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GENERAL NOTICE

NOTICE 1147 OF 2005

DEPARTMENT OF ENVIRONMENTAL AFFAIRS AND TOURISM

INVITATION TO APPLY FOR RIGHTS TO UNDERTAKE COMMERCIAL FISHING OF HAKE HANDLINE AND WEST COAST ROCK LOBSTER (NEARSHORE), IN TERMS OF SECTION 18 OF THE MARINE LIVING RESOURCES ACT 18 OF 1998

Applications are invited for rights to undertake commercial fishing in the following (Cluster C) sectors:

- Hake Handline
- West Coast Rock Lobster (Nearshore)

Commercial fishing rights in the Cluster C sectors will be allocated by delegated authorities in terms of section 18 of the Marine Living Resources Act, 1998 (Act No. 18 of 1998). The following schedules are also published herewith

- 1. Schedule A: the Fishery Specific Policies for Hake Handline and West Coast Rock Lobster (Nearshore) in English, Afrikaans, isiXhosa and isiZulu.
- 2. Schedule B: the final specimen Application Forms for each of the Cluster C fisheries listed above.
- Schedule C: the Explanatory notes to the Application Forms in English, Afrikaans, isiXhosa and isiZulu.
- 5. Schedule D the final schedule of fees determined by the Minister in consultation with the Minister of Finance in terms of section 25(2) and section 25(1) of the Marine Living Resources Act. The schedule of fees published in Schedule E hereby repeal the provisions of clause 1(a) (i), (iv), (vi), (viii) and (ix) of GN 26750 of 31 August 2004.

The application form distribution process for Cluster C will commence on Monday 25 July 2005. Application forms will be distributed at the following distribution venues, which will be open between 08h30 and 16h30 from Monday 25 July 2005 to Friday 29 July 2005.

Port Nolloth Venue: Port Nolloth Library Hall Address: Cnr Robson and Roland Street	Hondeklipbaai Venue: Hondeklipbaai Community Hall Address: Dolphin Street	DorIng Bay Venue: Doring Bay Community Hall (Hawe) Address: Kerk Street	Lamberts Bay Venue: Community Hall Address: Burell Street
Elands Bay Venue: Negelbrecht School Hall Address: Elands Bay Street	Saldanha Bay Venue: Tabakbaai Holiday Resort Hall Address: Saldanha Bay Municipality	Cape Town Venue: Woodstock Town Hall Address: Between Aberdeen and Plein Street	Hermanus Venue: Zwelihle Recreational Centre Address: Plot 88, Lusiba Street
Arniston Venue: Community Hall Address: Off Kemp Street (to gravel road)	Mossel Bay Venue: JS Langen hoven Library Address: Myixhale Street Kwa-Nongaba Location	Plettenberg Bay Venue: New Horizons Hall Address: Geelhout Street	Jeffrey's Bay Venue: Caravan Park Hall Address: Cnr Hoekervantone & Harde Streets
Port Elizabeth Venue: Helenvale Resource Centre Address: Baatjies Street, Helenvale	East London Venue: Cosmics View Hall Address: Buffalo Park Drive	Port St Johns Venue: Port St Johns Town Hall Address: 257 Main Street	Durban Venue: KZN Wildlife offices Address: 3 Elton Place, Congella

Applicants may obtain further information regarding the process in the manner set out in the policies and the application forms and at www.mcm-deat.gov.za. Applications for Cluster C must be submitted on 18 August 2005 (between 08h00-19h00) or 19 August 2005 (between 08h00-17h00) at the places and venues specified in the application forms.

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SCHEDULE A

FISHERY SPECIFIC POLICIES



DEPARTMENT OF ENVIRONMENTAL AFFAIRS AND TOURISM BRANCH MARINE AND COASTAL MANAGEMENT

POLICY FOR THE ALLOCATION AND MANAGEMENT OF COMMERCIAL FISHING RIGHTS IN THE HAKE HANDLINE FISHERY: 2005

THIS POLICY MUST BE READ WITH THE GENERAL POLICY ON THE ALLOCATION AND MANAGEMENT OF LONG-TERM COMMERCIAL FISHING RIGHTS: 2005 (available at www.mcm-deat.gov.za)

TABLE OF CONTENTS

1.	Introduction		3		
2.	Sec	ctor profile	3		
3.	3. The medium-term rights allocation process				
4.	Ove	5			
5.	Duration of rights				
6.	•				
7.	7. Evaluation criteria				
7	7.1	Exclusionary criteria	6		
7	(a) (b) (c) (e)	Balancing criteria	8 9		
7	73	Empowerment of hake handline fishers	10		
7	' .4	Effort allocations	10		
8.	Sui	table vessels	11		
9.	9. Multi-sector involvement				
10.	App	olication fees and levies	11		
11.	Maı	nagement measures	12		
1	11.1	Ecosystem approach to fisheries management	12		
1	12	Management on a regional basis	12		
1	1.3	Access to traditional linefish stocks	12		
12.	12. Performance measuring		12		
13.	S. Observer and monitoring programme				
14.	Provisionallists				
15.	Permit conditions13				

1. Introduction

This policy on the allocation and management of commercial fishing rights in the hake handline fishery is issued by the Minister of Environmental Affairs and Tourism ("the Minister"). This policy must be read with the General Policy on the Allocation and Management of Long-Term Commercial Fishing Rights: 2005 ("the General policy").

