

Modernising Tasmania's Fisheries Legislation

Tasmania's main fisheries legislation, the *Living Marine Resources Management Act 1995* is being reviewed. We'd like to hear your views on how our marine resources should be managed in the future.

Theme One: Objectives and Scope

The purpose and objective of the Act is to achieve sustainable development of living marine resources – has this purpose been met?

- Purposes and objectives of the Act
- Sustainable development
- Scope of the Act
- Access and benefit
- Resource sharing and sectoral allocation
- Legislative design
- Aboriginal fishing



Theme Two: Fisheries Management

How has fisheries management changed over the past 25 years? Has the Act responded well to challenges? Is it adaptive and resilient?

- Management of fisheries
- Consultation
- Decision making powers
- Developing new fisheries
- Joint management



Theme Three: Regulatory Framework

Does the Act promote efficiency and reduce red tape? Are fisher responsibilities clear?

- Input and output controls
- Fees, charges, and levies
- Charter fishery
- Exemptions
- Legal responsibility
- Offences and penalties
- IUU fishing
- Enforcement powers
- Technological opportunities
- Records and reporting
- Review of decisions
- Register of fishing authorisations



How to get involved

Web: www.fishing.tas.gov.au/actreview
Email: LMRMAreview@nre.tas.gov.au
Post: LMRMA Review Team,
NRE Tasmania
GPO Box 44, Hobart, TAS 7001

Submissions are due by 31 March, 2022.