ENVIRONMENTAL PROTECTION ORDINANCE, 2015

ARRANGEMENT OF SECTIONS

PART 1 PRELIMINARY

- 1. Citation and commencement
- 2. Interpretation
- 3. Application

PART 2 OBJECTIVES, PRINCIPLES AND GENERAL DUTY

- 4. Objectives
- 5. Principles
- 6. General duty regarding environment

PART 3 ADMINISTRATION

- 7. Environmental Officers
- 8. Functions of Chief Environmental Officer
- 9. Advice by Chief Environmental Officer
- 10. Appeals

PART 4 GENERAL MEASURES FOR ENVIRONMENTAL MANAGEMENT

- 11. Regulations
- 12. Codes of Practice
- 13. Approved Codes of Practice
- 14. Management agreements
- 15. Environmental monitoring
- 16. Reporting

PART 5 MULTILATERAL ENVIRONMENTAL AGREEMENTS

17. Incorporation of international obligations into national law

PART 6 CONSERVATION OF BIODIVERSITY

- 18. General duties and functions in relation to conservation of biodiversity
- 19. Protection of biodiversity

Protected species

- 20. Prohibitions relating to protected animals
- 21. Prohibitions relating to protected plants

New species and invasive or potentially invasive species

- 22. Introduction, etc. of non-native species
- 23. Sale, etc. of non-native species
- 24. Discovery of new species

Licences

- 25. Licences
- 26. Licences for scientific, research or educational purposes
- 27. Licences for recreational or commercial purposes

Defences

28. Defences

PART 7 NATIONAL CONSERVATION AREAS

- 29. Interpretation of this Part
- 30. Marine Protected Areas
- 31. Management plans
- 32. Review, amendment and revocation of management plans
- 33. Enforcement
- 34. Regulations

PART 8 TRADE IN ENDANGERED SPECIES

Preliminary

- 35. Interpretation of this Part
- 36. Definitions of "artificially propagated" and "bred in captivity"

Cites Appendices

- 37. Application of Appendix 1, Appendix 2 and Appendix 3
- 38. Certain Appendix 1 specimens deemed to be Appendix 2 specimens

Management Authority and Scientific Authorities

- 39. Management Authority
- 40. Powers and functions of Management Authority
- 41. Scientific Authorities
- 42. Powers and functions of Scientific Authorities

Import, Export and Re-Export of Specimens

- 43. Import of Appendix 1 or Appendix 2 specimens
- 44. Import of Appendix 3 specimens
- 45. Export or re-export of Appendix 1, 2 or 3 specimens
- 46. Exemptions

47. Pre-Convention specimens

Permits, Certificates and Licences

- 48. Requirement for a commercial licence
- 49. Applications for, and grants of, any permit, certificate or licence
- 50. General conditions for grant of permits and certificates relating to Appendix 1 and Appendix 2 specimens
- 51. Additional conditions relating to Appendix 1 specimens
- 52. Additional conditions relating to Appendix 2 specimens
- 53. Conditions relating to Appendix 3 specimens
- 54. Other conditions
- 55. Invalid permits and certificates
- 56. Duration of permits, certificates and licences
- 57. Alteration etc. of permits, certificates or licences
- 58. Breach of conditions
- 59. Revocation of any permit, certificate or licence
- 60. Replacement certificates, permits and licences

Other

- 61. Specimens only to enter or exit from approved places
- 62. Possession, sale, purchase and transport of specimens

PART 9 POLLUTION CONTROL AND HAZARDOUS SUBSTANCES

- 63. General duties and functions in relation to pollution and hazardous substances
- 64. Pollution and hazardous substances control regulations
- 65. Designated pollutants
- 66. Pollution control permits
- 67. Pollution charges
- 68. Unlawful pollution
- 69. Hazardous substances
- 70. Powers to obtain information about potentially hazardous substances
- 71. Spills and accidental releases
- 72. Pollution from construction or mechanical plant, equipment and machinery
- 73. Liability for historical pollution
- 74. Data, planning and research

PART 10 LITTER

- 75. Interpretation of this Part
- 76. Penalty for leaving litter
- 77. Powers to control street litter
- 78. Provision and maintenance of litter bins

PART 11 WASTE

79. Definition of waste

- 80. General duties and functions in relation to waste
- 81. Penalty for unlawful deposit of waste
- 82. Powers to require removal of waste unlawfully deposited
- 83. Waste management
- 84. Transboundary movement of wastes and hazardous substances
- 85. Regulations

PART 12 CONTROL AND ENFORCEMENT

- 86. Enforcement officers
- 87. Powers of entry, search and seizure
- 88. Powers to search, inspect and seize objects
- 89. Powers to inspect and seize specimens
- 90. Power to stop, detain, board and search vehicles, vessels and aircraft
- 91. Forfeiture to Government
- 92. Dealing with forfeited specimens
- 93. Sampling and testing
- 94. False statements, documents, etc.
- 95. Person shall not hinder etc. officer
- 96. Offence to alter etc. marking

PART 13 ENVIRONMENTAL PROTECTION NOTICES

- 97. Power to serve environmental protection notices
- 98. Emergency environmental protection notices
- 99. Content of environmental protection notices
- 100. Offences in relation to environmental protection notices
- 101. Miscellaneous provisions as to environmental protection notices

PART 14 GENERAL PROVISIONS AS TO NOTICES

- 102. Application of this Part
- 103. Appeals against notices
- 104. Service of notices
- 105. Coming into effect of notices
- 106. Failure to comply with a notice
- 107. Information as to compliance with notices
- 108. Information to be given

PART 15 OFFENCES AND LIABILITY

- 109. Offences
- 110. Liability for loss, damage and costs

PART 16 JURISDICTION, EVIDENCE AND PROCEDURE

111. Scientific Evidence

- 112. Private party actions
- 113. Liability of company officers114. Reservation of civil remedies
- 115. Penalties under the Ordinance not substituted for others
- 116. Acts done in good faith

PART 17 **MISCELLANEOUS**

- 117. Service of documents other than notices
- 118. Application to Crown

PART 18 REPEALS AND TRANSITIONAL PROVISIONS

119.	Repeals, savings, c	consequential amendments and transitional provision	S
SCH	EDULE 1		
SCH	EDULE 1		

Mark Capes Governor



ST HELENA NO. OF 2015

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A BILL

FOR

AN ORDINANCE

TO MAKE NEW PROVISION FOR THE PROTECTION OF THE ENVIRONMENT, INCLUDING THE CONSERVATION OF BIODIVERSITY, THE REGULATION OF TRADE IN ENDANGERED SPECIES AND THE CONTROL OF POLLUTION, HAZARDOUS SUBSTANCES, LITTER AND WASTE AND FOR MATTERS CONNECTED THEREWITH OR INCIDENTAL THERETO.

PART 1 PRELIMINARY

Citation and commencement

- **1. (1)** This Ordinance may be cited as the Environmental Protection Ordinance, 2015, and shall come into force on such date as the Governor shall appoint by Order.
- (2) An Order under subsection (1) may contain such transitional or consequential provisions as appear to the Governor to be necessary or convenient.

Interpretation

- 2. (1) In this Ordinance, unless the context otherwise requires—
- "animal" includes birds, reptiles, fish and every kind of vertebrate and invertebrate animal;
- "approved code of practice" means a code of practice approved by the Governor in Council under section 13(1);
- "biodiversity" means the variability among living organisms from all sources including terrestrial, marine and other aquatic ecosystems and the ecological complexes of which

- they are part and this includes diversity within species, between species and of ecosystems;
- "biosecurity" means protection against the risks posed by pests and diseases to the economy, environment and human health, via exclusion, eradication, containment and control;
- "Chief Environmental Officer" means the Chief Environmental Officer appointed under section 7;
- "code of practice" has the meaning assigned in section 12(4);
- "commercial purposes" means purposes that are for obtaining economic benefit, including profit (whether in cash or in kind) and directed toward resale, exchange, the provision of a service or other form of economic use or benefit and purposes which are partly commercial and partly non-commercial shall be deemed to be commercial;
- "company" means any body corporate and includes a firm or other association of individuals;
- "conservation" in relation to a living organism or type of habitat, includes the restoration or enhancement of a population or habitat;
- "Crown" means the Crown in right of the Government of St Helena;
- "designated scientific laboratory" means a laboratory, institute or testing facility designated by the Governor under section 111;
- "ecosystem" means a dynamic complex of plant, animal and micro-organism communities and their non-living environment interacting as a functional unit;
- "enforcement officer" means any person appointed as or deemed to be an enforcement officer in accordance with section 86;
- "environment" includes all, or any, of the following media, namely, the air, water and land; and the medium of air includes the air within buildings and the air within other natural or man-made structures above or below ground;
- "Environmental Officer" means an Environmental Officer appointed under section 7;
- "export" means the act of taking an item, including any animal, plant, hazardous substance, waste matter or specimen, out of St Helena, but does not include transit, transhipment or re-export;
- "habitat" means the place or type of site where an organism or population naturally occurs;
- "harm", in relation to the environment, includes—
 - (i) harm to the health of living organisms or other interference with the ecological systems or habitat of which they form part;
 - (ii) alteration of the environment to its detriment or degradation or potential detriment or degradation; and
 - (iii) other harm to the environment as may be prescribed in any enactment;
- "**import**" means the act of bringing an item, including any animal, plant, hazardous substance, waste matter or specimen, into St Helena, including in relation to a specimen to which Part 8 applies introduction from the sea, but does not include transit or transhipment;
- "national conservation area", for the purposes of this Ordinance, means a national conservation area designated under s. 13 of the Land Planning and Development Control Ordinance, 2013 prepared by the Chief Environmental Officer, in accordance with section 6(a) of the Land Planning and Development Control (Development Plans) Regulations, 2013;
- "plant" includes fungi, lichens, parts of plants, including seeds;
- "pollution" includes the release or deposit of any matter or substance onto land or into the air or water, including the sea, so as to cause any direct or indirect alteration of the physical, thermal, chemical, biological or radioactive properties of any part of the environment or to cause harm to human health or affect the quality of the environment;
- "public authority" includes any person exercising a public function;
- "public place" means any place, on land, in water or in the sea, which is open to the air to which the public are entitled or permitted to have access (and "open to the air" includes any covered place open to the air on at least one side);

- "re-export" means the act of taking an item, including any animal, plant, hazardous substance, waste matter or specimen, that was imported out of St Helena, but does not include transit or transhipment;
- "sale" includes offer or expose for sale, hire, barter or exchange, and "sell" has a corresponding meaning;
- "sea" includes any part of marine waters to which this Ordinance applies;
- "sewer" means any pipe, drain, culvert (whether open or closed), tunnel or other means of conveying liquid waste or surface runoff;
- "species" means a species, sub-species or a geographically separate population of a species or sub-species;
- "substance" means any natural or artificial substance, whether in solid, semi-solid or liquid form or in the form of a gas or vapour, and includes electricity and heat;
- "**trade**" means to export, re-export, import or introduce from the sea whether or not for commercial purposes;
- "transhipment" has the meaning in subsection (5);
- "transit" has the meaning in subsection (5);
- "warden" means any person appointed as warden in accordance with section 86(2); and
- "waste" means any substance or object which the holder discards or intends or is required to discard; and for the purposes of this definition—
 - (a) "holder" means the producer of the waste or the person who is in possession of it; and
 - (b) "**producer**" means any person whose activities produce waste or any person who carries out pre-processing, mixing or other operations resulting in a change in the nature or composition of this waste.
- (2) In this Ordinance, "release" means release of a substance into any environmental medium whenever it is released directly into that medium, whether it is released into it within or outside St Helena and includes—
 - (a) in relation to air, any emission of the substance into the air;
 - (b) in relation to water, any entry (including any discharge) of the substance into water;
 - (c) in relation to land, any deposit, keeping or disposal of the substance in or on land; and for this purpose "water" and "land" shall be construed in accordance with subsections (3) and (4) below.
 - (3) For the purpose of determining into what medium a substance is released—
 - (a) any release into—
 - (i) the sea or the surface of the seabed;
 - (ii) any river, watercourse, lake or pond (whether natural or artificial or above or below ground) or reservoir or the surface of the riverbed or of other land supporting such waters; or
 - (iii) ground waters,

is a release into water;

- (b) any release into—
 - (i) land covered by water falling outside paragraph (a) above or the water covering such land; or
 - (ii) the land beneath the surface of the seabed or of other land supporting waters falling within paragraph (a)(ii) above,

is a release into land; and

- (c) any release into a sewer shall be treated as a release into water,
- but a sewer and its contents shall be disregarded in determining whether there is pollution of the environment at any time.
- (4) In subsection (3) above "ground waters" means any waters contained in underground strata, or in—

- (a) a well, borehole or similar work sunk into underground strata, including any adit or passage constructed in connection with the well, borehole or work for facilitating the collection of water in the well, borehole or work; or
- (b) any excavation into underground strata where the level of water in the excavation depends wholly or mainly on water entering it from the strata.
- (5) In this Ordinance, an item is in transit or being transhipped if—
- (a) it is being transported between two countries or territories other than St Helena;
- (b) it is being transported to a named consignee;
- (c) any interruption of the item's movement between those countries or territories arises only from the arrangements necessitated by transfer or transhipment;
- (d) any transit and any movement within the jurisdiction of St Helena is in accordance with the laws in relation to customs and excise.

Application

3. This Ordinance applies to St Helena and extends to 200 nautical miles from the baselines as established by Articles 3 and 4 of the St Helena and Dependencies (Territorial Sea) Order 1989.

PART 2 OBJECTIVES, PRINCIPLES AND GENERAL DUTY

Objectives

- **4.** The objectives of this Ordinance are to preserve and sustain the natural environment of St Helena, including by—
 - (a) protecting and conserving biodiversity and the habitats, ecosystems and ecological systems that support biodiversity;
 - (b) preventing, minimising or mitigating pollution, waste and littering;
 - (c) minimising the risks to the environment from the introduction of potentially harmful materials or organisms; and
 - (d) conserving and enhancing natural beauty and geological or physiographical features of special interest.

Principles

- 5. When performing any function which may affect or influence the achievement of the objectives of this Ordinance, a public authority shall have regard to and, as far as is reasonably practicable and proportionate, apply the following principles—
 - (a) the precautionary principle, by which if there are reasonable grounds for concern that any activity may cause harm to the environment, preventive measures should be taken in anticipation of the risk, whether or not there is conclusive evidence of a causal relationship between that activity and such harm;
 - (b) the best available techniques principle, by which the best techniques that are for the time being available and the best environmental practices that are for the time being recognised should be used in relation to any particular environmental management process, activity or measure;
 - (c) the polluter pays principle, by which the costs of preventing, controlling, reducing and eliminating environmental harm that may be caused or is caused by a particular activity should be borne by the persons who cause or knowingly permit it; and

(d) the principle of inter-generational equity, by which the present generation should ensure that the health, diversity and productivity of the environment is maintained or enhanced for the benefit of future generations.

General duty regarding environment

- **6.** (1) Without prejudice to the performance of any function required or authorised under any other enactment, it is the duty of any public authority in St Helena, when preparing any policy, plan or programme, the implementation of which may cause or lead to the causing of significant environmental effects, to have regard to the objectives in section 4 and the principles in section 5.
- (2) A public authority shall also seek to integrate long-term and short-term environmental considerations into its decision-making processes, having regard to the objectives in section 4 and the principles in section 5.

PART 3 ADMINISTRATION

Environmental Officers

- 7. (1) The Governor shall appoint a Chief Environmental Officer and may appoint such other Environmental Officers as may be necessary or desirable for the administration of this Ordinance.
- (2) Subject to the provisions of this Ordinance, the Chief Environmental Officer shall be responsible for the administration and operation of the processes of environmental protection, management and control for which this Ordinance provides.
- (3) The Chief Environmental Officer may delegate any of his powers and duties under this Ordinance to any other Environmental Officer.
- (4) The Chief Environmental Officer and any other Environmental Officer shall have such powers as are conferred upon him, and such duties as he is required to perform, by this Ordinance or any other law.

Functions of Chief Environmental Officer

- **8.** (1) Subject to the provisions of this Ordinance, the Chief Environmental Officer shall have the power to take all such measures and carry out such functions as is deemed necessary or expedient for the purposes of implementing and attaining the objectives of this Ordinance.
- (2) In particular, and without prejudice to the generality of subsection (1) or to the specific functions of the Chief Environmental Officer prescribed elsewhere in this Ordinance, such measures and functions may include any of the following matters, namely—
 - (a) co-ordination of actions by public authorities—
 - (i) under or pursuant to the implementation of this Ordinance, including regulations made under it; or
 - (ii) under any other law for the time being in force which is relatable to the purposes of this Ordinance;
 - (b) preparations of proposals and recommendations to the Governor in Council for the making of regulations under this Ordinance;
 - (c) development and implementation of policies concerning the environment;
 - (d) planning and execution of programmes, plans and other actions concerning the protection of the environment and the management of environmental impacts or threats;

- (e) preparation of manuals, codes or guidelines relating to the protection of the environment and the management of environmental impacts or threats;
- (f) formulation of plans and planning activities for the prevention of, preparedness for and response to environmental emergencies and for the restoration of any part of the environment damaged by or during such an emergency;
- (g) carrying out or commissioning investigations, research and studies relating to the environment and environmental protection;
- (h) collecting and disseminating data and information relating to the environment and environmental protection; and
- (i) such other matters as the Chief Environmental Officer deems necessary or expedient for the purposes of implementing and attaining the objectives of this Ordinance.
- (3) The Chief Environmental Officer may provide advisory and technical services and information related to the matters in subsection (2), and may charge reasonable fees for such services.

Advice by Chief Environmental Officer

- **9.** (1) The Chief Environmental Officer is the principal adviser to the Governor in Council on matters relating to the protection of the environment.
- (2) Before exercising any function conferred by this Ordinance in relation to any matter, the Governor in Council shall obtain and consider the advice of the Chief Environmental Officer or of any other Environmental Officer designated by the Chief Environmental Officer to give advice in relation to the relevant subject.

Appeals

- **10.** (1) An applicant may appeal to the Magistrates' court—
- (a) in respect of an application made by him under section 25, against any decision by the Chief Environmental Officer that was the subject of that application;
- (b) in respect of an application made by him under sections 49, 57 or 60, against any decision by the Management Authority that was the subject of that application;
- (c) in respect of a pollution control permit held by him, against a decision of the Chief Environmental Officer under section 67(4); or
- (d) in respect of an approval for the transboundary movement of hazardous waste, against a decision of the Chief Environmental Officer and Collector of Customs and Excise under section 84(1).
- (2) In respect of a permit, certificate or licence that has been granted to a person, that person may appeal against any decision by the Management Authority to—
 - (a) refuse to accept a permit, certificate or other document under section 55(1);
 - (b) alter that permit, certificate or licence of its own motion under section 57; or
 - (c) to revoke that permit, certificate or licence under section 59.
- (3) In respect of a finding under section 73 of liability for historical pollution, any person to whom the finding applies may appeal against any decision by the Chief Environmental Officer related to that finding.
- (4) An appeal under this section shall be brought within 21 days after the appellant receives notice in writing of the decision appealed against or within such further time as the court may allow.
- (5) Unless the court so orders, the lodging of an appeal shall not operate to stay the effect of a decision pending the determination of the appeal.
 - (6) On hearing the appeal, the court—
 - (a) may confirm, reverse or vary the decision against which the appeal is brought; and

(b) may make such an order as to the costs of the appeal that it thinks fit.

