

Fisheries Management Act 1991
(Commonwealth)

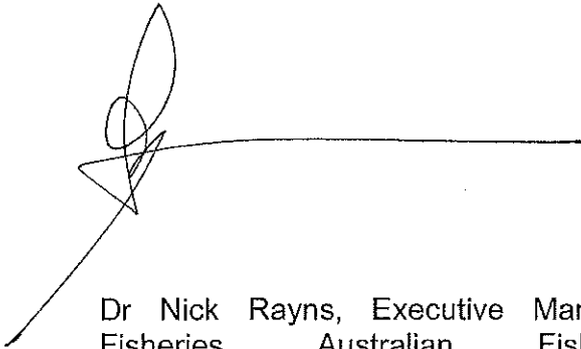
Fisheries Act 1994
(Queensland)

**QUEENSLAND FISHERIES JOINT AUTHORITY
REPORTS FOR THE PERIODS**

1 July 2014 to 30 June 2015

Presented to the Commonwealth Parliament pursuant to section 70 of the *Fisheries Management Act 1991*.

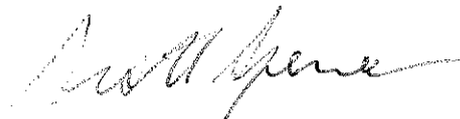
Presented to the Queensland Parliament pursuant to section 127 of the *Fisheries Act 1994*.



Dr Nick Rayns, Executive Manager,
Fisheries, Australian Fisheries
Management Authority

**Deputy to the Commonwealth
Member,**

Senator the Hon. Richard Colbeck,
Parliamentary Secretary to the Minister
for Agriculture



Scott Spencer, Deputy Director General,
Fisheries and Forestry; Department of
Agriculture and Fisheries

**Deputy to the Queensland State
Member,**

The Hon. William (Bill) Byrne MP,
Queensland Minister for Agriculture and
Fisheries and Minister for Sport and
Racing

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Australian Government
Australian Fisheries Management Authority



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14 January 2016

Senator the Hon. Anne Ruston
Assistant Minister to the Minister for Agriculture and Water Resources
Parliament House
CANBERRA ACT 2600

Dear Assistant Minister

We have much pleasure in presenting to you the annual report of the Queensland Fisheries Joint Authority (QLDFJA) for the financial year ended 30 June 2015. This is a follow on from our letter of 22 December 2015, seeking an extension for the tabling of this annual report until April this year.

The report reflects the Joint Authorities legislative reporting requirements and has been prepared in accordance with subsection 70(1) of the *Public Service Act 1999*, which requires us to provide a report for you to present to the Parliament.

This report has been prepared in accordance with section 10 of the *Public Governance, Performance and Accountability Rule 2014*. We are satisfied that the Joint Authority agencies have in place appropriate fraud control mechanisms to meet our needs and comply with the guidelines relevant to this annual report.

We ask that you table the QLDFJA report for the period 2014-2015 in accordance with section 46 of the *Public Governance, Performance and Accountability Act 2013* and subsection 70(1) of the *Public Service Act 1999*.

Thank you for your consideration of this matter.

Yours sincerely

Dr Nick Rayns
Executive Manager Fisheries
Australian Fisheries Management
Authority

Scott Spencer
Deputy Director General Fisheries and
Forestry
Department of Agriculture and Fisheries

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1. Introduction

This report of the Queensland Fisheries Joint Authority (QFJA) outlines activities undertaken and decisions made during the period **1 July 2014 to 30 June 2015**, predominantly through the “record of decisions” from the QFJA annual meeting. It also reports the status of fisheries for this reporting period.

The QFJA is responsible for the management of certain fish species as prescribed under the Offshore Constitutional Settlement Agreement. The Queensland Government is responsible for managing a number of fisheries in the Gulf of Carpentaria that take these species. Table 1 provides a breakdown of the total catch of each QFJA managed species.

2. Enabling legislation

Sections 61-70 of the Commonwealth [Fisheries Management Act 1991](#) set out the establishment, functions, administration and reporting requirements for Joint Authorities.