The purpose of this policy is to set out the considerations that will apply to the allocation of long-term commercial hake handline fishing rights. Many of these considerations are not new. They have been applied by the Minister and delegated authorities of the Department of Environmental Affairs and Tourism: Branch Marine and Coastal Management ("the Department") when allocating rights in the past and to some extent this policy documents these considerations.

Certain post-rights allocation management policies are also presented in this policy. A Hake Handline Fishery Management Manual will be finalised with all right-holders during the course of 2006. This manual will stipulate in detail the management methodology and procedures for the fishery. In particular, the Department intends to manage this fishery on a regional basis subsequent to the allocation of long-term commercial fishing rights.

The Minister intends to delegate the section 18 power to allocate hake handline commercial fishing rights in terms of section 79 of the Marine Living Resources Act 18 of 1998 ("the MLRA") to a senior official of the Department. The policy documents will guide the delegated authority in taking decisions on applications in this fishery.

2. Sector profile

The hake handline fishery developed along the southern Cape coast where, in the late 1980's, traditional linefishers began targeting hake as demand for prime quality ("PQ") hake increased on the international market.

Originally, hake handline fishers used deck boats that were capable of fishing overnight. As the fishery grew, some fishers started using skiboats, which can stay out at sea overnight, and can be winched up onto a trailer and be driven to areas closest to where the hakes are located. The deck boats were harbour bound. The introduction of skiboats significantly increased effort in the hake handline fishery, particularly as use of these vessels allows hake handliners to follow the hake along the South African coastline.

During the 1980s and 1990s the fishery was not properly regulated or managed. The lack of a regulatory framework, coupled with increased demand for PQ hake in the late 1990's, resulted in a number of persons,

Hake Handline Policy: June 2005

including recreational and commercial fishers operating in other fisheries, entering this fishery to take advantage of the high prices and catches rapidly escalated. During the late 1980s hake handline catches were estimated to be approximately 150 tons. By the 1990's this had increased to between 1 100 tons and 1 400 tons annually. By the year 2000, approximately 5000 tons were landed with catches peaking at an estimated 7300 tons in 2001.

In December 2000, the Minister announced a biological emergency in the traditional linefish fishery. The Minister also decided to split the management of the handline fisheries into three separate fisheries – the tuna pole, the hake handline and the traditional linefish fisheries. In that year, the Minister set a total applied effort ("TAE") for the fishery for the first time in the hake handline fishery. The TAE limited the number of crew and vessels that could target hake using a handline to 130 vessels and 785 crew. In addition, a precautionary maximum catch limit ("PMCC") of 5500 tons is set aside under the global hake total allowable catch.

The Department manages the hake longline fishery as part of a "hake" collective. In terms of the **MLRA**, a "global" total allowable catch ("TAC") for hake is set annually by the Minister. The hake handline and longline fisheries share 10 percent of the global TAC. The hake deep sea trawl fishery is allocated 83 percent of the TAC and the balance is allocated to the hake inshore trawl fishery. Until 2004, 1 000 tons was set aside for foreign fishing. This allocation will be discontinued.

The hake handline fishery operates out of small fishing harbours and slipways along the southern Cape and Eastern Cape coasts, as far north as Port Alfred. The handline fishery, like the hake long line fishery, lands PQ hake for export to Europe. The fishery operates in inshore waters targeting shallow water hake, *Merluccius capensis*.

Hake stocks are currently managed in terms of a recovery strategy and the TAC for hake has been reduced each year since 2003. Current catch rates of shallow water hake are unsustainable.

3. The medium-termrights allocation process

In 2003, 86 commercial hake handline fishing rights were allocated. The rights authorised 86 vessels and more than 700 crew to target hake using the handline method. This was the first time that commercial fishing rights were allocated in this fishery and the first time that the hake handline fishery was subjected to comprehensive regulation.

The objective of the medium-term allocation process was to allocate commercial hake handline fishing rights to fishers who are reliant on the fishery for their livelihoods. Every effort was made to exclude recreational or part-time fishers and those who derived income from other fisheries, or who were employed in other sectors of the economy.

Of the rights allocated, 26 percent were allocated to black persons. Approximately 25 percent of the skippers in this fishery are black, while 76 percent of crew are black.

Most of the right-holders are individuals. Legal entities, such as close corporations and companies, make up a small percentage of the right-holders. All the right-holders in the fishery could be described as small- and medium-sized enterprises ("SMEs").

4. Over-arching sectoral objectives

The over-arching objectives of allocating long-term fishing rights in this fishery are to:

- Notably improve the transformation profile of the hake handline fishery;
- Allocate commercial fishing rights to fishers who are dependent on the hake handline resource for their main source of income;
- Endeavour to allocate a fair proportion of rights to applicants based at fishing harbours that are historically associated with hake handline catches;
- Support the economic viability of the fishery; and
- Ensure the environmental sustainability of the fishery.

5. Duration of rights

Having regard to the transformation profile of the fishery, commercial rights will be allocated for a period of eight years (1 January 2006 to 31 December 2013). The Department will regularly evaluate right holders against predetermined performance criteria (see paragraph 12 below).

