

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, FRIDAY, 21 JANUARY 2000

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FISHERIES ACT 1982: SECTION 59

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, Australian Fishing Enterprises, P.O. Box 1073, Port Lincoln, S.A. 5606 or the 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 as described in Schedule 2 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 as described in Schedule 3 as Area B (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 until 29 February 2000, or until revoked by the Director of Fisheries.

2. This exemption is valid only in respect of the fishing vessel Maria Luisa (hereinafter referred to as the 'permitted boat').

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 engaged in the permitted activity the fisher shall not use any other device than that permitted pursuant to Schedule 2.

5. 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.

6. 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.

7. The fisher may only engage in the permitted activity for the purpose of supplying food fish for tuna farms.

8. The fisher shall not, during the period 1 January 2000 to 29 February 2000, take a quantity of permitted species which exceeds his quota of 6.67 units at 7.712 tonnes per unit (which is equal to 51.42 tonnes).

9. The fisher may with the prior approval of the Director of Fisheries transfer uncaught units of quota during the period of this notice.

10. 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.

11. The fisher may transfer catch taken pursuant to this notice to a carrier boat at sea subject to nominating the boats in advance.

12. 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.

13. Where the fisher transfers all or part of their 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.

14. 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.

15. 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.

16. The fisher must complete the South Australian Pilchard Fishery Log Book as described 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 dispatched 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.

17. The fisher then shall either by **facsimile or in person** deliver the completed (South Australian Pilchard Fishery Log Book) form to the person nominated for quota monitoring within **48 hours** of the unloading.

18. 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.

19. The fisher must complete a monthly return within 14 days of the end of the previous month and forward it to SARDI. This return must be completed regardless of whether the fisher took fish or not, i.e. nil returns are required.

20. While engaged in the permitted activity the fisher must have in his possession the copy of this notice with which the Director of Fisheries hassupplied him and produce that notice to a Fisheries Compliance Officer forthwith, if and when a Fisheries Compliance Officer requests him to produce it.:

21. 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.

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$S\!CHEDULE\ 2$

In waters described as Area A: one purse seine net having a maximum length of 600 m, a maximum depth of 100 m and a mesh size of between 16 mm and 20 mm.

In waters described as Area B: one purse seine net having a mesh size of between 16 mm and 20 mm.

SCHEDULE 3

For the purposes of this notice, Area A is defined as:

Coastal waters within 3 nautical miles of high water mark or within 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

For the purposes of this notice, Area B is defined as:

Coastal waters more than 3 nautical miles to seaward of high water mark or more than 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

Dated 14 January 2000.

W. ZACHARIN, Principal Fisheries Manager

Base Lines and Bay Closure Lines of South Australia							
Location	Fre	om		to Lo			
Base Lines							
Newland Head	35°38.68′S	138°31.32′E	to	35°45.63′S	138°18.17′E	The Pages	
	35°45.63′S	138°18.17′E	to	35°46.65′S	138°17.57′E	6	
	35°46.88′S	138°17.43′E	to	35°47.10′S	138°17.33′E		
The Pages	35°47.25′S	138°17.15′E	to	35°50.70′S	138°07.95′E	Cape Willoughby	
Vennachar Point	35°53.25′S	136°31.97′E	to	34°57.20'S	135°37.37′E	Cape Carnot	
	34°57.20'S	135°37.37′E	to	34°56.90'S	135°37.40′E	1	
Pt Westall	32°54.38′S	134°03.53′E	to	32°43.60′S	133°57.77′E	Olives Island	
Olives Island	32°43.60′S	133°57.77′E	to	32°35.18′S	133°17.07′E	Fenelon Island	
Fenelon Island	32°34.92′S	133°16.73′E	to	32°33.80′S	133°16.58′E	Masillon Island	
Masillon Island	32°33.80′S	133°16.58'E	to	32°30.90′S	133°15.03′E	West Island	
West Island	32°30.47′S	133°14.87′E	to	32°13.52′S	133°06.62′E	Island 1 mile SW Pt Bell	
	32°13.52′S	133°06.62′E	to	32°08.75′S	132°59.32′E	Sinclair Island	
Sinclair Island	32°08.67′S	132°59.28′E	to	32°07.62′S	132°58.72′E		
	32°07.62′S	132°58.72′E	to	32°01.87′S	132°28.27′E	Point Fowler	
Anxious Bay	33°12.05′S	134°19.63'E	to	33°35.68′S	134°45.05′E		
-	33°35.83′S	134°45.90′E	to	33°35.98′S	134°46.50′E		
	33°36.72′S	134°48.33′E	to	33°37.47 ′ S	134°49.67′E		
Encounter Bay	35°35.80′S	138°36.10′E	to	35°35.80′S	138°57.40′E		
Lacepede Bay	36°35.80′S	139°50.00′E	to	36°56.60′S	139°40.40′E		
Rivoli Bay	37°34.02′S	140°06.33′E	to	37°30.05′S	140°00.80′E		
-	37°29.95′S	140°00.68′E	to	37°29.87′S	140°00.63′E		
Bay Closure Lines							
Coffin Bay	34°09.07′S	135°14.39'E	to	34°25.86'S	135°12.41′E		
Avoid Bay	34°35.49′S	135°06.75′E	to	34°41.78′S	135°19.65'E		

TABLE 1
Base Lines and Bay Closure Lines of South Australia

FISHERIES ACT 1982: SECTION 59

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, Guiseppina Fishing Company, P.O. Box 1607, Port Lincoln, S.A. 5606, or the 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 as described in Schedule 2 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 as described in Schedule 3 as Area B (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 until 29 February 2000, or until revoked by the Director of Fisheries.

2. This exemption is valid only in respect of the fishing vessel Sardinops (hereinafter referred to as the 'permitted boat').

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 engaged in the permitted activity the fisher shall not use any other device than that permitted pursuant to Schedule 2.

5. 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.

6. 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.

7. The fisher may only engage in the permitted activity for the purpose of supplying food fish for tuna farms.

8. The fisher shall not, during the period 1 January 2000 to 29 February 2000, take a quantity of permitted species which exceeds his quota of 10.08 units at 7.712 tonnes per unit (which is equal to 77.79 tonnes).

9. The fisher may with the prior approval of the Director of Fisheries transfer uncaught units of quota during the period of this notice.

10. 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.

11. The fisher may transfer catch taken pursuant to this notice to a carrier boat at sea subject to nominating the boats in advance.

12. 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.

13. Where the fisher transfers all or part of their 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.

14. 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.

15. 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.

16. The fisher must complete the South Australian Pilchard Fishery Log Book as described 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 dispatched 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.

17. The fisher then shall either by **facsimile or in person** deliver the completed (South Australian Pilchard Fishery Log Book) form to the person nominated for quota monitoring within **48 hours** of the unloading.

18. 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.

19. The fisher must complete a monthly return within 14 days of the end of the previous month and forward it to SARDI. This return must be completed regardless of whether the fisher took fish or not, i.e. nil returns are required.

20. While engaged in the permitted activity the fisher must have in his possession the copy of this notice with which the Director of Fisheries hassupplied him and produce that notice to a Fisheries Compliance Officer forthwith, if and when a Fisheries Compliance Officer requests him to produce it.:

21. 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.

SCHEDULE 2

In waters described as Area A: one purse seine net having a maximum length of 600 m, a maximum depth of 100 m and a mesh size of between 16 mm and 20 mm.

In waters described as Area B: one purse seine net having a mesh size of between 16 mm and 20 mm.

SCHEDULE 3

For the purposes of this notice, **Area A** is defined as:

Coastal waters within 3 nautical miles of high water mark or within 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

For the purposes of this notice, **Area B** is defined as:

Coastal waters more than 3 nautical miles to seaward of high water mark or more than 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

Dated 14 January 2000.

