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, THURSDAY, 9 MAY 2002

FISHERIES ACT 1982: SECTION 59

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, Marnikol Fisheries Pty Ltd, P.O. Box 10, Port Lincoln, S.A. 5606, or persons acting as their agents (hereinafter referred to as the 'exemption holder') are exempt from the provisions of sections 50 and 53 of the Fisheries Act 1982, insofar as they may engage in the activities and do the acts specified in Schedule 1 (hereinafter referred to as the 'exempted activity'), subject to the conditions specified in Schedule 2 in the waters specified in Schedule 3 (hereinafter referred to as the 'approved site'), from the date of gazettal of this notice until 30 April 2003 or terminated by the (hereinafter referred to as the Minister).

SCHEDULE 1

The deposit and subsequent removal of Greenlip Abalone (*Haliotis laevigata*) hereinafter referred to as the 'Permitted Species' into 3 sea cages located in the waters specified in Schedule 3 for the purpose of conducting the business of fish farming.

SCHEDULE 2

- 1. The exemption holder must not farm or introduce any permitted species at the approved site other than specified in the exempted activity.
- 2. The exemption holder must not take any wild fish from the approved site.
- 3. The exemption holder must not use the approved site for any purpose other than the exempted activity.
 - 4. The licence holder must source all farm stock from either:
 - (a) registered South Australian growers or hatcheries; or
 - (b) wholly from, or the progeny of, wild stocks from South
- 5. The licence holder must ensure that the size of the abalone shell measured at the greatest shell dimension, must not be less than 20 mm in length and must not be greater than 90 mm in length.

- 6. The licence holder must maintain a stock movement register which must be kept to immediately record all movements of abalone stock to and from the farm and to be kept regardless of the purpose of the movement of the stock.
- 7. The Stock Movement Register must be a bound book with consecutively numbered pages, each entry must be recorded in ink in the order of events, each entry must be made immediately below the previous entry and each page must be filled before commencing the next page.
- 8. The Stock Movement Register must include the following information:
 - (a) the time, date and number of stock placed on the site;
 - (b) the time, date and number of stock removed from the site.
- 9. The licence holder must keep the Stock Movement Register for 12 months from the last entry date. A photocopy of the Register for the period from the date of this licence to 31 March 2003 must be forwarded to PIRSA General Manager Aquaculture on or before 14 April 2003. A photocopy of the Registers for the period from 1 April 2002 to 31 March 2003 must be forwarded to the General Manager Aquaculture on or before 14 April 2003.
- 10. The licence holder must maintain a Mortality Register and record the mortalities of all farm abalone. Mortalities must be physically counted at intervals of no more than three months.
- 11. The licence holder must keep the Mortality Register for 12 months from the last entry date. A photocopy of the Register for the period from the date of this licence to 31 March 2003 must be forwarded to PIRSA General Manager Aquaculture on or before 14 April 2003. A photocopy of the Registers for the period from 1 April 2002 to 31 March 2003 must be forwarded to the General Manager Aquaculture on or before 14 April 2003.
- 12. The licence holder must make available all farm Registers for inspection by PIRSA Fisheries and Aquaculture Compliance Officers immediately upon being requested by such an officer.

- 13. The licence holder must complete a 'Farmed Abalone Disposal Statement' and forward this Statement to PIRSA Fisheries and Aquaculture Compliance at least 48 hours prior to disposal of farmed stock.
- 14. The licence holder must comply with the Fisheries Act 1982, while transporting fish. All fish moved from the site must be moved 'in shell'.
- 15. The licence holder must ensure that no processing occurs at sea and must further ensure that no dead farm fish or waste is deposited at sea.
- 16. The licence holder must not stock the site with more than 120 000 individuals of the permitted species at any time. The size of the abalone shell measured at the greatest shell dimension, must not be less than 20 mm in length and must not be greater than 90 mm in length.
- 17. Abalone obtained from any registered hatchery must be certified free of notifiable disease before removal from the hatchery for subsequent placement on the vessel. The licence holder must provide health certification from a suitably qualified veterinary surgeon that:
 - a veterinary surgeon has within 7 days prior to the translocation examined the abalone being translocated;
 - the abalone show no clinical signs of infectious disease or pests;
 - the abalone to be translocated and the stock from which they are sourced are free from any diseases, disease agents or pests declared notifiable under the Fisheries Act 1982 and the Livestock Act 1997;
 - the details of the signing officer should be clearly identified on the certificate and a copy of the certificate should be provided to Aquaculture SA at least 2 working days prior to the translocation taking place.
- 18. The exemption holder must ensure that the activities on the site must be in accordance with the proposal submitted in the application for research and development.