6. New entrants

The hake handline fishery is currently over-subscribed. There are many more handline fishers than the resource is able to sustain. However, the poor transformation profile of this fishery, coupled with the fact that many hake Hake Handline **Policy:** June 2005

handline fishers, particularly black skippers, did not apply for commercial rights in 2001, means that rights may **be** allocated to new entrant applicants rather than to medium term right holders.

7. Evaluation criteria

Applications will be screened in terms of a set of "exclusionary criteria". Right-holder applicants and new entrant applicants will then be separately assessed in terms of a set of weighted "comparative balancing criteria". A **cut-off** score or rank will then be determined to select the successful applicants.

7.1 Exclusionary criteria

Apart from the criteria described in the General policy pertaining to the lodgement of applications and material defects, the delegated authority will exclude applicants that fail to meet the following requirements:

- (a) Form of the applicant: Commercial fishing rights in the hake handline sector will only be granted to entities incorporated in terms of the Close Corporations Act of 1984 and natural persons (i.e. sole proprietors or individuals). Trusts and companies will not be granted rights. Right holders that are currently holding rights in the form of companies or trusts must apply in the form of a natural person or close corporation and will be treated as medium term right holder applicants provided that they comply with the guidelines set out in the General Policy
- (b) Compliance: If an applicant or its members has been convicted of a serious infringement of the MLRA, the regulations, permit conditions or other serious fishery related offences during the medium-term right period, the applicant will not be allocated a hake handline fishing right. This does not include the payment of an admission of guilt fine. Rights will also not be allocated to an applicant if the applicant or its members has had any fishing right cancelled or revoked in terms of the MLRA, or assets seized under the Prevention of Organised Crime Act 121 of 1998 or the MLRA. If a medium term right was held by a company, a right will also not be allocated to the successor if a director or controlling shareholder has been convicted of a serious infringement of the MLRA, the regulations, permit conditions or other serious fishery related offences during the medium-term right period, or had any fishing right cancelled or revoked in terms of the MLRA, or

assets seized under the Prevention of Organised Crime Act 121 of 1998 or the MLRA.

Decisions may be reserved on applications if there is a pending criminal investigation, or section **28** proceedings, which may affect the outcome the application.

Paper quotas: Paper quotas as defined in the General policy will be excluded. Large groups of identical or very similar applications that are sponsored by consultants or commercial fishing companies and other entities, will be excluded as fronts (paper quotas), regardless of the merits of individual applications.

A household (comprising parents and children) may not be granted more than one right so **as** to avoid fronting and to broaden access to the hake handline resource.

- **Non-utilisation:** The delegated authority may refuse to re-allocate a right if a right holder applicant failed to fully utilise a medium-term right. The delegated authority may also refuse to allocate a right to an applicant who was a member of a close corporation or a director or shareholder of a company that held a medium term right and that failed to fully utilise the right.
- (e) Personal involvement in harvesting of the resource: Applicants will have to demonstrate that they (or a member of the close corporation) are involved on a full-time basis in the hake handline fishery in the sense that they are active fishers and participate in the operation of the hake handline business. Only applicants incapable of participating due to a permanent physical disability will be exempt from this requirement. Women applicants will not be exempt from having to participate on board.
- (f) Vessel access: Applicants will be required to demonstrate a right of access to a suitable vessel (seeparagraph 8 below).
- (g) SAMSA Health Certificate: Applicants must provide proof that the South African Maritime Safety Authority ("SAMSA") considers them (or a member of the close corporation) to be medically fit to go out to sea.

7.2 Balancing criteria

Right-holder applicants and potential new entrants will be evaluated in terms of the following balancing criteria, which will be weighted in order to assess the strength of each application:

(a) Transformation

The medium term rights allocation records uggest that this fishery is c mparatively less transformed than other fisheries. Black applicants will be positively scored. In the case of close corporations, the percentage black ownership will be assessed. In addition, applicants will also be assessed on:

- The percentage black and women representation at management levels (particularly with regard to skippers) and the percentage black and women employees;
- Whether the applicant complies with skills development laws and whether the applicant has invested in the training and development **c** crew and black crew, in particular;
- Whether the applicant regularly shared profits with crew and black crew, in particular;
- Affirmative procurement;
- Compliance with the Employment Equity Act 55 of 1998; and
- Corporate social investment.

(b) Investment in the fishery

Applicants will be evaluated having regard to investments made.

Right-holder applicants will be assessed as follows:

• Investment in vessels will be recognised, as long as the investment demonstrates a real commitment to participate in the sector. Shareholding in vessels obtained at minimum or no cost to the applicant will not be recognised as investment. Right-

Hake Handline Policy: June 2005

holder applicants will not be rewarded for having concluded charter agreements or catching or purchasing agreements.

Investment in marketing initiatives will be considered, The delegated authority will have regard to whether the applicant is capable of marketing hake.

As far as new entrant applicants are concerned, the delegated authority will consider investments made in other sectors in the form of vessels and fixed assets. In addition, new entrant applicants will have to show whether they have access to hake handline markets.

(c) Fishing performance

Right-holder applicants will be assessed by having regard to their performance in the hake handline fishery during the medium-term rights allocation process. In particular, right-holder applicants that targeted traditional linefish stocks in preference to hake will be penalised.

