LIVING MARINE RESOURCES MANAGEMENT ACT 1995

GUIDELINE ISSUED UNDER SECTION 75

RESTRICTION ON THE NUMBER OF FISHING LICENCES (MARINE PLANT) AUTHOURISED TO HARVEST KELP IN THE NORTH-WEST OF THE STATE (CAPE GRIM SOUTH TO AHRBERG BAY)

I issue the following guideline under Section 75 of the Living Marine Resources Management Act 1995.

1. Short title
   This guideline may be cited as Minister's Guideline (limit on number of Fishing Licence [Marine Plant] in north-west Tasmania) 2013.

2. Related matter
   This guideline is issued to ensure status quo while the Department assesses harvesting pressure on cast kelp in the north-west of the State.

The statement of reasons for my decision, and consequent issuing of this guideline, is as follows:

- Material questions of fact:
  - Until recently, access to cast kelp in the north-west of the State has been largely limited by the policy of land managers in the area.
  - Policy of the primary land manager in the region has been relaxed, thus making possible increased effort in the fishery.
  - To date, there has been no formal management plan for the marine plant fishery.
  - The lack of formalised management arrangements has meant that there has never been a requirement for kelp harvesters to report harvesting activity to the Department.
  - Knowledge of harvesting pressure in specific areas has largely been based on unsubstantiated reports.
  - The fishery in the area from Cape Grim south to Ahrberg Bay needs to be operated in a more orderly manner to manage completion for the resources.

- Material on which my decision is based:
  - A new management plan is being developed which will make reporting of harvesting activities mandatory.
  - The Department will for the first time be able to identify the level of activity in specific areas and determine if locations are being fully utilised.
  - Management strategies may then be introduced for each area.

- Reasons for my decision:
  - Given the history in the fishery of volatile relationships between stakeholders regarding access to the limited resource and considering the more cooperative approach demonstrated in more recent times based on an agreement between parties and access restraints, it is prudent to ensure the status quo in the area is maintained until more information on resource availability and harvesting pressure is available through the imminent management plan.
  - Once sufficient data are available to inform decisions, appropriate management strategies can be introduced.
3. To whom guideline is issued
   In performing a function or exercising a power relating to any application for the grant of a
   fishing licence (marine plant), the Secretary or delegate is to take into account, in addition to any
   other matter the Secretary or delegate considers relevant, the following guideline.

4. Guideline issued
   That in the case of an application for the grant of a fishing licence (marine plant) seeking
   authority to harvest cast kelp from the area from Cape Grim south to Ahrberg Bay, it should be
   considered that such a licence should only be granted if the total number of such licences will be
   at any one time no more than eight to help maintain an orderly fishery. This guideline
   commences on date of signing and remains in place for a period of two years, unless otherwise
   revoked.

5. Warning
   This guideline is an interim arrangement regarding the introduction of the marine plant
   management plan. Decisions based on new data gathered may see access to areas opened to
   achieve maximum benefits or possibly restricted to protect the environment and the fishery.
   Any decisions by stakeholders or potential stakeholders regarding licences or harvesting activity
   in the area from Cape Grim south to Ahrberg Bay should not be based on arrangements in place
   in this interim period.

Dated this 12th day of September 2013

[Signature]

Bryan Green
Minister for Primary Industries and Water