SCHEDULE 3

| Licensed Area | Licensed Hectares |
|------------------|----------------------|
| AGD 66—Zone 53 | |
| 587548E 6159578N | 30 |
| 588196E 6159954N | |
| 588397E 6159608N | |
| 587748E 6159232N | |

Dated 30 April 2002.

I. NIGHTINGALE, General Manager, Aquaculture SA

FISHERIES ACT 1982

MARINE MOLLUSC FARMING LICENCE FM00389

Licence to Farm Fish under section 53 of the Fisheries Act 1982

THE Minister for Agriculture, Food and Fisheries ('the Minister') hereby grants to:

Michael J. Sexton (13110) 36 Old Mount Barker Road Stirling, S.A. 5152

a licence to occupy and use the waters and airspace over the land specified in Item 1 of Schedule 1 of this licence ('the site') for the purpose of farming and taking the permitted species ('the permitted use') for the period commencing on 1 July 2001 and ending, subject to any earlier termination under this licence, on 30 June 2002 ('the term') subject to the following terms and conditions:

CONDITIONS OF THIS LICENCE

1. Marked-off Areas

1.1 Subject to section 53A of the Fisheries Act 1982, this licence does not entitle the licensee to exclusive rights of entry to and occupation of the site. The rights granted by this licence are exercisable by the licensee in common with any other occupiers of the site from time to time.

1.2 For the purposes of section 53A of the Fisheries Act 1982, the marked-off areas within the site are that area or those areas marked-off or indicated in the manner set out in Item 2 of Schedule 1 of this licence.

2. Permitted Species

The licensee:

- 2.1 must not farm or introduce any species at the site other than the permitted species referred to in Schedule 2; and
- 2.2 must not take any wild fish from the site except for recreational purposes.

3. Permitted Use

The licensee must not use the site for any purpose other than the permitted use.

4. Permitted Methods

- 4.1 The licensee must, in undertaking the permitted use, take all reasonable and practicable measures to prevent or minimise damage to the environment. Without limiting the generality of the foregoing, the licensee:
 - 4.1.1 must ensure the total length of each unit does not exceed 3 km of longline or 1 km of racking per hectare, and each unit must be at least 5 m from any other unit;
 - 4.1.2 must not use the anti-fouling chemical tributyltin (TBT) on any equipment used at the site;
 - 4.1.3 must not use any chemical or drug for either therapeutic or prophylactic purpose except with the prior approval of the Minister;
 - 4.1.4 must undertake an environmental monitoring program approved by the Minister and as specified in Clause 4.3;
 - 4.1.5 must not introduce the permitted species to the site before the approval of the environmental monitoring program referred to in 4.1.4 by the Minister
 - 4.1.6 must comply with the schedule of reporting for the environmental monitoring program as prescribed in Schedule 6 and submit the final results of the environmental monitoring program to the Minister 30 days before expiry of the term of this licence.

4.2 SASQAP

- 4.2.1 It is a condition of your licence to farm bivalve molluscs that only shellfish from areas Classified under the South Australian Shellfish Quality Assurance Program (SASQAP) may be sold for human consumption.
- 4.2.2 The licensee must continue to meet all the regulations required under the Food Standards Code to produce a product safe for human consumption.
- 4.3 The licensee must submit a draft environmental monitoring program to the Minister for approval within 60 days of the grant of the licence by the Minister. The draft environmental monitoring program must include the qualifications and experience of the person(s) designing and undertaking the program and address the matters listed in Schedule 5.

5. Marking and Maintaining the Site

The licensee:

- 5.1 must ensure that the site is maintained in a good, tidy and safe condition to the satisfaction of the Minister;
- 5.2 must remove and lawfully dispose of any waste or debris on the site as soon as is reasonably practicable and in particular must comply with any guidelines issued from time to time by the Minister in relation to the removal from the site of any unhealthy or dead fish;
- 5.3 must maintain all buoys, crosses, and markers on the site in good condition and in accordance with the colours specified in Schedule 1 of this licence; and
- 5.4 must mark the site boundary in accordance with the requirements of the Minister for Transport.