New entrant applicants will be assessed by having regard to whether they have the ability, knowledge and skills to participate in the hake handline fishery.

(d) Jobs

Right-holder applicants who can demonstiate that they have provided temporary or permanent employment during the medium-term period, will be rewarded.

(e) Local economic development

Investment in a number of South Africa's smaller coastal towns *is* required for economic growth. The delegated authority will positively score those applicants that elect to land their catches in the harbours along the Cape south coast and the Eastern Cape coast which have historically been associated with hake handline fishing.

(f) Historical involvement

Right-holder applicants and potential new entrants will be rewarded for historical involvement in the fishing industry. An example of historical involvement would be a skipper or a crewmember who has worked in the handline fishery in the past.

(g) Reliance on the resource

The delegated authority should positively score applicants who rely on hake handline fishing for a significant proportion of their gross annual income. Applicants or their members who derive income from sources outside of the fishing industry may be negatively scored. Potential new entrants will be required to demonstrate their historical dependency on the hake handline fishery for their livelihood.

(h) Compliance

Minor infringements of the MLRA, the Regulations and permit conditions will be negatively scored.

7.3 Empowerment of hake handline fishers

The Department will require all fishing crew who are intending to work on hake handline boats to register with the Department on the Crew Register. Hake handline right holders will be required to select their crew members from amongst those who are listed on the Crew Register. The Department will only register persons on the Crew Register if they have successfully undertaken a SAMSA safety training course, demonstrate a reliance on hake handline fishing and are able to demonstrate some form of historical involvement in hake handline fishing.

Crew will be registered free of charge and the registration process will commence in the last quarter **of 2005.** Registered crew may only fish from vessels authorised to catch hake handline. This does not mean that persons registered on the Crew List may not crew on vessels in other fisheries.

7.4 Effort allocations

The Department will allocate one vessel to each successful applicant and the number of crew as determined by the South African Maritime Authority ("SAMSA") to be safe for that vessel.

Hake Handline Policy: June 2005

Further, although this fishery is managed in terms of a TAE (130 vessels and **785** crew), a precautionary maximum TAC of 5 500 tons is also used to manage this fishery. Records reveal that over the duration of the medium-term period, this precautionary maximum catch limit was never reached. Accordingly in the future more fishing rights may be allocated, provided that once the fishery lands 5 500 tons, all hake handline fishing will be halted for that season.

8. Suitable vessels

A suitable vessel in the hake handline fishery is a vessel that:

- has a minimum SAMSA registered length of approximately 5 metres and a maximum SAMSA registered length of approximately 12 metres. Essentially, the delegated authority will allocate rights to skiboats and deck boats;
- has a functioning vessel monitoring system; and
- is certified as being HACCP ("Hazard Analysis and Critical Control Point") compliant.

9. Multi-sector involvement

If the applicant is a close corporation, the applicant will not be allocated a hake handline right if the applicant was allocated a commercial fishing right in any Cluster A or B fishery. If the applicant is a natural person, the applicant will not be allocated a hake handline right if the applicant is a member of a close corporation, or a director or the controlling shareholder of a company that was allocated a commercial fishing right in any Cluster A or B fishery. Further, right holders (including their members, where applicable) in the hake handline fishery may not hold a right in any Cluster C or Cluster D fishery, other than traditional line fish. In instances where the holding of multiple rights is not allowed applicants should indicate their preference.

10. Application fees and levies

The application fee for this fishery will be determined having regard to:

- The cost of the entire rights allocation process, including consultation, receipting, evaluation of applications, verification, appeals and reviews; and
- The value of the fish being allocated over the duration of the right.

The annual levies payable with effect from 1 January 2006 will be determined after consultation with right holders. The levies payable will be utilised by the Department for mitigating the annual costs of management, compliance and research.

11. Management measures

The management measures discussed below reflect a number of the Department's principal post -right allocation management intentions for this fishery.

11.1 Ecosystemapproach to fisheries management

This fishery will be managed in accordance with the ecosystem approach to fisheries ("EAF). An ecosystem approach to fisheries management is a holistic and integrated policy which recognises that fishing and associated land-based activities impact on the broader marine environment. The EAF will be detailed further in the Hake Handline Fishery Management Manual. South Africa remains committed to the target date of 2010 for the implementation of an EAF in the commercial fisheries.

11.2 Management on a regional basis

The Department intends changing the management strategy of this fishery subsequent to the allocation of long-term fishing rights. It is the Department's intention to manage this fishery on a regional basis, restricting the movement of vessels within specific regions.

11.3 Access to traditional linefish stocks

Hake handline fishers will not be permitted to fish for traditional linefish stocks such as kob (*Argyrosomus* **spp.**) and other over-exploited or collapsed line fish stocks. Hake handline fishers will, however, be allowed to target snoek should it become available.

12. Performance measuring

The Department will institute a number of formal performance measuring exercises for the duration of the commercial fishing rights. It is envisaged that the first performance measuring exercise will take place after a year, and thereafter every three years.

Hake Handline Policy: June 2005

18 No. 27797

Although the Department will finalise the precise criteria against which right-holders will be measured after the allocation of commercial fishing rights, and after consulting with right-holders, the following broad performance-related criteria may be used:

transformation;

investment in vessels, marketing and gear;

compliance with applicable laws and regulations.

