

Nature Conservation (Macropod Harvest Period 2019) Notice 2018

Explanatory notes for SL 2018 No. 226

made under the

Nature Conservation Act 1992

General Outline

Short title

Nature Conservation (Macropod Harvest Period 2019) Notice 2018 (MHP 2019 Notice).

Authorising law

Section 11 of the *Nature Conservation (Macropod) Conservation Plan 2017* (Macropod Conservation Plan).

Policy objectives and the reasons for them

The Macropod Conservation Plan provides that a written notice (a harvest period notice) may be prepared to declare a harvest period. Key purposes of the Macropod Conservation Plan include allowing the ecologically sustainable use of macropods taken from the wild and minimising the impact of taking macropods on nature. The policy objective of the MHP 2019 Notice operates within these overarching purposes, being to regulate the harvest of macropods in a manner that ensures sustainable harvest levels are maintained.

Achievement of policy objectives

To achieve its objective, the MHP 2019 Notice will—

1. Declare a harvest period from 1 January 2019 to 31 December 2019 for harvest macropods.
2. Allow the lawful harvesting of three species of macropod:
 - (a) eastern grey kangaroo (*Macropus giganteus*);
 - (b) red kangaroo (*Macropus rufus*); and
 - (c) common wallaroo (*Macropus robustus*).
3. Define particular areas where harvesting of macropods can occur.
4. Define the maximum amount of macropods harvested from a particular area.

Consistency with policy objectives of authorising law

Section 11(1) of the *Nature Conservation (Macropod) Conservation Plan 2017* states that the chief executive may, by written notice (a harvest period notice), declare a harvest period for macropods.

Inconsistency with policy objectives of other legislation

The MHP 2019 Notice is not inconsistent with any other legislation.

Benefits and costs of implementation

A harvest period notice is issued annually to declare a harvest period for protected macropods in a given period. A harvest period notice sets quotas for the allowable harvest of particular species that are of least concern.

A harvest period notice is required to be issued on an annual basis, in order to ensure the quotas set are reflective of any changes in estimated population size of harvest macropod species. Failure to make the MHP 2019 Notice will result in the commercial macropod harvest industry being unable to lawfully operate, as the *Nature Conservation (Macropod Harvest Period 2018) Notice 2017* (2018 Notice) will expire on 31 December 2018. Due to the fact that there has not been any increase in threat levels to species of macropods harvested under the 2018 Notice, the MHP 2019 Notice will be purely administrative in nature and will not impose any additional requirements or costs on macropod harvesters, landholders or the Government.

Consistency with fundamental legislative principles

The MHP 2019 Notice, which is subordinate legislation, is consistent with fundamental legislative principles as defined in the *Legislative Standards Act 1992*.

Consultation

The provisions contained within the MHP 2019 Notice are consistent with those contained within the 2018 Notice. Therefore, requirements imposed on stakeholders by the MHP 2019 Notice will not differ from those imposed by the 2018 Notice. For the reason that harvest period notices of this kind are made on an annual basis, in combination with the fact that the MHP 2019 Notice will not affect existing rights pertaining to protected macropods, stakeholder consultation was not considered necessary in the making of this subordinate legislation.

In accordance with the Queensland Government Guide to Better Regulation, the Office of Best Practice Regulation was not consulted in relation to the regulatory proposal. The department applied a self-assessable exclusion from undertaking further regulatory impact analysis (Category g – regulatory proposals that are of a machinery nature).