6. Site Inspection and Supervision

The licensee:

- 6.1 must at all times permit the Minister, his employees, agents or contractors or any employees, agents or contractors of the Crown to enter the site for the purposes of inspecting the site, the sea floor and the flora and fauna on or in the vicinity of the site; and
- 6.2 must comply with all reasonable directions of any such person authorised by the Director of Fisheries to inspect the conduct of the licensee's activities at the site.

7. Fees and Returns

The licensee:

- 7.1 must pay to the Minister the licence fee in accordance with Item 1 of Schedule 3 of this licence;
- 7.2 must on or before 31 January and 31 July during the term, submit to the Minister a return supplying all of the information described in Schedule 4 of this licence.

8. Public Risk Insurance

The licensee must at its own cost during the term maintain in full force and effect in respect of the site and the permitted use a policy of public risk insurance in the joint names of the licensee and the Minister. The limits of public risk must not be less than the amount specified in Item 2 of Schedule 3 of this licence, or such other amount as the Minister may from time to time reasonably require. A policy of insurance or copy thereof or a certificate of insurance must be produced by the licensee to the Minister on written request.

9. Guarantee or Indemnity Scheme

The licensee must either:

- 9.1 provide a guarantee from its bankers to the amount specified in Item 3 of Schedule 3; or
- 9.2 contribute to an indemnity scheme established for the aquaculture and fisheries industry and approved by the

to and in favour of and for the benefit of the Minister by way of security for the due and punctual performance by the licensee of the terms and conditions of this licence and in particular the obligations of the licensee to rehabilitate the site immediately prior to the expiration or sooner determination of the term of this licence. Such guarantee or indemnity scheme must have effect from the date of commencement of the term.

The licensee must not assign or sublet or deal in any other way with any interest in this licence.

11. Variation and Cancellation

- The Minister may without prior notice vary or cancel this licence immediately during the term for the purposes of preventing or minimising any damage or threat of damage to the environment. For the purpose of this condition the Minister may have regard to but is not limited by the following considerations:
 - the results of monitoring undertaken pursuant to Clause 4.1.5:
 - the results of any other monitoring as may 11.1.2 from time to time be carried out; or
 - 11.1.3 such other relevant information within the knowledge of the Minister.
- 11.2 Subject to and without limiting Condition 13.1, in the event of breach by the licensee of any term or condition of this licence, the Minister may:
 - give to the licensee written notice of such breach and the Minister's requirements for rectification thereof; or
 - 11.2.2 cancel this licence for failure to comply with such requirements for rectification.
- The Minister may cancel this licence if the licensee is a body corporate, and any of the following occur:
 - 11.3.1 the licensee is unable to pay its debts as and when they fall due or is otherwise insolvent;

- 11.3.2 an order is made for the winding up or liquidation of the licensee;
- 11.3.3 the licensee enters into a scheme of arrangement, compromise, moratorium or other form of composition with its creditors or any class of its creditors:
- a receiver, a manager or a receiver and 11.3.4 manager, a company administrator or other insolvency administrator is appointed to the licensee; or
- 11.3.5 a mortgagee, chargee or other encumbrancee is appointed over or takes possession of or appoints an agent to take possession of all or any of the licensee's assets.
- 11.4 The Minister may cancel this licence if the licensee is an individual, and the licensee:
 - becomes bankrupt or assigns its estate or enters into a deed of arrangement or other form of composition for the benefit of the licensee's creditors; or
 - 11.4.2 is convicted of an indictable offence.
- 11.5 Cancellation of this licence by the Minister shall be without prejudice to any rights, remedies or actions that the Minister may have against the licensee in respect of any antecedent breach by the licensee of the terms and conditions contained in this licence.

Granted by the General Manager Aquaculture, delegate for the purposes of section 53 of the Minister responsible for administration of the Fisheries Act 1982, on 4 May 2002.

I. NIGHTINGALE, General Manager Aquaculture

SCHEDULE 1

Item 1—The Site

Area applicable to this licence:

| Licensed . | Area | Licensed Hectares |
|------------|----------|----------------------|
| AGD 66- | –Zone 53 | |
| 392797E | 6418411N | 2 |
| 392891E | 6418377N | |
| 392823E | 6418189N | |
| 392729E | 6418223N | |
| | | |

All St Andrew's crosses must be marked with the site's unique 'FM number'; that is the licence number.