Part 7 of the Queensland [Fisheries Act 1994](#) sets out complementary State legislation and other matters relating to the establishment, functions, administration and reporting requirements of the Joint Authority and the management of Joint Authority fisheries in Queensland.

The QFJA is established in the *Arrangement between the Commonwealth of Australia and the State of Queensland in relation to the Fishery for Northern Demersal and Pelagic Fish in the Gulf of Carpentaria (Annex A)*. The 1995 arrangement provides, among other things, that the relevant species be managed by the QFJA under Queensland law.

There is a further arrangement between the Commonwealth and the State of Queensland, in relation to commercial fishing for grey mackerel in the Gulf of Carpentaria (**Annex B**), under section 71 of the *Fisheries Management Act 1991* and section 132 of the *Fisheries Act 1994* of Queensland. The 2003 arrangement provides, among other things, that the commercial fishery for grey mackerel also be managed by the QFJA under Queensland law.

3. Report on the status of fisheries managed by the Joint Authority

Tables 1 and 2 present a summary of the catches and status of the fisheries managed by the QFJA. Detailed catch and effort statistics for each fishery are presented in the Queensland Fishery Summary Report, available for download at:

- <https://www.daf.qld.gov.au/fisheries/monitoring-our-fisheries/data-reports/sustainability-reporting/queensland-fisheries-summary>

Table 1 shows an overview of the total commercial catches of fin fish species relevant to fishing under QFJA jurisdiction during the reporting period. These catches were taken using a combination of set mesh net, line and trawl fishing gear. Catch information has been drawn from the Queensland Commercial Fisheries Log Book System (CFISH) for waters adjacent to Queensland west of 142°31'49" east

longitude (at Cape York). 'Shark' catch includes all catches of shark and ray species taken by operators in Queensland's Gulf of Carpentaria net and line fisheries, while 'other fin fish' and 'trawled fin fish' catch includes all fish species except barramundi and threadfin (and other species not managed by QFJA) and those species otherwise listed separately in the table.

It is important to note that Table 1 presents a summary of the total catches in Gulf fisheries. Detailed information on catches of individual species within a particular fishery is available from the Queensland Fishery Summary Report (refer to previous web links) that are available for a range of fisheries through the DAF Queensland website.

In 2012 and 2014, the stock status of six QFJA stocks was assessed using the national Status of Key Australian Fish Stocks Framework. (Table 2). Fisheries Queensland has now adopted the Australian Government's framework for assessing stock status each year. For the most current assessment outcomes see www.fish.gov.au or Queensland specific species at www.fisheries.qld.gov.au

Table 1 - Commercial catches¹ of QFJA managed fish species in the Gulf during the period 2007-2015. Catches in brackets represent those taken under permit authorities. Note: All permits other than finfish trawl have now been transitioned to regulated authorities.

Species Group	2007-08	2008-09	2009-10	2010-11	2011-12	2012-13	2013-14	2014-15
Shark	333(106)	266 (51)	342 (57)	263 (17)	150 (6)	242 (3)	248 (0)	142
Grey mackerel	600 (131)	525 (0.1)	622 (71)	866 (41)	747 (3)	791 (0.5)	504 (0)	539
Spanish mackerel	291 (7)	323 (0.1)	227 (0.8)	213 (2)	275 (0.7)	252 (0)	244(0)	229
Other fin fish (Line)	53 (8)	12 (9)	12 (2)	3 (0)	5 (0)	4 (0)	0.4 (0)	1
Other fin fish (Net)	149 (1)	152 (0.1)	136 (0.3)	127 (0.1)	119 (0.1)	123 (0)	130 (0)	61
Trawled fin fish	714 (714)	715 (715)	781 (781)	502 (502)	448 (448)	25 (25)	0 (0)	4 (4)
Grand total	2,139 (967)	1,993 (775)	2,121 (912)	1,976 (562)	1,745 (458)	1,436 (29)	1,126 (0)	976 (4)

Table 2 – Summary of status of assessed stocks in QFJA Fisheries²

¹ Harvest estimates are rounded to nearest tonne based on reports from compulsory commercial fisheries logbooks. Weights are converted from reported product forms (fillets, gilled and gutted, trunk) to reflect live weight as a standard reporting approach. Data have been revised and updated since preliminary figures were presented in the 2014 QFJA minutes.