PART 4 GENERAL MEASURES FOR ENVIRONMENTAL MANAGEMENT

Regulations

- 11. (1) The Governor in Council may make regulations under this section generally for carrying into effect the provisions of this Ordinance.
- (2) Without prejudice to the generality of subsection (1) and to any specific provision on regulations set out elsewhere in this Ordinance, regulations may provide for—
 - (a) the form of any application, notice or other document required to be made, issued or served under this Ordinance;
 - (b) the payment of fees or any other charges payable under this Ordinance;
 - (c) prescribing any thing required by this Ordinance to be prescribed.
- (3) Subject to subsection (4), when making regulations under subsection (1), the Governor in Council shall, before the regulations in question are made—
 - (a) obtain, to the extent it is available, such scientific advice as he considers necessary;
 - (b) consult with the Chief Environmental Officer and, to the extent reasonable in light of the proposed regulations, such other persons as may have an interest in or be affected by the proposed regulations; and
 - (c) take into account the objectives in section 4 and general principles in section 5.
- (4) The consultation requirements in subsection (3) may be dispensed with if the Governor in Council considers that regulations are required on an urgent basis, in which case those requirements shall be carried out as far as possible prior to the making of the regulations and shall be completed as soon as is practicable after the making of the regulations.
- (5) Any regulations made under this Ordinance may prescribe specific offences and provide that any person who commits such an offence is liable—
 - (a) to a fine of not more than £50,000;
 - (b) if the offence is a continuing offence, to a further fine of £500 for each day during which the offence continues; and
 - (c) to imprisonment for not more than 12 months.

Codes of Practice

- **12.** (1) The Chief Environmental Officer may, where he considers doing so would further the objectives of this Ordinance—
 - (a) develop or commission the development of codes of practice; or
 - (b) adopt codes of practice prepared by other organisations or persons.
 - (2) Without prejudice to the generality of subsection (1), such codes of practice may—
 - (a) set standards for the quality of environment in its various aspects;
 - (b) set standards for emission or discharge of environmental pollutants;
 - (c) define procedures and safeguards for the prevention of accidents which may cause environmental harm and remedial measures for such accidents;
 - (d) define procedures and safeguards for the handling of hazardous substances;
 - (e) define procedures for the examination of manufacturing processes, materials and substances that may cause environmental harm; or
 - (f) define or evaluate the limits or thresholds applicable to activities which use the resources of environmental systems.
- (3) When developing, commissioning or adopting codes of practice under this section, the Chief Environmental Officer shall have particular regard to any generally accepted

international practice and standards, including environmental management standards disseminated by the International Standards Organisation.

- (4) In this section and section 13, "code of practice" means a code of practice, guidelines, standards or other similar document designed for the purpose, or being capable of having the effect, of—
 - (a) promoting, improving or contributing to environmental protection;
 - (b) improving the management of environmental risks; or
 - (c) promoting or otherwise contributing to the attainment of the objectives of this Ordinance.

Approved Codes of Practice

- 13. (1) The Governor in Council may approve a code of practice by—
- (a) notice in the Gazette; and
- (b) publishing with that notice (either in the notice or by reference to publication elsewhere) the code of practice being approved.
- (2) The Chief Environmental Officer may, within an approved code of practice or otherwise, determine procedures for certification, monitoring and auditing in respect of particular activities and classes of activity designed to ensure that approved codes of practice are adequately applied and may make compliance with such procedures a condition of a licence issued under this Ordinance.
- (3) Without prejudice to any regulations which may be made under this Ordinance, to any conditions of any licences or authorisations which may be issued under this Ordinance and to any requirements or duties that may be imposed under any other enactment, a failure to comply with a provision of an approved code of practice does not make a person liable to criminal or civil proceedings.
 - (4) An approved code of practice—
 - (a) is admissible in evidence in any proceedings; and
 - (b) shall be taken into account by a court in any case in which it appears to the court to be relevant.

Management agreements

- **14.** (1) The Chief Environmental Officer may make an agreement (a "management agreement") with a person who has an interest in land about the management or use of the land, if doing so would further the objectives of this Ordinance.
 - (2) A management agreement may, in particular—
 - (a) impose on the person who has an interest in the land obligations in respect of the use of the land;
 - (b) impose on the person who has an interest in the land restrictions on the exercise of rights over the land;
 - (c) provide for the carrying out of such work as may be expedient for the purposes of the agreement by any person or persons;
 - (d) provide for any matter for which a management scheme or measure in relation to a National Conservation Area provides (or could provide);
 - (e) provide for the making of payments by either party to the other party or to any other person;
 - (f) contain incidental and consequential provision.
 - (3) A management agreement is, unless the agreement otherwise provides—
 - (a) binding on persons deriving title under or from the person with whom the Chief Environmental Officer makes the agreement (and in such a case shall be registered in accordance with subsection (4)), and

- (b) enforceable by the Chief Environmental Officer against those persons.
- (4) In the case of a requirement to register an agreement under subsection (3), a true copy of the management agreement (certified as such by the Chief Environmental Officer), shall be filed with the Registrar of Lands who shall note the agreement as an overriding interest, (in terms of section 28(c) of the Registered Land Ordinance Cap 65), in the incumbrances section of the affected land.

Environmental monitoring

- 15. (1) The Chief Environmental Officer shall establish, within 12 months of the entry into force of this Ordinance, and then operate and maintain a system for monitoring environmental quality.
- (2) The Chief Environmental Officer shall coordinate the activities of public authorities in St Helena in relation to—
 - (a) the continuous or periodic collection, collation and analysis of data concerning the state of the environment; and
 - (b) the continuous or periodic sampling and analysis of effluents, emissions and discharges into the environment.
- (3) For the purpose of enforcing any of the provisions of this Ordinance or any regulations made under it, the Chief Environmental Officer may include in any license, permit or agreement such conditions as to require any person to carry out at their own reasonable expense such environmental monitoring activities as are specified by the Chief Environmental Officer and to submit such environmental monitoring reports as may be required by the Chief Environmental Officer from time to time.

Reporting

- **16.** The Chief Environmental Officer shall publish a periodic report, at such intervals as he may determine, but in any case no less than once every two years, on the state of the environment of St Helena, including—
 - (a) a summary of the current state of the terrestrial and marine environment, including but not limited to air, soil and water quality, terrestrial and marine flora and fauna;
 - (b) the principal activities in achieving the protection and improvement of the environment on St Helena since the publication of the previous report;
 - (c) the progress against the targets set out in a national environmental management plan or equivalent national policy documents or plans;
 - (d) a summary of the licenses, notices and fines issued and offences, and prosecutions relating to this Ordinance; and
 - (e) other relevant information relating to the environment of St Helena.

PART 5 MULTILATERAL ENVIRONMENTAL AGREEMENTS

Incorporation of international obligations into national law

17. (1) The multilateral environmental agreements specified in the First Schedule have been extended to St Helena and the Chief Environmental Officer shall take, recommend or promote such general or specific measures and carry out such other of his functions under this Ordinance as may be necessary in order to achieve the objectives of this Ordinance as it applies to conserving biodiversity.

- (2) The Governor in Council may make regulations for the purpose of meeting St Helena's obligations under any of the multilateral environmental agreements specified in the First Schedule.
- (3) Without limiting the generality of subsection (2), regulations made under this section may prescribe specific offences under this Ordinance and provide that any person who commits such an offence is liable—
 - (a) to a fine of not more than £1,000,000;
 - (b) if the offence is a continuing offence, to a further fine of £1,000 for each day during which the offence continues; and
 - (c) to imprisonment for not more than two years.
- (4) The Governor in Council may from time to time amend the First Schedule by way of notice laid before the Legislative Council and in the Gazette.

PART 6 CONSERVATION OF BIODIVERSITY

General duties and functions in relation to conservation of biodiversity

- **18.** (1) The Chief Environmental Officer shall take, recommend or promote such general measures under Part 4 and carry out such other of his functions under this Ordinance as may be necessary in order to achieve the objectives of this Ordinance as it applies to conserving biodiversity.
 - (2) The objectives of this Ordinance as it applies to conserving biodiversity include—
 - (a) the conserving, restoring or enhancing biodiversity, at all levels;
 - (b) the sustainable use of components of biodiversity, at all levels;
 - (c) the protection of native species, and preventing the extinction (and promoting the recovery) of threatened species;
 - (d) the protection of biodiversity, at all levels, by means that include the effective management of national conservation areas, and the promotion of conservation measures outside national conservation areas;
 - (e) the protection of biodiversity, at all levels, from potentially harmful non-native species through biosecurity measures; and
 - (f) the identification of processes that threaten all levels of biodiversity and implementation of plans to address these processes.
- (3) In carrying out the functions described in subsection (1), the Chief Environmental Officer is to have regard, so far as is consistent with the proper exercise of those functions, to the purpose of conserving biodiversity in accordance with the United Nations Convention on Biological Diversity.

Protection of biodiversity

- 19. (1) The animals described in Part 1 of the Second Schedule are protected animals.
 - (2) The plants described in Part 2 of the Second Schedule are protected plants.
- (3) Subject to subsection (4), the Governor in Council may from time to time amend the Second Schedule by way of Notice laid before the Legislative Council and published in the Gazette.
- (4) Before publishing any amendment to the Second Schedule, or from time to time to give consideration to the need for amendment of the Second Schedule, the Governor in Council shall consult such other persons as he considers appropriate as to the living organisms, habitats or other components of biodiversity are of principal importance in St Helena and ought to be protected under this Ordinance.

- (5) In respect of any living organism, habitat or other component of biodiversity included in a list published under this section, the Chief Environmental Officer shall give consideration to the need to designate an area to be a national conservation area in order to conserve, restore or enhance such living organism, habitat or other component of biodiversity and shall either—
 - (a) in cases where the necessary responsibility has been transferred to him under section 6(a) of the Land Planning and Development Control Ordinance, 2013, prepare such Development Management Plans under that Ordinance as he considers necessary; or
 - (b) in other cases, develop a proposal or recommendation for the establishment of a national conservation area.

Protected species

Prohibitions relating to protected animals

- **20.** (1) Subject to subsection (2) and sections 24(5) and 28, any person who wilfully or recklessly—
 - (a) hunts, collects, kills, wounds, pursues, captures or molests;
 - (b) has possession of;
 - (c) disturbs, during the period of breeding, incubation, estivation or migration;
 - (d) takes, removes, damages, destroys or possesses any nest or egg of;
 - (e) disturbs, damages or destroys that habitat of; or
 - (f) sells, exports or has in his possession, or transports, for the purposes of sale or export,

any protected animal commits an offence for which the maximum penalty is a fine of £50,000 or imprisonment for 12 months, or both.

- (2) Subsection (1) does not apply to any person acting with authority of and in accordance with a licence.
 - (3) Subsection (1)(b), (d), (e) and (f) apply whether the animal is living or dead.
 - (4) Subsection (1)(b) and (f) apply to any part of or anything derived from the animal.

Prohibitions relating to protected plants

- **21.** (1) Subject to subsections (2) and (3) and sections 24(5) and 28, any person who—
 - (a) wilfully or recklessly picks, collects, cuts, uproots or takes any protected plant, by any method, or attempts to do any such thing;
 - (b) has possession of any protected plant;
 - (c) disturbs, damages or destroys that habitat of any protected plant; or
 - (d) sells, offers or exposes for sale, exports or has in his possession, or transports, for the purposes of sale or export any protected plant, any part of such a plant, or anything made wholly or partly from such a plant,

commits an offence for which the maximum penalty is a fine of £50,000 or imprisonment for 12 months, or both.

- (2) Subsection (1) does not apply to any person acting with authority of and in accordance with a licence.
- (3) A person shall not be guilty of an offence under subsection (1)(a) if the person shows that the picking, uprooting, collecting or destroying was an incidental result of a lawful operation and could not reasonably have been avoided.

Introduction, etc. of non-native species

- 22. (1) Subject to subsections (2) and (3), any person who wilfully—
- (a) introduces, releases or allows to escape into the wild—
 - (i) any animal which is of a kind which is not ordinarily present in or a regular visitor to St Helena in a wild state; or
 - (ii) any animal the importation of which is prohibited under the Customs and Excise Ordinance, Cap. 145; or;
- (b) introduces, plants or otherwise causes to grow in the wild—
 - (i) any plant which is of a kind which is not ordinarily present in St Helena in a wild state; or
 - (ii) any plant the importation of which is prohibited under the Plants Protection Ordinance, Cap. 93;

commits an offence for which the maximum penalty is a fine of £50,000 or imprisonment for 12 months, or both.

(2) Subsection (1) does not apply to any person acting with authority of and in accordance with a licence or other permission or authorisation related to the animal or plant issued by a public authority under any other enactment.

Sale, etc. of non-native species

- 23. (1) A person is guilty of an offence if he sells, offers or exposes for sale, or has in his possession or transports for the purposes of sale—
 - (a) an animal or plant referred to in subsection (4); or
 - (b) anything from which such an animal or plant can be reproduced or propagated.
- (2) A person is guilty of an offence if he publishes or causes to be published any advertisement likely to be understood as conveying that he buys or sells, or intends to buy or sell—
 - (a) an animal or plant referred to in subsection (4); or
 - (b) anything from which such an animal or plant can be reproduced or propagated.
- (3) Subsection (1) does not apply to any person acting with authority of and in accordance with a licence or other permission related to the animal or plant issued by a public authority under any enactment.
 - (4) Subsections (1)(a) and (2)(a) apply to an animal or plant which—
 - (a) is within section 22(1); and
 - (b) is a live animal or live plant.
- (5) A person who commits an offence under this section shall be liable to a fine of £50,000 or imprisonment for 12 months, or both.

Discovery of new species

- **24.** (1) Where an animal or plant is discovered in St Helena and appears or is believed to be a species previously unknown in St Helena, such animal or plant shall be deemed to be a protected animal or protected plant, as the case may be, until either the regulations referred to in subsection (3) are made or a notice under subsection (4) is published.
- (2) Where a person makes a discovery of an animal or plant which appears or is believed to be a species previously unknown in St Helena, he shall notify the Chief Environmental Officer of that discovery as soon as is reasonably practical.

- (3) Taking such scientific advice as is necessary, the Chief Environmental Officer shall consider whether an animal or plant referred to in subsection (1) should be included in the list referred to in section 19 (concerning species of principal importance for the purpose of conserving biodiversity in St Helena) and if necessary shall make a recommendation to the Governor in Council on the need for the revision of any list made under section 19.
- (4) If the Chief Environmental Officer or the Governor in Council does not consider that an animal or plant referred to in subsection (1) should be included in the list referred to in section 19, the Chief Environmental Officer shall publish a notice confirming that the species is not to be treated as a protected animal or protected plant.
- (5) It shall not be an offence under this Part if, in relation to the process of identifying an animal or plant which is deemed to be a protected animal or protected plant by virtue of subsection (1), the animal or plant was disturbed and the disturbance was—
 - (a) intended to allow for the advancement of scientific knowledge concerning the biodiversity or habitats of St Helena; and
 - (b) necessary as the only available means to enable the advancement of scientific knowledge concerning the biodiversity or habitats of St Helena.

Licences

Licences

- **25.** (1) Subject to subsections (2) and (3) and section 26, the Chief Environmental Officer or any public authority working in co-ordination with the Chief Environmental Officer may grant a licence authorising any person to do anything which would otherwise constitute an offence under any provision of this Part.
- (2) The Chief Environmental Officer may only grant a licence if the thing to be authorised will be done—
 - (a) subject to section 26, for scientific, research or educational purposes;
 - (b) subject to section 27, for recreational or commercial purposes;
 - (c) for the purpose of preserving public health or public safety, including preventing the spread of disease;
 - (d) for the purpose of conserving biodiversity; or
 - (e) for the purpose of preventing serious damage to livestock, foodstuffs for livestock, crops, vegetables, fruit, growing timber, fisheries or other forms of property, whether movable or immovable.
- (3) The Chief Environmental Officer, taking such scientific advice as he considers necessary, shall not grant a licence for any purpose mentioned in subsection (2) unless he is satisfied that, as regards that purpose, there is no other satisfactory solution and that anything authorised by the licence will not be detrimental to the survival of the population concerned.
 - (4) A licence shall be granted for the period stated in it, and may be—
 - (a) general or specific;
 - (b) granted either to persons of a class or to a particular person;
 - (c) subject to compliance with any specified conditions;
 - (d) modified or revoked by the Chief Environmental Officer at any time.
- (5) A licence which authorises any person to kill protected animals shall specify the area within which and the methods by which such animals may be killed.
 - (6) The Chief Environmental Officer may charge a fee for the grant of a licence.
- (7) For the avoidance of doubt plant propagation licenses, captive breeding licenses, fisheries licenses under the Fishery Limits (Licensing of Fishing) Order and recreational fishing permits, shall be construed as appropriate permissions under this section.

Licences for scientific, research or educational purposes

- **26.** (1) A person applying for a licence in relation to scientific, research or educational purposes shall furnish the Chief Environmental Officer with a plan for the proposed operation in addition to other information the Chief Environmental Officer may require under section 25.
- (2) Permission to undertake scientific or research operations may be granted only to a person who can satisfy the Chief Environmental Officer that he or she—
 - (a) has access to or a guarantee of sufficient funds to undertake the operations in a satisfactory manner; and
 - (b) has the scientific competence to undertake the operations, as assured by any recognised learned society institution of higher learning or such evidenced training as is deemed appropriate.
- (3) The Chief Environmental Officer may attach to any licence granted under section 25(2)(a) a requirement that the data and results of the scientific or other research operations are shared with the Chief Environmental Officer.

Licences for recreational or commercial purposes

- 27. (1) A person applying for a licence in relation to recreational or commercial purposes shall furnish the Chief Environmental Officer with a plan for the proposed operation in addition to other information the Chief Environmental Officer may require under section 25.
- (2) Permission to undertake a recreational or commercial operation or activity may be granted only to a person who can satisfy the Chief Environmental Officer that—
 - (a) there is an overriding public interest in permitting the recreational or commercial operation or activity, taking into account the impact of the operation or activity on biodiversity in St Helena;
 - (b) all alternative practical means of carrying out the recreational or commercial operation or activity have been considered;
 - (c) he or she has adopted a plan to ensure that the recreational or commercial operation or activity is carried out with the minimal practicable impact on biodiversity and with the greatest practicable protections for any affected protected animal or protected plant; and that
 - (d) he or she has the technical and other capacity to fulfil the plan referred to in paragraph (c).
- (3) The Chief Environmental Officer may attach to any licence granted under section 25(2)(a) a requirement that the plan referred to in subsection (2)(c) is complied with.

Defences

Defences

- **28.** (1) Subject to subsection (4), it shall be a defence to a charge of committing an offence under this Part to prove that the accused took all reasonable steps and exercised all due diligence to avoid committing the offence.
- (2) For the purpose of subsection (1), "reasonable steps" shall include applying or following any approved code of practice.
- (3) Subject to subsection (4), it shall be a defence to a charge of committing an offence under section 20(1) to prove that committing the offence was intended to alleviate unnecessary suffering of the animal.

(4) Where a defence provided by this section involves an allegation that the commission of the offence was due to the act or default of another person, the person charged shall not, without leave of the court, be entitled to rely on the defence unless, within a period ending seven clear days before the hearing, he has served on the prosecutor a notice giving such information identifying or assisting in the identification of the other person as was then in his possession.

PART 7 NATIONAL CONSERVATION AREAS

Interpretation of this Part

29. In this Part, unless the context otherwise requires—

"management plan" means a management plan adopted under section 31; and

"marine protected area" means a marine protected area designated under section 30.

Marine Protected Areas

- **30.** (1) The Governor in Council may by notice in the Gazette designate any area in the sea to be a marine protected area, if the conditions in subsection (3) are met.
- (2) A marine protected area, or any part of it, may also be designated as a national conservation area.
 - (3) The conditions referred to in subsection (1) are that—
 - (a) management measures are required to protect—
 - (i) habitat and ecosystems;
 - (ii) biodiversity, at any level; and
 - (b) those management measures limit the disturbance of an area by human activity, either at any time or at particular times.
 - (4) In a management plan relating to a marine protected area—
 - (a) subject to any regulations made under this Ordinance, any right of access to or upon any foreshore or part of the foreshore comprised in a marine protected area or any right of navigation (other than anchorage) through or across any water at any material time comprised in any marine protected area shall remain unaffected;
 - (b) notwithstanding anything in a management plan, or in any regulations made under this Ordinance, in time of stress or emergency any vessel may anchor within a marine protected area and such measures may be taken by any person to avoid loss of human life or of property or injury to human life or to property as in the circumstances shall be expedient;
 - (c) the Chief Environmental Officer, with the concurrence of the public authorities responsible for maritime traffic and the management of the fisheries zone, may cause to be marked and at all times to be kept marked, by means of such beacons, lights, buoys, or marks as the Chief Environmental Officer considers may be necessary, the boundaries of the marine protected area.