The interest in this licence (FM00389) cannot be transferred until 30 June 2005 without prior approval of the Minister.

Item 2-Marked-off Areas

[Co-ordinates of developed areas within the site to be provided by the licensee].

White buoys of at least 12 inches in diameter must be placed around the whole of the perimeter of the developed areas within the site at a distance of no less than 50 m from one another.

SCHEDULE 2

Item 1—Permitted Species

The Director of Fisheries has, pursuant to section 50 (2) of the Act, issued a permit for the release of the fish specified in this Schedule.

Pacific Oysters (Crassostrea gigas)

Item 2—Permitted Farming Methods

Racks

The total length of each unit must not exceed 3 km of longline not less than 3 m apart, or 1 km of racking per hectare, and each unit must be at least 5 m from any other unit.

Item 3—Criteria for Development of Marine Aquaculture Sites

Development must have commenced on the site within 12 months of the licence being issued. The minimum level of development on the site must be:

0.2 ha developed with 0.6 km of BST longline or 0.2 km of racking on the site.

SCHEDULE 3

Item 1—Fees

Annual licence fees are payable as prescribed in the licence renewal.

Item 2—Insurance

Ten million dollars (\$10 000 000).

Item 3—Guarantee

Ten thousand dollars (\$10 000).

SCHEDULE 4

Production Returns

The licensee must submit production returns to the Minister on or before 30 December and 30 June during the term of this licence. The information contained in these returns will be determined by the Minister. These returns must be forwarded to the General Manager, Aquaculture SA, 14th Floor, 25 Grenfell Street, Adelaide, S.A. 5000.

SCHEDULE 5

Environmental Monitoring Program

MATTERS TO BE ADDRESSED

The monitoring program should address the following matters in relation to the permitted use:

Farm Management

- 1. Approximate layout of all structures on the site during the term including location, number and size.
 - 2. Growth and condition of the permitted species.
 - 3. Occurrence of disease incidents in the permitted species.

Water Quality

- 1. Phytoplankton including species composition and abundance.
- 2. Status of the site under the South Australian Shellfish Quality Assurance Program during the term (including closures).

Feral Oysters

Presence and numbers of feral oysters.

Benthic Sediments

Sedimentation through measuring total organic carbon and particle size analysis of sediment samples.

Benthic Fauna and Flora

Benthic macro-flora communities including composition, distribution and abundance.

METHODOLOGY

Video Transects

Video transects should be used to assess broad scale changes in sediment consistency, presence of farming waste and the composition and abundance of macro-flora communities.

Video transects must be collected using equipment capable of producing a clear and well lit image. Transects must extend across the site, including sections under the development, and extend 50 m out both sides of the site. The location of the video transects must be identified on a map attached to the environ-mental monitoring report. Each transect must be identified on the video with a unique transect number.

Report

The environmental monitoring report must be legible and contain a declaration regarding the authenticity and source of all data and results contained in the report. This declaration must be signed by the licence holder and the person(s) conducting the monitoring program.

The report must include an assessment of the results of the monitoring program against the provisions of the Environment Protection (Marine) Policy 1994, and must be accompanied by all raw data, video footage and diver notes.

SCHEDULE 6

Schedule of Environmental Monitoring Reports

The licensee must submit a final environmental monitoring program report within 12 months of the commencement of this licence to the Minister, c/o General Manager Aquaculture SA, 14th Floor, 25 Grenfell Street, G.P.O. Box 1625, Adelaide, S.A. 5000.

FISHERIES ACT 1982: SECTION 43

Declaration

TAKE notice that pursuant to section 43 of the Fisheries Act 1982, I hereby declare it unlawful for any person to engage in the taking of fish or any act preparatory to the taking of fish including but not limited to scalefish, molluscs, crustaceans, aquatic plants and algae from the waters of West Lakes and the waters of the Port River between Bower Road and the Birkenhead Bridge from 12.01 a.m. on 10 May 2002 until midnight on 30 June 2002.

Dated 9 May 2002.

W. ZACHARIN, Director of Fisheries

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 Government Gazette* on page numbers 514 and 515, dated 4 February 2002, referring to Eyrewoolf Enterprises Pty Ltd and the taking of undersize Roe's abalone, is hereby revoked.