W. ZACHARIN, Principal Fisheries Manager

Base Lines and Bay Closure Lines of South Australia							
Location	Fre	om		to Loo			
Base Lines							
Newland Head	35°38.68′S	138°31.32′E	to	35°45.63′S	138°18.17′E	The Pages	
	35°45.63′S	138°18.17′E	to	35°46.65′S	138°17.57′E	e	
	35°46.88'S	138°17.43′E	to	35°47.10′S	138°17.33′E		
The Pages	35°47.25′S	138°17.15′E	to	35°50.70′S	138°07.95′E	Cape Willoughby	
Vennachar Point	35°53.25′S	136°31.97′E	to	34°57.20′S	135°37.37′E	Cape Carnot	
	34°57.20′S	135°37.37′E	to	34°56.90'S	135°37.40′E	-	
Pt Westall	32°54.38′S	134°03.53′E	to	32°43.60′S	133°57.77′E	Olives Island	
Olives Island	32°43.60′S	133°57.77′E	to	32°35.18′S	133°17.07′E	Fenelon Island	
Fenelon Island	32°34.92′S	133°16.73′E	to	32°33.80′S	133°16.58′E	Masillon Island	
Masillon Island	32°33.80′S	133°16.58′E	to	32°30.90'S	133°15.03′E	West Island	
West Island	32°30.47′S	133°14.87′E	to	32°13.52′S	133°06.62′E	Island 1 mile SW Pt Bell	
	32°13.52′S	133°06.62′E	to	32°08.75′S	132°59.32′E	Sinclair Island	
Sinclair Island	32°08.67′S	132°59.28′E	to	32°07.62′S	132°58.72′E		
	32°07.62′S	132°58.72′E	to	32°01.87′S	132°28.27′E	Point Fowler	
Anxious Bay	33°12.05′S	134°19.63'E	to	33°35.68′S	134°45.05′E		
-	33°35.83′S	134°45.90′E	to	33°35.98′S	134°46.50′E		
	33°36.72′S	134°48.33′E	to	33°37.47 ′ S	134°49.67′E		
Encounter Bay	35°35.80′S	138°36.10′E	to	35°35.80′S	138°57.40′E		
Lacepede Bay	36°35.80′S	139°50.00′E	to	36°56.60′S	139°40.40′E		
Rivoli Bay	37°34.02′S	140°06.33′E	to	37°30.05′S	140°00.80′E		
	37°29.95′S	140°00.68'E	to	37°29.87′S	140°00.63′E		
Bay Closure Lines							
Coffin Bay	34°09.07'S	135°14.39'E	to	34°25.86'S	135°12.41′E		
Avoid Bay	34°35.49′S	135°06.75′E	to	34°41.78'S	135°19.65′E		

TABLE 1 Base Lines and Bay Closure Lines of South Australia

FISHERIES ACT 1982: SECTION 59

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, Karina Fisheries Pty Ltd, P.O. Box 951, Port Lincoln, S.A. 5606 or the 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 as described in Schedule 2 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 as described in Schedule 3 as Area B (hereinafter referred to as the 'permitted aste 'permitted activity').

SCHEDULE 1

1. The fisher may engage in the permitted activity from the date of gazettal of this notice until 29 February 2000, or until revoked by the Director of Fisheries.

2. This exemption is valid only in respect of the fishing vessel Dageraad (hereinafter referred to as the 'permitted boat').

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 engaged in the permitted activity the fisher shall not use any other device than that permitted pursuant to Schedule 2.

5. 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.

6. 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.

7. The fisher may only engage in the permitted activity for the purpose of supplying food fish for tuna farms.

8. The fisher shall not, during the period 1 January 2000 to 29 February 2000, take a quantity of permitted species which exceeds his quota of 1.77 units at 7.712 tonnes per unit (which is equal to 13.68 tonnes).

9. The fisher may with the prior approval of the Director of Fisheries transfer uncaught units of quota during the period of this notice.

10. 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.

11. The fisher may transfer catch taken pursuant to this notice to a carrier boat at sea subject to nominating the boats in advance.

12. 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.

13. Where the fisher transfers all or part of their 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.

14. 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.

15. 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.

16. The fisher must complete the South Australian Pilchard Fishery Log Book as described 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 dispatched 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.

17. The fisher then shall either by **facsimile or in person** deliver the completed (South Australian Pilchard Fishery Log Book) form to the person nominated for quota monitoring within **48 hours** of the unloading.

18. 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.

19. The fisher must complete a monthly return within 14 days of the end of the previous month and forward it to SARDI. This return must be completed regardless of whether the fisher took fish or not, i.e. nil returns are required.

20. While engaged in the permitted activity the fisher must have in his possession the copy of this notice with which the Director of Fisheries hassupplied him and produce that notice to a Fisheries Compliance Officer forthwith, if and when a Fisheries Compliance Officer requests him to produce it.:

21. 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.

SCHEDULE 2

In waters described as Area A: one purse seine net having a maximum length of 600 m, a maximum depth of 100 m and a mesh size of between 16 mm and 20 mm.

In waters described as Area B: one purse seine net having a mesh size of between 16 mm and 20 mm.

SCHEDULE 3

For the purposes of this notice, Area A is defined as:

Coastal waters within 3 nautical miles of high water mark or within 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

For the purposes of this notice, Area B is defined as:

Coastal waters more than 3 nautical miles to seaward of high water mark or more than 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

Dated 14 January 2000.

W. ZACHARIN, Principal Fisheries Manager

Location	Fre	om		to Lo	cation	
Base Lines						
Newland Head	35°38.68′S	138°31.32′E	to	35°45.63′S	138°18.17′E	The Pages
rio mano riodo	35°45.63′S	138°18.17′E	to	35°46.65′S	138°17.57′E	ine i ugeo
	35°46.88′S	138°17.43′E	to	35°47.10′S	138°17.33′E	
The Pages	35°47.25′S	138°17.15′E	to	35°50.70'S	138°07.95′E	Cape Willoughby
Vennachar Point	35°53.25′S	136°31.97′E	to	34°57.20′S	135°37.37′E	Cape Carnot
	34°57.20′S	135°37.37′E	to	34°56.90′S	135°37.40′E	
Pt Westall	32°54.38′S	134°03.53′E	to	32°43.60′S	133°57.77′E	Olives Island
Olives Island	32°43.60′S	133°57.77′E	to	32°35.18′S	133°17.07′E	Fenelon Island
Fenelon Island	32°34.92′S	133°16.73′E	to	32°33.80′S	133°16.58′E	Masillon Island
Masillon Island	32°33.80′S	133°16.58′E	to	32°30.90'S	133°15.03′E	West Island
West Island	32°30.47'S	133°14.87'E	to	32°13.52'S	133°06.62′E	Island 1 mile SW Pt Bell
	32°13.52′S	133°06.62′E	to	32°08.75′S	132°59.32′E	Sinclair Island
Sinclair Island	32°08.67'S	132°59.28'E	to	32°07.62'S	132°58.72′E	
	32°07.62'S	132°58.72′E	to	32°01.87'S	132°28.27′E	Point Fowler
Anxious Bay	33°12.05′S	134°19.63'E	to	33°35.68′S	134°45.05′E	
	33°35.83′S	134°45.90'E	to	33°35.98'S	134°46.50'E	
	33°36.72'S	134°48.33'E	to	33°37.47′S	134°49.67′E	
Encounter Bay	35°35.80'S	138°36.10'E	to	35°35.80'S	138°57.40′E	
Lacepede Bay	36°35.80'S	139°50.00'E	to	36°56.60'S	139°40.40'E	
Rivoli Bay	37°34.02'S	140°06.33'E	to	37°30.05'S	140°00.80'E	
	37°29.95′S	140°00.68′E	to	37°29.87'S	140°00.63′E	
Bay Closure Lines						
Coffin Bay	34°09.07′S	135°14.39′E	to	34°25.86'S	135°12.41′E	
Avoid Bay	34°35.49′S	135°06.75'E	to	34°41.78′S	135°19.65′E	

 TABLE 1

 Base Lines and Bay Closure Lines of South Australia

FISHERIES ACT 1982: SECTION 59

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, Sea Marine Holdings Pty Ltd, P.O. Box 1829, Port Lincoln, S.A. 5606 or the 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 as described in Schedule 2 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 as described in Schedule 3 as Area B (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 until 29 February 2000, or until revoked by the Director of Fisheries.

2. This exemption is valid only in respect of the fishing vessel Pinta 3 (hereinafter referred to as the 'permitted boat').

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 engaged in the permitted activity the fisher shall not use any other device than that permitted pursuant to Schedule 2.

5. 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.

6. 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.

7. The fisher may only engage in the permitted activity for the purpose of supplying food fish for tuna farms.

8. The fisher shall not, during the period 1 January 2000 to 29 February 2000, take a quantity of permitted species which exceeds his quota of 0.57 units at 7.712 tonnes per unit (which is equal to 4.42 tonnes).

9. The fisher may with the prior approval of the Director of Fisheries transfer uncaught units of quota during the period of this notice.