² The status of these stocks is currently being updated using 2013 data and will be published in December 2014 as part of the 'Status of Key Australian Fish Stocks Reports 2014' (to be published online at www.fish.gov.au).

Gulf of Carpentaria Stock	Stock Status
Grey mackerel (GOCIFFF)	Sustainable (2014)
Sharks(GOCIFFF)	Undefined (2014)
Spanish mackerel (GOCLF)	Sustainably (2014)
Red emperor (GOCLF; GOCDFFTF)	Undefined (2014)
Crimson snapper (GOCLF; GOCDFFTF)	Sustainable (2014)
Saddletail snapper (GOCLF; GOCDFFTF)	Sustainable (2014)

4. Report on the activities of the Joint Authority during the reporting periods

An annual meeting of the QFJA is held in the first or second quarter of each financial year (reporting period). At each meeting key issues within the QFJA fisheries are discussed and decisions regarding these issues may be made. A record of decisions for the 2014 meeting is provide in Annex C. Table 3 lists the Commonwealth and State members of the QFJA for each reporting period. The deputies of these members are stated in the Annexes (Record of decisions for each meeting).

Table 3 – QFJA Members and deputies for the period 2014/15

Role	Commonwealth	Queensland
Member	Senator the Hon. Barnaby Joyce Commonwealth Minister for Agriculture, (18 September 2013 – 30 June 2015).	The Hon. William (Bill) Byrne MP, Queensland Minister for Agriculture and Fisheries (16 February 2015 – 30 June 2015)
	Senator the Hon. Richard Colbeck, Parliamentary Secretary to the Minister for Agriculture, (18 September 2013 – 30 June 2014)	The Hon. John McVeigh MP, Queensland Minister for Agriculture, Fisheries and Forestry (1 July 2013 – 16 February 2015)
Deputy	Dr Nick Rayns, Executive Manager, Fisheries, Australian Fisheries Management Authority (AFMA)	Scott Spencer, Deputy Director General, Fisheries and Forestry; Department of Agriculture and Fisheries

Annex A - Arrangement Between The Commonwealth Of Australia And The State Of Queensland In Relation To The Fishery For Northern Demersal And Pelagic Fin Fish In The Gulf Of Carpentaria, 8 February 1995

ARRANGEMENT BETWEEN THE COMMONWEALTH OF AUSTRALIA AND
THE STATE OF QUEENSLAND IN RELATION TO THE FISHERY FOR
NORTHERN DEMERSAL AND PELAGIC FIN FISH IN THE GULF OF
CARPENTARIA

AN ARRANGEMENT entered into between the Commonwealth of Australia (the Commonwealth) of the one part and the State of Queensland (the State) of the other part.