Dated 9 May 2002.

W. ZACHARIN, Director of Fisheries

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 Government Gazette* on page numbers 497 and 498, dated 4 February 2002, referring to Eyrewoolf Enterprises Pty Ltd and the taking of undersize Roe's abalone, is hereby revoked.

Dated 9 May 2002.

W. ZACHARIN, Director of Fisheries

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, Dadeeton Pty Ltd, P.O. Box 20, Streaky Bay, S.A. 5680 (or the registered masters) holder of Western Zone Abalone Fishery Licence No. W17, issued pursuant to the Scheme of Management (Abalone Fisheries) Regulations 1991, (hereinafter referred to as the 'exemption holder') is exempted from the provisions of clause 60 of Schedule 1 of the Fisheries (General) Regulations 2000 in that the exemption holder shall not be guilty of an offence when taking Roe's abalone (*Haliotis roei*) which is undersize, from those waters defined as the Western Zone in the Scheme of Management (Abalone Fisheries) Regulations 1991, (hereinafter referred to as the 'exempted activity') subject to the conditions specified in Schedule 1 from the date of gazettal of this notice until 30 June 2002, unless varied or revoked earlier.

SCHEDULE 1

- 1. Whilst engaged in the exempted activity, the exemption holder may only take *Haliotis roei* provided that it is not less than 75 mm in length at its greatest dimension. All abalone must be landed in the shell.
- 2. On any day the exemption holder engages in the exempted activity only abalone of the species (*Haliotis roei*) may be taken.
- 3. No more than one registered master may engage in the exempted activity on any one day.

- 4. The exemption holder may conduct the exempted activity in more than one area as defined in Schedule 2 on any one day, provided that a separate notification pursuant to condition 5 below has been made for each area prior to conducting any fishing activity in that area.
- 5. The exemption holder must notify the PIRSA Fisheries Compliance Unit on 1800 244 317 prior to engaging in the exempted activity with the following information:
 - (a) the name of the person making the call and the Western Zone Abalone Fishery Licence Number;
 - (b) the name of the registered master who will be conducting the exempted activity on that day;
 - (c) the date on which the exempted activity will take place;
 - (d) the port of departure;
 - (e) the designated area from Schedule 2 which is to be fished; and
 - (f) where the exemption holder is nominating to fish in an additional designated area from the previously nominated designated area on any one day, the exemption holder must wait at least 30 minutes prior to leaving the point from where the nomination was made.
- 6. Upon completion of the day's fishing activities the exemption holder shall complete the Daily Research Data Logsheet provided including the following information:
 - Drop number;
 - Fishing location (each dive entry location using GPS marks in decimal minutes including seconds);
 - Time underwater;
 - · Swell;
 - Number of H. Roei;
 - · Tag number; and
 - · CDR number.

The completed Daily Research Data Logsheets must be posted or delivered to the Chief Scientist, South Australian Research and Development Institute within seven days of the completion of the day's fishing activities to which it relates.

7. Upon completion of the dive at each site and before landing, the exemption holder shall place the abalone in or with the bag supplied and complete the information on the tag provided including the date and CDR number. The catch is to be bagged or stored separately for each dive location and the tag included with the catch. If more than one bag is taken in one dive location, the tag numbers are to be recorded in the row beneath the original on the Daily Research Data Logsheet provided.

The total number of bags for that day and the numbers of the tags placed on each bag shall be included on the CDR 1. The CDR 1 must be completed within 50 m of landing and the white and yellow copies of the CDR 1 must accompany the abalone to the fish processing premises.

- 8. The exemption holder must make a record in writing immediately at the conclusion of a fishing trip and before the abalone are consigned to a registered fish processor setting out details of the abalone taken during that fishing trip. This record must be completed within 50 m of the point of landing of the catch; and before the catch is consigned to a nominated processor and/or taken onto processor premises where such premises are within 50 m of the point of landing; or at the end of each day of fishing where the catch is not landed on that day. The details of such record shall be recorded on and be such as are sufficient to complete in triplicate a CDR 1 form.
- 9. All *Haliotis roei* taken pursuant to this notice shall be delivered to one of the registered fish processors detailed in Schedule 3 for weighing, within 48 hours of landing, within the State of South Australia.
- 10. The exemption holder shall not, during the period of this notice, take a combined quantity of *Haliotis roei* which exceeds 1 000 kg wholeweight.
- 11. The amount of $Haliotis\ roei$ allocated pursuant to this notice is non-transferable.