10. 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.

11. The fisher may transfer catch taken pursuant to this notice to a carrier boat at sea subject to nominating the boats in advance.

12. 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.

13. Where the fisher transfers all or part of their 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.

14. 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.

15. 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.

16. The fisher must complete the South Australian Pilchard Fishery Log Book as described 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 dispatched 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.

17. The fisher then shall either by **facsimile or in person** deliver the completed (South Australian Pilchard Fishery Log Book) form to the person nominated for quota monitoring within **48 hours** of the unloading.

18. 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.

19. The fisher must complete a monthly return within 14 days of the end of the previous month and forward it to SARDI. This return must be completed regardless of whether the fisher took fish or not, i.e. nil returns are required.

20. While engaged in the permitted activity the fisher must have in his possession the copy of this notice with which the Director of Fisheries hassupplied him and produce that notice to a Fisheries Compliance Officer forthwith, if and when a Fisheries Compliance Officer requests him to produce it.:

21. 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.

SCHEDULE 2

In waters described as Area A: one purse seine net having a maximum length of 600 m, a maximum depth of 100 m and a mesh size of between 16 mm and 20 mm.

In waters described as Area B: one purse seine net having a mesh size of between 16 mm and 20 mm.

SCHEDULE 3

For the purposes of this notice, **Area A** is defined as:

Coastal waters within 3 nautical miles of high water mark or within 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

For the purposes of this notice, Area B is defined as:

Coastal waters more than 3 nautical miles to seaward of high water mark or more than 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

Dated 14 January 2000.

W. ZACHARIN, Principal Fisheries Manager

TABLE 1 Base Lines and Bay Closure Lines of South Australia							
Location	Fre	•		to Lo			
Base Lines							
Newland Head	35°38.68′S	138°31.32′E	to	35°45.63′S	138°18.17′E	The Pages	
	35°45.63′S	138°18.17′E	to	35°46.65′S	138°17.57′E		
	35°46.88'S	138°17.43′E	to	35°47.10′S	138°17.33′E		
The Pages	35°47.25′S	138°17.15′E	to	35°50.70'S	138°07.95'E	Cape Willoughby	
Vennachar Point	35°53.25′S	136°31.97′E	to	34°57.20′S	135°37.37′E	Cape Carnot	
	34°57.20′S	135°37.37′E	to	34°56.90'S	135°37.40′E		
Pt Westall	32°54.38′S	134°03.53′E	to	32°43.60′S	133°57.77′E	Olives Island	
Olives Island	32°43.60′S	133°57.77′E	to	32°35.18′S	133°17.07′E	Fenelon Island	
Fenelon Island	32°34.92 ′ S	133°16.73′E	to	32°33.80′S	133°16.58′E	Masillon Island	
Masillon Island	32°33.80′S	133°16.58′E	to	32°30.90'S	133°15.03′E	West Island	
West Island	32°30.47 ′ S	133°14.87′E	to	32°13.52′S	133°06.62′E	Island 1 mile SW Pt Bell	
	32°13.52′S	133°06.62′E	to	32°08.75′S	132°59.32′E	Sinclair Island	
Sinclair Island	32°08.67 ′ S	132°59.28′E	to	32°07.62′S	132°58.72′E		
	32°07.62′S	132°58.72′E	to	32°01.87′S	132°28.27′E	Point Fowler	
Anxious Bay	33°12.05′S	134°19.63'E	to	33°35.68′S	134°45.05′E		
-	33°35.83 ′ S	134°45.90'E	to	33°35.98′S	134°46.50′E		
	33°36.72′S	134°48.33′E	to	33°37.47′S	134°49.67′E		
Encounter Bay	35°35.80′S	138°36.10′E	to	35°35.80′S	138°57.40′E		
Lacepede Bay	36°35.80′S	139°50.00′E	to	36°56.60′S	139°40.40′E		
Rivoli Bay	37°34.02′S	140°06.33′E	to	37°30.05′S	140°00.80'E		
	37°29.95′S	140°00.68′E	to	37°29.87′S	140°00.63′E		
Bay Closure Lines							
Coffin Bay	34°09.07'S	135°14.39'E	to	34°25.86'S	135°12.41′E		
Avoid Bay	34°35.49′S	135°06.75'E	to	34°41.78′S	135°19.65'E		

FISHERIES ACT 1982: SECTION 59

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, Kerry D. Fisheries Pty Ltd, P.O. Box 1607, Port Lincoln, S.A. 5606 or the 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 as described in Schedule 2 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 as described in Schedule 3 as Area B (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 until 29 February 2000, or until revoked 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').

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 engaged in the permitted activity the fisher shall not use any other device than that permitted pursuant to Schedule 2.

5. 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.

6. 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.

7. The fisher may only engage in the permitted activity for the purpose of supplying food fish for tuna farms.

8. The fisher shall not, during the period 1 January 2000 to 29 February 2000, take a quantity of permitted species which exceeds his quota of 2.58 units at 7.712 tonnes per unit (which is equal to 19.92 tonnes).

9. The fisher may with the prior approval of the Director of Fisheries transfer uncaught units of quota during the period of this notice.

10. 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.

11. The fisher may transfer catch taken pursuant to this notice to a carrier boat at sea subject to nominating the boats in advance.

12. 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.

13. Where the fisher transfers all or part of their 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.

14. 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.

15. 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.

16. The fisher must complete the South Australian Pilchard Fishery Log Book as described 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 dispatched 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.

17. The fisher then shall either by **facsimile or in person** deliver the completed (South Australian Pilchard Fishery Log Book) form to the person nominated for quota monitoring within **48 hours** of the unloading.

18. 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.

19. The fisher must complete a monthly return within 14 days of the end of the previous month and forward it to SARDI. This return must be completed regardless of whether the fisher took fish or not, i.e. nil returns are required.

20. While engaged in the permitted activity the fisher must have in his possession the copy of this notice with which the Director of Fisheries hassupplied him and produce that notice to a Fisheries Compliance Officer forthwith, if and when a Fisheries Compliance Officer requests him to produce it.:

21. 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.

SCHEDULE 2

In waters described as Area A: one purse seine net having a maximum length of 600 m, a maximum depth of 100 m and a mesh size of between 16 mm and 20 mm.

In waters described as Area B: one purse seine net having a mesh size of between 16 mm and 20 mm.

SCHEDULE 3

For the purposes of this notice, **Area A** is defined as:

Coastal waters within 3 nautical miles of high water mark or within 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

For the purposes of this notice, **Area B** is defined as:

Coastal waters more than 3 nautical miles to seaward of high water mark or more than 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

Dated 14 January 2000.

W. ZACHARIN, Principal Fisheries Manager

[21 January 2000

Location	Fre	om		to Lo		
Dave Liver						
Base Lines	25020 6010	120021 20/0	4.5	25015 6218	120010 17/1	The Deese
Newland Head	35°38.68′S 35°45.63′S	138°31.32′E 138°18.17′E	to	35°45.63′S 35°46.65′S	138°18.17′E 138°17.57′E	The Pages
	35°46.88′S		to	35°47.10′S	138°17.37'E	
The Pages	35°47.25′S	138°17.43'E 138°17.15'E	to	35°50.70′S	138°07.95′E	Cone Willoughby
Vennachar Point	35°53.25′S	136°31.97′E	to to	33°57.20′S	135°37.37′E	Cape Willoughby
vennachar Politi	33 33.23 S 34°57.20′S	130 31.97 E 135°37.37'E		34°56.90′S	135°37.40′E	Cape Carnot
Pt Westall	34 37.20 S 32°54.38′S	133 37.37E 134°03.53′E	to	34 30.90 S 32°43.60′S	133°57.77′E	Olives Island
Olives Island	32°43.60′S	134 05.55 E 133°57.77'E	to	32°35.18′S	133°17.07′E	Fenelon Island
Fenelon Island	32°34.92′S		to			Masillon Island
		133°16.73′E	to	32°33.80′S	133°16.58′E	
Masillon Island	32°33.80′S	133°16.58′E	to	32°30.90′S	133°15.03′E	West Island
West Island	32°30.47′S	133°14.87′E	to	32°13.52′S	133°06.62′E	Island 1 mile SW Pt Bell
0. 1. 1. 1	32°13.52′S	133°06.62′E	to	32°08.75′S	132°59.32′E	Sinclair Island
Sinclair Island	32°08.67′S	132°59.28′E	to	32°07.62′S	132°58.72′E	
	32°07.62′S	132°58.72′E	to	32°01.87′S	132°28.27′E	Point Fowler
Anxious Bay	33°12.05′S	134°19.63′E	to	33°35.68′S	134°45.05′E	
	33°35.83′S	134°45.90′E	to	33°35.98′S	134°46.50′E	
	33°36.72′S	134°48.33′E	to	33°37.47′S	134°49.67′E	
Encounter Bay	35°35.80′S	138°36.10′E	to	35°35.80′S	138°57.40′E	
Lacepede Bay	36°35.80′S	139°50.00′E	to	36°56.60′S	139°40.40′E	
Rivoli Bay	37°34.02′S	140°06.33′E	to	37°30.05′S	140°00.80′E	
	37°29.95′S	140°00.68′E	to	37°29.87′S	140°00.63′E	
Bay Closure Lines						
Coffin Bay	34°09.07'S	135°14.39'E	to	34°25.86′S	135°12.41′E	
Avoid Bay	34°35.49′S	135°06.75′E	to	34°41.78′S	135°19.65′E	