Management plans

- **31.** (1) Where a national conservation area or marine protected area has been designated, the Chief Environmental Officer shall adopt a management plan in accordance with this section for that national conservation area or marine protected area, as the case may be.
- (2) The Chief Environmental Officer shall be responsible for the preparation and review of management plans.
 - (3) Each management plan shall—

- (a) identify the area covered by the national conservation area or marine protected area;
 - (b) describe the status of the environment, natural resources or features as they relate to the management plan;
 - (c) specify objectives to be achieved in the management plan;
 - (d) specify the operations or schemes which it is proposed to undertake in relation to the national conservation area or marine protected area;
 - (e) specify the management rules applicable to the national conservation area or marine protected area;
 - (f) include an assessment of risk;
 - (g) identify requirements for monitoring, reporting, and assessment; and
 - (h) make provision in relation to any other matter necessary for the protection of the environment.
- (4) A management plan may include, or may be implemented by, management agreements made under section 14.
- (5) A management plan may contain rules for the purposes of ensuring the objectives of the management plan are achieved, and such rules may include—
 - (a) prohibitions on access by members of the public to any national conservation area or marine protected area, or any part of it;
 - (b) conditions subject to which members of the public shall be permitted to enter and use any national conservation area or marine protected area, or any part of it;
 - (c) issue of authorisations to permit persons to enter any national conservation area or marine protected area for any particular purpose, notwithstanding a prohibition under paragraph (a) or conditions under paragraph (b);
 - (d) the regulation and control of prohibition of recreational and other activities within the national conservation area or marine protected area; and
 - (e) the imposition of fees and charges in respect of any matter with regard to which provision is made in this Part.
 - (6) When preparing a management plan, the Chief Environmental Officer shall—
 - (a) obtain, to the extent it is available, appropriate scientific advice;
 - (b) consult with other relevant public bodies;
 - (c) carry out a public consultation on a draft management plan, lasting no less than 28 days:
 - (d) take into account of the Objectives and General Principles of this Ordinance; and
 - (e) incorporate all relevant policies that apply to the national conservation area or marine protected area.
- (6) The Governor in Council being satisfied that the criteria in subsection (2) have been met and the steps in subsection (4) have been carried out, shall adopt and publish the management plan by notice in the *Gazette*.

Review, amendment and revocation of management plans

- **32.** (1) A management plan adopted under section 31(7) shall be subject to review as required under the responsibility of the Chief Environmental Officer in accordance with this section.
- (2) On each occasion a management plan is reviewed, the Chief Environmental Officer shall—
 - (a) invite observations from the stakeholders principally affected by or with an interest in the plan; and
 - (b) if, in the opinion of the Chief Environmental Officer, due to the extent and nature of the proposed changes, it would be appropriate, carry out a public consultation, lasting no less than 28 days.

- (3) Taking account of any observation received pursuant to subsection (2), and taking account of the objectives set out for the management plan, the Chief Environmental Officer shall make such amendments to the management plan as he considers necessary and—
 - (a) if the amendments include amendments to management rules, the Governor in Council; and
- (b) in other cases, the Chief Environmental Officer, shall adopt and publish the amended management plan by notice in the *Gazette*.

Enforcement

- 33. (1) Any person who contravenes or fails to comply with a management plan adopted under section 31(7) or amended under section 32(3) shall be guilty of an offence for which the maximum penalty is a fine of £10,000.
- (2) The court before which any person is convicted under the provisions of this section may order the demolition of any structure erected or the reinstatement of anything altered or removed in contravention of the provisions referred to in subsection (1), and in default of compliance with any such order of the court, the Chief Environmental Officer may cause the necessary work to be carried out and may recover as a civil debt the cost of so doing from the person in default.
- (3) An appeal shall lie to the Supreme Court from any decision or order of a court made under this section.

Regulations

- **34.** (1) Without prejudice to the generality of section 11, regulations made under that section may—
 - (a) provide general requirements for the conservation and management of national conservation areas or marine protected areas, or individual types of national conservation area or marine protected area;
 - (b) provide specific requirements for the conservation and management of a particular national conservation area or marine protected area; and
 - (c) confer additional powers on wardens appointed under section 86(2) to enforce management rules.

PART 8 TRADE IN ENDANGERED SPECIES

Preliminary

Interpretation of this Part

- **35.** In this Part, unless the context otherwise requires—
- "Appendix 1" means Appendix 1 to CITES and "Appendix 1 specimen" means a specimen of a species listed in Appendix 1;
- "Appendix 2" means Appendix 2 to CITES and "Appendix 2 specimen" means a specimen of a species listed in Appendix 2;
- "Appendix 3" means Appendix 3 to CITES and "Appendix 3 specimen" means a specimen of a species listed in Appendix 3;
- "artificially propagated" has the meaning in section 36(1);
- "**bred in captivity**" has the meaning in section 36(2);
- "certificate" means a certificate issued in connection with CITES and "travelling exhibition certificate", "pre-Convention certificate", "certificate of captive breeding" and

- "certificate of artificial propagation" mean a certificate of that name granted under section 49 or an equivalent document granted by a recognised management authority;
- "CITES" means the Convention on International Trade in Endangered Species of Wild Fauna and Flora signed at Washington, D.C. on 3 March 1973, as amended from time to time;
- "IATA" means the International Air Transport Association;
- "introduction from the sea" means the introduction into St Helena of any specimen that was captured in, and transported into St Helena directly from, a marine environment (including the air-space above the sea, the sea-bed and the subsoil beneath the sea) that is not within the jurisdiction of any country or territory, including St Helena;
- "Management Authority" means the person or body designated under section 39 to be the Management Authority;
- "mark", in relation to a specimen, means any indelible imprint, lead seal or other suitable means of identifying a specimen and includes, but is not limited to, any of the following—
 - (a) a mark or label on a container in which the specimen is kept;
 - (b) a label or tag on a plant;
 - (c) a device on an animal that may be scanned electronically;
 - (d) a band on any part of an animal; and
 - (e) a tag or ring placed on any part of an animal (whether by piercing or otherwise), and expressions in this Part referring to a person marking a specimen shall be construed accordingly;
- "personal or household effect" means a dead specimen, or a part or derivative of a dead specimen, that was legally-acquired and is—
 - (a) personally owned or possessed for non-commercial purposes; and
 - (b) at the time of import, export or re-export either—
 - (i) worn, carried or included in personal baggage; or
 - (ii) part of a household move;
- "**population**", in relation to a species or sub-species, means a biologically or geographically distinct total number of individuals of that species or sub-species;
- "pre-Convention", in relation to a specimen, means a specimen that was taken from the wild, bred in captivity or artificially propagated before the species of which the specimen is a member was specified in an Appendix to CITES;
- "recognised management authority" means a national administrative authority designated by a country or territory, other than St Helena, in accordance with Article IX of CITES;
- "registered scientific institution" and "registered scientist" means a person or body with a scientific registration certificate granted under section 49 or any person or body who is registered by a recognised management authority for the purposes of Article VII(6) of CITES;
- "rescue centre" means an institution designated by the Management Authority to look after the welfare of living specimens, particularly those that have been confiscated;
- "Scientific Authority" means a person or body who is designated to be a Scientific Authority under section 41;
- "specimen" means—
 - (a) any animal or plant, whether alive or dead of a species listed in Appendix 1, 2 or 3;
 - (b) in the case of an animal—
 - (i) of a species listed in Appendix 1 or 2, any readily recognisable part or derivative thereof, and
 - (ii) of a species listed in Appendix 3, any readily recognisable part or derivative thereof specified in that Appendix in relation to that species; and
 - (c) in the case of a plant—
 - (i) of a species listed in Appendix 1, any readily recognisable part or derivative thereof, and

(ii) of a species listed in Appendix 2 or 3, any readily recognisable part or derivative specified in that Appendix in relation to that species; and

"**travelling exhibition**" includes a travelling zoo, circus, menagerie, or plant exhibition, that is used to display any of the specimens listed in Appendix 1, 2 or 3.

Definitions of "artificially propagated" and "bred in captivity"

- **36.** (1) In this Ordinance a plant shall only be taken to have been artificially propagated if—
 - (a) the plant has been grown by a person from seeds, cuttings, callus tissues, spores, or other propagules, under controlled conditions; or
 - (b) where the plant is a grafted plant, both the root stock and the graft have been grown in accordance with paragraph (a).
 - (2) In this Ordinance, an animal shall only be taken to have been bred in captivity if—
 - (b) the animal (including eggs) was born, or otherwise produced, in a controlled environment, of parents that mated or otherwise transmitted their gametes in a controlled environment; or
 - (b) the parents were in a controlled environment when development of the offspring began, if reproduction is asexual.
 - (3) In this section—
 - (a) "controlled conditions" means a non-natural environment—
 - (i) that is intensively manipulated by human intervention for the purpose of producing selected species or hybrids of plants; and
 - (ii) which has general characteristics that may include (but are not limited to including) tillage, fertilisation, weed control, irrigation or nursery operations such as potting, bedding or protection from weather;
 - (b) "controlled environment" means an environment—
 - (i) that is manipulated by human intervention for the purpose of producing animals of a particular species;
 - (ii) that has boundaries designed to prevent animals, eggs or gametes of the species from entering or leaving the environment; and
 - (iii) which has general characteristics that may include, but are not limited to including, artificial housing, waste removal, health care, protection from predators and artificially supplied food.

Cites Appendices

Application of Appendix 1, Appendix 2 and Appendix 3

- **37.** This Part shall not apply to—
- (a) any species in Appendix 1 and Appendix 2 in relation to which a reservation under CITES applies to St Helena, to the extent of any such reservation; or
- (b) any species which the Governor in Council may, by regulations, specify as being excluded from the application of this Part.

Certain Appendix 1 specimens deemed to be Appendix 2 specimens

38. An Appendix 1 specimen that is artificially propagated for commercial purposes or bred in captivity for commercial purposes shall be deemed to be an Appendix 2 specimen for the purpose of this Ordinance.

Management Authority

- **39.** (1) Except as otherwise provided in this section, the Chief Environmental Officer shall be the Management Authority.
- (2) The Governor may designate a body or person to exercise the function of the Management Authority in place of the Chief Environmental Officer.
- (3) The Governor shall not designate a body or person under subsection (2) unless satisfied that the body or person—
 - (a) has the appropriate governance, skills and resources to exercise the functions of the Management Authority; and
 - (b) in the case of a body, is not prevented from exercising that function under any enactment or by its constitution (in whatever form that takes).

Powers and functions of Management Authority

- **40.** (1) The Management Authority shall have the following powers and functions in addition to those provided for elsewhere in this Ordinance—
 - (a) to function as the Management Authority referred to in Article IX paragraph 1(a) of CITES and perform all such responsibilities specified for the Management Authority under CITES for the purpose of implementing CITES in St Helena;
 - (b) to co-operate with recognised management authorities in the implementation and enforcement of legislation, in St Helena and in other countries or territories, relating to trade in endangered species; and
 - (c) to establish one or more rescue centres for seized and confiscated living specimens, in consultation with the Scientific Authority.
- (2) The Management Authority shall keep in such form (including an electronic form) that it thinks fit a register of—
 - (a) specimens registered for the purposes of section 46(1)(b)(iii)(bb);
 - (b) permits, certificates and licences granted under section 49; and
 - (c) persons registered under section 49.
- (3) In addition to any other powers specified by or under this or any other enactment, a Management Authority shall have the powers necessary to perform its functions.

Scientific Authorities

- **41.** (1) The Governor may designate one or more persons or bodies, other than the person or body that acts as the Management Authority in accordance with section 39, to be a Scientific Authority for the purposes of this Part.
- (2) A person or body may be designated to be a Scientific Authority whether or not the person or body is situated in St Helena provided the Governor is satisfied that such body or person is able to perform such of those functions described in section 42 as may be appropriate in relation to St Helena.

Powers and functions of Scientific Authorities

42. (1) The functions of a Scientific Authority are to advise the Management Authority—

- (a) on the exercise of the Management Authority's powers under this Part, including but not limited to advice on suitable standards for granting a scientific registration certificate under section 49;
- (b) on any other matter relating to the Management Authority's functions and the administration of this Part on which its advice is sought or on which it wishes to tender advice; and
- (c) generally, on matters relating to endangered species on which its advice is sought or on which it wishes to tender advice.
- (2) In addition to any other powers specified by or under this Ordinance, a Scientific Authority shall have the powers necessary to perform its functions.

Import, Export and Re-Export of Specimens

Import of Appendix 1 or Appendix 2 specimens

- **43.** (1) A person shall not import (other than by way of introduction from the sea) an Appendix 1 specimen except in accordance with an import permit granted under section 49 in relation to the specimen.
- (2) A person shall not import (other than by way of introduction from the sea) an Appendix 2 specimen unless the Management Authority is satisfied that there is an export permit or re-export certificate granted by a recognised management authority authorising the export of that specimen to St Helena.
- (3) A person shall not import by way of introduction from the sea an Appendix 1 or Appendix 2 specimen except in accordance with an introduction certificate granted under section 49 in relation to the specimen.
- (4) A person who contravenes subsection (1), (2) or (3) commits an offence for which the maximum penalty on conviction is (subject to any limitation of the powers of the Magistrates' Court) an unlimited fine or imprisonment for five years, or both.

Import of Appendix 3 specimens

- **44.** (1) Subject to subsection (2), a person shall not import an Appendix 3 specimen except in accordance with—
 - (a) a certificate of origin granted by a recognised management authority relating to that specimen; and
 - (b) if it is being imported from a country or territory which listed the species in Appendix 3, an export permit granted by a recognised management authority relating to that specimen.
- (2) The requirement in subsection (1) does not apply if the specimen is being re-exported and there is a re-export certificate granted by the recognised management authority in the country or territory from which the specimen is being re-exported or a certificate granted by that authority to the effect that the specimen was processed in that country or territory.
- (3) A person who contravenes subsection (1) commits an offence for which the maximum penalty is a fine of £5,000.

Export or re-export of Appendix 1, 2 or 3 specimens

- **45. (1)** A person shall not export an Appendix 1, 2 or 3 specimen, except in accordance with an export permit granted under section 49 in relation to the specimen.
- (2) A person shall not re-export an Appendix 1, 2 or 3 specimen except in accordance with a re-export certificate granted under section 49 in relation to the specimen.

- (3) A person who contravenes subsection (1) or (2) in relation to an Appendix 1 or Appendix 2 specimen commits an offence for which the maximum penalty on conviction is (subject to any limitation of the powers of the Magistrates' Court) an unlimited fine or imprisonment for five years, or both.
- (4) A person who contravenes subsection (1) or (2) in relation to an Appendix 3 specimen commits an offence for which the maximum penalty is a fine of £5,000.

Exemptions

- **46.** (1) Sections 43 to 45 shall not apply to the import, export or re-export—
- (a) by a registered scientific institution or registered scientist of a specimen, such specimen being an herbarium specimen or other preserved, dried or embedded museum specimen, or live plant material provided that—
 - (i) such specimen is marked in a manner approved by the Management Authority or a recognised management authority; and
 - (ii) the import, export or re-export is a non-commercial loan, donation or exchange to a registered scientific institution or a registered scientist;
- (b) by a travelling exhibition of a live specimen, being a specimen in respect of which there is a travelling exhibition certificate and any of the following—
 - (i) a pre-Convention certificate;
 - (ii) a certificate of captive breeding; or
 - (iii) a certificate of artificial propagation, provided that—
 - (aa) the Management Authority is satisfied that the specimen will be prepared and shipped in compliance with CITES guidelines for transport and preparation for shipment of live wild animals or in compliance with standards set by IATA, and
 - (bb) the exporter or importer has registered full details of such specimen with the Management Authority;
- (c) by any person, other than a travelling exhibition falling within subsection (b), of a specimen in respect of which there is—
 - (i) a pre-Convention certificate;
 - (ii) a certificate of captive breeding; or
 - (iii) a certificate of artificial propagation,
 - except where such specimen is a live animal bred in captivity for commercial purposes and deemed to be an Appendix 2 specimen under section 38;
- (d) by any person of a specimen, such specimen being a personal or household effect, unless the specimen satisfies any of the conditions specified in subsection (2).
- (2) The conditions specified for the purpose of subsection (1)(d) are that—
- (a) the specimen is an Appendix 1 specimen and the owner, being an owner whose usual place of residence is in St Helena, acquired the specimen outside St Helena and is importing it into St Helena;
- (b) the specimen is an Appendix 2 specimen—
 - (i) the owner of which has his or her usual place of residence in St Helena and is importing it into St Helena;
 - (ii) that was removed from the wild in a country or territory where the owner acquired it; and
 - (iii) in respect of which there is a pre-Convention certificate or an export permit is required by the country or territory from which the specimen was removed from the wild; or
- (c) the specimen is in excess of the specified limit on the number or quantity of the specimen that may be imported, exported or re-exported.

(3) In subsection (2)(c), "specified limit" means, where applicable in respect of any particular species, the limit on the number of specimens or other quantity of that species that may be imported, exported or re-exported as specified under CITES for the purposes of the control of trade in personal and household effects.

Pre-Convention specimens

- **47.** (1) A person shall not export a pre-Convention specimen unless there is a pre-Convention certificate in relation to that specimen.
- (2) A person who contravenes subsection (1) commits an offence for which the maximum penalty is a fine of £5,000.

Permits, Certificates and Licences

Requirement for a commercial licence

- **48.** (1) A person shall not, for commercial purposes—
- (a) breed in captivity;
- (b) artificially propagate; or
- (c) export, import or re-export,

any specimen, unless that person has a commercial licence under section 49.

(2) A person who contravenes subsection (1) commits an offence for which the maximum penalty is a fine of £50,000 or imprisonment for a period of 12 months, or both.

Applications for, and grants of, any permit, certificate or licence

- **49.** (1) A person may apply to the Management Authority for the grant of any of the following—
 - (a) an export permit;
 - (b) an import permit;
 - (c) a re-export certificate;
 - (d) an introduction certificate;
 - (e) a certificate of origin;
 - (f) a certificate of captive breeding;
 - (g) a certificate of artificial propagation;
 - (h) a pre-Convention certificate;
 - (i) a travelling exhibition certificate,

in relation to a specimen specified in the application.

- (2) A person may apply to the Management Authority for the grant of a commercial licence or a scientific registration certificate.
- (3) An application under subsection (1) or (2) shall be in such form and manner as may be determined by the Management Authority and shall be accompanied by any applicable fee.
- (4) The Management Authority may request a person who has made an application under subsection (1) or (2) to provide to the Management Authority any document or further information in relation to the application, including, where appropriate, any sample from a specimen referred to in the application, and may refuse to grant the permit or certificate to which the application relates unless and until the document, information or sample is provided.
- (5) The Management Authority may, after receiving an application under subsection (1) from a person—
 - (a) grant to the person a permit or certificate in relation to a particular specimen, or, except in the case of a travelling exhibition certificate, a consignment of specimens, identified in the permit or certificate; or

- (b) by notice in writing to the person, refuse to grant a permit or certificate to the person giving reasons for doing so and informing that person of that person's right of appeal under section 10.
- (6) The Management Authority may, after receiving an application under subsection (2) from a person or body, as the case requires—
 - (a) grant to that person or body a commercial licence or scientific registration certificate in relation to a particular specimen or class or description of specimens identified in the licence or certificate; or
 - (b) by notice in writing to the person or body, refuse to grant the licence or certificate giving reasons for doing so and informing that person of that person's right of appeal under section 10.
- (7) The Management Authority shall specify such conditions as it thinks fit on a commercial licence or scientific registration certificate requiring the holder of the licence to keep such records relating to the holder's business as the Management Authority may specify and for such length of time as it may specify and to make such records or returns relating to such records available to the Management Authority at the Management Authority's request.
- (8) The Management Authority may specify such other conditions on a permit, certificate or licence as it thinks fit.
- (9) A permit, certificate or licence shall be in such form as the Chief Environmental Officer may determine.
- (10) A permit or certificate, other than a travelling exhibition certificate in respect of live animals, may only be granted under subsection (1) in relation to a single consignment of specimens if all the specimens are members of the same family (that is, a member of the taxonomic group above a genus and below an order).
- (11) A permit, certificate or licence granted under this section to a person is not transferable to another person.

