Management Plan for

Antarctic Specially Protected Area (ASPA) 159

for Historic Site and Monument No. 22

(containing the historic huts of Carsten Borchgrevink and Scott's Northern Party and their precincts)

CAPE ADARE

(Lat. 710 18'S, Long. 1700 09'E).

1. Description of Values to be Protected

The historic value of this Area was formally recognized when it was listed as Historic Site and Monument No. 22 in Recommendation VII-9 (1972). It was designated as Specially Protected Area No. 29 in Measure 1 (1998) and redesignated as Antarctic Specially Protected Area (ASPA) 159 in Decision 1 (2002).

There are three main structures in the Area. Two were built in February 1899 during the British Antarctic (*Southern Cross*) Expedition led by C.E. Borchgrevink (1898-1900). One hut served as a living hut and the other as a store. They were used for the first winter spent on the Antarctic continent.

Scott's Northern Party hut is situated 30 metres to the north of Borchgrevink's hut. It consists of the collapsing remains of a third hut built in February 1911 for the Northern Party led by V.L.A. Campbell of R.F. Scott's British Antarctic (*Terra Nova*) Expedition (1910-1913), which wintered there in 1911.

In addition to these features there are numerous other historic relics located in the Area. These include stores depots, a latrine structure, two anchors from the ship *Southern Cross*, an ice anchor from the ship *Terra Nova*, and supplies of coal briquettes. Other historic items within the Area are buried in guano.

Cape Adare is one of the principal sites of early human activity in Antarctica. It is an important symbol of the Heroic Age of Antarctic exploration and, as such, has considerable historical significance. Some of the earliest advances in the study of earth sciences, meteorology, flora and fauna in Antarctica are associated with the two earliest expeditions based at this site. The history of these activities and the contribution they have made to the understanding and awareness of Antarctica give this Area significant scientific, aesthetic and historic values.

2 Aims and Objectives

The aim of the Management Plan is to provide protection for the Area and its features so that its values can be preserved. The objectives of the Plan are to:

- avoid degradation of, or substantial risk to, the values of the Area;
- maintain the historic values of the Area through planned conservation work which may include;
 - a. 'on-site' maintenance,
 - b. monitoring the condition of artefacts and structures, and the factors which affect them, and
 - c. conservation of artefacts to be conducted on and off site;
- allow management activities which support the protection of the values and features of the Area including;
 - a. mapping and otherwise recording the disposition of historic items in the hut environs, and
 - b. recording other relevant historic data; and
- prevent unnecessary human disturbance to the Area, its features and artefacts through managed access to Borchgrevink's hut.

3 Management Activities

- A programme of conservation work shall be undertaken on the *Southern Cross* hut and associated structures and artefacts in the Area.
- Visits shall be made as necessary for management purposes.
- Systematic monitoring shall be put in place to assess the impacts of present visitor limits, and the
 results and any related management recommendations included in reviews of this Management Plan.
 National Antarctic Programmes operating in, or those with an interest in, the Area shall consult
 together with a view to ensuring the above management activities are implemented.

4 Period of Designation

Designated for an indefinite period.

5 Description of the Area

5(i) Geographical coordinates, boundary markers and natural features

Cape Adare is a generally ice free, prominent volcanic headland, at the northern extremity of Victoria Land, which marks the western approaches to the Ross Sea. The Area is located to the south west of the Cape on the southern shore of Ridley Beach, which encloses a large, flat, triangular area of shingle.

The whole of the flat area and the lower western slopes of the Adare Peninsula are occupied by one of the largest Adélie penguin (*Pygoscelis adeliae*) rookeries in Antarctica. Penguins have almost completely occupied the Area and the need to avoid disturbance often restricts access to the huts.

The boundaries of the ASPA are:

- North, an east-west line drawn 50 metres north of the Northern Party Hut;
- East, a north-south line drawn 50 metres to the west of Borchgrevink's stores hut;
- West, a north-south line drawn 50 metres to the east of Borchgrevink's living hut; and
- South, the shoreline of Ridley Beach.

Skuas (Catharacta maccormicki) nest in the vicinity and Weddell seals also haul up along the beach.

5(ii) Access to the Area

There are no designated helicopter pads in the vicinity of the Area. Helicopter landings should be avoided as for most of the summer season it is difficult to operate helicopters without causing disturbance to penguins and skuas. Landings from the sea by boat, or vehicles travelling on the sea ice, may be made directly onto the beach as ice and surf conditions allow. From the beach, access to the Area is by foot. Care must be taken to avoid damage to artefacts in the Area and disturbance to birds nesting on and around the structures.