TABLE 1 Base Lines and Bay Closure Lines of South Australia

FISHERIES ACT 1982: SECTION 59

TAKE notice that, pursuant to section 59 of the Fisheries Act 1982, S. & Z. Lukin Pty Ltd, 62 Lincoln Highway, Port Lincoln, S.A. 5606 or the 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 as described in Schedule 2 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 as described in Schedule 3 as Area B (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 until 29 February 2000, or until revoked by the Director of Fisheries.

2. This exemption is valid only in respect of the fishing vessel Aislinn (hereinafter referred to as the 'permitted boat').

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 engaged in the permitted activity the fisher shall not use any other device than that permitted pursuant to Schedule 2.

5. 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.

6. 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.

7. The fisher may only engage in the permitted activity for the purpose of supplying food fish for tuna farms.

8. The fisher shall not, during the period 1 January 2000 to 29 February 2000, take a quantity of permitted species which exceeds his quota of 0.67 units at 7.712 tonnes per unit (which is equal to 5.16 tonnes).

9. The fisher may with the prior approval of the Director of Fisheries transfer uncaught units of quota during the period of this notice.

10. 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.

11. The fisher may transfer catch taken pursuant to this notice to a carrier boat at sea subject to nominating the boats in advance.

12. 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.

13. Where the fisher transfers all or part of their 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.

14. 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.

15. 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.

16. The fisher must complete the South Australian Pilchard Fishery Log Book as described 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 dispatched 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.

17. The fisher then shall either by **facsimile or in person** deliver the completed (South Australian Pilchard Fishery Log Book) form to the person nominated for quota monitoring within **48 hours** of the unloading.

18. 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.

19. The fisher must complete a monthly return within 14 days of the end of the previous month and forward it to SARDI. This return must be completed regardless of whether the fisher took fish or not, i.e. nil returns are required.

20. While engaged in the permitted activity the fisher must have in his possession the copy of this notice with which the Director of Fisheries hassupplied him and produce that notice to a Fisheries Compliance Officer forthwith, if and when a Fisheries Compliance Officer requests him to produce it.:

21. 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.

SCHEDULE 2

In waters described as Area A: one purse seine net having a maximum length of 600 m, a maximum depth of 100 m and a mesh size of between 16 mm and 20 mm.

In waters described as Area B: one purse seine net having a mesh size of between 16 mm and 20 mm.

SCHEDULE 3

For the purposes of this notice, Area A is defined as:

Coastal waters within 3 nautical miles of high water mark or within 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

For the purposes of this notice, Area B is defined as:

Coastal waters more than 3 nautical miles to seaward of high water mark or more than 3 nautical miles to seaward of the base lines and bay closure lines described in Table 1.

Dated 14 January 2000.

W. ZACHARIN, Principal Fisheries Manager

Location	Fre	om		to Lo		
Base Lines						
Newland Head	35°38.68′S	138°31.32′E	to	35°45.63′S	138°18.17′E	The Pages
	35°45.63′S	138°18.17′E	to	35°46.65′S	138°17.57′E	C
	35°46.88′S	138°17.43′E	to	35°47.10′S	138°17.33′E	
The Pages	35°47.25′S	138°17.15′E	to	35°50.70′S	138°07.95′E	Cape Willoughby
Vennachar Point	35°53.25′S	136°31.97′E	to	34°57.20'S	135°37.37′E	Cape Carnot
	34°57.20′S	135°37.37′E	to	34°56.90′S	135°37.40′E	-
Pt Westall	32°54.38′S	134°03.53′E	to	32°43.60′S	133°57.77′E	Olives Island
Olives Island	32°43.60′S	133°57.77′E	to	32°35.18′S	133°17.07′E	Fenelon Island
Fenelon Island	32°34.92′S	133°16.73′E	to	32°33.80′S	133°16.58′E	Masillon Island
Masillon Island	32°33.80′S	133°16.58′E	to	32°30.90′S	133°15.03′E	West Island
West Island	32°30.47′S	133°14.87′E	to	32°13.52′S	133°06.62′E	Island 1 mile SW Pt Bell
	32°13.52′S	133°06.62′E	to	32°08.75′S	132°59.32′E	Sinclair Island
Sinclair Island	32°08.67′S	132°59.28′E	to	32°07.62′S	132°58.72′E	
	32°07.62′S	132°58.72′E	to	32°01.87′S	132°28.27′E	Point Fowler
Anxious Bay	33°12.05′S	134°19.63'E	to	33°35.68′S	134°45.05′E	
•	33°35.83′S	134°45.90'E	to	33°35.98′S	134°46.50′E	
	33°36.72′S	134°48.33′E	to	33°37.47 ′ S	134°49.67′E	
Encounter Bay	35°35.80′S	138°36.10′E	to	35°35.80′S	138°57.40′E	
Lacepede Bay	36°35.80′S	139°50.00'E	to	36°56.60′S	139°40.40′E	
Rivoli Bay	37°34.02′S	140°06.33'E	to	37°30.05′S	140°00.80′E	
•	37°29.95 ′ S	140°00.68'E	to	37°29.87 ′ S	140°00.63′E	
Bay Closure Lines						
Coffin Bay	34°09.07'S	135°14.39'E	to	34°25.86′S	135°12.41′E	
Avoid Bay	34°35.49'S	135°06.75'E	to	34°41.78'S	135°19.65'E	

 TABLE 1

 Base Lines and Bay Closure Lines of South Australia

LIVESTOCK ACT 1997—SECTION 33 DOCUMENTATION TO ACCOMPANY LIVESTOCK OR LIVESTOCK PRODUCTS EN ROUTE INTO THE STATE OR A SPECIFIED PART OF THE STATE

Notice by the Minister

PURSUANT to section 33 of the Livestock Act 1997, I, Robert Gerard Kerin, Minister for Primary Industries, require the documentation set out in column 2 below to accompany livestock or livestock products of a class set out in column 1 en route into the State or those areas of the State as described in Schedule 1 of this Notice.

This notice revokes the notice made by the Minister for Primary Industries on 30 June 1999.

Species Cattle, bison, buffalo, South American

bison,

camelids and deer from Western

the Territory, Queensland and those

Rural Lands Protection Districts

of New South Wales declared to

be Protected Areas by Official Notice under the N.S.W. Stock Diseases Act 1923, from time to

buffalo.

Northern

cattle,

Non exempt animals entering South Australia require:

- camelids, and deer. A health certificate known as a Form 1 containing a declaration by the owner the The following are exempt from livestock (known as Part 1) completed within the preceding 7 days. The section the requirements for documentation in known as Part 2 (Certificate by Inspector) must be completed if none of the Special Conditions within Part 1 apply, and
 - If entering into the Protected Zone for bovine Johne's disease area of South Australia (as described in Schedule 1), a completed Declaration of Johne's Disease Status for Cattle/Goats form as approved by the Chief Inspector of Stock.

Documentation

For South Australian animals entering the Protected Zone for bovine Johne's disease area of South Australia (as described in Schedule 1), a completed Declaration of Johne's Disease Status for Cattle/Goats form as approved by the Chief Inspector of Stock is required.

The description of stock eligibility for completion of the required documentation to enter the bovine Johne's disease Protected Zone area is described in Schedule 2 of this notice.