General conditions for grant of permits and certificates relating to Appendix 1 and Appendix 2 specimens

- **50. (1)** The Management Authority shall not grant an export permit or introduction certificate to a person in relation to an Appendix 1 or Appendix 2 specimen unless—
 - (a) a Scientific Authority is satisfied that the grant of such a permit or certificate would not be detrimental to the survival of the species to which the specimen belongs;
 - (b) in the case of the proposed export of an Appendix 2 specimen in relation to which a Scientific Authority has determined that export of specimens of that species should be limited in order to maintain that species throughout its range at a level consistent with its role in the ecosystems in which it occurs and well above the level at which that species might become eligible for inclusion in Appendix 1, the Management Authority has had regard to advice from that Scientific Authority; and
 - (c) the additional conditions set out in sections 51 or 52 that are applicable to the application for such a permit or certificate are met.
- (2) The Management Authority shall not grant an import permit in relation to an Appendix 1 specimen unless—
 - (a) a Scientific Authority is satisfied that the grant of such a permit will be for purposes that are not detrimental to the survival of the species to which the specimen belongs;
 - (b) the Management Authority is satisfied that there is an export permit or re-export certificate granted by a recognised management authority authorising the export of that specimen to St Helena; and
 - (c) the additional conditions in section 51 are met.

(3) The Management Authority shall not grant a re-export certificate in relation to an Appendix 1 or Appendix 2 specimen unless the conditions set out in sections 51 or 52 that are applicable to the application for such a certificate are met.

Additional conditions relating to Appendix 1 specimens

- **51. (1)** The additional conditions for an import permit or introduction certificate relating to an Appendix 1 specimen are that—
 - (a) in the case of an import permit, a Scientific Authority, or, in the case of an introduction certificate, the Management Authority, is satisfied that the proposed recipient of a living specimen is suitably equipped to house and care for it; and
 - (b) the Management Authority is satisfied that the specimen is not to be used primarily for commercial purposes.
- (2) The additional conditions for the export of an Appendix 1 specimen are that the Management Authority is satisfied that—
 - (a) the specimen was obtained in accordance with any applicable laws in St Helena;
 - (b) any living specimen will be prepared and shipped in compliance with CITES guidelines for transport and preparation for shipment of live wild animals or in compliance with standards set by IATA; and
 - (c) an import permit has been granted by a recognised management authority for the specimen by the importing country or territory.
- (3) The additional conditions for the re-export of an Appendix 1 specimen are that the Management Authority is satisfied that—
 - (a) the specimen was imported into St Helena in accordance with this Ordinance or any other previous Ordinance which was in force on the date of such import;
 - (b) any living specimen will be prepared and shipped in compliance with CITES guidelines for transport and preparation for shipment of live wild animals and plants or in compliance with standards set by IATA; and
 - (c) in the case of a living specimen, an import permit has been granted by a recognised management authority for that specimen by the importing country or territory.

Additional conditions relating to Appendix 2 specimens

- **52.** (1) The additional conditions for the grant of an export permit relating to an Appendix 2 specimen are that the Management Authority is satisfied that—
 - (a) the specimen was obtained in accordance with any applicable laws in St Helena;
 - (b) any living specimen will be prepared and shipped in compliance with CITES guidelines for transport and preparation for shipment of live wild animals or in compliance with standards set by IATA.
- (2) The additional conditions for the grant of a re-export certificate relating to an Appendix 2 specimen are that the Management Authority is satisfied that—
 - (a) the specimen was imported into St Helena in accordance with this Ordinance or any other previous Ordinance which was in force on the date of such import; and
 - (b) any living specimen will be prepared and shipped in compliance with CITES guidelines for transport and preparation for shipment of live wild animals or in compliance with standards set by IATA.
- (3) The additional condition for the grant of an introduction certificate relating to an Appendix 2 specimen is that the Management Authority is satisfied that any living specimen will be handled in compliance with CITES guidelines for transport and preparation for shipment of live wild animals and plants or in compliance with standards set by IATA.

Conditions relating to Appendix 3 specimens

- **53.** The Management Authority shall not grant an export permit following an application in relation to an Appendix 3 specimen which has been included in that Appendix on behalf of St Helena, unless the Management Authority is satisfied that—
- (a) the specimen was obtained in accordance with any applicable laws in St Helena; and
 - (b) any living specimen will be prepared and shipped in compliance with CITES guidelines for transport and preparation for shipment of live wild animals or in compliance with standards set by IATA.

Other conditions

- **54.** (1) The Management Authority shall not grant a certificate of captive breeding following an application under section 49(1)(f) unless it is satisfied that any specimen of an animal species was bred in captivity or any specimen of a plant species was artificially propagated, or is a part of such an animal or plant or was derived from such an animal or plant.
- (2) The Management Authority shall not grant a pre-Convention certificate following an application under section 49(1)(h) unless with respect to any specimen which is the subject of that application it is satisfied that the specimen is a pre-Convention specimen.

Invalid permits and certificates

- **55.** (1) The Management Authority may refuse to accept, or cancel and retain, any invalid permit or certificate or other document that—
 - (a) is granted by a recognised management authority;
- (b) relates to a specimen that has been, or is intended to be, imported into St Helena; and
 - (c) was provided to the Management Authority because it was required under this Ordinance to accompany the import of the specimen.
- (2) For the purposes of this Ordinance, a permit, certificate or other document is invalid if—
 - (a) it was granted in contravention of the law of the country or territory in which it was granted;
 - (b) a condition to which its grant was subject has not been complied with; or
 - (c) it contains a material error.
- (3) A person shall not produce to the Management Authority or any other authority or officer an invalid document that purports to be a valid document, if he knows, or ought reasonably be expected to know, that the document is invalid.
- (4) A person who contravenes subsection (3) commits an offence for which the maximum penalty is a fine of not more than £1,000,000 or imprisonment for 2 years, or both

Duration of permits, certificates and licences

- **56.** (1) A permit, certificate or licence granted under this Ordinance comes into force on the day on which it is granted.
- (2) An export permit or re-export certificate granted under section 49 remains in force, unless it is earlier revoked under section 59 or surrendered, for 6 months from the date on which it is granted.

- (3) An import permit, introduction certificate or certificate of origin granted under section 49 remains in force, unless it is earlier revoked under section 59 or surrendered, for 12 months from the date on which it is granted.
- (4) A certificate of captive breeding, certificate of artificial propagation, pre-Convention certificate or travelling exhibition certificate remains in force, unless it is earlier revoked under section 59 or surrendered, for 3 years.
- (5) A commercial licence remains in force, unless it is earlier revoked under section 59 or surrendered, until the date specified in the licence.

Alteration etc. of permits, certificates or licences

- **57.** (1) A person may apply to the Management Authority for the alteration of a permit, certificate or licence granted to the person, including the alteration or revocation of a condition specified on the permit, certificate or licence.
- (2) An application under subsection (1) shall be in the form determined by the Management Authority and shall be accompanied by any prescribed fee.
- (3) The Management Authority may, after receiving an application under subsection (1)—
 - (a) alter the permit, certificate or licence, including altering or revoking any condition; or
 - (b) by notice in writing to the person, refuse to alter the permit, certificate or licence giving reasons for doing so and informing that person of that person's right of appeal under section 10.
 - (4) The Management Authority may, of its own motion—
 - (a) alter a permit, certificate or licence, including a condition specified on a permit or certificate;
 - (b) specify a condition on a permit, certificate or licence; or
 - (c) suspend a permit, certificate or licence for such period as it may determine.
- (5) The Management Authority shall notify in writing the holder of a permit, certificate or licence of its decision under subsection (4), giving reasons for its decision and informing that person of that person's right of appeal under section 10.
- (6) The Management Authority shall not alter or revoke a condition specified on a permit, certificate or licence if a Scientific Authority is of the opinion that the alteration or revocation will adversely affect the survival or welfare of the species, or the living specimen of the species, to which the permit, certificate or licence relates or will relate.
- (7) If the Management Authority alters a permit, certificate or licence granted to a person the Authority shall grant a new permit, certificate or licence to the person and such permit, certificate or licence shall be deemed in this Ordinance to have been granted under section 49.

Breach of conditions

- **58.** (1) A person shall not breach a condition specified on a permit, certificate or licence.
- (2) A person who contravenes subsection (1) commits an offence for which the maximum penalty is a fine of £50,000 or imprisonment for a period of 12 months, or both.

Revocation of any permit, certificate or licence

59. The Management Authority may revoke a permit, certificate or licence granted to a person if—

- (a) it is satisfied that a person provided false or misleading information in, or in relation to, the application for the permit, certificate or licence;
- (b) it is satisfied that the permit, certificate or licence was granted in error or contains a material error;
- (c) it is satisfied that a condition of the permit, certificate or licence has been breached;
- (d) it is satisfied that the person, an employee of the person, or a person acting on behalf of, or under the general supervision of the person, has committed an offence under this Ordinance or under the law of St Helena, or of another country or territory, relating to the conservation or welfare of animals or plants;
- (e) it is satisfied that the person has not provided satisfactorily for the health and wellbeing of living specimens to which the permit, certificate or licence relates of which the person has had possession, or is not, or will not be, able to provide satisfactorily for the health and well-being of living specimens to which the permit, certificate or licence relates of which the person has or will have possession; or
- (f) it has received advice from a Scientific Authority that it is advisable to do so to assist in the survival or welfare of the species to which the permit, certificate or licence relates or of a living specimen to which the permit, certificate or licence relates and of which the person has or will have possession.

Replacement certificates, permits and licences

- **60. (1)** A person may apply to the Management Authority for the grant of a permit, certificate or licence in replacement of a permit, certificate or licence granted under section 49 that has been lost, defaced or damaged.
- (2) An application under subsection (1) shall be in the form determined by the Management Authority and shall be accompanied by any prescribed fee.
- (3) The Management Authority may grant a permit, certificate or licence in replacement of one that has been lost, defaced or damaged and such permit, certificate or licence shall be deemed to have been granted under section 49 for the purpose of this Ordinance.
- (4) If the Management Authority refuses to grant a permit, certificate or licence under this section, the Authority shall notify the person who made the application under subsection (1) and give reasons for its decision.

Other

Specimens only to enter or exit from approved places

- **61.** (1) A person shall not cause a specimen to enter or leave St Helena, whether by way of import, export, re-export, transit or transhipment, except at an approved point of entry or exit.
- (2) For the purpose of this section, "approved point of entry or exit" means any place—
 - (a) where goods may be landed in St. Helena or exported from St. Helena in accordance with section 7 of the Customs and Excise Ordinance, Cap. 145; or
 - (b) that may be specified in regulations made under section 11.
- (3) A person who contravenes paragraph (1) commits an offence for which the maximum penalty is a fine of not more than £1,000,000 or imprisonment for 2 years, or both.

Possession, sale, purchase and transport of specimens

62. (1) A person shall not, without reasonable excuse—

- (a) have in his or her possession, or under his control;
- (b) sell or offer for sale;
- (c) purchase;
- (d) export or re-export; or
- (e) transport within St Helena,

any specimen that he knows, or ought reasonably be expected to know, has been imported by a person in contravention of this Part or unlawfully taken from the wild or exported from a country or territory in contravention of the law of that country or territory.

(2) A person who contravenes paragraph (1) commits an offence for which the maximum penalty is a fine of not more than £1,000,000 or imprisonment for 2 years, or both.

PART 9 POLLUTION CONTROL AND HAZARDOUS SUBSTANCES

General duties and functions in relation to pollution and hazardous substances

- **63.** (1) The Chief Environmental Officer shall take, recommend or promote such general measures under Part 4 and carry out such other of his functions under this Ordinance as may be necessary in order to achieve the objectives of this Ordinance as it applies to pollution and hazardous substances.
 - (2) The objectives of this Ordinance as it applies to this Part include—
 - (a) minimising, preventing and reducing the negative impacts of pollution;
 - (b) ensuring proper safeguards exist for the management and treatment of pollutants and hazardous materials;
 - (c) encouraging the development and implementation of response measures, in the event of spills and other accidental releases; and
 - (d) such other objectives as may be agreed from time to time as a matter of policy in St Helena.

Pollution and hazardous substances control regulations

- **64. (1)** Regulations made under section 11 may prescribe for matters required or permitted to be prescribed under this Part and may make such other provision as is necessary or convenient for giving effect to this Part.
- (2) In particular, and without prejudice to the generality of the foregoing power, such rules may provide for all or any of the following matters, namely—
 - (a) the standards of quality of air, water or soil for various areas and purposes;
 - (b) the maximum allowable limits of concentration of various environmental pollutants (including noise) for different areas;
 - (c) the procedures and safeguards for the handling of hazardous substances;
 - (d) the prohibition and restrictions on the handling of hazardous substances in different areas;
 - (e) the prohibition and restriction on the location of industries and the carrying on process and operations in different areas;
 - (f) the procedures and safeguards for the prevention of accidents which may cause environmental pollution and for providing for remedial measures for such accidents:
 - (g) procedures for licensing, permitting, registering and such other measures as may be required to control pollution or hazardous substances; and
 - (h) provide for the charging of fees, levies and other charges in relation to the control and management of pollution and hazardous substances.

Designated pollutants

- **65.** (1) The Governor in Council may make regulations under section 11 to designate as a pollutant any substance, thing or man-made phenomenon which, in a specified quantity or concentration or condition, is likely to cause harm to human health or affect the quality of the environment ("designated pollutant").
- (2) On the coming into force of any regulations made pursuant to subsection (1), any person who carries on an existing activity or process that may cause or result in the production of a designated pollutant, on a continuous or intermittent basis, shall give notice of that fact to the Chief Environmental Officer within such time as shall be specified in the regulations.
- (3) The Chief Environmental Officer shall compile a register of sources of designated pollutants, which shall be open to inspection by the public during ordinary business hours, on payment of the prescribed search fee, if any.

Pollution control permits

- **66.** (1) The Chief Environmental Officer may by permit authorise the deposit or release of a designated pollutant on or into land, water or the air in quantities or concentrations in excess of the prescribed standard, subject to such conditions as he thinks fit, including the payment of such fees and charges as may be prescribed.
- (2) In deciding whether to grant a permit pursuant to subsection (1), the Chief Environmental Officer may adopt and take into account ambient environmental standards and the cumulative impact on those standards of the grant of any pollution control permit.
- (3) The Chief Environmental Officer shall compile and maintain a register of pollution control permits that is open to inspection by the public during ordinary business hours, on payment of the prescribed search fee, if any, and shall provide members of the public with copies of entries in the register on payment of the cost of making copies.

Pollution charges

- **67.** (1) The holder of a pollution control permit is liable for the payment of pollution charges with respect to the release of any designated pollutant into the environment.
- (2) The Governor in Council may make regulations under section 11 specifying that in the case of each pollution control permit, the following pollution charges are payable, in the amount prescribed by the regulations:
 - (a) a pollution control permit fee for every year during which the permit is in force, based on the costs to the Chief Environmental Officer of supervising permits granted to different categories of permit holders, paid annually prior to the start of the year to which it relates; and
 - (b) a pollution levy, calculated on the basis of the amount of each pollutant released into the environment measured as specified by the Chief Environmental Officer, paid quarterly after the end of the quarter to which the payment relates.
- (3) If the Chief Environmental Officer is satisfied that, while a pollution control permit is in force, the permit holder has expended money on scientific research or on new plant or equipment designed or intended to reduce the release of pollutants into the environment, the Chief Environmental Officer may allow the permit holder to offset part or all of the costs of such expenditure against the amount of the pollution levy payable.
- (4) If the Chief Environmental Health Officer rejects a claim for an offset allowance made pursuant to subsection (3), reasons shall be given in writing for the decision.

Unlawful pollution

- **68. (1)** A person is guilty of an offence if he discharges, deposits or otherwise releases into the environment or knowingly causes or permits to be discharged, deposited or otherwise released into the environment polluting matter unless one of the situations in subsection (4) applies.
 - (2) For the purposes of this section, "polluting matter" shall include—
 - (a) designated pollutants; and
 - (b) any other polluting matter in such quantities or in such a manner so as to cause damage to the environment.
- (3) The Governor in Council shall by regulations define the "regulated polluting matter" to which this section applies.
- (4) The situations mentioned in subsection (1) are where the discharge, deposit or release is—
 - (a) authorised by a pollution control permit;
 - (b) required or authorised by an enforcement officer under this Ordinance.
- (5) A person who contravenes subsection (1) is guilty of an offence for which the maximum penalty on conviction is (subject to any limitation of the powers of the Magistrates' Court) an unlimited fine or imprisonment for five years, or both.

Hazardous substances

- **69.** (1) The Governor in Council may make regulations under section 11 in order to—
 - (a) designate specific substances as hazardous substances if he considers it appropriate to do so for the purpose of preventing the substance from causing pollution of the environment or harm to human health;
 - (b) prohibit or restrict the supply of such substances;
 - (c) prohibit or restrict the importation and the landing and unloading on St Helena of such substances.
- (2) On the coming into force of any regulations made pursuant to subsection (1)(a), any person who is engaged in carrying on an existing activity or process, or who proposes to commence and carry on an activity or process that involves the storage, handling, use or disposal of any hazardous substance, shall give notice of that fact to the Chief Environmental Officer within such time as shall be specified in the regulations.
- (3) The Chief Environmental Officer shall compile a register of hazardous substances, which shall be open to inspection by the public during ordinary business hours, on payment of the prescribed search fee, if any.

Powers to obtain information about potentially hazardous substances

- **70.** (1) The Governor in Council may, for the purpose of assessing their potential for causing pollution of the environment or harm to human health, by regulations made under section 11, make provision for and in connection with the obtaining of relevant information relating to substances which may be specified by him by order for the purposes of this section.
 - (2) The regulations described in subsection (1) may—
 - (a) prescribe the descriptions of relevant information which are to be furnished under this section in relation to specified substances;
 - (b) impose requirements on manufacturers, importers or suppliers to furnish information prescribed under paragraph (a) above;

- (c) impose requirements on manufacturers or importers to carry out tests of specified substances and to furnish information of the results of the tests;
- (d) impose restrictions on the disclosure of information obtained under this section and provide for determining what information is, and what information is not, to be treated as furnished in confidence;
- (e) include such other incidental and supplemental, and such transitional provisions as the Governor in Council, considers appropriate.
- (3) The Governor in council, shall have regard, in imposing or providing for the imposition of any requirement under subsection (4)(b), (c), (d) or (e) above, to the cost likely to be involved in complying with the requirement.
 - (4) In this section—
 - (a) "relevant information", in relation to substances, products or articles, means information relating to their properties, production, distribution, importation or use or intended use and, in relation to products or articles, to their disposal as waste;
 - (b) "substance" means any natural or artificial substance, whether in solid or liquid form or in the form of a gas or vapour and it includes mixtures of substances.

Spills and accidental releases

- **71. (1)** The Chief Environmental Officer may require any person who owns or controls any premises, vehicle or vessel on which any pollutant or hazardous substance is stored, used or transported for commercial purposes, to prepare a pollution emergency plan to deal with any spill or accidental release of that pollutant or hazardous substance.
 - (2) Any pollution emergency plan prepared pursuant to subsection (1) shall—
 - (a) set out the counter-measures to be adopted in the event of a spill or accidental release of the pollutant or hazardous substance;
 - (b) set out the steps to be taken to clean-up the environment afterwards; and
 - (c) be submitted to the Chief Environmental Officer for approval, with or without amendments, after consultation with the Chief Environmental Officer and such other persons as the Chief Environmental Officer deems necessary.
- (3) When any spill or accidental release of a pollutant or hazardous substance occurs, the person who owns or controls or uses the premises, vehicle or vessel on which the incident takes place shall—
 - (a) immediately notify the Chief Environmental Officer of the incident;
 - (b) implement the approved contingency plan, if any; and
 - (c) take such other measures as are necessary or expedient to minimize any resulting threat to human health or the environment.
- (4) If, after investigating the incident, it appears to the Chief Environmental Officer that such action is necessary, he may undertake such emergency response measures as are considered necessary or expedient to the environment, either directly or by coordinating the activities of the competent governmental and non-governmental organisations or by employing contractors, and may recover the costs of so doing from the person who owns or controls the premises, vehicle or vessel concerned, as a civil debt in the court.