The purpose of performance measuring will be to ensure that the objectives of the fishery are being met and that management methodologies and procedures remain current and suitable for the fishery.

13. Observer and monitoring programme

The Department's current monitoring programme will be expanded to this fishery. Right-holders will be required to bear the costs of the observer and monitoring programmes.

14. Provisional lists

Before the delegated authority makes final decisions on the successful applicants, he or she should issue a provisional list of successful applicants. The provisional list will be circulated to each fishing area. Interested and affected parties in these areas may then **be** invited to comment on the list and, in particular, inform the delegated authority **if** any persons who historically fished for hake handline have been excluded from the provisional list or whether any person included on the provisional list is not reliant on the hake handline resource.

15. Permit conditions

Permit conditions for this fishery will be issued annually. The permit conditions will be determined after consultation with right holders in this fishery and will be subject to revision as and when it may be necessary.

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DEPARTMENT OF ENVIRONMENTAL AFFAIRS AND TOURISM BRANCHMARINE AND COASTAL

POLICY FOR THE ALLOCATION AND MANAGEMENT OF COMMERCIAL FISHING RIGHTS IN THE WEST COAST ROCK LOBSTER COMMERCIAL (NEARSHORE) FISHERY: 2005

THIS POLICY MUST BE READ WITH THE GENERAL POLICY ON THE ALLOCATION AND MANAGEMENT OF LONG-TERM COMMERCIAL FISHING RIGHTS 2005 (available at www.mcm-deat.gov.za)

TABLE OF CONTENTS

1. Inte	Introduction	
2. Bio	ology and resource dynamics	3
	ctor profile	
	e medium-term rights allocation process	
	er-arching sectoral objectives	
	ration of rights	
	w entrants	
	cess to Snoek	
	aluation criteria	
9.1	Exclusionary criteria	
9.2 (a) (b) (c) (d) (e) (f) (g) (h)	Comparative balancing criteria Transformation Investment Jobs Processing and marketing Fishing performance Historical involvement Reliance on fishing Compliance Quantum criteria	
10.	Suitable vessels and gear limitations	12
11.	Management measures	12
12.	2. Application fees and levies	
13.	3. Performance measuring	
14.		
15 .		
16.	Permit conditions	13

64 No. 27797

1. Introduction

This policy on the allocation and management of fishing rights in the west coast rock lobster commercial (nearshore) fishery is issued by the Minister of Environmental Affairs and Tourism ("the Minister"). This sector will be referred to as "WCRL (nearshore)". This policy must be read with the General Polii on the Allocation and Management of Long-term Commercial Fishing Rights: 2005 ("the General polii.

The purpose of this policy is to set out the considerations that will apply to the allocation of long-term commercial WCRL (nearshore) fishing rights. Many of these considerations are not new. They have been applied by the Minister and delegated authorities of the Department of Environmental Affairs and Tourism: Branch Marine and Coastal Management (he Department) when allocating rights in the past and to an extent this policy documents those considerations.

Certain post-rights allocation management policies are also presented in this policy. A West Coast **Rock** Lobster (**Nearshore**) Fishery Management Manual will be finalised with all right-holders during the course of 2006. This manual will stipulate in detail the management methodology and procedures for the fishery.

The Minister intends to delegate the section 18 power to allocate commercial WCRL (nearshore) fishing rights in terms of section 79 of the Marine Living Resources Act 18 of 1998 ("the MLRA") to a senior official of the Department. The policy documents will guide the delegated authority in taking decisions on applications in this fishery.

2. Biology and resource dynamics

West coast rock lobster (Jasus lalandii) are slow-growing long-lived animals. Female size at maturity varies and ranges from 57 millimetres carapace length (CL) to 66 millimetres CL. Male lobsters attain a larger sue and grow faster than females. As a result of the size limit of 75 mm CL that is imposed on commercial fishers, male lobsters make up 90 to 99 percent of the catch.

West Coast rock lobster occur inshore (<200m depth) from just north of Walvis Bay in Namibia to East London. Commercial exploitation occurs from about 25°S in Namibia to Gansbaai. However, recreational fishing extends further eastwards to Mossel Bay.

West Coast Rock Lobster (Nearshore) Fishing Polii: June 2005

3

3. Sector profile

The current harvestable biomass is estimated at around eight percent of the pre-exploitation levels and spawning biomass at approximately 21 percent. This decline is largely a result of two effects: large unsustainable catches taken particularly during the first half of the 20th century and a substantial reduction in the somatic growth rate during the 1990's.

Commercial fishing began in the 1880's. The commercial fishery expanded rapidly in the early part of the 20th century. Although catch records prior to 1940 are spanse, catches appear to have peaked in the period 1950 to 1965, when between 13 000 and 16 000 tons were landed annually.

Prior to 1946, the commercial fishery was unregulated. In that year, a tail-mass production quota was imposed to control exports. This formed the basis of the "output-controlled" management philosophy that is still employed in the management of the west coast rock lobster resource today.