For entry into South Australia: a health certificate known as a Form 1 containing a declaration by the owner the livestock (known as Part 1) completed within the preceding 7 days. The section known as Part 2 (Certificate by Inspector) must be completed if none of the Special Conditions within Part 1 apply.

For entry into South Australia: a health certificate known as a Form 2 containing a declaration by the owner or manager of the livestock (known as Part 1) completed within the preceding 7 days.

If none of the Special Conditions numbered 1, 2, 3, 4 or 5 within Part 1 apply then the sections known as Part 2 (Footrot), Part 3 (Ovine Johne's Disease) and Part 4 (Certificate by Inspector) must be completed.

If Special Condition number 5 within Part 1 applies then only those sections known as Part 2 (Footrot) and Part 3 (Ovine Johne's Disease) must be completed.

For animals entering South Australia:

1. A health certificate known as a Form 2 containing a declaration by the owner or manager of the livestock (known as Part 1) completed within the preceding 7 days.

If none of the Special Conditions numbered 1, 2, 3, 4 or 5 within Part 1 apply then the sections known as Part 2 (Footrot), Part 3 (Ovine Johne's Disease) and Part 4 (Certificate by Inspector) must be completed.

If Special Condition number 5 within Part 1 applies then only those sections known as Part 2 (Footrot) and Part 3 (Ovine Johne's Disease) must be completed and

If entering into the Protected Zone for bovine Johne's disease area of South Australia (as described in Schedule 1), a completed Declaration of Johne's Disease Status for Cattle/Goats form as approved by the Chief Inspector of Stock.

For South Australian animals entering the Protected Zone for bovine Johne's disease area of South Australia (as described in Schedule 1), a completed Declaration of Johne's Disease Status for Cattle/Goats form as approved by the Chief Inspector of Stock is required.

The description of stock eligibility for completion of the required documentation to enter the bovine Johne's disease Protected Zone area is described in Schedule 2 of this notice.

For entry into South Australia: a health certificate known as a Form 3a issued by an inspector within the preceding 1 month and a declaration by the person proposing to introduce the livestock products into the State completed within the preceding 1 month.

For entry into South Australia: a health certificate known as a Form 3b issued by an inspector within the preceding 4 months and a declaration by the person proposing to introduce the livestock products into the State completed within the preceding 4 months.

Definitions

In this Notice:

'Protected Zone' means the Protected Zone referred to in Schedule 1 of this Notice.

'Declaration of Johne's Disease Status for Cattle/Goats' means an Owner declaration form, indicating herd status for Johne's disease, as approved from time to time by the Chief Inspector of Stock.

Dated 18 January 2000.

ROB KERIN, Minister for Primary Industries

[21 January 2000

column 2:

beef

time

Swine (Queensland only)

Australia,

Sheep

Goats Exemptions:

> Goats originating from Western Northern Australia, the Territory, Queensland and those Rural Lands Protection Districts of New South Wales declared to be Protected Areas by Official Notice under the N.S.W. Stock Diseases Act 1923, from time to time, are exempted from the requirement to be accompanied by a completed Declaration of Johne's Disease Status for Cattle/Goats.

Apiary products, bee colonies and appliances used in an apiary

Queen bees and escorts, queen cells, or package bees

SCHEDULE 1

1. The Protected Zone for bovine Johne's disease area of South Australia comprises that portion of the State of South Australia, bounded generally by the northern Pastoral Lease area, as follows:

Commencing at the north-eastern corner of the State of South Australia; thence southerly along portion of the eastern boundary of the State of South Australia to the south-eastern corner of Block 993, Out of Hundreds (Chowilla)-Chowilla Regional Reserve; thence generally south-westerly and generally north-westerly along the southern boundaries of Chowilla Regional Reserve, and the eastern, southern, western and south-western boundaries of Calperum, Hawks Nest, Taylorville, Glenlock, Westons Flat, Oakview and Bunyung Pastoral Runs to the south-western corner of Bunyung Pastoral Run; generally northerly along the western boundaries of Bunyung, Balah, Old Koomooloo, Sturt Vale, Faraway Hill, Ti-Tree Well, Manunda, Tiverton, Oulnina Park and Winnininnie Pastoral Runs; generally westerly along the southern, south-eastern and south-western and western boundaries of Winnininnie, Melton, Minburra and North Hills Pastoral Runs to the south-western corner of North Hills Pastoral Run; generally northerly along the western, northern, southern and north-western boundaries of North Hills, Minburra, Wilcowie, Three Creeks, Worumba, Shaggy Ridge, Black Hill and Willippa Pastoral Runs to a south-eastern boundary of the southern portion of Prelina Pastoral Run; generally westerly, generally easterly, northerly, generally westerly, generally easterly, generally easterly, south-western and north-western boundaries of the southern portion of Prelina, Baldoora, Willow Springs and Wirrealpa Pastoral Runs to a south-eastern corner of Oratunga Pastoral Run; generally westerly along the southern, south-eastern and south-western boundaries of Oratunga, Gum Creek, Werta, Mt Falkland and Motpena Pastoral Runs; southerly, westerly and southerly along the eastern and southern boundaries of Motpena, Wintabatinyana and Lake Torrens Pastoral Runs to a north-western corner of Wallerberdina Pastoral Run; generally easterly, generally north-easterly, generally south-westerly and northerly along the northern, north-western, eastern, southern and western boundaries of Wallerberdina Pastoral Run to a southern boundary of Lake Torrens Pastoral Run; westerly and generally south-westerly along the southern and eastern boundaries of Lake Torrens, Yadlamulka, Wilkatana, Mt Arden, Cariewerloo and the southern portion of Illeroo Pastoral Runs; generally south-easterly along the northern and eastern boundaries of Pandurra and Tregalana Pastoral Runs to a north-western corner of Lincoln Park Pastoral Run; easterly, generally northerly, generally south-easterly and generally south-westerly along the northern, western, north-eastern, eastern and southeastern boundaries of Lincoln Park and Tregalana Pastoral Runs to an eastern boundary of Roopena Pastoral Run; generally southwesterly and northerly along the eastern, southern and western boundaries of Roopena, Myola, Cooyerdoo, Shirrocoe and Gilles Downs Pastoral Runs to the south-western corner of Corunna Pastoral Run; generally north-easterly and generally south-westerly along the north-western, south-eastern and southern boundaries of Corunna and Uno Pastoral Runs to the south-western corner of Uno Pastoral Run; generally north-westerly along the western, south-western, southern, eastern, northern, south-eastern and north-western boundaries of Uno, Yeltana, Bungeroo, Buckleboo, Paney, Scrubby Peak, Lockes Claypan, Lake Everard, Kondoolka and Pinjarra Pastoral Runs to the Dog Fence intersecting the western boundary of Kondoolka Pastoral Run; generally south-westerly and generally north-westerly along the Dog Fence to the south-eastern corner of Nanbona Pastoral Run; westerly and northerly along the southern and western boundaries of Nanbona Pastoral Run to the Dog Fence; north-westerly along the Dog Fence to the north-eastern corner of Watna Pastoral Run; southerly, westerly and northerly along the eastern, southern and western boundaries of Watna and Mitchidy Moola Pastoral Runs to the Dog Fence; westerly along the Dog Fence to an eastern boundary of section 728, Out of Hundreds (Fowler and Nullarbor)-Yalata Aboriginal Land; northerly, westerly and southerly along the eastern, northern and western boundaries of the Yalata Aboriginal Land to the south-eastern corner of Block 1211, Out of Hundreds (Nullarbor and Coompana) - Nullarbor National Park; generally westerly along the southern boundaries of Nullarbor National Park to the western boundary of the State of South Australia; thence northerly and easterly along the western and northern boundaries of the State of South Australia to the point of commencement and crossing all intervening roads and railways.

2. The Control Zone for bovine Johne's disease area of South Australia includes all the lands comprising the rest of the State not included within the Protected Zone described above.

SCHEDULE 2

Description of stock eligibility for completion of documentation required to enter the Protected Zone for bovine Johne's disease area of the State, described in Schedule 1 of this Notice.