- 12. The exemption holder shall not intentionally induce weight loss of abalone by any means.
- 13. The exemption holder whilst engaged in the exempted activity must conduct such activity from a boat registered pursuant to Western Zone Abalone Fishery Licence No. W17.
- 14. The exemption holder shall not contravene or fail to comply with the Fisheries Act 1982, or any other regulations made under that Act except where specifically exempted by this notice.
- 15. Whilst engaged in the exempted activity the exemption holder must have in his possession a copy of this notice and produce a copy of the notice if required by a PIRSA Fisheries Compliance Officer.

SCHEDULE 2

AREA 1

All waters east of the Western/Central zone boundary (longitude 136.5°E) to Shoal Point (longitude 135.5°E) excluding the following sub-area 1 in which no activity may take place:

All waters contained within the following boundaries:

latitude 34.2440° longitude 136.2690°, latitude 34.2441° longitude 136.2611°, latitude 34.2568° longitude 136.2690°, latitude 34.2569° longitude 136.2611°; and excluding the following sub-areas 2 and 3 in which fishdown activities may be conducted pursuant to separate exemption:

Lipson Island Fishdown

All waters contained within the following boundaries:

latitude 34.2637° longitude 136.2667°, latitude 34.2638° longitude 136.2624°, latitude 34.2665° longitude 136.2667°, latitude 34.2665° longitude 136.2624°.

Grindal Island Fishdown

All waters contained within the following boundaries:

latitude 34.9048° longitude 136.0398°, latitude 34.9050° longitude 136.0234°, latitude 34.9228° longitude 136.0400°, latitude 34.9230° longitude 136.0236°.

AREA 2

All waters extending from Shoal Point (135.5°E) to Cape Radstock (longitude 134.33°E) excluding the following sub-area 1 in which no activity may take place:

All waters contained within the following boundaries:

latitude 33.2046° longitude 134.6276°, latitude 33.2045° longitude 134.5892°, latitude 33.2449° longitude 134.6275°, latitude 33.2448° longitude 134.5891°; and excluding the following sub-areas 2 and 3 in which fishdown activities may be conducted pursuant to separate exemption:

Venus Bay Fishdown

All waters contained within the following boundaries:

latitude 33.2340° longitude 134.6390°, latitude 33.2340° longitude 134.6320°, latitude 33.2400° longitude 134.6390°, latitude 33.2400° longitude 134.6320°.

Little Bay Fishdown

All waters contained within the following boundaries:

latitude 33.6560° longitude 134.8845° , latitude 33.6560° longitude 134.8810° , latitude 33.6580° longitude 134.8845° , latitude 33.6580° longitude 134.8810° .

AREA 3

All waters extending from Cape Radstock (longitude 134.33°E) to Point Bell (longitude 133.13°E) excluding the following subarea 1 in which no activity may take place:

All waters contained within the following boundaries:

latitude 32.9312° longitude 134.1442°, latitude 32.9310° longitude 134.1122°, latitude 32.9492° longitude 134.1441°, latitude 32.9490° longitude 134.1120° and excluding the following sub-areas 2 and 3 in which fishdown activities may be conducted pursuant to separate exemption:

Granite Island Fishdown

All waters contained within the following boundaries:

latitude 33.0152° longitude 134.1339°, latitude 33.0156° longitude 134.1251°, latitude 33.0191° longitude 134.1339°, latitude 33.0195° longitude 134.1251°.

Point Peter Fishdown

All waters contained within the following boundaries:

latitude 32.1990° longitude 133.4800°, latitude 32.1990° longitude 133.4770°, latitude 32.2010° longitude 133.4800°, latitude 32.2010° longitude 133.4770°.

AREA 4

All waters extending from Point Bell (longitude 133.13°E) to a point approximately 5 km SE of the eastern extreme of the Great Australian Bight Marine Park (longitude 131.55°E) excluding the following sub-areas 2 and 3 in which fishdown activities may be conducted pursuant to separate exemption:

Clare Bay Fishdown

All waters contained within the following boundaries:

latitude 31.9520° longitude 132.6882°, latitude 31.9519° longitude 132.6813°, latitude 31.9568° longitude 132.6881°, latitude 31.9567° longitude 132.6812°.