From **1946** onwards, annual quotas were granted, based primarily *on* the performance of the fishery m the preceding season. **Until** the **mid-1960's**, **catches** were directly controlled by these **quotas**. In the 1967/68 fishing season, **catch** rates began to decline and quotas could not be filled. Decreases in the Total Allowable Catch ("TAC") to between 4 000 and 6 000 tons restored some balance in the period **1970/71** to **1989/90**.

The tail-mass production quota was replaced by a whole lobster (landed mass) quota, and management by means of a TAC was introduced in the early 1980's. Area or zonal allocations were introduced at the same time. Other management measures that were enforced early on were size limits and a dosed season. Catches of berried or soft-shelled lobsters were banned. The 1990/91 season again saw the catch rates drop and, in the ensuing years, the commercial TAC was gradually reduced, reaching 1 500 tons in the 1995/96 season. Since then, there has been a slow recovery, with the commercial TAC being set at 3 527 tons for the 2004/2005 season.

Prior to **the** introduction **of** lobster traps in *the* **1960's**, the commercial fishery depended almost exclusively **on** hand-hauled, hoopnets, which are light and easy to deploy from **small** boats in **shallow** waters. **Hoopnets** are seldom used at depths exceeding 30 metres. Hoopnet dinghies may either operate independently from the shore by means of an outboard motor or oars, or be transported to the fishing grounds by means of a motorised mother vessel (deckboat).

West Coast Rock Lobster (Nearshore) Fishing Policy: June 2005

The west coast rock lobster fishery is made up of two distinct sectors: a commercial fishery and a recreational fishery. Recreational users may only fish using hoopnets from a boat or the shore, or practice breath-hold diling or poling from the shore. Recreational fishers may not sell their catch.

The commercial sector consists of large-scale offshore operators (right allocations of more than 1.5 tons) and a more limited nearshore component (right allocations of less than 1.5 tons). In the nearshore sector, right-holders may only use hoopnets and may not move between areas.

The nearshore commercial sector (or limited commercial fishery) replaced the subsistence fishery in 2001 as a result of the findings and recommendations of an independent review of subsistence fishing in South Africa. The review recommended that high-value subsistence fisheries such as west coast rock lobster, traditional linefish and abalone should be commercialised. The commercialisation of these fisheries has permitted fishers to sell and market their products.

Approximately 20 percent of the commercial west coast rock lobster TAC is allocated to the nearshore fishery and 80 percent to the offshore fishery.. The reason for this split is that approximately 20 percent of the resource is located in the inshore region, while 80 percent is located offshore m deeper waters.

The offshore fishery supports some 5 500 employees, 95 percent of whom are black. Of these, more than 2 500 are sea-going personnel, with the remainder employed in processing and marketing operations on land. West coast rock lobster fishing takes place between November and July and the average annual income over this period is R26 500. The annual value of west coast rock lobster catches is approximately R200 million. The approximate value of vessels in this fishery is R130 million.

4. The medium-term rights allocation process

During the medium term rights allocation process, 234 full commercial west coast rock lobster fishing rights were allocated. An additional 511 limited commercial fishing rights were allocated, many to former subsistence fishers. Of the rights allocated in the full commercial fishery, 66 percent were granted to black persons and black-owned entities. The representation of blacks at senior management level in the full commercial fishery is, however, only 34 percent. Of the rights allocated in the limited commercial fishery, 91.5 percent were allocated to black persons, predominantly to black-owned micro enterprises.

In 2003, a further 230 tons of west coast rock lobster were allocated to 274 limited commercial right-holders in the area east of Cape Hangklip. Of the rights allocated, more than 90 percent were allocated to **black** persons.

In 1992, 39 predominantly whii right-holders controlled the west coast rock lobster TAC. In contrast, by the end of 2003, 1 019 commercial rock lobster fishing rights had been allocated. Of these, many were allocated to former subsistence fishers.

5. Over-arching sectoral objectives

The objectives of allocating long-term fishing rights in the WCRL (nearshore) fishery **are** to:

- Maintain the transformation profile of the fishery;
- Allocate commercial fishing rights to fishers who are dependant on the WCRL resource for their main source of income;
- Endeavour to allocate a fair proportion of rights to applicants based at fishing villages that are historically associated with WCRL catches;
- Promote investment in vessels, marketing and processing infrastructure, and promote the creation of secure jobs;
- Sustain the economic viability of the fishery; and
- Ensure the environmental sustainability of the fishery.

6. Duration of rights

Having regard to -

- the transformation profile of the fishery;
- the need to encourage further investments in thii fishery by micro enterprises;
- the relatively low capital intensity of the fishery;
- the need to encourage creation of permanentjobs;
- the need to maintain the economic stability that currently prevails in the fishery; and
- the fact that the west coast rock lobster resource is well managed with reliable and current data.

commercial rights will be allocated for a period of 10 years (15 November 2005 to 31 July 2015). The Department will regularly evaluate right holders against predetermined performance criteria (seeparagraph 13 below).

7. New entrants

Although the west coast rock lobster fishery is optimally exploited and there is no **room** for additional participants, new entrant applicants will be considered and may be preferred over existing right-holders who have **failed** to fully utilise their rights or performed poorly in other respects.

8. Access to Snoek

Right holders in the west coast rock lobster (nearshore) fishery will be permitted to fish for snoek, provided that the vessel nominated and used for west coast rock lobster is a bakkie. A bakkie is a non-motorised row dinghy of 6m or less in length.