Pollution from construction or mechanical plant, equipment and machinery

- 72. (1) Regulations made under section 11 may—
- (a) prescribe performance standards with respect to the generation and release into the environment of pollutants from mobile or immobile machines and equipment, including but not limited to automobiles, construction or mechanical plant and equipment and home and garden appliances; and

- (b) make it an offence to import into St Helena any machine or equipment that does not comply with the prescribed performance standards.
- (2) In this section, the expression "home and garden appliances" includes but is not limited to electricity generators, refrigeration equipment, water-pumps, air conditioning units, brush-cutters and lawn-mowers.
- (3) In any regulations made for the purposes described in subsection (1), a reasonable period of time shall be allowed between the introduction of the standards and their enforcement to accommodate the upgrading or depreciation and replacement of existing machines and equipment.

Liability for historical pollution

- 73. (1) If any part of the environment is found by the Chief Environmental Officer to have been polluted in breach of the provisions of any law in force before the coming into force of this Ordinance, an enforcement officer, with the consent of the Chief Environmental Officer, may serve an environmental protection notice under section 97(1) requiring any person who the Chief Environmental Officer finds to have been solely or partly responsible for causing or allowing that pollution to take place, to take such measures to clean up or rehabilitate the environment as are specified in the notice.
- (2) When the Chief Environmental Officer finds that more than one person was responsible for such pollution, liability for undertaking the clean up or rehabilitation measures required pursuant to subsection (1) shall be shared between those persons on a pro rata basis.
- (3) If any person fails or refuses to comply with a requirement imposed by the Chief Environmental Officer pursuant to subsection (1), within the period of time allowed for compliance specified in the notice, the Chief Environmental Officer may undertake the necessary clean up or rehabilitation measures, either directly or by employing contractors, and may recover the costs of so doing, or a proportional contribution to those costs, from that person as a civil debt in a court of competent jurisdiction.

Data, planning and research

- **74.** The Chief Environmental Officer shall—
- (a) conduct research and studies relating to and including, where desirable—
 - (i) pollution prevention, the nature, transportation, dispersion, effects, control and abatement of pollution and the effects of pollution on environmental quality;
 - (ii) environmental contamination arising from disturbances of ecosystems by human activity;
 - (iii) changes in the normal concentrations of substances that are naturally present in the environment; and
 - (iv) detection and damage to ecosystems;
- (b) formulate plans for pollution prevention and the control and abatement of pollution, including plans respecting the prevention of, preparedness for and response to an environmental emergency and for restoring any part of the environment damaged by or during an emergency, and establish, operate and publicize demonstration projects and make them available for demonstration;
- (c) publish or arrange for the publication within 12 months of the entry into force of this Ordinance—
 - (i) information respecting pollution prevention; and
 - (ii) pertinent information in respect of all aspects of environmental quality.

PART 10 LITTER

Interpretation of this Part

- **75.** In this Part—
- "litter" includes, without prejudice to its generality—
 - (a) any bottle, bag, jar, tin, can, carton, packet, wrapping or other container or portion thereof, whether or not the contents have been wholly or partly removed;
 - (b) the discarded ends of cigarettes, cigars and like products;
 - (c) discarded chewing-gum and the discarded remains of other products designed for chewing; and
 - (d) refuse, animal remains and any other waste product;
- "open land" means land in the open air; and
- "Committee" means a Council Committee having responsibility for the collection of refuse and litter.

Penalty for leaving litter

- **76.** (1) A person is guilty of an offence if he throws down, drops or otherwise deposits any litter in or into a public place and leaves it.
- (2) No offence is committed under subsection (1) above where the depositing of the litter is—
 - (a) authorised by law; or
 - (b) done by or with the consent of the owner, occupier or other person having control of the place where it is deposited.
- (3) A person who contravenes this section is guilty of an offence for which the maximum penalty is a fine not exceeding £1,000.
- (4) In sentencing a person convicted of an offence under this section, the court shall have regard not only to the purpose of this section in preventing littering, but also to the nature, extent and quantity of the litter, the effect of the litter on the amenity of the environment and any resulting risk in the circumstances of the offence of injury to persons or animals or of damage to property and the cost of any remediation measures required or undertaken.

Powers to control street litter

- 77. (1) Without prejudice to the powers of an enforcement officer to issue an environmental protection notice in any particular case, the Chief Environmental Officer may, with a view to the prevention of accumulations of litter or refuse in and around any street or open land adjacent to any street, issue notices ("street litter control notices") imposing requirements on occupiers of premises in relation to such litter or refuse, in accordance with this section.
- (2) If the Chief Environmental Officer is satisfied, in respect of any premises which have a frontage on a street, that—
 - (a) there is recurrent defacement by litter or refuse of any land, being part of the street or open land adjacent to the street, which is in the vicinity of the premises; or
 - (b) the condition of any part of the premises which is open land in the vicinity of the frontage is, and if no street litter control notice is served is likely to continue to be, detrimental to the amenities of the locality by reason of the presence of litter or refuse; or
 - (c) there is produced, as a result of the activities carried on the premises, quantities of litter or refuse of such nature and in such amounts as are likely to cause the

defacement of any part of the street, or of open land adjacent to the street, which is in the vicinity of the premises,

the Chief Environmental Officer may serve a street litter control notice on the occupier or, if the premises are unoccupied, on the owner of the premises.

- (3) A street litter control notice shall—
- (a) identify the premises and state the grounds under subsection (2) above on which it is issued;
- (b) specify an area of open land which adjoins or is in the vicinity of the frontage of the premises on the street;
- (c) specify, in relation to that area or any part of it, such reasonable requirements as the authority considers appropriate in the circumstances,

and, for the purposes of paragraph (b) above, an area which includes land on both sides of the frontage of the premises shall be treated as an area adjoining that frontage.

- (4) A vehicle or stall or other moveable structure which is used for one or more commercial or retail activities while parked or set at a particular place on or verging a street is to be treated for the purposes of this section as if it were premises situated at that place having a frontage on that street in the place where it is parked or set.
- (5) When the Chief Environmental Officer proposes to serve a street litter control notice, he shall—
 - (a) inform the person on whom the notice is to be served;
 - (b) give him the opportunity to make representations about the notice within the period of 21 days beginning with the day on which he is so informed; and
 - (c) take any representations so made into account in making his decision.
- (6) A person on whom a notice has been served under subsection (2) or becomes subject to a notice under subsection (7) shall inform any new or subsequent occupier of the premises to which the notice relates ("new or subsequent occupier") of the existence and contents of the notice.
- (7) A new or subsequent occupier shall comply with the notice as if the notice had been served on him for the duration of his occupation.
- (8) Any person who, without reasonable excuse, fails to comply with a requirement imposed on him by a street litter control notice, or fails to notify a new or subsequent occupier where required to do so under subsection (6), is guilty of an offence for which the maximum penalty is a fine of £5,000.

Provision and maintenance of litter bins

- **78.** (1) The Committee may provide and maintain in any street or public place receptacles for litter (in this section referred to as "litter bins").
- (2) In any place where a litter bin may be provided or maintained under this section, the Committee may put up notices about the leaving of refuse and litter, and for that purpose may erect and maintain notice boards.
- (3) Any person who wilfully or recklessly removes or otherwise interferes with any litter bin or notice board provided or erected under this section is guilty of an offence for which the maximum penalty is a fine of £1,000.

PART 11 WASTE

Definition of waste

79. Regulations made under section 11 may specify the types or categories of waste or the sources of waste which are included within or excluded from the definition of waste for the purposes of this Part.

General duties and functions in relation to waste

- **80.** (1) The Chief Environmental Officer shall take, recommend or promote such general measure under Part 4 and carry out such other of his functions under this Ordinance as may be necessary in order to achieve the objectives of this Ordinance as it applies to waste.
 - (2) The objectives of this Ordinance as it applies to waste include—
 - (a) minimising the generation of waste within St Helena;
 - (b) the promotion of recycling and other environmentally sound management of waste within St Helena;
 - (c) the provision of adequate facilities and services for the management of waste; and
 - (d) such other objectives as may be agreed from time to time as a matter of policy in St Helena.

Penalty for unlawful deposit of waste

- **81.** (1) A person is guilty of an offence if he deposits or knowingly causes or permits to be deposited any waste in a place to which this section applies.
 - (2) This section applies to any public place, except—
 - (a) a designated waste management site suitable for the type of waste deposited;
 - (b) an area outside a property or premises in preparation for collection by the designated collection authority, provided the waste is deposited in accordance with any collection instructions issued by the identified collection authority;
 - (c) any other area expressly designated or licensed under this Ordinance for the deposit or collection of waste.
 - (3) In subsection (2), "designated" means designated under subsection (4).
- (4) The Chief Environmental Officer, by notice in the Gazette, and subject to such terms and conditions as he may consider expedient—
 - (a) shall designate areas in St Helena to be waste management sites and shall specify the types of waste that may be deposited there; and
 - (b) may from time to time designate other areas for the deposit or collection of waste.
- (5) It is immaterial for the purposes of this section whether the waste is deposited on land or in water.
- (6) A person who contravenes subsection (1) is guilty of an offence for which the maximum penalty on conviction is (subject to any limitation of the powers of the Magistrates' Court) an unlimited fine or imprisonment for five years, or both.

Powers to require removal of waste unlawfully deposited

- **82.** (1) If any waste is deposited in any place in contravention of section 81 an enforcement officer may serve an environmental protection notice on the owner or occupier of the premises on which the waste is deposited to do either or both of the following—
 - (a) to remove the waste from the place it is situated;
 - (b) to take such other steps as the enforcement officer considers necessary to eliminate or reduce the consequences of the deposit of the waste.
- (2) If a person on whom a requirement imposed under subsection (1) above fails, without reasonable excuse, to comply with the requirement he commits an offence for which the maximum penalty is—
 - (a) a fine of £25,000 or imprisonment for 6 months, or both; and

- (b) in the case of a continuing offence, a fine of £100 for every day or part of a day on which the offence continues.
- (3) If it appears to the Chief Environmental Officer that waste has been deposited in or on any land in contravention of section 81 and that—
 - (a) in order to remove or prevent pollution of land, water or air or harm to human health it is necessary that steps to remove the waste or steps to eliminate or reduce the consequences of the deposit or both be taken without delay;
 - (b) there is no occupier of the land or the occupier cannot be found without the authority incurring unreasonable expense; or
- (c) the occupier neither made nor knowingly permitted the deposit of the waste, the Chief Environmental Officer may remove the waste from the land or take other steps to eliminate or reduce the consequences of the deposit or, as the case may require, to remove the waste and take those steps.
- (4) Where the Chief Environmental Officer exercises any of the powers conferred on him by subsection (3) it shall be entitled to recover the cost incurred by it in removing the waste or taking the steps or both and in disposing of the waste—
 - (a) in a case falling within subsection (3)(a) above, from the occupier of the land unless he proves that he neither made nor knowingly caused nor knowingly permitted the deposit of the waste;
 - (b) in any case, from any person who deposited or knowingly caused or knowingly permitted the deposit of any of the waste; except such of the cost as the occupier or that person shows was incurred unnecessarily.
- (5) Any waste removed by the Chief Environmental Officer under subsection (3) above shall belong to it and may be dealt with accordingly.

Waste management

- **83.** (1) The Governor in Council may make regulations under section 11 in order to establish appropriate standards and procedures for the handling of wastes (including the collection, transportation, temporary storage and transfer of wastes), the re-use and re-cycling of wastes, the treatment of wastes and the disposal of wastes into the environment, including separate provisions with respect to any wastes designated in the Regulations as hazardous wastes.
 - (2) The regulations referred to in subsection (1) may provide for—
 - (a) the grant by the Chief Environmental Officer of—
 - (i) permits authorising any person to carry on activities relating to the handling of wastes, subject to such terms and conditions as the Chief Environmental Officer thinks fit;
 - (ii) licences authorising the operation of any facility for the recycling or treatment of wastes or the disposal of wastes into the environment, including landfill or incineration operations, subject to such terms and conditions as the Chief Environmental Officer thinks fit;
 - (b) the clean-up of existing waste disposal sites, the monitoring of waste disposal operations and the aftercare of closed landfill sites; and
 - (c) the regulation or prohibition of—
 - (i) the import or export of wastes;
 - (ii) the disposal into the environment of any wastes suitable for reuse or recycling;
 - (iii) any specific method of waste disposal; or
 - (iv)the development of contaminated land.
- (3) The Governor in Council may by order provide for the operation of compulsory deposit-refund schemes to promote the reuse or recycling of wastes

Transboundary movement of wastes and hazardous substances

- **84.** (1) Without prejudice to other laws applicable to the import of goods into or the export of goods from St Helena, no person may import into or land or unload in St Helena, or load for export or export from St Helena, any waste or hazardous substance, or any product or substance derived from any such waste or hazardous substance, without approval granted by the Chief Environmental Officer and Collector of Customs and Excise in accordance with this section.
- (2) An application for such approval shall be submitted to the Chief Environmental Officer in such form, giving such particulars and supported by such evidence, as the Chief Environmental Officer and Collector of Customs and Excise jointly may require.
 - (3) The Chief Environmental Officer may charge a fee for the grant of a licence.
- (4) The Chief Environmental Officer may refuse to grant such approval where, in his opinion, this is reasonably required for the purpose of preventing any risk of pollution of the environment or harm to human health arising from any waste or hazardous substance being imported or exported.
- (5) The Chief Environmental Officer may grant any such approval, subject to such terms and conditions as he thinks fit, in relation to individual consignments or a series of consignments to the same person, but not in relation to consignments or classes of consignments generally.
 - (6) A person who, in contravention of section 84—
 - (a) exports or attempts to export waste from St Helena;
 - (b) imports waste into St Helena; or
 - (c) participates in the movement of waste in transit through St Helena in the course of a transboundary movement,

is guilty of an offence for which the maximum penalty on conviction is (subject to any limitation of the powers of the Magistrates' Court) an unlimited fine or imprisonment for five years, or both.

(7) Subsection (5) does not apply in respect of waste that is derived from the normal operations of a vessel, the discharge of which is covered by an international agreement.

Regulations

- **85.** (1) Regulations made under section 11 may establish requirements, standards, or procedures for—
 - (a) the handling of wastes (including the collection, transportation, temporary storage and transfer of wastes);
 - (b) the reuse and recycling of wastes;
 - (c) the treatment of wastes and the disposal of wastes into the environment;
 - (d) the import and export of wastes,

including separate provisions with respect to different types or categories of waste or with respect to waste from different sources or categories of sources, as may be specified in the regulations.

- (2) The regulations described in subsection (1) may also provide for—
- (a) the granting of permits authorising any person to carry on activities relating to the handling of wastes, subject to such terms and conditions as the Chief Environmental Officer thinks fit;
- (b) the granting of licences authorising the operation of any facility for the recycling or treatment of wastes or the disposal of wastes into the environment, including landfill or incineration operations, subject to such terms and conditions as the Chief Environmental Officer thinks fit;

- (c) the clean-up of existing waste disposal sites, the monitoring of waste disposal operations and the aftercare of closed landfill sites; and
- (d) the operation of compulsory deposit refund schemes to promote the reuse or recycling of wastes.

PART 12 CONTROL AND ENFORCEMENT

Enforcement officers

- **86.** (1) The Governor in Council may appoint in writing any public officer, either individually or on the basis of a class of persons, to be an enforcement officer for the purposes of this Ordinance.
- (2) With respect to any national conservation area or marine protected area for which a management plan has been adopted, the Governor in Council may appoint in writing any public officer to be a warden for the purposes of this Ordinance.
- (3) A warden appointed under subsection (2) shall have such functions and powers as the Governor in Council shall determine, subject to those powers and functions—
 - (a) being no more than the functions and powers of enforcement officers under this Ordinance; and
 - (b) being applicable only in respect of the national conservation area or areas in relation to which the appointment under subsection (2) was made,

and in this Ordinance a reference to an enforcement officer includes a warden only to that extent.

(4) Notwithstanding subsections (1) and (2), the Chief Environmental Officer, any other Environmental Officer, any customs officer, any police officer or, in respect of this Ordinance as is applies to the sea, any sea fisheries officer is deemed to be an enforcement officer for the purposes of this Ordinance.

Powers of entry, search and seizure

- **87.** (1) Subject to subsections (2) and (3), an enforcement officer may at any reasonable time enter any premises or enter or board any vehicle, vessel or aircraft for the purposes of checking compliance with this Ordinance or where necessary for carrying out his other functions under this Ordinance.
- (2) An enforcement officer exercising the power to enter premises or to enter or board any vehicle under subsection (1) shall, if so required by the owner or occupier of the premises, vehicle or vessel as the case may be, produce evidence of his or her authority before entering, and is not entitled to admission as of right to any premises which is occupied, unless twenty-four hours notice of intended entry is given to the occupier.
- (3) If the Chief Environmental Officer has reason to believe that a contravention of the provisions of this Ordinance or any regulations made under it has occurred or is about to occur, and the circumstances are such that giving notice of the intended entry would defeat the purpose for which entry is sought, an enforcement officer may enter any premises under a warrant issued by a Justice of the Peace.
- (4) In the course of any entry under this section, the enforcement officer may carry out any inspection or survey, seize any equipment or article being used in the commission of an offence, review and copy any documents or other records (in whatever form they may be held), take photographs or other audio or visual recordings, and take samples of air, water, soil or other material found on or in the premises, vehicle or vessel.
- (5) An enforcement officer may, for the purpose of exercising any of his powers under subsection (4), open, or authorise any person to open on his behalf any container or package or

require the owner or any person in charge of any container or package to open it, in such manner as the inspector may specify.

- (6) An enforcement officer may, so far as is necessary to enable him to exercise any of the powers conferred by subsection (4), prohibit entirely or to such extent as he may specify the movement, treatment or destruction of any object, container or package.
- (7) Where any such record or document as is mentioned in subsection (4) is kept by means of a computer, an enforcement officer may—
 - (a) have access to, and inspect and check the operation of, any computer and any associated apparatus or material which is or has been in use in connection with the record or document; and
 - (b) require any person having charge of, or otherwise concerned with the operation of, the computer, apparatus or material to afford him such assistance as he may reasonably require.

Powers to search, inspect and seize objects

- **88.** (1) An enforcement officer may examine and search any object that he suspects on reasonable grounds may provide evidence that an offence under this Ordinance has been, is being, or is about to be committed.
- (2) For the purposes of examining and searching any object under subsection (1) an enforcement officer may, if the object is a container or receptacle (including luggage) open, or break open, the container or receptacle.
- (3) An enforcement officer may search for and record fingerprints found on any object to which subsection (1) relates and take a sample from an object.
- (4) An enforcement officer shall exercise due care to ensure that there is as little damage as possible to an object from which he or she takes a sample.
- (5) An enforcement officer may seize and detain any object that he suspects on reasonable grounds may provide evidence that an offence under this Ordinance has been, is being, or is about to be committed.
- (6) An object may only be seized under paragraph (5) by an enforcement officer if the officer gives to the person, if any, who appears to him to be the owner of, or to be entitled to possession of, the object, a receipt identifying the object and indicating the date on which, and the place at which, it was seized.

Powers to inspect and seize specimens

- **89.** (1) An enforcement officer who suspects on reasonable grounds that an offence is being, or is about to be committed under this Ordinance in relation to any specimen, may inspect, seize and detain the specimen.
- (2) An enforcement officer may take a sample from, or require a person to take a sample from, a specimen.
 - (3) An enforcement officer shall—
 - (a) only take a sample from an animal in accordance with the advice of a veterinary surgeon; and
 - (b) exercise due care to ensure that as little pain or injury as possible is caused to an animal, and as little damage as possible is caused to a plant, from which he or she takes a sample.
- (4) An enforcement officer may search for, and record, fingerprints found on any specimen.
- (5) If a specimen is seized under this section by an enforcement officer, he shall give to the person, if any, who appears to be the owner of, or to be entitled to possession of, the

specimen a receipt identifying the specimen and indicating the date on which, and the place at which, it was seized.

