renumbered (eg, Schedule 1 replaces First Schedule), and all cross-references are changed accordingly
- running heads (the information that appears at the top of each page)

- format of two-column schedules of consequential amendments, and schedules of repeals (eg, they are rearranged into alphabetical order, rather than chronological).

**5 *List of amendments incorporated in this reprint
(most recent first)***