These right holders will be permitted to catch as many snoek as may be considered viable in terms of the applicable regulations and the Traditional Line Fishery Management Manual to be adopted.

Evaluation criteria

Applications will be screened in terms of a set of "exclusionary criteria", and thereafter scored in terms of a set of weighted "comparative balancing criteria". A cut-off score or rank will then be determined to select the successful applicants. A proportion of the TAC will be allocated to each successful applicant in terms of a set of "quantum criteria".

9.1 Exclusionary criteria

Apart from the criteria described in the General policy pertaining to the lodgement of the applications and material defects, the delegated authority will exclude applicants that fail to meet the following requirements:

(a) Form of the applicant: Only natural persons will be granted WCRL (nearshore) fishing rights. Right-holders who previously operated in the form of juristic persons (i.e. close corporations, trusts or companies) must apply in their individual capacities, but will be considered to be 'medium term right holders" for purposes of the allocation process, provided that they meet the criteria set out in the General policy. In terms of the General policy individuals who were members of dose corporations, shareholders of companies and beneficiaries of trusts when these entities were allocated medium term rights in 2001/2002 will be considered to be medium term right holders. The delegated authority

may regard other individuals to be medium term right holders if they obtained control over a medium term right, by way of a transfer approved by the responsible authority.

Persons who were members of a close corporation, shareholders of a company or beneficiaries of a trust may continue to operate in this form provided that they nominate one individual from the close corporation or company to apply on behalf of all the other members, shareholders or beneficiaries. The delegated authority will take into account the relationship between the applicant and the former right holder when allocating rights.

(b) Compliance: Applicants that have been convicted of a serious infringement of the MLRA, the regulations, permit conditions or other serious fishery related offences during the mediumterm right period, will not be allocated a WCRL fishing right. This does not include the payment of an admission of guilt fine. If the applicant was a member of a close corporation or a shareholder of a company that held a medium term right, then the applicant will not be granted a right if the medium term right holder or one of its members, directors or controlling shareholders was convicted of a serious infringement of the MLRA, the regulations, permit conditions or other serious fishery related offences during the medium term right period.

Rights will also not be allocated to an applicant if the applicant has had a fishing right cancelled or revoked in terms of the MLRA, or assets seized under the Prevention of Organised Crime Act 121 of 1998 or the MLRA. If the applicant was a member of a close corporation or a shareholder of a company that held a medium term right, the applicant will not be granted a right if the medium term right holder or one of its members, directors or controlling shareholders had a right cancelled or revoked in terms of the MLRA, or assets seized under the Prevention of Organised Crime Act.

Decisions may be reserved on applications if there is a pending criminal investigation, or section 28 proceedings, which may affect the outcome of the application.

(c) Paper quotas: Paper quotas (as defined in the General policy) will be excluded. Large groups of identical, or very similar-applications, that are sponsored by consultants or commercial fishing companies and other entities, will be excluded as fronts for paper quotas, regardless of the merits of individual applications.

A household (comprising parents and children) may not be granted more than one right so **as** to avoid fronting and to broaden access to the west coast rock lobster resource. Applicants may be required to

disclose their relationship to applicants in the WCRL (inshore) sector or other commercial fisheries. If more than one member of a household applies for a right, all the applications from that household may be excluded, unless the applicants clearly and convincingly demonstrate that they have established separate small commercial operations.

- Non-utilisation: The delegated authority may refuse to re-allocate a right if a right holder applicant failed to fully utilise a medium term right. The delegated authority may also refuse to allocate a right to an applicant who was a member of a close corporation or a director or shareholder of a company that held a medium term right and that failed to fully utilise the right.
- **Multi-sector Involvement:** An applicant will not be allocated a WCRL (nearshore) right if the **applicant** is a member of a close corporation, or a director or the controlling shareholder of a company that was allocated a commercial fishing right in any Cluster A or B fishery. A WCRL (nearshore) right holder may hold the following rights in Cluster C and D fisheries, traditional line fish and abalone:
 - a WCRL (nearshore) right holder may hold a traditional line fish right, provided that the
 WCRL right holder does not hold an abalone right or a net fish right as well;
 - a WCRL (nearshore) right holder may hold a net fish right, provided that the WCRL right holder does not hold a traditional line fish right as well; and
 - a WCRL (nearshore) right holder may hold a white mussel right, a netfish right and an abalone right.

In instances where the holding of multiple rights is not allowed applicants should indicate their preference in their applications.

- Personal involvement in harvesting of the resource: Applicants will be required to demonstrate that, during the fishing season, they are personally involved in fishing for WCRL, in that they are active on fishing vessels and participate in the operation of the business. Only applicants incapable of participating due to a permanent physical disability will be exempt from this requirement. Women applicants will not be exempt from having to participate on board.
- Resident In fishing zone: Applicants who do not live adjacent to the fishing zone where they have applied for rights will be excluded. Applicants will be required to demonstrate that they have been permanently resident adjacent to the fishing zone for at least four years. Right-holders in the WCRL (nearshore) fishery will be restricted to fishing in the designated fishing zones or areas.

- (h) Vessel access: Applicants will have to demonstrate a right of access to a suitable vessel paragraph 10 below).
- (i) SAMSA Health Certificate: Applicants must provide proof that the South. African Maritime Safety Authority ("SAMSA") considers them to be medically fit to go out to sea.

