

SOUTH AUSTRALIA

**THE COAST PROTECTION ACT (WORKS OF A PRESCRIBED
NATURE) REGULATIONS, 1985**

REGULATIONS UNDER THE COAST PROTECTION ACT, 1972

*The Coast Protection Act (Works of a Prescribed Nature)
Regulations, 1985*

being

No. 61 of 1985: *Gaz.* 18 April 1985, p. 1222

2.

1. These regulations may be cited as *The Coast Protection Act (Works of a Prescribed Nature) Regulations, 1985*.

2. *The Coast Protection Act (Works of a Prescribed Nature) Regulations, 1984*, made on 24 January 1985 and published in the *Government Gazette* on the same day at page 243 are hereby revoked.

3. The removal of sand, shellgrit, shell, rock, stone, pebble or any other like materials within the land defined in the schedule hereto shall constitute a work of a prescribed nature for the purposes of the Act.

4. For the purposes of this regulation:

"removal" includes removal, moving, reshaping, recovery, carting, carrying away, shifting, filling, dumping or dredging—but excludes:

- (1) any minor removal directly and normally associated with the recreational use and enjoyment of the land;
- (2) where the removal is otherwise required or expressly authorised by or in pursuance of the provisions of the Act or any other Act or regulations or by any statutory authority in pursuance of such other Act or regulations;
- (3) any removal that is associated with Mining Production Tenements pursuant to the *Planning Act, 1982*, and "remove" and "removing" have a corresponding meaning.

THE SCHEDULE

All land that is:

- (1) owned or under the care, control and management of:
 - (i) a municipal or district council;
 - (ii) any statutory authority;
 - (iii) a Minister of the Crown, or any instrumentality or agency of the Crown; or
- (2) Crown land under the *Crown Lands Act, 1929*,

within the Eyre, Fleurieu, Kangaroo Island, Metropolitan, South East, Spencer and Yorke Coast Protection Districts, constituted pursuant to the *Coast Protection Act, 1972*.