SUPPLEMENTARY GAZETTE



THE SOUTH AUSTRALIAN

GOVERNMENT GAZETTE

PUBLISHED BY AUTHORITY

ALL PUBLIC ACTS appearing in this GAZETTE are to be considered official, and obeyed as such

ADELAIDE, TUESDAY, 21 MARCH 2000

[REPUBLISHED]

FISHERIES ACT 1982: SECTION 59

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, Mark Waller, 9 Kestral Place, Port Lincoln, S.A. 5606, or his nominated replacement approved by the Director of Fisheries (hereinafter referred to as the 'fisher') is exempt from section 41 of the Fisheries Act 1982, subject to the conditions contained in Schedule 1, in that they shall not be guilty of an offence when using a fine mesh purse seine net for the taking of pilchards (Sardinops neopilchardus) and other species within the Families Clupeidae and Engraulididae (hereinafter referred to as the 'permitted species') for the purpose of trade or business in marine waters of South Australia (hereinafter referred to as the 'permitted activity').

SCHEDULE 1

- 1. The fisher may engage in the permitted activity from the date of gazettal of this notice from 17 March 2000 until 31 December 2000, or until revoked earlier by the Director of Fisheries.
- 2. This exemption is valid only in respect of the fishing vessel *Rhylan* (hereinafter referred to as the 'permitted boat') registered on the fisher's Marine Scalefish Fishery Licence No. M491.
- 3. The fisher must be on board the permitted boat at all times while the boat is being used for the purpose of engaging in the permitted activity.
- 4. Whilst using a nominated master to take pilchards pursuant to this notice, no other fishing activity shall be undertaken by the licence holder pursuant to Marine Scalefish Fishery Licence No. M491.
- 5. The 'fisher' may only use 1 purse seine net having a maximum length of $600~\rm{m}$, a maximum depth of $100~\rm{m}$ and a mesh size of between $16~\rm{mm}$ and $20~\rm{mm}$.
- 6. Whilst engaged in the permitted activity the fisher shall not use any of the devices registered on the fishers Marine Scalefish Fishery Licence.

- 7. The fisher must not take or be in possession of any other species of fish, other than the permitted species, while engaging in the permitted activity.
- 8. Any fish, which are not permitted species, taken as by-catch by the fisher during the permitted activity must be immediately returned to the water.
- 9. The fisher shall not, during the period 17 March 2000 to 31 December 2000, take a quantity of permitted species which exceeds his quota of 34.95 units at 7.712 tonnes per unit (which is equal to 269.53 tonnes).
- 10. The fisher may with the prior approval of the Director of Fisheries transfer uncaught units of quota during the period of this notice.
- 11. Fish taken pursuant to this notice as the result of a transfer of quota must be taken in the area as described (and disposed of as described) in the permit conditions of the holder of the initial allocation.
- 12. The fisher may transfer catch taken pursuant to this notice to a carrier boat at sea subject to nominating the boats in advance.
- 13. The fisher may nominate no more than two carrier boats at any one time. Notification of boat name must be provided to the person or agency responsible for conducting quota monitoring operations.
- 14. Where the fisher transfers all or part of his catch to a carrier boat that portion of the catch must be accompanied by a South Australian Pilchard Fishery Log Book, completed as required by condition 16 of this notice.
- 15. The fisher must notify the person nominated for quota monitoring, by telephone, of the intended place of any unloading and the estimated weight of the catch at least one hour prior to the unloading taking place.
- 16. The fisher must provide the person nominated for quota monitoring with reasonable access to boats and vehicles for the purpose of enabling inspection of the catch and any record

relating to the South Australian Pilchard Fishery Log Book required to be completed under this notice.

17. The fisher must complete the South Australian Pilchard Fishery Log Book asdescribed below:

(a) Unloading to a shore based processing plant:

(i) The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book **up to** but not including the column titled **PILCHARD TONNAGE CAUGHT**.

The fish can then be despatched to the shore based processing plant. It is the responsibility of the fisher to make certain that all fish are accurately weighed within 24 hours of the consignment to the processor.