Pt Sinclair Fishdown

All waters contained within the following boundaries:

latitude 32.0995° longitude 132.9917°, latitude 32.0994° longitude 132.9864°, latitude 32.1063° longitude 132.9916°, latitude 32.1062° longitude 132.9863°.

SCHEDULE 3

FP0008 Western Abalone Processors Pty Ltd P.O. Box 914 Port Lincoln, S.A. 5606

FP0044 Australian Bight Seafood Pty Ltd P.O. Box 1746 Port Lincoln, S.A. 5606

FP0120 Smoothpool Nominees Pty Ltd Trading as Blancheport Fisheries 12 Alfred Terrace Streaky Bay, S.A. 5680 FP0132 Yorkeshell Pty Ltd Trading as Australian Southern Seafood P.O. Box 1579 Port Lincoln, S.A. 5606

Dated 9 May 2002.

W. ZACHARIN, Director of Fisheries

FISHERIES ACT 1982: SECTION 59

TAKE notice that pursuant to section 59 of the Fisheries Act 1982, Dadeeton Pty Ltd, P.O. Box 20, Streaky Bay, S.A. 5680 (or the registered masters) holder of Western Zone Abalone Fishery Licence No. W17, issued pursuant to the Scheme of Management (Abalone Fisheries) Regulations 1991 (hereinafter referred to as the 'exemption holder') is exempted from the provisions of Clause 60 of Schedule 1 of the Fisheries (General) Regulations 2000 in that the exemption holder shall not be guilty of an offence when taking Roe's abalone (*Haliotis roei*) which is undersize, from those waters defined in Schedule 2 (hereinafter referred to as the 'exempted activity') subject to the conditions specified in Schedule 1 from the date of gazettal until 30 June 2002, unless varied or revoked earlier.

SCHEDULE 1

1. The exemption holder may only engage in the exempted activity at the direction of an officer from the South Australian Research and Development Institute.

- 2. Whilst engaged in the exempted activity, the exemption holder may only take *Haliotis roei* provided that it is not less than 60 mm in length at its greatest dimension. All abalone must be landed in the shell.
- 3. On any day the exemption holder engages in the exempted activity only abalone of the species (*Haliotis roei*) may be taken.
- 4. No more than one registered master may engage in the exempted activity on any one day.
- 5. The exemption holder may conduct the exempted activity in more than one area as defined in Schedule 2 on any one day, as directed by an officer of the South Australian Research and Development Institute, provided that a separate notification pursuant to condition 6 below has been made for each area prior to conducting any fishing activity in that area.
- 6. The exemption holder must notify the PIRSA Fisheries Compliance Unit on 1800 244 317 prior to engaging in the exempted activity with the following information:
 - (a) the name of the person making the call and the Western Zone Abalone Fishery Licence Number;
 - (b) the name of the registered master who will be conducting the exempted activity on that day;
 - (c) the date on which the exempted activity will take place;
 - (d) the port of departure;
 - (e) the designated area from Schedule 2 which is to be fished; and
 - (f) where the exemption holder is nominating to fish in an additional designated area from the previous nominated designated area on any one day, the exemption holder must wait at least 30 minutes prior to leaving the point from where the nomination was made.
- 7. Upon completion of the day's fishing activities the exemption holder shall complete the Daily Research Data Logsheet provided including the following information:
 - · Drop number;
 - Fishing location (each dive entry location using GPS marks in decimal minutes including seconds);
 - Time underwater;
 - · Swell;
 - Number of H. Roei;
 - · Tag number; and
 - CDR number.

The completed Daily Research Data Logsheets must be posted or delivered to the Chief Scientist, South Australian Research and Development Institute within seven days of the completion of the day's fishing activities to which it relates.

8. Upon completion of the dive at each site and before landing, the exemption holder shall place the abalone in or with the bag supplied and complete the information on the tag provided including the date and CDR number. The catch is to be bagged or stored separately for each dive location and the tag included with the catch. If more than one bag is taken in one dive location, the tag numbers are to be recorded in the row beneath the original on the Daily Research Data Logsheet provided.

The total number of bags for that day and the numbers of the tags placed on each bag shall be included on the CDR 1. The CDR 1 must be completed within 50 m of landing and the white and yellow copies of the CDR 1 must accompany the abalone to the fish processing premises.