WHEREAS -

- (a) Part 5 of the *Fisheries Management Act 1991* of the Commonwealth (the Management Act), which provides for co-operation with the States and Northern Territory in the management of fisheries, commenced on 3 February 1995 upon the ceasing to have effect of the *Fisheries Act 1952* of the Commonwealth;
- (b) Paragraph 7(4)(b) of the *Fisheries Legislation (Consequential Provisions) Act 1991* (the Consequential Provisions Act) provides that upon the commencement of Part 5 of the Management Act, any Arrangement made with a State or Territory under subsection 12H(1) or (4) of the *Fisheries Act 1952* that was in force immediately before that commencement continues in force as if it had been made under Part 5 of the Management Act;
- (c) an Arrangement was entered into under section 12H(4) between the Commonwealth and the State of Queensland in relation to the Demersal Gillnet Fishery, published in the Commonwealth of Australia Gazette No. S104 on 1 June 1987;
- (d) subsection 75(1) of the Management Act provides that an Arrangement under Division 3 of Part 5 of the Management Act may be terminated by instrument approved by the Governor-General and the Governor or Governors of the State or States concerned;
- (e) subsection 236(1) of the *Fisheries Act 1994* of Queensland (the State Act) provides that an arrangement in force under Part 6A of the *Fisheries Act 1976* of Queensland has effect as if it had been entered into under Part 7 of the State Act on the commencement of Part 7;
- (f) subsection 133(1) of the State Act provides that the State may terminate, under Part 5 of the Management Act, an arrangement;
- (g) subsection 61(1) of the Management Act provides that the Commonwealth may make an arrangement with a State or States for the establishment of a Joint Authority consisting of the Commonwealth Minister together with the appropriate Minister or Ministers of that State or States
- (h) subsection 61(2) of the Management Act provides that each arrangement under subsection 61(1) is to be made by instrument approved by the Governor-General



and the Governor or Governors of the State or States represented on the Joint Authority

- (i) subsection 71(1) of the Management Act provides that the Commonwealth may make an arrangement with the State or States represented on a Joint Authority that the Joint Authority is to have the management of a particular fishery in waters relevant to that State or any of those States;
- (j) subsection 71(2) of the Management Act provides that an Arrangement with only one State may provide that the fishery is to be managed in accordance with the law of the State;
- (k) subsection 74(1) of the Management Act provides that an arrangement under, inter alia, section 71 is to be made by instrument approved by the Governor-General and the Governor or Governors of the State or States concerned;
- (l) subsection 132(1) of the State Act empowers the State to make an arrangement, under Part 5 of the Management Act, for the management of a particular fishery; and
- (m) both the Commonwealth and the State are desirous of exercising their powers to make a further Arrangement in relation to the fishery referred to in clause 2 of this Arrangement.

NOW THEREFORE, in pursuance of the Management Act and the State Act and of all other powers so enabling, it is mutually arranged as follows:

1. The Arrangement entered into between the Commonwealth and the State as listed in paragraph (c) of the recitals to this Arrangement is, pursuant to subsection 75(1) of the Management Act and subsection 133(1) of the State Act, terminated on the date of publication referred to in clause 6.
2. The Commonwealth and the State hereby arrange for the establishment of the Queensland Fisheries Joint Authority consisting of the Commonwealth Minister and the State Minister to manage the fishery to which this Arrangement applies in accordance with the law of the State.
3. The fishery to which this Arrangement applies is the fishery (which in accordance with Section 9 of the Management Act does not extend to or in relation to the Protected Zone as defined in the *Torres Strait Fisheries Act 1984* or to the area adjacent to the Protected Zone to which area the *Torres Strait Fisheries Act 1984* applies by virtue of a Proclamation under subsections 15(1) or (2) of that Act) in the waters relevant to the State, being coastal waters and waters of the Australian fishing zone that lie within the area described in Schedule 2 to the Petroleum (Submerged Lands) Act 1967 under the heading "Area that includes the Adjacent Area in respect of Queensland", west of Longitude 142°31'49" East, for all species of fish of the Class Osteichthyes and Class Chondrichthyes, except for:



(a) the following fish taken in the fishery for tuna and tuna like species

- (i) *Thunnus albacares* (yellowfin tuna)
Thunnus maccoyii (southern bluefin tuna)
Thunnus obesus (bigeye tuna)
Thunnus tonggol (longtail tuna)
Thunnus alalunga (albacore tuna)
Thunnus thynnus (northern bluefin tuna)
Katsuwonus pelamis (skipjack tuna);
- (ii) fish of the family Bramidae (pomfrets);
- (iii) fish of the families Istiophoridae and Xiphiidae (billfish);
- (iv) those fish taken in the exercise of a right conferred by a fishing concession granted by the Australian Fisheries Management Authority under the Management Act allowing the taking of the fish specified in paragraphs (i), (ii) and (iii);
- (v) excluding the fish specified in paragraphs (i), (ii) and (iii) when taken in the exercise of a right conferred by a licence or other authority granted by the State;
- (vi) fish taken as bait (dead or alive) by a person for his or her own use in the exercise of a right conferred by a fishing concession granted by the Australian Fisheries Management Authority under the Management Act to take tuna and tuna like species as listed above.