- (6) A specimen that is seized under this section may be held at a rescue centre until—
- (a) a prosecution for an offence under this Ordinance in relation to the specimen is abandoned or the defendant is acquitted of such an offence;
- (b) the Management Authority gives permission to the person whom it believes to be entitled to the possession of it to take the specimen from that place; or
- (c) a court determines that a person other than the Management Authority should have possession of the animal or plant,

whichever occurs first.

Power to stop, detain, board and search vehicles, vessels and aircraft

- **90. (1)** If an enforcement officer suspects on reasonable grounds that there may be on or in a vehicle, vessel or aircraft evidence that an offence under this Ordinance has been, is being, or is about to be, committed, he may, at any reasonable time, take any or all of the following actions—
 - (a) stop and detain the vehicle, vessel or aircraft;
 - (b) with such assistance as he thinks necessary, enter or board the vehicle, vessel or aircraft;
 - (c) search the vehicle, vessel or aircraft for evidence that an offence under this Ordinance has been, is being, or is about to be, committed;
 - (d) request a person on the vehicle, vessel or aircraft to provide to any enforcement officer the assistance that he may reasonably require in the exercise of any of the powers of an enforcement officer under this Ordinance;
 - (e) exercise on or in the vehicle, vessel or aircraft any of the powers of an enforcement officer under this Ordinance.
- (2) If an enforcement officer has reasonable grounds to suspect that an object is to be taken on, or has been taken off, a vessel or aircraft that is intended to leave St Helena or that has entered St Helena with the object on board, the enforcement officer may—
 - (a) search the object; and
- (b) if the object is luggage or a container, open and search the luggage or container, for evidence that an offence under this Ordinance has been, is being or is about to be committed.
 - (3) A person who fails to—
 - (a) comply with a request by an officer to stop a vehicle, vessel or aircraft; or
 - (b) permit an officer to board the vehicle, vessel or aircraft after such a request is made.

commits an offence for which the maximum penalty is a fine of £50,000 or imprisonment for 12 months, or both.

Forfeiture to Government

91. If an enforcement officer seizes an object, including a specimen, the owner of which cannot be identified, the object shall be forfeited to the Government.

Dealing with forfeited specimens

92. (1) If a specimen is forfeited to the Government under this Ordinance, the Chief Environmental Officer shall ensure that a notice is published in a newspaper circulating in St Helena specifying the object seized and requesting the owner to contact, within 14 days after the publication of the notice, a person identified in the notice.

- (2) Whether or not the owner of a specimen is identified, the Management Authority may—
 - (a) sell or give the specimen to another person (including the owner);
 - (b) retain the animal or plant at a rescue centre;
 - (c) if the animal or plant is not alive, dispose of it;
 - (d) if an animal, destroy the animal on the advice of a veterinary surgeon if it thinks it is necessary or desirable to do so to cease the animal's suffering or to remove the risk of the animal spreading disease;
 - (e) if a plant, destroy the plant if it thinks it is necessary or desirable to do so to remove the risk of the plant spreading disease;
 - (f) destroy the animal on the advice of a veterinary surgeon, or destroy the plant, if it thinks it necessary or desirable to do so to ensure the health of the species to which the animal or plant belongs; or
 - (g) transport, or ensure the transportation of, the animal or plant back to a country or territory from which the Management Authority believes it was taken from the wild or exported to St Helena.
- (3) Any expenses reasonably incurred by the Management Authority in exercise of its powers under this Article, including the cost of any veterinary treatment reasonably required in respect of any animal, shall be recoverable as a civil debt from the owner or person having, or appearing to have, care or custody of the specimen.

Sampling and testing

- **93.** (1) When a sample is taken by an enforcement officer exercising his powers under this Ordinance, the officer taking the sample shall—
 - (a) notify the person in charge of the premises, vehicle or vessel from which the sample was obtained of his or her intention to submit the sample for analysis or examination;
 - (b) divide the quantity into three parts, causing each part to be marked and sealed in such manner as the nature of the sample permits;
 - (c) deliver one of the parts to the person in charge of the premises, vehicle or vessel from which the sample was obtained;
 - (d) retain one of the parts for future comparison or verification; and
 - (e) submit the third part for analysis or examination as soon as may be practicable.
- (2) Every sample taken in accordance with subsection (1) shall be submitted to a designated scientific laboratory for analysis or examination in accordance with accepted forensic procedures.

False statements, documents, etc.

- **94.** (1) A person shall not make a statement that is false or misleading in any material particular in any application or in other information given to an enforcement officer under this Ordinance.
- (2) A person shall not falsify or alter any document that is granted, served or issued by an authority or enforcement officer under this Ordinance or provide to an authority or enforcement officer a document that has been falsified or altered by the person or that the person knows to have been falsified or altered.
- (3) A person who contravenes subsection (1) or (2) commits an offence for which the maximum penalty is a fine of £25,000 or imprisonment for 6 months, or both.

Person shall not hinder etc. officer

- **95.** (1) A person shall not wilfully or recklessly delay, hinder or obstruct an enforcement officer in the exercise of his powers under this Ordinance.
- (2) A person who contravenes paragraph (1) commits an offence for which the maximum penalty is a fine of £25,000 or imprisonment for 6 months, or both.

Offence to alter etc. marking

- **96.** (1) A person other than an officer shall not alter, obscure, add to or remove a mark in relation to any animal, plant or object made by an enforcement officer in exercise of a function under this Ordinance.
- (2) A person who, without reasonable excuse, contravenes paragraph (1) commits an offence for which the maximum penalty is a fine of £25,000 or imprisonment for 6 months, or both.

PART 13 ENVIRONMENTAL PROTECTION NOTICES

Power to serve environmental protection notices

- **97.** (1) Where—
- (a) provision is made in this Ordinance for the service of an environmental protection notice under this Part; and
- (b) any of subsections (3) to (5) applies, an enforcement officer may serve an environmental protection notice on the owner or, as the case may be, occupier of the premises in relation to which steps need to be taken to protect the environment.
- (2) Prior to serving an environmental protection notice, the Chief Environmental Officer shall offer to the intended recipient of the notice to enter into an agreement to take, or refrain from taking, those steps which may be specified under section 99(1) in relation to the proposed environmental protection notice (referred to in this section as an "environmental protection agreement").
 - (3) This subsection applies where—
 - (a) the Chief Environmental Officer has offered to enter into an environmental protection agreement;
 - (b) 42 days have elapsed since the date of the offer; and
 - (c) the owner or occupier has refused or otherwise failed to enter into the agreement.
 - (4) This subsection applies where—
 - (a) a person has entered into an environmental protection agreement with the Chief Environmental Officer; and
 - (b) the person has failed to comply with the terms of the agreement.
- (5) This subsection applies where an enforcement officer has failed to ascertain the name or address of any owner or occupier of the premises (having made reasonable efforts to do so) and accordingly has not been able to offer to enter into an environmental protection agreement.
 - (6) Subsection (4) does not apply unless—
 - (a) the enforcement officer has given notice in accordance with subsection (2) stating that the Chief Environmental Officer wishes to offer to enter into an environmental protection agreement;
 - (b) 48 hours have passed since the notice was given; and
 - (c) no owner or occupier of the premises has identified themselves to the Chief Environmental Officer.

(7) A notice under this subsection shall be addressed to "The owners and any occupiers" of the premises (describing it) and a copy of it shall be affixed to some conspicuous object on the premises (in so doing the relevant body is to be treated as having provided notice to each owner or occupier whose name and address is unknown).

Emergency environmental protection notices

- **98.** (1) Where an enforcement officer considers that the service of an environmental protection notice is urgent, the enforcement officer may, despite section 97(1)(b), serve an environmental protection notice whether or not any of subsections (2) to (4) of section 97 apply (such an order is referred to in this Part as an "emergency environmental protection notice").
 - (2) An emergency environmental protection notice expires 49 days after it is made.

Content of environmental protection notices

- **99.** (1) An environmental protection notice shall—
- (a) describe the premises to which it relates;
- (b) specify the purpose of the notice, including the environmental harm, danger or nuisance (in this section "environmental problem") that is the subject of the notice;
- (c) specify, to the extent necessary—
 - (i) any operations which are to be carried out on the premises or other actions that shall be taken for the purpose of preventing, controlling or eradicating the environmental problem;
 - (ii) the manner in which those operations are to be carried out;
 - (iii) the person or persons who are to carry out those operations; and
 - (iv) the time-frame within which those operations are to be carried out;
- (d) specify any operations or actions which shall not be carried out on the premises (referred to in this Part as "excluded operations"); and
- (e) specify the date on which the notice is to come into effect and the period for which it is to have effect.
- (2) An environmental protection notice, other than an emergency environmental protection notice, may provide for the making of payments by the owner or occupier of the premises to which the notice relates, to any person in respect of reasonable costs incurred by a person carrying out an operation under the notice.

Offences in relation to environmental protection notices

- **100.** (1) Any person who, without reasonable excuse, fails to carry out, in the manner required by an environmental protection notice, an operation which the person is required by the notice to carry out, is guilty of an offence.
- (2) Any person who intentionally obstructs any person from carrying out an operation required to be carried out under an environmental protection notice is guilty of an offence.
- (3) Any person who, without reasonable excuse, carries out, or causes or permits to be carried out, any excluded operation is guilty of an offence.
- (4) A person who contravenes subsection (1), (2) or (3) commits an offence for which the maximum penalty is a fine of £25,000 or imprisonment for 6 months, or both.

Miscellaneous provisions as to environmental protection notices

- **101.** (1) An environmental protection notice served under this Ordinance may—
- (a) specify one or more requirements or alternative requirements; and

- (b) may define by reference to a map or plan or otherwise the extent of the premises referred to in the notice.
- (2) Any treatment, destruction or disposal required by an environmental protection notice served under this Ordinance shall be carried out or arranged to be carried out by the person on whom the notice is served—
 - (a) to the satisfaction of an enforcement officer; and
 - (b) from or at a place as may be designated by an enforcement officer.
- (3) An enforcement officer may amend or withdraw an environmental protection notice served under this Ordinance by a further notice served on the person on whom the original notice was served or on the person who is the occupier or in charge of the premises in respect of which the further notice is intended to be served.
- (4) A notice under subsection (3) may be subject to such conditions, if any, as the enforcement officer considers expedient to impose for the purpose of ensuring that the objectives of the original notice, where they continue to exist, are met.

PART 14 GENERAL PROVISIONS AS TO NOTICES

Application of this Part

- **102.** In this Part, "notice" includes—
- (a) an environmental protection notice;
- (b) an emergency environmental protection notice; and
- (c) a street litter control notice.

Appeals against notices

103. (1) A person—

- (a) on whom any notice is served under this Ordinance; or
- (b) is subject to the imposition of requirements under any environmental protection notice served under this Ordinance,

may within the period of twenty-one days of the date of service appeal against the notice to the Magistrates' Court.

- (2) On any appeal under subsection (1) the court shall modify or quash the notice, as appropriate, if it is satisfied that—
 - (a) the service of the notice, or any requirement contained in it, is not reasonable in all the circumstances;
- (b) there is a material defect in the notice; and in any other case shall dismiss the appeal.

Service of notices

- **104.** (1) A notice under this Ordinance may be served on any person—
- (a) by delivering it to him personally;
- (b) by leaving it for him at his usual or last known place of abode or business;
- (c) by sending it in a prepaid registered letter addressed to him at his usual or last known place of abode or, where an address for service has been given by that person, at that address; or
- (d) in the case of a body corporate, or other body, by delivering it to the Director or other officer of that body at its registered or principal office in St Helena, or by sending it in a prepaid registered letter addressed to the secretary or other officer of that body at that office.

- (2) Where a notice or other document required or authorised to be given or served under this Ordinance shall be served on the occupier or other person in charge of premises, and the last known place of abode or business of that person cannot be ascertained after reasonable inquiry, the notice shall be taken to be served seven days after it has been addressed to "the occupier" and affixed conspicuously to an object on the premises to which the notice relates.
- (3) Where a notice is served under this Ordinance, an enforcement officer may, either in that notice or in a separate notice served on the owner or on such other person as appears to him to be in charge of the premises to which the notice relates, require the person on whom the notice is served to inform—
 - (a) the Chief Environmental Officer of any change in the occupation of the premises to which the notice relates together with the date of such change and the name of the new occupier; and
 - (b) the new occupier of the premises of the contents of the notice.

Coming into effect of notices

- **105.** (1) Unless a notice specifies a later date under section 99(1)(e)—
- (a) an emergency environmental protection notice shall come into effect at the time it is served; and
- (b) any other notice shall come into effect either—
 - (i) upon the expiry of the time limit for appealing against the decision to serve the notice; or
 - (ii) where such an appeal is made, on the date of withdrawal of the appeal or on the date of its final determination, subject to any directions the court may make.

Failure to comply with a notice

- **106.** (1) Subject to section 109, if any person fails to comply with a notice served, or deemed to be served, on him under this Ordinance then, without prejudice to any proceedings consequent upon such failure, an enforcement officer may, on production if so required of his authority, at all reasonable times for the purposes of this Ordinance enter any premises to which the notice relates and take or cause to be taken such steps as appear to him to be necessary either to ensure compliance with the requirements of the notice or to remedy the consequences of the failure to carry them out.
- (2) An enforcement officer entering any premises under subsection (1) may take with him such other persons and such equipment and vehicles as he considers necessary for the purposes of facilitating the exercise of his powers under that subsection, and such other persons whether or not accompanied by the enforcement officer and on production, if so requested, of their authority given in that behalf by the Chief Environmental Officer, may remain on the premises and from time to time re-enter the premises with any equipment or vehicles that person considers necessary, and carry out such work and in such manner as the inspector may direct.
- (3) Where an enforcement officer takes any steps pursuant to paragraph (1), the Chief Environmental Officer may recover all reasonable costs of taking such steps as a debt from the person on whom the notice was served.

Information as to compliance with notices

107. A person on whom a notice has been served, or is deemed to have been served, under this Ordinance shall, if so required by an enforcement officer, immediately inform the enforcement officer whether the requirements of the notice have been complied with and, if

they have been complied with, of the details of the steps taken in order to comply with those requirements.

Information to be given

- 108. (1) An enforcement officer may by notice served on any person require that person to give to the enforcement officer within such reasonable time as may be specified in that notice any information referred to in subsection (2).
- (2) The information referred to in subsection (1) is such information, specified in the notice, which the enforcement officer reasonably considers that is needed for purposes connected with implementation of this Ordinance.

PART 15 OFFENCES AND LIABILITY

Offences

- 109. (1) No person shall contravene any provision of this Ordinance or of any regulations or orders, or the terms and conditions of any permit or other documentary authorisation granted or agreement made, under this Ordinance.
- (2) Any person who obstructs an enforcement officer acting in the exercise of his or her power under this Ordinance commits an offence for which the maximum penalty is a fine of £25,000 or imprisonment for 6 months, or both.
- (3) A person who for the purpose of procuring a licence or in providing information as to compliance with an environmental enforcement notice served on him—
- (a) knowingly or recklessly makes a statement which is false in a material particular; or
- (b) intentionally fails to disclose any material information, commits an offence for which the maximum penalty is a fine of £25,000 or imprisonment for 6 months, or both.
- (4) Unless a different or other penalty or punishment is specifically prescribed, a person who contravenes subsection (1) is guilty of an offence against this Ordinance for which the maximum penalty is—
 - (a) a fine of £2,500 for a first offence; or
 - (b) a fine of £5,000 or imprisonment for 3 months, or both, for a second or further offence; and
 - (c) in the case of a continuing offence, to a further penalty of £50 for each day during which the offence continues.
- (5) In addition to any penalty which the court may impose pursuant to subsection (2), the court may also order a person convicted of an offence under this Ordinance to—
 - (a) remedy any environmental condition or damage to the environment arising out of the offence and specify a date by or before which such remedial activities shall be completed; and
 - (b) pay compensation into the Consolidated Fund for any economic benefit gained or any amount of money saved by them as a result of contravention of this Ordinance

Liability for loss, damage and costs

110. Without prejudice to any civil remedies the Government or any other person may have, a person who commits an offence under this Ordinance or any regulations made under it may, upon conviction, and in addition to any fine or penalty imposed on that person under this Ordinance, be held liable to the Government for—

- (a) any costs incurred in detecting, apprehending, investigating or prosecuting the offence;
- (b) any costs incurred in detaining or seizing any property, including the costs of dealing with forfeited specimens;
- (c) any costs incurred in remedying, mitigating or repairing any environmental damage attributable to the commission of the offence; and
- (d) loss or damage to biodiversity, habitats or ecosystems, and the amount of compensation for such loss, damage or costs may be awarded by the Court as restitution in addition to, and recovered in the same manner as, a fine.

PART 16 JURISDICTION, EVIDENCE AND PROCEDURE

Scientific Evidence

- 111. (1) The Governor shall by Order appoint at least one laboratory or testing facility in St Helena, or other countries as appropriate, as a designated scientific laboratory for the purposes of this Ordinance. The Chief Environmental Officer may establish or recognise other environmental laboratories, institutes or testing facilities to carry out the functions entrusted to such environmental laboratories, institutes or testing facilities under this Ordinance.
- (2) A certificate signed by the person in charge of a designated scientific laboratory appointed under subsection (1), stating that an object or substance has been analysed or examined and stating the results of the analysis or examination, is admissible in any proceeding under this Ordinance as sufficient evidence of the matters in the certificate and of the correctness of the results of the analysis or examination.
- (3) A certificate shall not be admitted into evidence under subsection (2) in a proceeding for an offence under this Ordinance unless the defendant has been given a copy of the certificate together with reasonable notice of the intention to produce the certificate as evidence in the proceedings.
- (4) In any proceedings for an offence against this Ordinance, the defendant cannot adduce evidence in rebuttal of a certificate issued by a designated scientific laboratory in relation to any matter of which the certificate is evidence unless, within 14 days after a copy of the certificate is given to the defendant in accordance with subsection (3), or such further time as the court may allow, the defendant gives to the prosecutor notice in writing of the intention to adduce such rebuttal evidence.

Private party actions

- 112. (1) Any person who is aggrieved by a violation of this Ordinance may, with the leave of the court, institute proceedings against any other person who he or she reasonably suspects is responsible for that violation.
- (2) The court may grant leave to institute proceedings pursuant to subsection (1) to any person or group of persons who has a specific interest in the claimed violation of the Ordinance or any other person or group of persons who can satisfy the court that the proceedings are justifiable in the public interest.
- (3) In any proceedings brought under this section, the burden of proof is on the person who institutes the proceedings.
- (4) In the event that the court awards costs to the person against whom the proceedings are brought, the person who instituted the proceedings is liable for payment of the costs awarded.
- (5) The Attorney General may intervene in any proceedings instituted by any person under this section, as of right.

Liability of company officers

- 113. (1) When an act or omission that is offence under this Ordinance or any Regulations made under it has been committed by a company, any individual who was at the material time a director, partner, owner or officer of that company may be found personally liable for that offence, in addition to or in substitution for any liability to which the company is subject, if that act or omission was done with his or her knowledge, consent or acquiescence, or if he or she did not exercise reasonable diligence to prevent the commission of that offence.
- (2) In any proceedings against a director, partner, owner or officer of a company pursuant to subsection (1), the onus of proving that the offence was committed without his or her knowledge, consent or acquiescence or despite the exercise of reasonable diligence on his or her part is on the accused.

Reservation of civil remedies

114. Nothing in this Ordinance takes away or interferes with the right of the Crown or any other person to sue for and recover, at common law or otherwise, compensation for or in respect of damage or injury caused by an offence under this Ordinance.

Penalties under the Ordinance not substituted for others

115. Nothing in this Ordinance shall be construed to prevent anyone being prosecuted under any other law for an act or omission that constitutes an offence under this Ordinance or regulations made under it, or from being liable under that other law to a higher punishment or penalty than is provided by this Ordinance, provided that no one shall be punished twice for the same offence.

Acts done in good faith

116. No person authorised by or under this Ordinance to carry out any function or exercise any power or perform any duty may be held personally liable in any court for or in respect of any act or matter done, or omitted to be done, in good faith in the exercise or discharge of that function or power or duty.

