

Government of Allerian Resources Management Act 1994 Regulations 127-128 Department of Fisheries

3RD FLOOR, THE ATRIUM
168 ST GEORGES TERRACE
PERTH WESTERN AUSTRALIA 6000
TELEPHONE +61 8 9482 7333
FACSIMILE +61 8 9482 7390
Website http://www.lish.wa.gov.au
Email: headoffice@fish.wa.gov.au
wa.gov.au
ABN 55 689 794 771



Licence No: 1630

Fee: \$363.00

AQUACULTURE LICENCE

Name and Business Address of Licence Holder

OCEAN GROWN ABALONE PTY LTD PO BOX 670 VICTORIA PARK WA 6100

Pursuant to section 92 of the Fish Resources Management Act 1994, the licensee named above is hereby authorised to engage in the aquaculture of the fish specified in Schedule 1 on the land and/or waters specified in Schedule 2 to the extent of the activities specified in Schedule 3 and subject to the conditions specified in Schedule 4.

Schedule 1 - Species:

GREENLIP ABALONE (Haliotis laevigata)

Schedule 2 - Location:

FLINDERS BAY, AUGUSTA WA 6290. PLAN 911-353-01

Schedule 3 - Method:

HATCHERY CULTURE/GROWOUT CULTURE IN THE MARINE ENVIRONMENT

Schedule 4 - Conditions and Restrictions:



Government of Fisheries Australia Management Act 1994 Regulations 127-128

168 ST GEORGES TERRACE PERTH WESTERN AUSTRALIA 6000 TELEPHONE +61 8 9482 7333 Condition No 920
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প্রাক্তিপার্টি প্রাপ্তিপার্টি প্রাপ্ত not, at the area authorised under the licence, be in possession of any abalone that have not from Busselton Jetty to Shoal Cape, in accordance with Fisheries Management Paper No. 242 "Abalone Aquaculture in Western Australia - Aquaculture Policy" dated June

- 2. Abalone must not be placed in the marine environment without the appropriate health certification issued by the Principal Fish Pathologist, Department of Fisheries or another suitably qualified veterinary surgeon. Abalone must not be moved from the hatchery onto the licensed site until written results of the batch health status have been faxed to the Albany office of the Department of Fisheries.
- 3. Abalone being moved from the licensed site must remain 'in-shell'.
- 4. All algae introduced into the cages as feed must originate from within Flinders Bay. The collection of algae is not authorised under this licence.
- 5. All commercial feeds used on site must be sourced from a reputable company and produced using appropriate quality standards.
- 6. The Licensee shall:
- a. during the first four (4) days of each calendar month, determine the number of undersize and oversize abalone of each species being kept and cultured under the authority of the licence;
- b. Immediately upon making the determination referred to in (a), the holder shall make in ink, clear written records of all determinations and the dates they were made; and
- c. at all times maintain the written records referred to in (b) in a secure place within the premises, for a period of seven (7) years.
- 7. The Licensee shall, where any species of abalone is being sold on a wholesale or retail basis, prepare a consignment note in triplicate in a form approved by the CEO, and must:
- a. securely attach the original of the consignment note to the receptacle, container or package containing the abalone; b, send the duplicate copy of the consignment note to the Albany Office of the Department of Fisheries within seven (7) days of the sale; and
- c. at all times maintain the triplicate copy referred to in (a) in a secure place within the premises, for a period of seven (7) years.
- 8. The licence holder must at all times comply with the Blosecurity Plan Version 2.0 dated 12 September 2011 prepared and executed by the licence holder.
- 9. The Licensee must, prior to the commencement of aquaculture activities, establish and at all time thereafter, maintain an 'Environmental Management and Monitoring Plan', consistent with the minimum standard as well as any site specific requirements that may be applied, issued in writing by the Chief Executive Officer of the Department of Fisheries.
- 10. Before 31 July of each year, the Ilcensee must submit the Environmental Management and Monitoring Plan Report, which includes a copy of all results to July 1 of that year, to the Chief Executive Officer of the Department of Fisheries.
- 11. The site shall be marked in accordance with the requirements of the Department of Fisheries document 'Standardised Lease and Licensed Site Marking: Incorporating prescriptive requirements for pearling and aquaculture lease/licence sites' (2006), or as otherwise approved by the Chief Executive Officer of the Department of Fisheries.
- 12. The marking and lighting will be installed as soon as aquaculture apparatus are placed in the water and are to be maintained in good working order from that point on. The Department of Planning and Infrastructure (Marine Safety) must be notified in writing, as soon as marking and lighting is placed in the water.
- 13. The category of lighting, as set down in the document 'Standardised Lease and Licensed Site Marking: Incorporating prescriptive requirements for pearling and aquaculture lease/licence sites' (2006), to be Installed and maintained by the licensee on the site in category 1.

*** END OF CONDITIONS ***



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Chief Executive Officer

Licence No: 1630

This licence must be produced to a Fisheries Officer on demand.

WARNING: This licence will have no effect until the imprint of the cash register or other authority is hereon.

Renewal - 13/12/2012

Attention

Fisheries legislation changes from time to time. To assist fishers, aquaculturists and members of the public to access fisheries legislation, the Chief Executive Officer has arranged for up to date fisheries legislation to be made available on the internet. Fisheries legislation maybe viewed by logging on to the Department of Fisheries website (www.fish.wa.gov.au) and clicking on the Legislation link on the top of the home page. The Chief Executive Officer recommends that the licence holders and persons acting on their behalf (eg. employees), regularly access this legislation service and make themselves aware of the fisheries legislation that relates to their activities.