92 Comparative balancing criteria

Right-holder applicants and potential new entrants will be evaluated in **terms** of the following balancing criteria which will be weighted to **assess** the strength of each application:

(a) Transformation

To maintain the transformation profile of the WCRL (nearshore) fishery, black applicants will be positively scored. Gender may be used as a tie-breaking factor, i.e. where more than one applicant scores the same, a female applicant will be preferred over a male applicant.

Applicants will also be assessed on -

- The percentage of black persons and women involved in the management of the applicant's enterprise and employed by the applicant;
- Whether the applicant complies with skills development laws (if applicable) and whether the applicant has invested in the training and development of crew;
- Whether the applicant regularly shared profit with crew:
- Affirmative procurement; and
- Corporate social investment.

(b) Investment

Investment in vessels and equipment will be recognised, **as** long **as** the investment demonstrates a real commitment to participate in the fishery. Shareholding in vessels obtained at minimum or no cost to the applicant will not be recognised **as** investment.

(c) Jobs

Right-holder applicants who can demonstrate that they have provided temporary or permanent employment during the medium-term period, will be rewarded.

(d) Processing and marketing

Right-holder applicants will be required to submit processing and marketing records and may be **assessed** on their performance in this regard.

(e) Fishing performance

Right-holder applicants will be **assessed** by having regard to their performance in the WCRL fishery during the medium-term period.

New entrant applicants will be assessed by having regard to whether they have the ability, knowledge and skills to participate in the WCRL fishery.

(f) Historical involvement

Right-holderapplicants and potential new entrants may be rewarded for historical involvement in the fishing industry. Such involvement might include being a crewmember in the limited commercial WCRL fishery, or being a crew member in any other commercial fishery.

(g) Reliance on fishing

The delegated authority should prefer applicants who rely on WCRL fishing for a significant proportion of their gross annual income. Applicants who derive income from sources outside the fishing industry may be negatively scored. New entrant applicants will be required to demonstrate their historical dependency on the WCRL fishery for their livelihood.

(h) Compliance

Minor infringements of MLRA, the regulations and permit conditions will be negatively scored.

93 Quantum criteria

Allocations to successful right-holders in the WCRL (nearshore) fishery will be determined a i amounts between 750 kilograms and 1.5 tons. Regard will be had to the abundance of the resource in the area or zone applied for, as well as investment in the fishery and job creation.

If the Minister increases or decreases the TAC after the allocation of commercial fishing rights, right holders will have their TAC's adjusted accordingly.

10. Suitable vessels and gear limitations

A suitable vessel in the WCRL (nearshore) fishery is a vessel that =

- has a maximum SAMSA registered length of eight metres; and
- is geared to fish for WCRL using hoop nets only.

Right holders may be required to invest in an affordable vessel monitoring system after the allocation of long term commercial fishing rights.

11. Management measures

The WCRL fishery will be managed in accordance with the ecosystem approach to fisheries ("EAF"). An ecosystem approach to fisheries management is a holistic and integrated policy which recognises that fishing and associated land-based activities impacts on the broader marine environment. This part of the WCRL (nearshore) fishing policy does not attempt to provide a policy statement on EAF in the WCRL fishery. The EAF in the WCRL fishery will be detailed in the West Coast Rock Lobster (nearshore) Fishery Management Manual. South Africa remains committed to the target date of 2010 for the implementation of an EAF in the commercial fisheries.

The WCRL (nearshore) fishery will be managed using a number of controls, including minimum size limits, closed seasons, gear restrictions, area and time restrictions, marine protected areas and limitations on retention of berriedfemales and soft-shelled lobster. These restrictions are contained in the permit conditions.

12. Application fees and levies

The fee payable on application for a west coast rock lobster (nearshore) fishing right is R300 (three hundred rand). This fee is non-refundable and must be paid in full.

The annual levies payable with effect from 15 November 2005 will be determined after consultation with right holders. The levies payable will be utilised by the Department for mitigating the annual costs of management, compliance and research.

13. **Performance** measuring

The Department will institute a number of performance measuring exercises for the duration of the commercial fishing rights. It is envisaged that the first performance measuring exercise will take place after a year, and thereafter every three years.

The purpose of performance measuring will be to ensure that the **objectives** of the fishery are being met and that management methodologies and procedures remain current and suitable for the fishery.

14. Observers

The vessels used in the WCRL (nearshore) fishery are not **able** to accommodate observers. Right-holders will, however, be expected to cooperate fully with land-based observers or those transported to the fishing grounds in other vessels.

15. Provisional lists

Before the delegated authority makes final decisions on the successful applicants, he or she should issue a provisional list of successful applicants. The provisional list will be circulated to each fishing area. Interested and affected parties me these areas may then be invited to comment on the list and, in particular, inform the delegated authority if any persons who historically fished for WCRL in the nearshore area have been excluded from the provisional list or whether any person included on the provisional list is not reliant on the WCRL resource.

16. **Permit** conditions

Permit conditions for **this** fishery will be issued annually. The permit conditions will be determined after consultation with tight holders in **this** fishery and **will** be subject to revision **as** and when it may be necessary.