1. In the case of susceptible stock originating from a BJD Control Zone:

- (a) The susceptible stock are transported in a vehicle directly to an abattoir, where the stock are slaughtered; or
- (b) The susceptible stock are transported in a vehicle directly to an approved feedlot; or
- (c) The susceptible stock:
 - Originate from a monitored negative (MN) or tested negative (TN) status herd, and
 - Have not subsequently lost their status of monitored negative (MN) or tested negative (TN), and
 - Are transported in a vehicle, directly or via an approved facility, into the Protected Zone, and
 - Are accompanied by a completed Declaration of Johne's Disease Status for Cattle/Goats form, indicating details of their status of monitored negative (MN) or tested negative (TN), which is given to the person to whom the susceptible stock are delivered; or
- (*d*) The susceptible stock:
 - Originate from a non-assessed (NA) herd which has been subjected to a Check Test with negative results within the previous 12 months, and
 - · Are transported in a vehicle, directly or via an approved facility, into the Protected Zone, and
 - Are accompanied by a completed Declaration of Johne's Disease Status for Cattle/Goats form, indicating those results, which is given to the person to whom the susceptible stock are delivered; or
- (e) The susceptible stock:
 - Originate from a non-assessed (NA) herd and has been subjected to an approved test with negative results, and
 - Are transported in a vehicle, directly or via an approved facility, into the Protected Zone, and
 - Are accompanied by a completed Declaration of Johne's Disease Status for Cattle/Goats form, indicating those results, which is given to the person to whom the susceptible stock are delivered; or
- (f) The susceptible stock are transported in a vehicle, directly or via a facility that is used for slaughter only sales, into the same or another Control Zone; or

[21 January 2000

- (g) The susceptible stock:
 - · Originate from a herd in a Protected Zone or Free Zone, and
 - Are transported through a Control Zone or a Residual Zone in a vehicle, directly or via an approved facility, into the same or another part of the Protected Zone, or
- (*h*) The susceptible stock are moved in accordance with a written permit issued by an inspector in circumstances that are of a kind approved from time to time by the Chief Inspector of Stock.
- 2. In the case of susceptible stock originating from a BJD Residual Zone:
 - (a) The susceptible stock must:
 - Originate from a monitored negative (MN) or tested negative (TN) status herd, and
 - Have not subsequently lost their status of monitored negative (MN) or tested negative (TN), and
 - be transported in a vehicle, directly or via an approved facility, into the Protected Zone, and
 - be accompanied by a completed Declaration of Johne's Disease Status for Cattle/Goats form, indicating details of their status of monitored negative (MN) or tested negative (TN), which is given to the person to whom the susceptible stock are delivered; or
 - (b) The susceptible stock are moved in accordance with a written permit issued by an inspector in circumstances that are of a kind approved from time to time by the Chief Inspector of Stock.

Definitions:

'approved facility' means a protected sale or other facility that is approved from time to time by the Chief Inspector of Stock

'approved feedlot' means a feedlot that transports all its stock directly to slaughter, and is authorised in writing by the Chief Inspector of Stock as a feedlot to which stock from a Control Zone may be moved;

'approved test' means a test that is approved from time to time by the Chief Inspector of Stock;

'BJD' means bovine Johne's disease;

'Check Test' means a method of herd testing for Check Tested herds as approved from time to time by Veterinary Committee of the Standing Committee on Agriculture and Resource Management.

'Control Zone' means the Control Zone referred to in Schedule 1 of this Notice or an area declared, from time to time, as a Control Zone by Veterinary Committee of the Standing Committee on Agriculture and Resource Management.

'directly' means without off-loading susceptible stock from a vehicle on-route;

'herd' means a group of animals maintained as a discrete unit;

'inspector' means a person appointed as an inspector under the law of a State or a Territory of the Commonwealth.

'monitored negative(MN)' has the same meaning as in the Rules;

'non-assessed (NA)' has the same meaning as in the Rules;

'Declaration of Johne's Disease Status for Cattle/Goats' means an Owner declaration form, indicating herd status for Johne's disease, as approved from time to time by the Chief Inspector of Stock;

'Protected Zone' means the Protected Zone referred to in Schedule 1 of this Notice or an area declared, from time to time, as a Protected Zone by Veterinary Committee of the Standing Committee on Agriculture and Resource Management.

'protected sale' means a sale for the appropriate class of stock that is held in accordance with the written approval of the Chief Inspector of Stock.

'Residual Zone' means a area declared, from time to time, as a Residual Zone by Veterinary Committee of the Standing Committee on Agriculture and Resource Management.

'Rules' means the National Johne's Disease Program, Standard Definitions and Rules for Cattle, Goats, Alpacas and Deer as approved and published from time to time by the Standing Committee on Agriculture and Resource Management through the Veterinary Committee.

'slaughter-only sale' means a sale for the appropriate class of stock that is held in accordance with the written approval of the Chief Inspector of Stock.

'susceptible stock' means cattle, bison, buffalo, South American camelids, goats and deer.

'tested negative' has the same meaning as in the Rules.

To be prepared in triplicate ORIGINAL: to accompany Stock *en route* DUPLICATE: to Chief Inspector of Stock Box 1671 GPO Adelaide, SA 5001 Facsimile 08 82077852 TRIPLICATE: held by issuing officer

FORM 1 - SOUTH AUSTRALIA

LIVESTOCK ACT, 1997 January 2000 This form is to be retained at the destination for a minimum of 12 months.

HEALTH CERTIFICATE FOR CATTLE, BUFFALO, CAMELID, DEER OR SWINE ENTERING SOUTH AUSTRALIA

MOVEMENT MUST COMMENCE WITHIN 7 DAYS OF COMPLETION OF THIS CERTIFICATE Persons in charge of stock entering SA without an accompanying Health Certificate may incur an on the spot fine and the stock placed under movement restrictions.

PART 1. DECLARATION BY PERSON IN CHARGE OF STOCK

(BLOCK LETTERS) I......Address

in the State/Territory of being the person in charge of the stock described hereunder, declare that I have inspected the stock, believe they are in good health and they meet the requirements for entry to SA.

PARTICULARS OF STOCK (Attach list if necessary)

Number	Species	Se x	Age	Description	Earmark/Brand/ Tattoo/IAR No	Property Identification Code (Tailtag)

Origin of Stock: Owner name:		
Address:	Property Location:	State
SA Destination: Owner name:		
Address:	Property Locatio	on:
Carrier (name)	Point of entry into SA	Expected date of entry
Agent (Name)	(Address)	

SPECIAL CONDITIONS. (Tick appropriate box)

Stock from SA, returning direct to SA from an interstate show/sale where Johne's disease (all species) and EBL (dairy cattle) restrictions were in place.
Alpaca returning to SA from supervised mating interstate where the mating areas conformed to the Australian Johne's Disease Market Assurance Program for Alpaca.
Stock consigned to the live export trade

Stock consigned direct to immediate slaughter at an abattoir.

Beef cattle from a herd west of the Henty Highway in Victoria, whose Johne's disease status is not Infected, Suspect

or Restricted and consigned for sale at: D Naracoorte or D Mt Gambier market.

I make this declaration conscientiously believing the information given to be true.

Signed:....

Part 2 Certification by Inspector is required if no Special Conditions box is able to be ticked.

PART 2. CERTIFICATION BY INSPECTOR (Tick the appropriate boxes)

After due enquiry I believe that the above described stock meet the following certification requirements and are eligible for entry to S.A. (Tick appropriate boxes)

	(CERTIFICATION REQUIREMENTS OF ST	OCK ENTERING SOUTH AUST	RALIA
Signature		Date	Phone	Facsimile
(8	BLOCK	_ETTERS)		-
Name		Location		State/Territory
SWINE		Are accredited brucellosis free (Qld or	nly) or were tested negative wi	thin 30 days of entry.
DEER		Johne's disease (as for cattle and an	equivalent status with regard to	o Ovine Johne's Disease)
CAMELID		Johne's disease (as for cattle)		
		a herd whose EBL status is Non-As	ssessed, Infected or Suspect.	
		Enzootic Bovine Leucosis (dairy cattle	only) tested negative within 3	0 days of entry and not from
BUFFALO		Enzootic Bovine Leucosis (dairy cattle	only) Accredited or Certified I	Free herd OR
CATTLE, BISON &		Johne's disease - the property of origi	n does not have an Infected, S	Suspect or Restricted status.

All stock entering South Australia must be free of disease and not come from a property under quarantine. The following lists the specific certification requirements.

CATTLE

Johne's disease:

- Animals from a herd with an Infected, Suspect or Restricted status are not allowed entry unless going direct to slaughter.
 Cattle entering the Protected Zone of South Australia from a Control Zone (either within SA or from interstate) must be
- Calle entening the Protected Zone of South Australia from a Control Zone (enter a accompanied by a "Declaration of Johne's Disease Status for Cattle/Goats".
- Cattle entering the Protected Zone of South Australia from a Residual Zone must be accompanied by a "Declaration of Johne's Disease Status for Cattle/Goats" and be from a herd with a Monitored Negative or Tested Negative status under the Australian Johne's Disease Market Assurance Program for Cattle.