9. The exemption holder must make a record in writing immediately at the conclusion of a fishing trip and before the abalone are consigned to a registered fish processor setting out details of the abalone taken during that fishing trip. This record must be completed within 50 m of the point of landing of the catch; and before the catch is consigned to a nominated processor and/or taken onto processor premises where such premises are within 50 m of the point of landing; or at the end of each day of fishing where the catch is not landed on that day. The details of such record shall be recorded on and be such as are sufficient to complete in triplicate a CDR 1 form.

- 10. All *Haliotis roei* taken pursuant to this notice shall be delivered to one of the registered fish processors detailed in Schedule 3 for weighing, within 48 hours of landing, within the State of South Australia.
- 11. The exemption holder shall not, during the period of this notice, take a combined quantity of *Haliotis roei* which exceeds 1 000 kg wholeweight.
- 12. The amount of *Haliotis roei* allocated pursuant to this notice is non-transferable.
- 13. The exemption holder shall not intentionally induce weight loss of abalone by any means.
- 14. The exemption holder whilst engaged in the exempted activity must conduct such activity from a boat registered pursuant to Western Zone Abalone Fishery Licence No. W17.
- 15. The exemption holder shall not contravene or fail to comply with the Fisheries Act 1982, or any other regulations made under that Act except where specifically exempted by this notice.
- 16. Whilst engaged in the exempted activity the exemption holder must have in his possession a copy of this notice and produce a copy of the notice if required by a PIRSA Fisheries Compliance Officer.

SCHEDULE 2

AREA 1

Lipson Island Fishdown

All waters contained within the following boundaries:

latitude 34.2637° longitude 136.2667° , latitude 34.2638° longitude 136.2624° , latitude 34.2665° longitude 136.2667° , latitude 34.2665° longitude 136.2624° .

Grindal Island Fishdown

All waters contained within the following boundaries:

latitude 34.9048° longitude 136.0398° , latitude 34.9050° longitude 136.0234° , latitude 34.9228° longitude 136.0400° , latitude 34.9230° longitude 136.0236° .

AREA 2

Venus Bay Fishdown

All waters contained within the following boundaries:

latitude 33.2340° longitude 134.6390° , latitude 33.2340° longitude 134.6320° , latitude 33.2400° longitude 134.6390° , latitude 33.2400° longitude 134.6320° .

Little Bay Fishdown

All waters contained within the following boundaries:

latitude 33.6560° longitude 134.8845° , latitude 33.6560° longitude 134.8810° , latitude 33.6580° longitude 134.8845° , latitude 33.6580° longitude 134.8810° .

AREA 3

Granite Island Fishdown

All waters contained within the following boundaries:

latitude 33.0152° longitude 134.1339°, latitude 33.0156° longitude 134.1251°, latitude 33.0191° longitude 134.1339°, latitude 33.0195° longitude 134.1251°.

Point Peter Fishdown

All waters contained within the following boundaries:

latitude 32.1990° longitude 133.4800°, latitude 32.1990° longitude 133.4770°, latitude 32.2010° longitude 133.4800°, latitude 32.2010° longitude 133.4770°.

AREA 4

Clare Bay Fishdown

All waters contained within the following boundaries:

latitude 31.9520° longitude 132.6882°, latitude 31.9519° longitude 132.6813°, latitude 31.9568° longitude 132.6881°, latitude 31.9567° longitude 132.6812°.

Pt Sinclair Fishdown

All waters contained within the following boundaries:

latitude 32.0995° longitude 132.9917°, latitude 32.0994° longitude 132.9864°, latitude 32.1063° longitude 132.9916°, latitude 32.1062° longitude 132.9863°.

SCHEDITE 3

FP0008

Western Abalone Processors Pty Ltd P.O. Box 914 Port Lincoln, S.A. 5606

FP0044

Australian Bight Seafood Pty Ltd P.O. Box 1746 Port Lincoln, S.A. 5606

FP0120

Smoothpool Nominees Pty Ltd Trading as Blancheport Fisheries 12 Alfred Terrace Streaky Bay, S.A. 5680

FP0132

Yorkeshell Pty Ltd Trading as Australian Southern Seafood P.O. Box 1579 Port Lincoln, S.A. 5606

Dated 9 May 2002.

W. ZACHARIN, Director of Fisheries