(b) fish of the following species:

- (i) *Lates calcarifer* (barramundi)
- (ii) *Polydactylus sheridani* (king salmon)
- (iii) *Eleutheronema tetradactylum* (blue salmon)
- (iv) *Scomberomorus semifasciatus* (grey mackerel)
- (v) *Nibeasquamosa*, *Protonibeas diacanthus* (jewfish)
- (vi) *Pomadasyss kaakan* (spotted grunter-bream)
- (vii) *Scomberoides lysan*, *S. commersonianus* (queenfish);

(c) fish taken whilst trawling for prawns in the exercise of a right conferred by a fishing concession granted by the Australian Fisheries Management Authority under the Management Act for the Northern Prawn Fishery, which is described as the fishery for:

- (i) decapod crustacea of the families Penaeidae, Aristeidae, Solenoceridae (prawns), Nephropidae (Scampi), Scyllaridae (bugs) and Infraorder Caridae (shrimps) and Mollusca of the family Pectinidae (Scallops) other than when a bait net or a haul net, set from the shore and drawn to the shore without the use of a boat, is used;



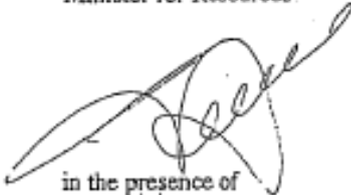
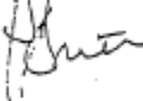
- (ii) Mollusca of the family Loliginidae (squid) when prawn trawl apparatus is used; and
- (iii) all fish taken in the exercise of a right conferred by a fishing concession granted by the Australian Fisheries Management Authority under the Management Act for the fish to which paragraph (c)(i) applies, but excluding pearl shell (*Pinctada* spp), trochus (*Trochus niloticus*), and fish listed in paragraph (b) of this Arrangement;
- (d) all fish specified in paragraph (a) taken in the exercise of a right conferred by a licence or other authority granted by the State for the fish to which this Arrangement applies;
- (e) but excluding those fish to which this Arrangement applies taken in the exercise of a right conferred by a fishing concession granted by the Australian Fisheries Management Authority under the Management Act for the fisheries described in paragraphs (a) and (c).
4. Where for the purposes of this Arrangement it is necessary to determine the position on the surface of the Earth of a point, line or area, that position shall be determined by reference to the Australian Geodetic Datum, that is, by reference to the spheroid having its centre at the centre of the Earth and a major (equatorial) radius of 6,378,160 metres and a flattening of 1/298.25 and by reference to the Johnston Geodetic Station in the State of Queensland of Australia. That station shall be taken to be situated at Latitude 25° 56'54.5515" South and at Longitude 133° 12'30.0771" East and to have a ground level of 571.2 metres above the spheroid referred to above.
5. The Minister responsible for administering the Management Act and the Minister responsible for administering the State Act may agree in writing to the maximum quantity of other fish, the subject of paragraphs 3(d) and 3(e), that may be taken from time to time under a licence or other authority referred to in that paragraph and on matters of mutual interest in relation to the fishery.
6. This arrangement shall, upon being executed on behalf of the Commonwealth and of the State and upon being approved by the Governor-General of the Commonwealth and the Governor of the State, take effect on the date of publication in the Gazette.
7. Without affecting the construction which this Arrangement would have if no provision of this Arrangement or part thereof is invalid, it is the intention of this Arrangement that if any provision of this Arrangement or part thereof is invalid, the remainder of this Arrangement and of that provision shall be construed as if that provision or part thereof was not included in this Arrangement even if the result is to extend the fishery described by this Arrangement.