(ii) The fisher shall upon being notified by the processor of the total weight of fish unloaded complete the columns headed, PILCHARD TONNAGE CAUGHT, OTHER SPECIES, TONNAGE CAUGHT (This refers to other species) and REMARKS.

For any unloading, if fishing has taken place on more than one day then this should be noted and the verified weight split as close as possible to reflect the actual quantities taken on each day of fishing.

(b) Unloading at sea or direct to a tuna cage:

The fisher shall complete all columns of the South Australian Pilchard Fishery Log Book immediately after capture and include an **estimated** tonnage in the column marked **PILCHARD TONNAGE CAUGHT**. The estimated tonnage should be based on a recorded number of boxes of a certain capacity (weight) filled.

- 18. The fisher then shall either by **facsimile or in person** deliver the completed (SouthAustralian Pilchard Fishery, Log Book) form to the person nominated for quota monitoring within **48 hours**; of the unloading.
- 19. The fisher must provide regular samples of the permitted species for research analysis and assist in any other South Australian Research and Development Institute (SARDI) sponsored pilchard fishery research program as required by the Chief Scientist, Aquatic Sciences, SARDI.
- 20. The fisher must complete a monthly return within 14 days of the end of the previousmonth and forward it to SARDI. This return must be completed regardless of whether the fisher took fish or not, ie. nil returns are required.
 - 21. While engaged in the permitted activity the fisher must:
 - (a) have in his possession the copy of this notice with which the Director of Fisheries has supplied him; and
 - (b) produce that notice to a fisheries officer forthwith, if and when a fisheries officer requests him to produce it.
- 22. The fisher shall not contravene or fail to comply with the Fisheries Act 1982, or any regulations made under that Act, except where specifically exempted by this notice.

Dated 17 March 2000.

W. ZACHARIN, Principal Fisheries Manager

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, Kirstin Ross or persons acting as her agents (hereinafter referred to as the 'exemption holder') from the School of Pharmacy and Medical Sciences, University of South Australia, North Terrace, Adelaide, S.A. 5000 is exempt from the provisions of Regulations 23A and Clause 63D, Schedule 1 of the Fisheries (General) Regulations 1984 and the Fisheries Act (Aquatic Reserves) Regulations 1989 to engage in the activities specified in Schedule 1 (hereinafter referred to as the 'permitted activity') subject to the conditions set out in Schedule 2 from the date of gazettal of this notice until 31 December 2000.

SCHEDULE 1

The collection of kelp, sea urchins and prawns from marine waters of South Australia, including intertidal 'rocky' reefs and aquatic reserves.

SCHEDULE 2

- 1. No more than 100 of either prawns or sea urchins are to be collected during the term of this exemption.
- 2. No more than 50 *Ecklonia radiata*) plants are to be collected during the term of this exemption.
- 3. The specimens collected by the exemption holder are for scientific and research purposes only and may not be sold.
- 4. Collections undertaken in aquatic reserves and intertidal 'rocky' reefs area must be undertaken with due consideration of other members of the public already in the area.
- 5. The fisher shall not contravene or fail to comply with the Fisheries Act 1982 or any regulations made under that Act, except where specifically exempted by this notice.
- 6. While engaging in the permitted activity, the exemption holder must be in possession of a copy of this notice. Such notice must be produced to a PIRSA Fisheries and Aquaculture Compliance Officer if such an officer requests that it be produced.
- 7. Before collecting any specimens pursuant to this notice, the exemption holder must advise PIRSA Fisheries and Aquaculture on 1800 065 522 with details of the proposed locations and the dates on which the collections are to be made.

Dated 21 March 2000.

W. ZACHARIN, Principal Fisheries Manager

FISHERIES ACT 1982: SECTION 59

TAKE note that the notice made under section 59 of the Fisheries Act 1982 and published in the *South Australian Supplementary Government Gazette*, on page No. 939, dated 11 February 2000, being the third notice on that page, referring to Kingston Dive & Charter exceeding the daily bag limit, is hereby revoked.

Dated 21 March 2000.

W. Zacharin, Principal Fisheries Manager