Enzootic bovine leucosis (EBL) in dairy cattle:

Animals from a herd with a Non-assessed, Infected or Suspect status are not allowed entry unless going direct to slaughter. If the animals are not from an EBL Accredited or Certified Free herd then a negative EBL ELISA test on sera or milk is required within 30 days of entry for each animal.

All cattle for slaughter or sale must bear the official tail or ear tag of the property of origin.

No Health Certificate is required for beef cattle from W.A., Qld., N.T. or the declared Protected Areas (Protected Zones) within NSW

CAMELID Johne's disease - as for cattle. (This applies to South American camelids only eg. alpaca, Ilama and vicuna)

- DEER Johne's disease as for cattle and the property of origin must meet the same conditions with regard to its Ovine Johne's Disease status.
- SWINE Pigs originating from Qld. must be from an accredited brucellosis free herd or have been tested with negative results in the 30 days immediately preceding introduction.
- POULTRY & HORSE No restriction certificate not required.

SHEEP & GOAT See Form 2 for sheep and goats.

To be prepared in triplicate ORIGINAL: to accompany Stock *en route* DUPLICATE: to Chief Inspector of Stock GPO Box 1671 Adelaide, SA 5001 Facs 08 82077852 TRIPLICATE: held by issuing officer

FORM 2 - SOUTH AUSTRALIA

LIVESTOCK ACT, 1997

January 2000

HEALTH CERTIFICATE FOR SHEEP OR GOATS ENTERING SOUTH AUSTRALIA

MOVEMENT MUST COMMENCE WITHIN 7 DAYS OF ISSUE OF THIS CERTIFICATE. Persons in charge of stock entering SA without an accompanying Health Certificate may incur an on the spot fine and the stock may be placed under movement restrictions

PART 1. DECLARATION BY OWNER OR MANAGER OF STOCK

PARTICULARS OF STOCK (Attach list if necessary)

Number	Species	Sex	Age	Description	Ear Tag/Mark/Brand

Origin of Stock: Owner name:

Address:	Property Location:	State
SA Destination: Owner	r name:	
	Property Location	
Camer (name)	Point of entry into SA	Expected date of entry
Agent Name	Address	

SPECIAL CONDITIONS (Tick appropriate box)

The sheep/goats in Part 1 above are/were:

1 from SA, returning direct to SA from a show/sale interstate where footrot and ovine Johne's disease restrictions were in place, or

2 consigned to the live export trade, or

3 consigned direct to an AQIS inspected abattoir for immediate slaughter, or

4 from flocks west of the Henty Highway in Victoria, and in which ovine Johne's disease and footrot are not known or suspected and are being consigned for sale for slaughter at Anarcoorte or Mt Gambier market, or

5 were born on and consigned from a property in the Victorian municipal area known as the Mildura Rural City Council (NOTE: If Box 5 is ticked, Parts 2 & 3 overleaf must be completed)

If NO BOX is ticked under Special Conditions, Parts 2, 3 and 4 (overleaf) must be completed.

I make this declaration conscientiously believing that the information I have provided in this form is true and correct.

Declared at	in the State	Territory	of	Date	

This form is to

be retained at

the destination

for a minimum

of 12 months

[21 January 2000

PART 2. FOOTROT (Tick & complete appropriate parts)

The sheep/goats described in Part 1 are free from footrot, have not within a period of one (1) year preceding the date of this declaration been in direct contact with stock infected with footrot, **and** have not been vaccinated against footrot **and** are from:

Either FOOTROT PROTECTED AREAS (Area proclaimed by the State authority as having a footrot prevalence for flock infection of less than 1%) or MILDURA RURAL CITY COUNCIL AREA	Or CONTRACT OF AUSTRALIA
Declaration by <u>Owner/Manager of Property of Origin</u> :	Declaration by Inspector of Stock
 The sheep/goats described in Part 1 have been examined by me for footrot and footscald within the previous 21 days and no footrot was observed, and All feet of any lame sheep were examined, and Where footscald (benign footrot) was present, samples from lesions on at least five affected sheep (or all affected sheep if less than five) were found to be negative by the gelatin gel test. 	 The sheep/goats described in Part 1 have been examined by me for footrot and footscald within the previous 21 days and no footrot was observed, and All feet of any lame sheep were examined, and Where footscald (benign footrot) was present, samples from lesions on at least five affected sheep (or all affected sheep if less than five) were found to be negative by the gelatin gel test.
SignedDate	Signed Date

PART 3. OVINE JOHNE'S DISEASE (OJD) (Tick and complete appropriate parts)

(For goats, Johne's disease status includes Bovine [cattle] and Ovine [sheep] Johne's Disease.)

FROM OJD FREE, PROTECTED or CONTROL ZONES	No requirement Voluntary use of flock assurance (SheepMAP certification, Enhanced Vendor Declaration or EVD) against risk of OJD is encouraged for sheep movement within or between Control Zones
Or FROM OJD RESIDUAL ZONES	The sheep/goats in Part 1 have a status of MN1 or better under SheepMAP/GoatMAP respectively. Certificate NoExpiry Date OR
	 The sheep/goats in Part 1 originate from a flock that is not SUSPECT or INFECTED, and the flock has been subject to a SheepMAP-equivalent sample test by an approved veterinarian within the last 12 months, and the sheep/goats were either Bred on the property; Introduced at least 2 years previously; or Were introduced with an equivalent vendor declaration. OR The sheep/goats in Part 1 are lambs moving direct to an approved feedlot.
Or FROM OJD INFECTED ZONES	The sheep/goats in Part 1 have a status of MN1 or better under SheepMAP/GoatMAP respectively. Certificate NoExpiry Date
· · · · · · · · · · · · · · · · · · ·	Zones can be confirmed with your local Agriculture Dept. or equivalent

The sheep/goats must travel direct to their destination in South Australia.

PART 4. CERTIFICATE BY INSPECTOR (Not required if consignment enters under Special Conditions)

After due enquiry, I certify that I have no reason to doubt the above declarations, and that the sheep/goats described in Part 1 satisfy the requirements for entry to South Australia.

Name	.Location	. State/Territory
(BLOCK LETTERS)		
Signature	.DatePhone	Facsimile

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(Form 3a,	3b)
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In accordance with State and Territory Apiaries and Stock Diseases Acts

HEALTH CERTIFICATE FOR THE INTERSTATE MOVEMENT OF APIARY PRODUCTS, BEE COLONIES USED APPLIANCES, QUEEN BEES, ESCORTS, QUEEN CELLS AND PACKAGE BEES

Ι		
	(full name of owner/agent/person in charge*)	
of	State/Territory*Postcode	
	(postal address) * Delete section or parts, NOT applicable.	
hereby	declare that:	
1)	I propose to introduce (kg/number)	
	of honey/ honeycomb/ beeswax/ pollen/ bee colonies/ used hive equipment, branded	
	/used appliances/ queen bees/ queen cells/ packages/ or other apiary products (please specify*)	
	into (State/Territory*) on (Date)	
	Addressed to:(Name)	
	AddressPostcode	
*2)	The honey/ honeycomb/ beeswax/ pollen/ bee colonies/ used hive equipment/ used appliances/ queen bees/ qu	
	cells/ packages/ or other apiary products* described herein were derived from apiaries which are free of Amer	
	foul brood (Bacillus larvae) and are from colonies (hives) not showing field symptoms of any other disease of bee	s.
*3)	The bee colonies are not in quarantine and are not from a declared quarantine area or declared prohibited zone.	
*4)	Pollen used for feedback to bees has been sufficiently irradiated to a minimum of 15 kilo Gray prior to distributio	n to
	beekeepers.	
*5)	For importation into Western Australia (WA), Tasmania (TAS) and Northern Territory (NT) the State/Territor	
	from which the bees, honey bee products or appliances originate is free of European foul brood (Melissocod	cus
	pluton) (not applicable to TAS) and chalkbrood disease (Ascosphaera apis) OR:	
	i) The honey/ or other apiary products described herein have been pasteurised by heating to a temperature	of:
	65°C for not less than 8 hours (WA and TAS), or 70°C for 2 hours (TAS) (Not applicable to NT).	
	*ii) Honey used in queen candy (not applicable to NT); queen candy; bee collected pollen; or food for pack	
	bees which contains any bee products have been irradiated (minimum of 15 kilo Gray) to inactivate	all
	infectious agents.	
	*iii) The beeswax described herein has been refined by heat treatment to melting point at an approved premise	
	*iv) The appliances described herein are free from honey, beeswax, propolis, hive material and contamina	
	with honey bee diseases (WA only) and in the case of beehives have not previously been used for keep	ing
	bees (Used appliances are not permitted into TAS or NT).	
	*v) The queen bee and not more than 6 escorts must be derived from an apiary free of chalkbrood, Ameri	can
**	and European foul brood for the previous 12 months (NT only).	
6)	For movement out of Tasmania, the bees/ honeycomb/ used hive equipment/ used appliances are accompanied	
	written approval under Quarantine Proclamation No.114A from the Director of Quarantine or authorised delegate	•
Signad	Date	
Signed	Date	•
	CERTIFICATE BY GOVERNMENT INSPECTOR OR OTHER AUTHORISED PERSON	
	being an Apiary Inspector/person authorised in that capacity*	in
(State/7	'erritory*) hereby certify that:	
EITHE		
* After	due enquiry I have no reason to doubt the correctness of the above declaration;	
OR:		
* I hav	e inspected the queen rearing/ cell production/ package bee apiaries* described in the above declaration within	the
	ir months.	
	DatePhone	
Addres	sPostcode	••••

