Seafood Traceability:

Aligning RFMO catch documentation schemes to combat IUU fishing

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EU IUU FISHING COALITION











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Background



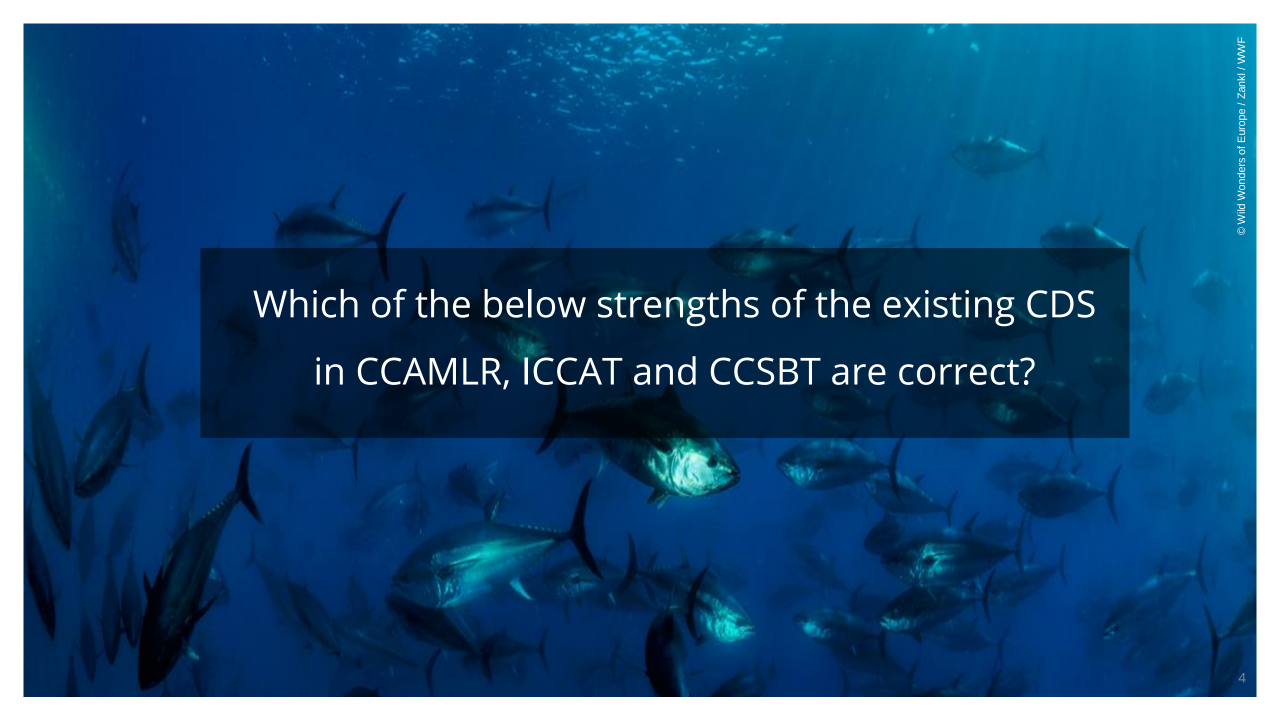


Why are CDS in RFMOs important?

- Tracing fisheries products is essential to guarantee their legality through all stages of the value chain - capture, landing, first sale and through trade among various professional intermediaries
- RFMOs play a central role as fora for cooperation between countries, including in terms of traceability

Main challenges

- Multiplication of standards and requirements adding burden and capacity needs for developing States, importing countries and operators
- Lack of interoperability and harmonisation between systems



Strengths of current RFMO CDS



CCAMLR	ссѕвт	ICCAT
Fully digital system, served by a well-designed database with real-time verifications Training for using the software is easier and faster as the number of operations is limited since toothfish fishing is practised by a relatively small fleet of industrial fishing vessels Covers all species from the toothfish genus (other RFMO CDS cover only one species) E-CDS can be accessed by any authorised authority to cross-check data (it improves the ability to detect a consignment of illegally-caught	ALL CDS documents have a unique number, helping to deter forgery Every legally-caught southern Bluefin tuna (SBT) has a unit tag attached Covers targeted fishing as well as accidental catches	Fully digital system, served by functional web-based interface that could be easily upgraded Covers targeted and accidental catches Unlicensed fishers who occasionally catch Bluefin tuna (BFT) must register on the ICCAT system and report their catches in order to sell BFT on the market CDS is supplemented by an obligation to physically mark tuna using tags issued by State authorities (to make a link between the electronic declaration and the traceability of the product along the full value chain, from various
consignment of illegally-caught toothfish)		along the full value chain, from various stakeholders to the final consumer)

Weaknesses of current RFMO CDS



CCAMLR	ссѕвт	ICCAT		
Reporting of live weight and fishing methods are not required	Paper-based system, serving only as a database for archiving and reporting purposes Database is not designed to issue any catch documents Database does not allow for realtime cross-checking of CDS	Procedure and use of software are too complex and cumbersome for SSF and occasional fishers (especially for accidental bycatch) Requested operations (e.g. radio catch declaration at sea, designated port being far from the fishing vessels area) are process-heavy		
	documents (inspector cannot query the database to verify the authenticity of a paper-based CCSBT form)	Risk that the reinforcement of the reporting constrains imposed on professionals and their dematerialised verification (electronic validation) can lead to a reduction in controls and physical inspections		