5(ii) Location of structures within and adjacent to the Area

Apart from a Treaty plaque all structures within the Area are of historic origin. Major features of the Area include Borchgrevink's *Southern Cross* expedition living hut and the unroofed stores hut. Scott's Northern Party hut is situated 30 metres to the north of Borchgrevink's living hut and is in a state of collapse.

In addition to these structures there are many other historic relics distributed around the Area. These include stores depots, a latrine structure, two anchors from the ship *Southern Cross*, an ice anchor from the ship *Terra Nova*, and supplies of coal. Many of these items are either partly or completely covered in the guano of the Adélie penguins which also occupy the Area.

The grave (Historic Site and Monument No. 23) of Nicolai Hanson (biologist with the *Southern Cross* expedition) is located approximately 1.5km north east of historic huts. It is marked by a large boulder with an iron cross, a brass plaque and a white cross marked out in quartz pebbles.

5(iii) Location of other Protected Areas in the vicinity

The nearest ASPA is 106 (previously SPA 7), approximately 115km to the south, on the western side of Cape Hallett.

6 Special Zones within the Area

There are no special zones within the Area.

7 Maps

Map A: Cape Adare regional map. This map shows the Cape Adare region along with the boundaries of the Area with significant topographic features. It also shows the approximate location of significant historical items within the Area.

Map B: Cape Adare site map. This map shows the approximate location of specific historic relics and structures within the Area.

8 Terms and Conditions for Entry Permits

Entry to the Area is prohibited except in accordance with a Permit.

Permits shall be issued only by appropriate national authorities and may contain both general and specific conditions. A Permit may be issued by a national authority to cover a number of visits in a season. Parties operating in the Area shall consult together and with groups and organisations interested in visiting the Area to ensure that visitor numbers are not exceeded.

Permits to enter the site may be issued for a stated period for:

- activities related to conservation, research and/or monitoring purposes;
- management activities in support of the objectives of this Plan; and
- activities related to educational or recreational activities including tourism, providing they do not conflict with the objectives of this Plan;

8(i) Access to and movement within the Area

Control of movement within the Area is necessary to prevent disturbance to wildlife and damage caused by crowding around the many vulnerable historic features within the Area. The maximum number in the Area at any time (including those within the hut) shall be: **40 people.**

Control of numbers within Borchgrevink's hut is necessary to prevent damage caused by crowding around the many vulnerable features within the hut. The maximum number within the hut at any time (including guides) shall be: **4 people.**

Avoidance of cumulative impacts on the interior of Borchgrevink's hut requires an annual limit on visitor numbers. The number of visitors to the hut varies considerably from year to year but the effect of visitors to other Ross Sea area historic huts suggests that similar limits should apply. The annual maximum number of visitors shall be: **2000 people.**

These limits have been based on current visitor levels and on the best advice available from conservation advisory agencies (which include conservators, archaeologists, historians, museologists and other heritage protection professionals). The limits are based on the proposition that any significant increase in the current level of visitors would be detrimental to the values to be protected. An ongoing

monitoring programme to assess the effect of visitors is required to provide the basis for future reviews of the management plan, in particular whether the limits on number of visitors are appropriate..

Adequate supervision of visits to the Area is necessary to prevent damage caused by crowding and by actions inconsistent with the Code of Conduct set out in section 8(vii). All tourism, educational and recreational visits must be supervised by an experienced guide nominated by the operator (refer section 8(ix)).

Helicopter landings are prohibited within the Area. Vehicles are prohibited within the Area.

8(ii) Activities which may be conducted within the Area

Activities which may be conducted within the Area include:

- visits for conservation purposes;
- educational and/or recreational visits including tourism; and
- scientific activity which does not detract from the values of the Area.

Visitors should adhere to the following Code of Conduct, except where conservation, research, monitoring or management activities specified in the Permit require otherwise:

- Thoroughly clean grit and scoria, ice and snow from boots using the brushes provided before
 entering the hut to reduce floor abrasion;
- Remove any clothing made wet by sea water, and any sea ice crystals from boots, as salt particles
 accelerate corrosion of metal objects;
- Do not touch, move or sit on any items or furniture in the huts handling artefacts causes damage;
- As many areas are cramped and artefacts can be accidentally bumped, do not wear packs inside.
- When moving around the sites, take great care not to tread on any items which may be obscured by snow;
- Use of combustion style lanterns, naked flames or smoking in or around the huts is prohibited, as fire is a major risk; and
- Visits should be recorded in the book provided. This allows times and levels of visitation to be correlated with temperature and humidity data automatically logged inside the hut.