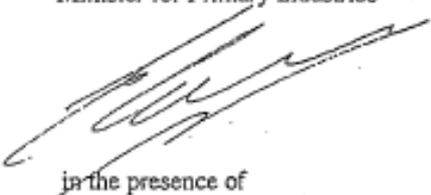
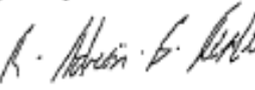


Dated the 3rd day of February 1995

Signed for and on behalf of the Commonwealth of Australia by the Honourable DAVID PETER BEDDALL, Minister for Resources

Signed for and on behalf of the State of Queensland by the Honourable EDMUND DENIS CASEY, Minister for Primary Industries


in the presence of


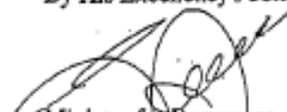

in the presence of


I, THE GOVERNOR-GENERAL, of the Commonwealth of Australia, acting with the advice of the Federal Executive Council, in pursuance of paragraph subsections 74(1) and 75(1) of the *Fisheries Management Act 1991*, hereby approve this instrument.

Dated 7-2 1995


Governor-General

By His Excellency's command


Minister for Resources

I, LENEEN FORDE, the Governor of the State of Queensland, acting by and with the advice of the Executive Council in pursuance of the provisions of the *Fisheries Act 1994* hereby approve this instrument.

Given under my hand this 2 day of Feb. 1995


Governor

By Her Excellency's command

Minister for Primary Industries.



Annex B - Arrangement between the Commonwealth and the State of Queensland, under section 71 of the Fisheries Management Act 1991 and Section 132 of the Fisheries Act 1994 of Queensland, in relation to the Gulf of Carpentaria grey mackerel fishery, 4 July 2003



Arrangement between the Commonwealth and the State of Queensland, under section 71 of the Fisheries Management Act 1991 and section 132 of the Fisheries Act 1994 of Queensland, in relation to the Gulf of Carpentaria grey mackerel fishery

made under the

Fisheries Management Act 1991 and Fisheries Act 1994 of Queensland

1 Commencement

This arrangement commences on gazettal.

2 Origin of geographical coordinates

For this arrangement, the origin of geographical coordinates is the Australian Geodetic Datum 1966 (AGD66).

3 Arrangement

- (1) This arrangement is made under subsection 71 (1) of the *Fisheries Management Act 1991* and subsection 132 (1) of the *Fisheries Act 1994* of Queensland.
- (2) The fishery specified in section 4 is to be managed by the Queensland Fisheries Joint Authority in accordance with the law of Queensland.



4 The fishery

The fishery:

- (a) is commercial fishing for grey mackerel (*Scomberomorus semifasciatus*); and
- (b) includes the taking of incidental catch of finfish by a person fishing for grey mackerel under an authority granted under Queensland law;

in that part of the area described as 'The adjacent area in respect of Queensland' in Schedule 2 to the *Petroleum (Submerged Lands) Act 1967* that is west of 142° 31' 49".

Note The fishery does not include Protected Zone, within the meaning given in the *Torres Strait Fisheries Act 1984*, or an area adjacent to the Protected Zone: see section 9 of the *Fisheries Management Act 1991*.

5 Ministers may make agreement

The Commonwealth and State Ministers may agree in writing about:

- (a) the amount of fish that may be taken by a person under an authority of a kind mentioned in paragraph 4 (b); and
- (b) other matters in relation to the fishery.



GUY STEPHEN MONTAGUE GREEN, Administrator
I, ~~PETER JOHN HOLLINGWORTH, Governor-General~~ of the Commonwealth of
Australia, acting with the advice of the Federal Executive Council, approve this
instrument.

ASMA
ing

Dated *25 June* 2003

G. S. Montague Green
Administrator
~~Governor-General~~ *ASMA*

By His Excellency's Command

Ian Macdonald

IAN MACDONALD
Minister for Fisheries, Forestry and Conservation

I, MAJOR GENERAL PETER ARNISON, Governor of the State of Queensland,
acting by and with the advice of the Executive Council of that State, approve this
instrument.