Threats to robust CDS



> The limited scope of geographic coverage

> Additional administrative burden

Lack of capacity and expertise

> Too many different rules



Opportunities to align CDS for the benefit of all



> Consistency between unilateral and multilateral CDS

> Key data elements (KDEs) harmonisation

> Improved information sharing and data cross-checking

> Reduced business costs and facilitating trade



Table 4 | CDS key data element requirements

Recommended or applied in practice

Optional or needs to be improved

Not recommended or required

		Stake	Stakeholder recommendations Current RFMO multilater for CDS CDS practices		ral	Current unilateral CDS practices		Current regional CDS practices			
	Key Data Elements (KDEs)	EU IUU fishing Coalition	FAO Voluntary Guidelines	GDST 1.0 Standard	ICCAT	ссѕвт	CCAMLR	IOTC	European Union	United States of America	Association of Southeast Asian Nations
wно	Vessel name		See article 1(b)								
	UVI (IMO number)		See article 1(b)								Only required for carrier vessels, not for fishing vessels
	Vessel flag		See article 1(b)								
	International Radio Call Sign (IRCS)		See article 1(b)								
	Information of exporter/re-exporter		See article 1(f)								
	Identity of import company		See article 1(g)								
	Product type (use of FAO Alpha code)		See article 1(d)								
	Species name embedded in the FAO/ASFIS 3-Alpha Code		See article 1(b)								
WHAT	Estimated live weight (kg)			Not specified between live							
	Processed weight (kg)		See article 1(d)	or processed							
	Declaration and authorisation of transshipment at sea		See article 1(c)								
WHEN	Event date (Harvesting operation)		See article 1(b) ⁱⁱ								
WHERE	Catch area		See article 1(b)								
	Authorisation to fish		See article 1(e)								
	Port of landing		See article 1(b)								
	Processing location										ο.
ном	Fishing methods										

The ongoing development of CDS

Association of Southeast Asian Nations (ASEAN)



ASEAN CDS and electronic tenant eACDS for all fish species



Requires only 7 KDEs for fishing vessels and 6 for carrier vessels

Western and Central Pacific Fisheries Commission (WCPFC)



Creation of a stand-alone CDS started in 2014 for bigeye tuna



At the time of writing this report, operational systems were still not working

Table 5 | Technical proposals for a global CDS model

Binding

Recommended / Optional

Not required

In addition to the assessed KDEs and the identified examples of best practice, these further criteria would strengthen the proposed global CDS model.

Key Data Elements to be included	Industrial mono-specific fisheries	Industrial multi-specific fisheries	Artisanal / small-scale fisheries (SSF)	Bycatch fisheries (including discards)
CDS format	Electronic ⁱ with formal notification of validation (CDS certificate number for verification)	Electronic with formal notification of validation (CDS certificate number for verification)	Electronic (depending on State and stakeholders capacities, a paper with formal notification of validation (CDS certificate number for verification) as a transition period to electronic means could be considered	Electronic (depending on State and stakeholders capacities, a paper with formal notification of validation (CDS certificate number for verification) as a transition period to electronic means could be considered
Vessel name	Global Record of Fishing Vessels RFMOs fishing register	Idem	Idem	Global Record of Fishing Vessels RFMO fishing register or individual registration for CDS establishment (made by vessel or representatives and validated by flag State)
Unique vessel identifier	IMO number	Idem	IMO number or if not applicable RFMO number or national registration number	IMO number or if not applicable RFMO number or national registration number
Vessel flag	State name	State name or code included in RFMO number	State identification code included in RFMO number	State name (ABNJ) or identification code included in RFMO number
International Radio Call Sign (IRCS) and other tools ⁱⁱ	IRCS	IRCS	IRCS or National requirements call sign	IRCS or National requirements call sign
Information (identity) of buyer / exporteriii / re-exporter	Name, address, telephone, legal identification number, point of buying / export / re-export and transport details	Idem	Idem	Idem
Identity of Importing / re-selling company	Name, address, telephone, legal identification number, point of import/resale and transport details	Idem	Idem	Idem
Product type	FAO Code ^{iv} Prioritise information on fresh, whole and unprocessed product ^v	Idem Idem	Idem Idem	Idem Idem

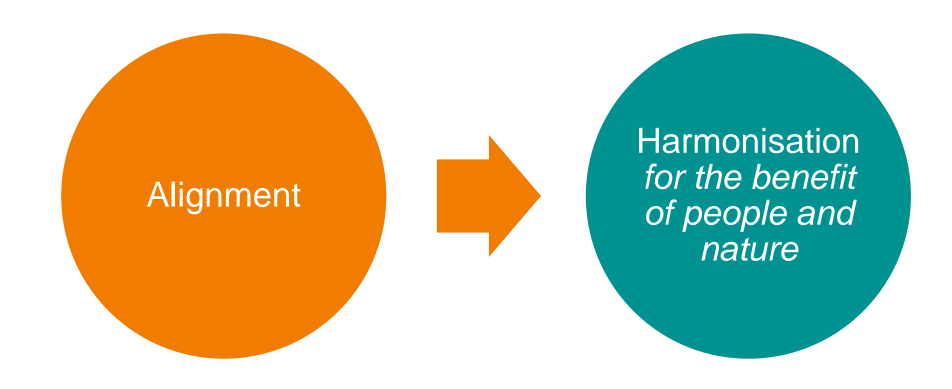
The way forward



Expand CDS coverage to additional species and geographical areas in RFMOs while ensuring alignment **Set up an electronic system** allowing digital data entry, as well as data exchanges, consultation and controls for verification **At minimum, integrate 17 KDEs requirements**, in particular, the systematic information of the live weight (rounded weight) and the net weight (processed weight), both for live (ranching) and dead fish **Create systems that are interoperable Begin to develop a generically-aligned model of CDS** for all tuna and non tuna species.

A needed alignment towards harmonisation





Thank you!

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