PART 17 MISCELLANEOUS

Service of documents other than notices

- 117. (1) Any document required or authorised to be given or served under this Ordinance, except for any notice to which Part 9 applies, may be served on any person—
 - (a) by delivering it to him personally;
 - (b) by leaving it for him at his usual or last known place of abode or business;
 - (c) by sending it in a prepaid registered letter addressed to him at his usual or last known place of abode or, where an address for service has been given by that person, at that address; or
 - (d) in the case of a body corporate, or other body, by delivering it to the Director or other officer of that body at its registered or principal office in St Helena, or by sending it in a prepaid registered letter addressed to the secretary or other officer of that body at that office.

(2) Where the document required or authorised to be given or served under this Ordinance shall be served on any person having an interest in land or on the occupier or other person in charge of premises, and the last known place of abode or business of that person cannot be ascertained after reasonable inquiry, the notice shall be taken to be served seven days after it has been addressed to "the occupier" and affixed conspicuously to an object on the premises to which the notice relates.

Application to Crown

118. This Ordinance binds the Crown.

PART 18 REPEALS AND TRANSITIONAL PROVISIONS

Repeals, savings, consequential amendments and transitional provisions

- 119. (1) The following enactments are repealed—
- (a) Litter Ordinance, Cap. 58;
- (b) Spear Guns Control Ordinance, 2014;
- (c) Endangered Species Protection Ordinance, 2003.
- (2) Section 2 of the Birds Protection Ordinance, 1996 is amended as follows:
 - "This Ordinance does not apply to—
 - (a) domesticated birds; or
 - (b) protected birds under the Environmental Protection Ordinance, 2014.".
- (3) For the avoidance of doubt, this Ordinance shall be treated (for the purposes of section 10(2) of the Interpretation Ordinance, Cap. 3) as repealing and re-enacting the Ordinances listed in subsection (1).
- (4) Every permit, licence, certificate, declaration or notice issued under any Ordinance listed in subsection (1) and remaining in force or having effect immediately prior to the commencement of this Ordinance shall remain in force and have effect as if it had been made under a corresponding provision of this Ordinance.
- (5) Any and all subsidiary legislation made under any Ordinance listed in subsection (1) which is in force on the date of commencement of this Ordinance, so far as the same is consistent with the provisions thereof, shall be deemed to be subsidiary legislation made under this Ordinance, and may be amended, revoked or replaced hereunder.
- (5) Every officer appointed under any Ordinance listed in subsection (1) and holding office thereunder on the date this Ordinance comes into force, shall, until replaced, continue to hold office as if this Ordinance had been in force at the time of the appointment of such officer.
- (6) Every order, direction, decision or request made by any person authorised to make such orders, directions, decisions or requests under any Ordinance listed in subsection (1) shall, if still subsisting, be deemed to be an order, direction or decision made under the corresponding provisions of this Ordinance and shall have effect accordingly.

SCHEDULE 1 <u>Multilateral Environmental Agreements extended to St Helena</u>

Agreement	Date extended to St Helena
Convention on Third Party Liability in the	19 th April 1972
Field of Nuclear Energy (29 th July 1960)	Leath is the second
Additional Protocol to the Convention	19 th April 1972
on third party liability in the field of	
nuclear energy (28 th January 1964)	toth to the state of the state
Protocol to Amend the Convention on	19 th August 1985
third party liability in the field of	
nuclear energy of 29 th July 1960, as	
amended by the Additional Protocol of	
28 th January 1964 (16 th November 1982)	
,	17 th February 1973
International Convention on the Regulation of Whaling (2 nd December 1946)	-
Convention on the Prevention of marine	17 th November 1975
pollution by dumping of wastes and other	
matter (29 th December 1972)	oth > 6 1 1070
Amendments to Articles I & II of the	9 th March 1979
Convention on the prevention of	
marine pollution by dumping of	
wastes and other matter (12 th October 1978)	
• Amendments to Articles XI,	21 st March 1980
XIV(4)(A) and $XV(1)(A)$ of the	21 Water 1700
Convention on the prevention of	
marine pollution by dumping of	
wastes and other matter (12 th October	
1978)	
1996 Protocol to the Convention on	15 th December 1998
the prevention of marine pollution by	
dumping of wastes and other matter	
(22 nd September 1997)	
Convention on Wetlands of International	5 th January 1976
Importance, especially as waterfowl habitat	
(2 nd February 1971)	27th x 1000
• Amendments to articles 6 & 7 of the	27 th June 1990
Convention on Wetlands of	
International Importance (28 th May	
1987)Protocol to amend the Convention on	19 th April 1984
Protocol to amend the Convention on Wetlands of International Importance	17 April 170 1
especially as waterfowl habitat (3 rd	
December 1982)	
International Convention on International	2 nd August 1976
Trade in Endangered Species (CITIES) of	
wild fauna and flora (3 rd March 1973)	
International Convention relating to	8 th September 1982
Intervention on the High Seas in cases of Oil	

Pollution Casualties (29 th November 1969)	
Protocol relating to intervention on the	9 th September 1982
high seas in cases of oil pollution by	5 September 1702
substances other than oil (2 nd	
November 1973)	
Convention for the Protection of World	29 th May 1984
Cultural and Natural Heritage (16 th November	29 May 1904
1972)	
Convention on the Conservation of Migratory	23 rd July 1985
Species of wild Animals (23 rd June 1979)	25 July 1705
• Agreement on the Conservation of	22 nd February 1999
African-Eurasian Migratory	J
Waterbirds (15 th August 1996)	
Vienna Convention for the Protection of the	15 th May 1987
Ozone Layer (22 nd March 1985)	- ",
Montreal Protocol on substances that	16 th December 1988
Deplete the Ozone Layer (16 th	
September 1987)	
, , , , , , , , , , , , , , , , , , ,	
Protocol on Environmental Protection to the	25 th May 1995
Antarctic Treaty (4 th October 1991)	
Convention on Biological Diversity (5 th June	3 rd June 1994
1992)	
United Nations Convention to Combat	18 th October 1996
Desertification in Countries experiencing	
serious drought and/or desertification,	
particularly in Africa (14 th October 1994)	th
United Nations Convention on the Law of the	25 th July 1997
Sea (10 th December 1982)	a-th z 1 100 =
Agreement relating to the implementation of	25 th July 1997
Park XI of the United Nations Convention on	
the Law of the Sea of 10.12.1982 (28 th July	
1994)	15 th Moy 1000
Protocol to amend the International	15 th May 1998
Convention on Civil Liability for Oil	
Pollution Damage of 29 th November 1969 (27 th November 1992)	
Protocol to amend the International	15 th May 1998
Convention on the Establishment of an	13 Way 1770
International Fund for Compensation for Oil	
Pollution Damage of 18 th December 1971	
(27 th November 1992)	
Convention on the Conservation and	20 th April 2001
Management of Fishery Resources in the	
South East Atlantic Ocean (20 th April 2001)	
Agreement for the Implementation of the	9 th January 2002
Provisions of the United Nations Convention	-
on the Law of the Sea of 10 December 1982,	
relating to the Conservation and Management	
of Straddling Fish Stock and Highly	
Migratory Fish Stocks (4 December 1995)	

SCHEDULE 2

PART 1. ANIMALS

Marine Species

Family	Scientific Name	Local Name	Global Name	International Designation			
	Fish						
Scombridae	Thunnus obesus	Coffrey	Bigeye Tuna	IUCN Vulnerable A1bd			
Syngnathida e	Hippocampus erectus	Seahorse	Lined Seahorse, Northern Seahorse	IUCN Vulnerable A4cd			
Scorpaenida e	Pontinus nigropunctatus	Deepwater Jack	Deepwater Jack	IUCN Vulnerable D2			
Moridae	Physiculus helenaensis	Skulpin	Skulpin	IUCN Critically Endangered D			
Pomacentri dae	Stegastes sanctaehelenae	Bastard Cavalley Pilot		IUCN Vulnerable D2			
Pomacentri dae	Chromis sanctaehelenae	Bastard Five Finger		IUCN Vulnerable D2			
Callionymid ae	Callionymus sanctaehelenae	St Helena Dragonet		IUCN Critically Endangered D			
Istiophorida e	Kajikia albida	White Marlin	White Marlin	IUCN Vulnerable A2bd			
Serranidae	Holanthias fronticinctus	Deepwater Greenfish					
Scorpaenida e	Scorpaena mellissii	Deepwater Gurnard					
Labridae	Thalassoma sanctaehelenae	Greenfish					
Congridae	Ariosoma mellissii	Silver Eel					
Blenniidae	Scartella springeri	Springer's Blenny					
Gobiidae	Priolepis ascensionis	Ascension Goby					
Tripterygiid ae	Helcogramma ascensionis	Ascension Triplefin					
Chaetodonti dae	Prognathodes dichrous	Bastard Cunningfish					
Tetraodonti dae	Canthigaster sanctaehelenae	Bastard Hogfish					
Chaetodonti dae	Chaetodon sanctaehelenae	Cunningfish	St Helena Butterfly Fish				
Serranidae	Serranus sanctaehelenae	Deepwater Brown Mullet	St Helena Comber				
Ostraciidae	Acanthostracion notacanthus	Hogfish	Island Cowfish				
Labridae	Xyrichtys blanchardi	Marmalade Razorfish	Marmalade Razorfish				

Family	Scientific Name	Local Name	Global Name	International Designation
Labridae	Bodianus insularis	Parrotfish	Parrotfish	
Apogonidae	Apogon axillaris	Red Mullet		
Scorpaenida e	Scorpaenodes insularis	Red Scorpionfish	Red Scorpionfish	
Scaridae	Sparisoma strigatum	Rockfish		
Labridae	Xyrichtys sanctaehelenae	Sand Greenfish	Yellow Razorfish	
Ophicthidae	Phaenomonas longissima	Short-maned Sand Eel		
Bothidae	Bothus mellissi	Solefish/Flounder		
Blenniidae	Entomacrodus textilis	Textile Blenny	Textile Blenny	
		Crustacear	ns	
Palinuridae	Panulirus echinatus		Brown Spiney Lobster (when in	IUCN Least Concern
Scyllaridae	Scyllarides obtusus	Stumpy	Slipper Lobster	IUCN Critically Engandered
		Sharks		
Rhincodonti dae	Rhincodon Typus	Bone Shark	Whale Shark	IUCN Vulnerable
Carcharhini dae	Prionace glauca	Blue Shark	Blue shark	IUCN Near Threatened
Pseudocarc hariidae	Pseudocarcharias kamoharai	Crocodile shark	Crocodile Shark	IUCN Near Threatened
Lamnidae	Isurus oxyrinchus	Dog shark	Shortfin Mako	IUCN Vulnerable A2abd+3bd+4abd
Carcharhini dae	Carcharhinus galapagensis	Mackerel shark	Galapagos Shark	Near Threatened
Sphyrnidae	Sphyrna sp.	Shovel-nose shark		
Alopiidae	Alopias superciliosus	Whiptail	Bigeye Thresher	IUCN Vulnerable A2bd
Carcharhini dae	Carcharhinus longimanus	Whitetip	Oceanic Whitetip Shark, Whitetip	IUCN Vulnerable A2ad+3d+4ad
		Turtles		
Cheloniidae	Eretmochelys imbricata	Hawksbill Turtle	Hawksbill Turtle	IUCN Critically Endangered A2bd
Cheloniidae	Chelonia mydas	Green Turtle	Green Turtle	IUCN Endangered A2bd
		Cetaceans	<u> </u>	
Balaenopter idae	Megaptera novaeangliae	Humpback whale	Humpback Whale	CITES Appendix I
Delphinidae	Stenella attenuata	Porpoise	Pantropical Spotted Dolphin	CITES Appendix II

Family	Scientific Name	Local Name	Global Name	International
				Designation
Delphinidae	Tursiops truncatus	Cow Porpoise	Bottlenose	CITES Appendix II
			Dolphin	
Delphinidae	Steno bredanensis	Angerline	Rough-toothed	CITES Appendix II
			Dolphin	
Delphinidae	Stenella	Spinner	Spinner Dolphin	CITES Appendix II
	longirostris			
Physeterida	Physeter	Sperm whale	Sperm Whale	CITES Appendix I
e	macrocephalus			
Ziphiidae	Mesoplodon	Blainvilles	Blainville Beaked	CITES Appendix II
	densirostris	Beaked Whale	Whale	
Physeteride	Kogia brevicps	Pigmy Sperm	Pigmy Sperm	CITES Appendix II
a		Whales	Whales	
Physeteride	Kogia sima	Dwarf Pigmy	Dwarf Pigmy	CITES Appendix II
a		Sperm Whale	Sperm Whale	

Seabirds

Family	Scientific Name	Local Name	Global Name	International Designation
Hydrobatidae	Oceanodroma castro	Maderian Storm Petrel	Maderian Storm Petrel	IUCN Least concern
Phaethontidae	Phaethon aethereus	Trophy Bird	Red-billed Tropicbird	IUCN Least concern
Sulidae	Sula dactylatra	Gannet	Masked Booby	IUCN Least concern
Sulidae	Sula leucogaster	Duck	Brown Booby	IUCN Least concern
Sternidae	Onychoprion fuscatus	Wideawake	Sooty Tern	IUCN Least concern
Sternidae	Anous stolidus	Common Noddy	Brown Noddy	IUCN Least concern
Sternidae	Anous minutus	Egg Bird	Black Noddy	IUCN Least concern
Laridae	Gygis alba	White Bird	Fairy Tern	IUCN Least concern
Procellariidae	Bulweria Bulwerii	Bulwers Petrel	Bulwers Petrel	IUCN Least concern
Hydrobatidae	Pelagodroma marina	White Faced Storm Petrel	White Faced Storm Petrel	IUCN Least concern
Sulidae	Sula Sula	Red Footed Booby	Red Footed Booby	IUCN Least concern
Stercorariidae	Stercorarius pomarinus	Cape Hen	Promarine Skua	IUCN Least concern
Stercorariidae	Stercorarius parasiticus	Cape Hen	Arctic Skua	IUCN Least concern
Procellariidae	Puffinus griseus		Sooty Shearwater	IUCN Near threatened
Procellariidae	Puffinus lherminieri		Little Shearwater	IUCN Least concern

Family	Scientific	Local Name	Global Name	International Designation
	Name			
Fregatidae	Fregata ariel		Lesser	
			frigatebird	
Fregatidae	Fregata minor		Great Frigate	
	_		Bird	

Terrestrial Species

Family	Scientific Name	Local Name	Global Name	International Designation
		Avian		
Charadriidae	Charadrius sanctaehelenae	St Helena Wirebird	St Helena Plover	IUCN Critically Endangered C2a(ii)
Rallidae	Gallinula chloropus	Water Fowl, Water Hen, Water Duck, Water Bird	Moorhen	IUCN Least Concern vers. 3.1
	<u> </u>	Invertebrates		.I.
Lepismatidae	Ctenolepisma	Violet-Marked		
	sanctaehelenae	Silverfish		
Libellulidae	Sympetrum dilatatum	St Helena Dragonfly		
Tettigoniidae	Phaneracra bartletti	Bartlett's Cricket		
Tettigoniidae	Phaneracra uvarovi	Uvarov's Cricket		
Gryllidae	Gryllus abnormis	Abnormal Field Cricket		
Gryllidae	Myrmecophilus sanctaehelenae	Ant Loving Cricket		
Acrididae	Tinaria calcarata			
Acrididae	Primnia sanctaehelenae			
Anisolabidid ae	Labidura herculeana	Giant Earwig		
Carabidae	Aplothorax burchellii	Giant Ground Beetle		
Carabidae	Notaphus mixtus mellissii	Melliss's Ground Beetle		
Carabidae	Pseudophilochthus nubigena			
Carabidae	Pseudophilochthus grayanus	Gray's Ground Beetle		
Carabidae	Pseudophilochthus dicksoniae	Tree Fern Ground Beetle		
Carabidae	Pseudophilochthus sublimbatus			

Family	Scientific Name	Local Name	Global Name	International Designation
Carabidae	Pseudophilochthus trechoides			5
Carabidae	Pseudophilochthus rufosuffusus			
Carabidae	Pseudophilochthus fossor			
Carabidae	Pseudophilochthus gemmulipennis			
Carabidae	Pseudophilochthus evanescens			
Carabidae	Apteromimus platyderoides			
Carabidae	Apteromimus wollastoni	Wollaston's Ground Beetle		
Carabidae	Endosomatium megalops			
Carabidae	Eotachys caheni			
Carabidae	Lymnastis sanctaehelenae			
Carabidae	Harpalus sanctaehelenae			
Carabidae	Harpalus prosperus	Prosperous Ground Beetle		
Ptillidae	Ptinella matthewsiana			
Ptillidae	Acrotrichis sanctaehelenae			
Staphylinida e	Philonthus dictator			
Staphylinida e	Atheta helenensis			
Staphylinida e	Atheta basilewskyana			
Scarabaeidae	Mellissius eudoxus	Hornless Red Scarab		
Scarabaeidae	Mellissius oryctoides	Dent-headded Scarab		
Scarabaeidae	Mellissius popei	Pope's Scarab		
Elateridae	Anchastus compositarum	Daisy Click Beetle		
Anobiidae	Xyletomerus insulanus			
Anobiidae	Helenoxylon confertum			
Cryptophagi dae	Micrambe gracillipes			

Family	Scientific Name	Local Name	Global Name	International Designation
Tenebrionida	Stenosis	Saint Darkling		
e	sanctaehelenae	Beetle		
Tenebrionida	Helenomelas	Basilewisky's		
e	basilewskyi	Darkling Beetle		
Tenebrionida	Hadrodes helenensis	Helenian Darkling		
e		Beetle		
Tenebrionida	Tarphiophasis	Tubercular		
e	tuberculatus	Darkling Beetle		
Tenebrionida e	Tarphiophasis decellei	Decelle's Darkling Beetle		
Tenebrionida	Tarphiophasis	Wollaston's		
e	wollastoni	Darkling Beetle		
Tenebrionida e	Tarphiobasis leleupi	Lelelup's Darkling Beetle		
Tenebrionida	Tarphiophasis	Island Darkling		
e	insulanus	Beetle		
Tenebrionida	Pseudoleichenum	Benoit's Darkling		
e	benoiti	Beetle		
Tenebrionida	Zophobas atratus	Downtown		
e	concolor	Darkling Beetle		
Anthicidae	Anthicodes maculatus	Spotted Ant-like		
		Beetle		
Anthicidae	Anthicodes fragilis	Fragile Ant-like		
	, ,	Beetle		
Chrysomelid ae	Longitarsus mellissi	Jellicoe Flea Beetle		
Chrysomelid ae	Longitarsus janulus	She Cabbage Flea Beetle		
Chrysomelid	Longitarsus helenae	Lobelia Flea Beetle		
ae	2011/311011 5110 1101101101	20001101100120010		
Anthribidae	Valenfriesia janischi	Janisch's Fungus Weevil		
Anthribidae	Valenfriesia subfasciata			
Anthribidae	Valenfriesia bewicki	Bewick's Fungus Weevil		
Anthribidae	Valenfriesia alutacea			
Anthribidae	Valenfriesia dimidiata			
Anthribidae	Valenfriesia rotundata	Rotund Fungus Weevil		
Anthribidae	Valenfriesia rufopicta			
Anthribidae	Valenfriesia congener			
Anthribidae	Valenfriesia dalei	Dale's Fungus Weevil		