8(iii) Installation, modification or removal of structures

No new structures are to be erected in the Area, or scientific equipment installed, except for conservation or scientific activities that do not detract from the values of the Area as specified in 1. No historic structure shall be removed from the Area, unless specified in a Permit issued in accordance with the provisions of section 8(vii).

8(iv) Location of field camps

Use of the historic hut, or other structures in the Area, for living purposes is not permitted.

Camping is prohibited within the Area under any circumstances.

8(v) Restrictions on materials and organisms which may be brought into the Area

No living animals, plant material, soil or micro-organisms shall be introduced to the Area.

No food products shall be taken into the Area.

Chemicals may only be introduced for permitted scientific or conservation purposes. Chemicals (including fuel) or other materials are not to be left in the Area, unless required for essential purposes connected with the conservation of the historic structures or the associated relics. All materials are to be removed when no longer required and before a date to be specified in the Permit.

8(vi) Taking or harmful interference with native flora and fauna

This activity is prohibited except in accordance with a permit issued by the appropriate national authority specifically for that purpose under Article 3, Annex II of the Protocol on Environmental Protection. Where animal taking or harmful interference is involved, this should, as a minimum standard, be in accordance with the SCAR Code of Conduct for the Use of Animals for Scientific Purposes in Antarctica.

8(vii) Collection of anything not imported by the Permit Holder

Material may be collected and removed from the Area for conservation purposes, or scientific reasons consistent with the objectives of this Plan, only when specified in a Permit issued by the appropriate national authority.

Materials which pose a threat to the environment or human health may be removed from the Area for disposal, in accordance with a Permit, where they meet one or more of the following criteria:

- 1. the artefact presents a threat to the environment, wildlife or human health and safety;
- 2. it is in such poor condition that it is not reasonably possible to conserve it;
- 3. it does not contribute in any significant way to our understanding of the hut, its occupants or the history of Antarctica;
- 4. it does not contribute to, or it detracts from, the visual qualities of the site or the hut, and/or;
- 5. it is not a unique or rare item;

and where such action is:

- 1. undertaken by parties with appropriate heritage conservation expertise; and
- 2. part of an overall plan for conservation work at the site.

National authorities should ensure that any removal of artefacts and assessment against the above criteria is carried out by personnel with appropriate heritage conservation expertise.

Artefacts judged to be of high historic value, which cannot be conserved on site with currently available techniques, may be removed in accordance with a Permit for storage in a controlled environment until such time as they can safely be returned to the Area.

8(viii)Disposal of waste

All human waste, grey water and other waste generated by work parties or visitors shall be removed from the Area.

8(ix) Measures that may be necessary to ensure that the aims and objectives of the plan continue to be met

- 1. The Permit, or an authorized copy, shall be carried within the Area;
- 2. Information on the requirements of this plan shall be provided to all visitors.
- 3. The Code of Conduct set out in section 8(ii) shall be followed by all visitors, except where conservation, research, monitoring or management purposes require otherwise.
- 4. Operators facilitating educational and recreational visits (including tourism) to the Area shall, prior to commencement of the summer season, nominate people with a working knowledge of both the site and this Management Plan to act as guides during visits.
- 5. All educational and recreational visits (including tourism) shall be supervised by a nominated guide, who is responsible for briefing visitors on the code of conduct and ensuring it is complied with.
- 6. Parties shall consult and coordinate to develop of skills and resources, particularly those related to conservation and preservation techniques, to assist with the protection of the Area's values.

8(x) Requirements for reports

Parties shall ensure that the principal holder for each Permit issued submits to the appropriate authority a report describing the activities undertaken. Such reports shall include, as appropriate, the information identified in the Visit Report Form provided in Appendix 4 of Resolution 2 (1998). In addition, any removal of materials in accordance with section 8(viii) shall be detailed, including the reason for removal and the current location of the items or the date of disposal. Any return of such items to the site shall also be reported.

9 Exchange of Information

Parties shall maintain a record of such activities and, in the Annual Exchange of Information, shall provide summary descriptions of activities conducted by persons subject to their jurisdiction, in sufficient detail to allow evaluation of the effectiveness of the Management Plan. Parties should wherever possible deposit originals or copies of such reports in a publicly accessible archive to maintain a record of visitation, to be used both for review of the Management Plan and in managing further visitation to the site.

