**Fisheries Act 1995**

**FISHERIES NOTICE**

I, Travis Dowling, Chief Executive Officer of the Victorian Fisheries Authority, as delegate of the Minister for Fishing and Boating and having considered the outcome of consultation in accordance with section 3A of the **Fisheries Act 1995** (the Act), make the following Fisheries Notice under section 152 of the Act:

Dated:

# Travis Dowling

# Chief Executive Officer

**Victorian Fisheries Authority**

## Fisheries (SPIDER CRAB) Notice 2020

1. ***Title***

This Notice may be cited as the Fisheries (Spider Crab) Notice 2020.

1. ***Objective***

The objective of this Notice is to fix a reduced catch limit for spider crabs by recreational fishers across Victorian waters.

1. ***Authorising provision***

This Notice is made under section 152 of the Act.

1. ***Commencement***

This Notice comes into operation on the day it is published in the *Victoria Government Gazette* and the Victorian Fisheries Authority website.

1. ***Definitions***

In this Notice –

***spider crab*** means spider crabs from the family Majidae*.*

1. ***Catch and possession limit***

A person must not take from or possess in, on or next to any Victorian waters more than 15 spider crab on any one day.  
  
Penalty: 20 penalty units

1. ***Revocation***

Unless sooner revoked, this Notice will be automatically revoked 12 months after the day on which it comes into operation.

**Note:** Section 152(3) of the Act provides that if a Fisheries Notice is inconsistent with any regulations, management plan, Ministerial direction, licence or permit, the Fisheries Notice prevails to the extent of the inconsistency.

**Note**:Penalties under this notice are set in accordance with section 152(7)(c) of the Fisheries Act which allow the imposition of penalties not exceeding 50 penalty units for a contravention of an offence under a fisheries notice.