Family	Scientific Name	Local Name	Global Name	International Designation
Anthribidae	Valenfriesia aenea	Bronze Fungus Weevil		J
Anthribidae	Valenfriesia grayi	Gray's Fungus Weevil		
Anthribidae	Homoeodera	Knobbly Fungus		
	nodulipennis	Weevil		
Anthribidae	Homoeodera elateroides			
Anthribidae	Homoeodera edithia			
Anthribidae	Homoeodera scolytoides			
Anthribidae	Homoeodera major			
Anthribidae	Homoeodera pygmaea	Pygmy Fungus Weevil		
Anthribidae	Homoeodera longefasciata			
Anthribidae	Homoeodera asteris			
Anthribidae	Homoeodera paviae			
Anthribidae	Homoeodera coriacea			
Anthribidae	Homoeodera globulosa			
Anthribidae	Acarodes gutta			
Curculionida e	Nesiobius squamosus			
Curculionida e	Nesiobius barbatus			
Curculionida e	Nesiobius fimbriatus			
Curculionida e	Nesiobius sulcicollis			
Curculionida e	Nesiobius indigenus			
Curculionida e	Nesiobius breviusculus			
Curculionida e	Nesiobius asperatus			
Curculionida e	Nesiobius ascendens			
Curculionida e	Nesiobius horridus			
Curculionida e	Nesiobius gracilis			

Family	Scientific Name	Local Name	Global Name	International Designation
Curculionida e	Nesiobius niger			
Curculionida e	Nesiobius minor			
Curculionida e	Nesiobius simplex			
Curculionida e	Tychiorhinus lineatus			
Curculionida e	Tychiorhinus porrectus			
Curculionida e	Tychiorhinus subochraceus			
Curculionida e	Tychiorhinus inaequalis			
Curculionida e	Tychiorhinus variolosus			
Curculionida e	Tychiorhinus melanodendri			
Curculionida e	Cryptommata cucculata			
Curculionida e	Tapiromimus gibbirostris			
Curculionida	Xestophasis nasalis			
Curculionida e	Xestophasis xerophilus			
Curculionida e	Lamprochrus cossonoides			
Curculionida e	Lamprochrus cossonoides			
Curculionida e	Lamprochrus hedyotinus			
Curculionida e	Eucoptoderus vermiculatus			
Curculionida e	Eucoptoderus affinis			
Curculionida e	Chalcotrogus apionides			
Curculionida e	Chalcotrogus oblongior			
Curculionida e	Chalcotrogus semipolitus			
Curculionida e	Acanthinomerus chevrolatii			
Curculionida e	Acanthinomerus monilicornis			
Curculionida e	Acanthinomerus similis			

Family	Scientific Name	Local Name	Global Name	International Designation
Curculionida	Acanthinomerus			
e	obliteratus			
Curculionida	Acanthinomerus			
e	robertsi			
Curculionida	Acanthinomerus			
e	angustus			
Curculionida	Acanthinomerus			
e	cylindricus			
Curculionida	Acanthinomerus			
e	asperatus			
Curculionida	Acanthinomerus			
e	wollastoni			
Curculionida	Microxylobius			
e	dimidiatus			
Curculionida	Microxylobius			
e	oculatus			
Curculionida	Microxylobius			
e	granulosus			
Curculionida	Microxylobius			
e	sculpturatus			
Curculionida	Microxylobius opacus			
e	1			
Curculionida	Microxylobius			
e	whiteheadi			
Curculionida	Microxylobius leleupi			
e				
Curculionida	Microxylobius joannae			
e	J			
Curculionida	Isotornus retractilis			
e				
Curculionida	Isotornus aterrimus			
e	15010111115 CICITITUS			
Curculionida	Isotornus trituratus			
e	15010111115 tritim cities			
Curculionida	Peltophorus			
e	commidendri			
Curculionida	Pseudomesoxenus			
e	minutissimus			
Curculionida	Pseudomesoxenus			
e	subcaecus			
Curculionida	Pseudomesoxenus			
e	filicum			
Curculionida	Pseudomesoxenus			
e	scrobiculatus			
Curculionida	Pentatemnodes			
e	rupertsianus			
Curculionida	Hexacoptus			
	ferrugineus			
e	Jerrugineus			

Family	Scientific Name	Local Name	Global Name	International Designation
Curculionida e	Pachymastax crassus			J
Curculionida	Pseudostenoscelis			
e	sculpturata			
Curculionida	Pseudostenoscelis			
e	asteriperda			
Curculionida	Pseudostenoscelis			
e	alutaceicollis			
Curculionida	Pseudostenoscelis			
e	compositarum			
Limoniidae	Dicranomyia			
	basilewskyana			
Limoniidae	Dicranomyia			
	loveridgeana			
Simuliidae	Simulium politum			
Drosophilida	Scaptomyza			
e	mimitantalia			
Asteiidae	Anarista vittata			
Sphaerocerid	Aubertina			
ae	sanctaehelenae			
Tachinidae	Atlantomyia nitida	Prosperous Fly		
Figitidae	Kleidotoma			
T 1 ' 1	microscutellaris			
Ichneumonid ae	Netelia insulicola			
Mymaridae	Mymarilla wollastoni			
Scelionidae	Macroteleia			
	gracilicornis			
Megaspilidae	Dendrocerus			
	wollastoni			
Bethylidae	Sclerodermus wollastoni			
Bethylidae	Sclerodermus insularis			
Bethylidae	Sclerodermus			
	sanctaehelenae			
Bethylidae	Holepyris atlanticus			
Formicidae	Camponotus fabricator			
Trogiidae	Cerobasis atlantica	Atlantic Barkfly		
Sphaeropsoci dae	Sphaeropsocopsis myrtleae	Myrtle's Barkfly		

Family	Scientific Name	Local Name	Global Name	International Designation
Caeciliusidae	Stenocaecilius benoiti	Benoit's Barkfly		5
Peripsocidae	Peripsocus decellei	Decelle's Barkfly		
Psocidae	Blaste helenae	Helena Barkfly		
Phlaeothripid ae	Diceratothrips meridionalis			
Cixiidae	Helenolius dividens	Flagstaff Hopper		
Cixiidae	Helenolius insulicola	Rosemary Hopper		
Delphacidae	Ilburnia ignobilis	Black-faced Hopper		
Delphacidae	Ilburnia dianae	Brown-faced Hopper		
Cicadellidae	Argaterma alticola	Coarse Stained- glass Leafhopper		
Cicadellidae	Argaterma multisignata	Fine Stained-glass Leafhopper		
Cicadellidae	Nehela vulturina	Vulture Leafhopper		
Cicadellidae	Stonasla consors			
Cicadellidae	Stonasla undulata			
Cicadellidae	Sanctahelenia sanctahelenae	Golden Leafhopper		
Cicadellidae	Sanctahelenia decellei	Gumwood Leafhopper		
Cicadellidae	Sanctahelenia insularis	False Gumwood Leafhopper		
Cicadellidae	'Atlantisia' leleupi	Scrubwood Leafhopper		
Cicadellidae	'Chlorita' edithae			
Cicadellidae	Nyhimbricus wollastoni			
Pseudococci	Ripersiella	St Helena		
dae	mediatlantica	Mealybug		
Saldidae	Helenasaldula aberrans	St Helena Shore Bug		
Pentatomida e	Macrorhaphis wollastoni	Brown Shield Bug		
Berytidae	Plyapomus longus	Wingless Stilt Bug		
Berytidae	Metacanthus concolor	Winged Stilt Bug		

Family	Scientific Name	Local Name	Global Name	International Designation
Reduviidae	Napoleon vinctus	Napoleon Bug		9
Nabidae	Vernonia wollastoniana	Wollaston's Bug		
Nabidae	Kerzhneria hirsuta	Kerzhner's Bug		
Anthocorida e	Lasiochilus contortus			
Miridae	Agrametra aethiops			
Miridae	Neisopsallus lutosus			
Miridae	Naresthus hebes			
Miridae	Lopsallus flavosparsus			
Miridae	Hirtopsallus suedae	Samphire Bug		
Miridae	Insulopus asteri	Aster Bug		
Miridae	Oligobiella fuliginea			
Miridae	Helenocoris horridus	Horrid Bug		
Glyphipteryg idae	Glyphipteryx semilunaris			
Gracillariida e	Phyllonorycter aurifascia			
Hepialidae	Eudalaca sanctahelena			
Lyonethiidae	Leucoptera auronivea			
Momphidae	Stagmatophora trifasciata			
Noctuiidae	Cardepia subvelata			
Noctuiidae	Herminia rectalis			
Oecophorida e	Schiffermuelleria pictipennis			
Oecophorida e	Schiffermuelleria splendidula			
Pterophorida e	Agdistis sanctae- helenae	St Helena Plume Moth		
Pterophorida e	Agdistis marionae	Marion's Moth		
Pterophorida e	Platyptilia subnotata			

Family	Scientific Name	Local Name	Global Name	International Designation
Pyralidae	Homoeosoma privata			3
Crambidae	Helenoscoparia helenensis			
Crambidae	Helenoscoparia lucidalis			
Crambidae	Helenoscoparia scintillulalis			
Crambidae	Helenoscoparia transversalis			
Crambidae	Zovax whiteheadii			
Chthoniidae	Tyrannochthonius helenae			
Garypinidae	Hemisolinus helenae			
Withiidae	Scotowithius helenae			
Withiidae	Sphallowithius excelsus			
Withiidae	Sphallowithius inhonestus			
Oonopidae	Oonops erinaceus			
Tetrablemmi dae	Tetrablemma helenense			
Gnaphosidae	Pterochroa funerea			
Miturgidae	Tecution planum			
Miturgidae	Tecution mellissi			
Miturgidae	Tecution helenicola			
Miturgidae	Cheiracanthium wilma			
Thomisidae	Bonapruncinia sanctaehelenae			
Salticidae	Myrmarachne isolata			
Salticidae	Paraheliophanus subinstructus			
Salticidae	Paraheliophanus sanctaehelenae			
Salticidae	Paraheliophanus napoleon			
Salticidae	Pellenes inexcultus			

Family	Scientific Name	Local Name	Global Name	International Designation
Salticidae	Pellenes perexcultus			
Lycosidae	Lycosa elysae			
Lycosidae	Lycosa ringens			
Lycosidae	Dolocosa dolosa			
Lycosidae	Hogna nefasta	Prowling Wolf Spider		
Lycosidae	Hogna cinica	r		
Lycosidae	Lycosidae sp. indet. 3	Prosperous Bay Plain Mole Spider		
Mysmenidae	Mysmena isolata			
Theridiidae	Argyrodes mellissi			
Theridiidae	Theridion solium			
Theridiidae	Zercidium helenense			
Nesticidae	Nesticella helenensis			
Linyphiidae	Lepthyphantes albimaculatus			
Linyphiidae	Bathyphantes helenae			
Linyphiidae	Bathyphantes gracilipes			
Linyphiidae	Napometa sanctaehelenae			
Linyphiidae	Napometa trifididens			
Geophilidae	Tuoba benoiti	Benoit's Centipede		
Cryptopidae	Cryptops basilewskyi	Basilewsky's Centipede		
Henicopidae	Lamyctes leleupi	- Compose		
Armadillidii dae	Pseudodiploexochus leleupi			
Armadillidii dae	Pseudodiploexochus mellissi			
Armadillidii dae	Pseudodiploexochus insularis			
Armadillidii dae	Pseudodiploexochus tabularis			

Family	Scientific Name	Local Name	Global Name	International Designation
Armadillidii	Pseudolaureola	Spiky Yellow		
dae	atlantica	Woodlouse		
Janiridae	Iais aquilei			
Philosciidae	Littorophiloscia alticola			
Cyprididae	Herpetocypris helenae			
Talitridae	Paltorchestia ashmoleorum			
Macrostomid	Macrostomum			
ae	parmum			
Procerodidae	Dinizia sanctaehelenae			
Procerodidae	Tryssosoma jennyae			
Trichostrong	Amphibiophilus			
ylidae	sanctaehelenae	T		
Vertiginidae	Nesopupa turtoni	Turton's Snail		
Vertiginidae	Campolaemus perexilis			
Pupillidae	Pupa obliquicostata			
Subulinidae	Chilonopsis nonpareil			
Subulinidae	Chilonopsis nonpareil darvinianus			
Subulinidae				
Subullillaae	Chilonopsis subtruncatus			
Subulinidae	Chilonopsis melanoides			
Subulinidae	Chilonopsis subplicatus			
Subulinidae	Chilonopsis exulatus			
Subulinidae	Chilonopsis turtoni			
Subulinidae	Chilonopsis helena			
Subulinidae	Chilonopsis blofeldi	Blofeld's Snail		
Charopidae	Helenoconcha relicta			
Charopidae	Helenodiscus bilamellata			
Charopidae	Helenoconcha polyodon			

Family	Scientific Name	Local Name	Global Name	International Designation
Charopidae	Helenoconcha			
	biplicata			
Charopidae	Helenoconcha cutteri			
Charopidae	Helenoconcha			
	pseustes			
Charopidae	Helenoconcha			
	minutissima			
Charopidae	Helenoconcha leptalea			
Charopidae	Pseudohelenoconcha	Shitty Snail		
	spurca			

PART 2 PLANTS

Family	Scientific Name	Local Name	Global Name	International Designations
Terrestrial	Plants			
		Liverworts		
Acrobolba	Tylimanthus			
ceae	anisodontus			
Bazzaniac	Basaniaceae			
eae	praerupta			
Cephalozi	Cephalozia sanctae-			
ellaceae	helenae			
Cephalozi	Cylindrocolea			
ellaceae	sanctae-helenae			
Lejeuneac	Cololejeunea			
eae	sanctae-helenae			
Lejeuneac				
eae	Colura calyptrifolia			
Lejeuneac				
eae	Colura tenuicornis			
Lejeuneac	Lejeunea sanctae-			
eae	helenae			
Lejeuneac	Marchesinia			
eae	brachiata			
Lepidozia				
ceae	Kurzia nemoides			
Pleuroziac				
eae	Pleurozia gigantea			
Scapaniac	Anastrophyllum			
eae	subcomplicatum			
		Hornworts		

Family	Scientific Name	Local Name	Global Name	International Designations
Dendrocer	Dendroceros			
otaceae	adglutinatus			
		Mosses		
Bartramia	Philonotis heleniana			
Brachythe	Sainthelenia			
Daltoniac	Daltonia			
eae	splachnoides			
Daltoniac	Daltonia			
eae	splachnoides			
Entodonta				
ceae	Entodon dregeanus			
Fissidenta	0			
ceae	Fissidens chioneurus			
Funariace	Physcomitrium			
ae	flexifolium			
Hypnacea	Нурпит			
e	cupressiforme			
Hypnacea				
e	Hypnum lacunosum			
Pilotricha	Lepidopilidium			
ceae	crispifolium			
	Pseudocrossidium			
Pottiaceae	crinitum			
Sphagnac				
eae	Sphagnum helenicum			
		Club Mosses		
Lycopodi aceae	Huperzia saururus	Large Buck's Horn	Club Moss	
Vascular		1	1	1
		Ferns		
Aspleniac	Asplenium platybasis	Terns		
eae	var. Platybasis	Sickle Fern		
Aspleniac	var. 1 tatybasis	SICKIC I CIII		
eae	Ceterach haughtonii	Barn Fern	Barn Fern	
Dryopteri	- Comment manginonit	Large Kidney Fern,	2011110111	
daceae	Dryopteris cognata	Greater Kidney	Kidney Fern	
Dryopteri	Dryopteris Cognata Dryopteris	Small or Lesser	110110 / 1 0111	
daceae	napoleonis	Kidney Fern	Kidney Fern	
Elaphoglo	Elaphoglossum	Common Tongue-		
ssaceae	conforme	Fern		
Elaphoglo	Elaphoglossum	Toothed Tongue-		
ssaceae	dimorphum	Fern		
Elaphoglo	Elaphoglossum	-		
ssaceae	furcatum	Mossy Fern		
Elaphoglo	Elaphoglossum	Veined Tongue-		
ssaceae	nervosum	Fern		
SSACCAC		1	1	1
Grammiti		Dwarf Tongue-		

Family	Scientific Name	Local Name	Global Name	International Designations
	Asplenium compressum	Plastic Fern		8
	Dicksonia	Tree-Fern		
	arborescens			
	Diplazium	Black-Scale Fern		
	filamentosum			
	Pseudophegopteris	Brown-Scale Fern		
	dianae			
	Pteris paleacea	Lays Back Fern		
	Asplenium aethiopicum	Parsley Fern		
	Asplenium lunulatum	Hen and Chicks Fern		
	Ptoris dontata san	Comb Fern	+	
	Pteris dentata ssp. flabellata			
	Asplenium platybasis	Sickle Fern		
	Cheilanthes multifida	Crevice Fern		
	Hypolepis villoso- viscida	Sticky Fern		
	Pleopeltis	Dotted Tongue-		
	macrocarpa	Fern		
	Hymenophyllum capillaceum	St. Helena Filmy Fern		
	Ophioglossum polyphyllum	Lily fern		
Flowering	1 2 2 2			
		Monocotyledons		
Cyperacea			Neglected Tuft	
e	Bulbostylis neglecta	Neglected Sedge	Sedge	
	Eragrostis			
Poaceae	episcopulus	Cliff Hair Grass		
Poaceae	Eragrostis saxatilis	Hair Grass		
Poaceae	Panicum joshuae	Pat's Grass, Rock Millet	Millet	
	,	Dicotyledons	•	
Euphorbia			St Helena	
ceae	Acalypha rubrinervis	Stringwood	Stringwood	
			St Helena	
Apiaceae	Berula burchellii	Dwarf Jellico	Dwarf Jellico	
Nyctagina	Commicarpus			
ceae	helenae	Hogweed		
Asteracea	Commidendrum	Cluster Leafed		
e	gummiferum	Gumwood		

Family	Scientific Name	Local Name	Global Name	International Designations
Asteracea	Commidendrum		St Helena	
e	robustum	Gumwood	Gumwood	
Asteracea	Commidendrum		St Helena	
e	rotundifolium	Bastard Gumwood	Bastard	
Asteracea	Commidendrum		St Helena	
e	spurium	False Gumwood	False	
Euphorbia		French Grass, St.		
ceae	Euphorbia heleniana	Helena Spurge		
Frankenia	Frankenia		St Helena Tea	
ceae	portulacifolia	Tea Plant	Plant	
Boraginac	Heliotropium		St Helena	
eae	pannifolium	Heliotrope	Heliotrope	
Molugina		<u> </u>	St Helena	
ceae	Hypertelis acida	Salad Plant	Salad Plant	
Asteracea	71	-	St Helena She	
e	Lachanodes arborea	She Cabbage	Cabbage	
Asteracea	Melanodendron		St Helena	
e	integrifolium	Black Cabbage	Black Cabbage	
Solanacea	l megrijemm	Diudii dudduge	St Helena	
e	Mellissia begoniifolia	Boxwood	Boxwood	
Rhamnace	112tttisstet o o gottilj o tiet	Bonvoou	St Helena	
ae	Nesiota elliptica	Olive	Olive	
ue	Nesohedyotis	on ve	St Helena	
Rubiaceae	arborea	Dogwood	Dogwood	
Geraniace	Pelargonium	Old-Father-Live-	Old-Father-	
ae	cotyledonis	Forever	Live-Forever	
Asteracea	coryreadins	1 010 (01	St Helena	
e	Petrobium arboreum	Whitewood	Whitewood	
Rhamnace	1 cirositini arsorciini	vv inte vv ood	St Helena	
ae	Phylica polifolia	Rosemary	Rosemary	
Asteracea	Pladaroxylon Pladaroxylon	Rosemary	St Helena He	
e	leucadendron	He Cabbage	Cabbage	
Plantagina	i cucacitat on	The Cassage	St Helena	
ceae	Plantago robusta	Plantain	Plantain	
Zygophyll	1 mmgo roomstu	Sand Caltrop,	1 Iuiiuiii	
aceae	Tribulus cistoides	Devils Thorn,	Sand Caltrop	
Malvacea	THORMS CISIOTHES	DOVID THOM,	St Helena	
e e	Trochetiopsis ebenus	Dwarf Ebony	Dwarf Ebony	
Malvacea	Trochetiopsis evenus Trochetiopsis	2 Wall Loony	St Helena	
e	erythoxylon	Redwood	Redwood	
Malvacea	Trochetiopsis	1300 W OOU	St Helena	
e e	melanoxylon	Ebony	Ebony	
Campanul	Wahlenbergia Wangan Wan	Burchell's	Burchell's	
aceae	burchellii	Bellflower	Bellflower	
	Wahlenbergia Wanga	Demiower	St Helena	
Campanul	_	Larga Rallflower		
aceae	linifolia	Large Bellflower	Large	