Dated *8 May* 2003

Peter Arnison

Governor

By His Excellency's Command

Henry Palaszczuk

HENRY PALASZCZUK
Minister for Primary Industries and Rural Communities

Arrangement between the Commonwealth and the State of Queensland, under
section 71 of the Fisheries Management Act 1991 and section 132 of the
Fisheries Act 1994 of Queensland, in relation to the Gulf of Carpentaria
mackerel fishery



Annex C - Record of decisions of the Queensland Fisheries Joint Authority 2014

QUEENSLAND FISHERIES JOINT AUTHORITY

Minutes of 2014 meeting of the QFJA (Meeting 24)

26 November 2014

AFMA, Canberra

Attendance

Members: Nick Rayns, Executive Manager, Australian Fisheries Management authority; Deputy for the Commonwealth Minister for Fisheries (Chair).

Scott Spencer, Deputy Director General, Fisheries and Forestry, Department of agriculture Fisheries and forestry, Deputy for the Queensland Minister for Agriculture Fisheries and Forestry.

Chair Nick Rayns identified himself as the Deputy for the Commonwealth Minister for Fisheries and therefore the Chair of the meeting and opened the meeting at 12.25pm.

Secretary: Scott Spencer

Observers Ian Curnow (NT), David McKey (NT), Lindsay Joll (WA), Heather Brayford (WA), Nancy Pederson (DAFF), Brodie McDonald (AFMA), Don Bromhead (AFMA),

1. Procedural Matters

1.1 Draft Agenda

The Draft agenda was adopted as the agenda for the meeting.

1.2 Appointment of Secretary

Scott Spencer was appointed Secretary for this meeting.

1.3 Confirmation of Minutes of the previous meeting

Members confirmed the draft Minutes of meeting number 23 (2013) as circulated as a true and correct record of the meeting.

1.4 Actions arising from the previous Meeting

Members noted the actions arising from the previous meeting as circulated. Members noted additional information from Queensland regarding Action 3.2 of 2007 that the sole remaining

permit had now expired. Members also noted that with regard to Action 2.1 of 2013, Queensland was in the process of refusing an application from the remaining permit holder to re-issue a permit allowing the use of set mesh nets.

2. Policy Matters

2.1 Update on review of the Gulf of Carpentaria Inshore Fin Fish Fishery

Members noted progress with this matter and the advice that remaining development permits for this fishery had either transitioned to a fishery managed by Queensland or, in the case of a remaining application for a set mesh net development permit, was in the process of being refused by Queensland.

It was noted that, subject to the above advice, this matter could be removed from future consideration by the Joint Authority as the fishery was now managed by Queensland.

2.2 Update on direction for Gulf Of Carpentaria Finfish Trawl Fishery

Members noted the circulated agenda paper and in particular the objective of moving this fishery to be managed by the Northern Territory.

It was further noted that Queensland was in discussion with industry participants to work through allocation issues and potential implications for other fishers who take the targeted species by other methods. Queensland advised that it was the intention to resolve these matters prior to any transfer and recognised that the Northern Territory would only accept the transfer once these matters were resolved.

2.3 Future of QFJA

It was noted that Queensland had written to AFMA indicating a clear desire for the management of the finfish trawl fishery to be managed under a single jurisdiction and Queensland's preference that this jurisdiction be the Northern Territory.

The meeting noted the desire of both the Commonwealth and Queensland to move to have fisheries that were currently jointly managed by the QFJA to be managed by a single jurisdiction and agreed to continue to work together to achieve that outcome.

It was noted that this outcome would require changes to existing offshore Constitutional settlement arrangements.

3. Administrative matters

3.1 Annual Reports

Members signed the QFJA Annual Report and noted the respective Ministers' intention to table the Report in Parliament.

There being no further business the Chair closed the meeting at 1:40pm