To be prepared in triplicate. Original (white) copy for the owner, second (blue) copy to accompany consignment. Third (pink) copy to be forwarded by the above inspector to the Senior Apicultural Officer in the State/Territory of destination.

This certificate is valid for one month for apiary products/ bee colonies/ used appliances OR four months for queen bees/

escorts/ queen cells/ package bees, from the date of signing.

DECLARATION OF JOHNE'S DISEASE STATUS FOR CATTLE/GOATS

Completion of this form is only relevant for breeding cattle/goats Do NOT complete for slaughter cattle/goats

PART A

I	(Full name)
of	
am the owner/person with day to day responsibility for the hu	
The settle / set have have here to	,,

This property is in a Residual : Control ; Protected ; Free Zone for BJD. The property status for BJD is Infected ; Suspect ; Non Assessed ; Other

Identification (Brands, eartags, tattoos)	Number of cattle/goats	Earmarks	Description of cattle/goats (Age, sex, breed)	

(Attach list if necessary)

The cattle/goats described above were either: (Note: one of the boxes A1, A2, or A3 must be ticked)

A.1 _____ bred, raised and have only resided on the property detailed above; or

A.2 were purchased/introduced and have resided on the property above for at least four years; or

A.3 were purchased/introduced with a declaration equivalent to:

Part B or Part C or Part D in this declaration.

NOTE: Making a false or misleading statement about the disease status of cattle/goats for sale may make the signatory liable to prosecution and/or civil action under the Trade Practices Act 1974 and relevant State legislation.

PART B - CattleMAP/ GoatMAP herds only

B.1 The cattle/ goat herd has the following status in the CattleMAP or GoatMAP:

MN1	MN2		MN3		(Insert year status obtained in the appropriate box)
Certificate Number		Expiry Date	•••••	Signed:	

PART C Check Test herds

- C.1 I have no reason to suspect that Johne's disease is present in the herd of origin or on any land on which the animals have grazed. The property is not in quarantine or under movement restrictions on account of Johne's disease; AND
- C.2 Within the last 12 months, at least 50 cattle/goats in the herd of origin being from the older age groups bred in the herd and/or introduced in the past 4 years, have been tested by a veterinarian approved for JD investigations, with negative results for Johne's disease.

Date of test:...../..... Previous negative tests 19.... 20..... 20..... Signed:

Part D Individually tested animals from Non-Assessed herds

- D.1 I have no reason to suspect that Johne's disease is present in the herd of origin or on any land on which the animals have grazed. The property is not in quarantine or under movement restrictions on account of Johne's disease; AND
- D.2 The cattle/goats described in Part A above were each individually tested by a veterinarian approved for JD investigations, with negative results for Johne's disease, by either:
 - faecal culture test within the previous 12 months, OR
 - blood test within the previous 70 days.

For cattle less than 2 years old and goats less than 1 year old, the dam must be tested.

Date of test://	Signed:

Part E Declaration

I declare that <u>all</u> of the information I have provided in this form is true and correct.

Declared at: Date....../..... Signed:

(NOTE: Stock agents cannot make this declaration on behalf of clients)

EXPLANATORY NOTES

Part A -

Completion of this part is required for the declaration to be valid

Only the vendor or a person responsible for the husbandry of the cattle/goats may complete and sign this declaration. If space is insufficient to identify all cattle, attach a signed list.

Making a false or misleading statement about the disease status of cattle/goats for sale is an offence under the Trade Practices Act 1974 and relevant State legislation.

Non-assessed herd means no testing has been done on the herd to determine its JD infection status.

Part B CattleMAP/ GoatMAP herds

Complete this part only if <u>all</u> cattle/ goats described in Part A are from a herd enrolled in the Australian Johne's Disease Market Assurance Program for Cattle (CattleMAP) or Goats (GoatMAP). The herd status, certificate number and date of expiry *must* be provided.

The MN status of the herd must be indicated on the declaration, and the year in which this status was obtained must be inserted in the appropriate box.

The best assurance for purchasers concerned about Johne's disease is provided by buying cattle/ goats from herds which are participating in the CattleMAP. The higher the MN number, the better this assurance becomes.

Part C Check Tested herds

Optional Completion if Applicable

The following is the approved method of herd testing to obtain a Check Tested status for Johne's disease:

- The herd assessment is to be conducted by an Approved Veterinarian and is valid for a period of 12 months from the date of the testing.
- The assessment is only applicable to herds/properties where the owner/veterinarian has no reason to suspect that Johne's disease is present.
- At least 50 adult cattle/goats in the herd are to be selected for testing, following an inspection of the herd by the Approved Veterinarian. The cattle/goats tested must represent the older age groups bred in the herd, and cattle introduced into the herd. Blood samples are to be tested at an approved laboratory using the absorbed ELISA test (cattle) or the ELISA or AGID test (goats). A negative test is one where no reactors are detected, or where all reactors have been subject to two faecal cultures 3-6 months apart, or slaughtered with specimens taken and examined by histopathology and culture at an approved laboratory, with negative results for Johne's disease.

Vendor declarations based on this assessment must only be provided for the sale of cattle/goats which:

- were born and reared on the property; or
- were purchased/introduced with a Declaration of Johne's disease Status for Cattle/Goats.

Note: The negative blood testing of 50 cattle/goats in a particular herd does not ensure that the herd is JD free. Annual testing of 50 different animals in the herd increases the level of confidence that JD is not present in that herd provided negative results are always obtained. Herds allocated *Monitored Negative* status under the CattleMAP or GoatMAP have a higher level of assurance that JD is not present than do herds which are only *Check Tested*.

Part D Individually tested animals from Non-Assessed herds Optional Completion if Applicable

The following criteria must be met for a herd owner to be eligible to complete Part D: The cattle/goats have not for any period during their lifetime, been in a herd or on a pro-

- . The cattle/goats have not, for any period during their lifetime, been in a herd or on a property where Johne's disease was known or suspected to exist.
 - If the BJD status of the property of birth or any subsequent property movements cannot be defined, Part D of the Declaration cannot be certified.
 - Johne's disease may be suspected where it has not been ruled out as a cause of chronic wasting, diarrhoea, or production loss in the herd, or where cattle/goats have been introduced from an Infected herd.
- 2. The cattle/goats to which the declaration applies have each been assessed for Johne's disease by an approved veterinarian, with negative results, by:
 - ELISA test (cattle) or the ELISA or AGID test (goats) on blood sampled within 70 days of the declaration, OR
 - Culture of faeces sampled within 12 months of the declaration, OR
 - In the case of cattle younger than 2 years or goats younger than 12 months, either of the above tests performed on its dam.

Approval of assessment under Part D for movement of cattle between Zones will cease on 30 June 2000.

Part E DECLARATION

Only the vendor or a person responsible for the husbandry of the cattle/goats may complete and sign this Declaration. Stock agents cannot make this declaration on behalf of clients

For further information contact your Stock and Station Agent or animal health adviser.

Optional Completion if Applicable