IOTC-2024-S28-PropW.Rev.3 (16/05/2024@01:43PM)

On <u>Establishing a List of Vessels Presumed to Have Carried out Illegal, Unreported and Unregulated Fishing in the IOTC Area of Competence Measures to Prevent, Deter and Eliminate Illegal, Unreported and Unregulated Fishing</u>

SUBMITTED BY: Somalia

Note on Rev.3:

Instead of deleting footnote 1 entirely, Rev.3 of this proposal now contains the following provision:

4bis. For the purposes of paragraph 4(h), a vessel that is recorded on the IOTC Record of Authorised Vessels shall not be presumed to have engaged in IUU fishing activities when a lost Fish Aggregating Device (FAD) that it had previously deployed drifts into waters that are under the national jurisdiction of a coastal State without the permission or authorisation of the coastal State. A "lost FAD" means a FAD over which the buoy owner has lost control and that cannot be located by the buoy owner. However, if the FAD is equipped with an instrumented buoy that is active or can still be reactivated, or if the vessel retrieves or fishes on a FAD in a coastal State's waters without the permission or authorisation of the coastal State, the vessel shall be presumed to have engaged in IUU fishing activities. "Active buoy" means an instrumented buoy from which the satellite communication service has been initiated and switched on, which has been deployed at sea on a DFAD or log and which is transmitting position. This subparagraph is without prejudice to Resolution 19/02 *Procedures on a Fish Aggregating Devices* (FADs) Management Plan and any subsequent superseding Resolution.

The object and purpose of this provision is to clarify, as a potential compromise and for the benefit of those Members who have expressed concerns about the deletion of the footnote, that the intention of this proposal is not to classify the drifting of permanently lost dFADs (or other lost fishing gear) into EEZs of coastal States as IUU fishing. Rather, the proposal intends to address the illegal practice of deploying active dFADs with active or only temporarily deactivated buoys outside the EEZs of coastal States and to fish on them once they have drifted through these EEZs and aggegated tuna there.

Some smaller changes concerning the link between Resolution 18/03 and Resolution 07/01 were also made.

Changes in the Rev.3 are flagged in cyan.

Note on Rev.2:

Following further feedback from Members, the proposal now retains the original title of the CMM. Moreover, the explanatory memorandum has been expanded to clarify the intention behind the deletion of footnote 1.

Changes in the Rev.2 are flagged in green.

Note on Rev.1:

1) Following constructive feedback by some Members, this proposal now refrains from incorporating and superseding Resolution 07/01 *To promote compliance by nationals of Contracting Parties and Cooperating Non-Contracting Parties with IOTC Conservation and Management Measures.* Instead, some general wording has been added to strengthen the link between Resolution 07/01 and the present proposal. Moreover, Somalia would like to draw the attention of Members to proposal IOTC-2024-S28-PropX To promote compliance (UK), which contains improvements regarding the use of nationality-based jurisdiction in combatting IUU fishing.

- 2) The proposal now retains most of the definitions currently contained in Resolution 18/03.
- 3) Additional language has been inserted in Para. 24 to close a loophole for potential late delivery of information by the flag State in the context of IUU delisting procedures.

Substantive changes of operative provisions (as opposed to legal scrubbing) are flagged in yellow.

Explanatory Memorandum

The proposed amendments aim to strengthen Resolution 18/03 in order to further improve the IOTC's framework for combatting IUU fishing as well as to remove inconsistencies in legal drafting:

- The title is changed to "Resolution On Measures to Prevent, Deter and Eliminate Illegal, Unreported and Unregulated Fishing" as the CMM already contains provisions going beyond the IUU Vessel List, and as it can gradually be amended to incorporate the remaining CMMs concerning IUU fishing.
- The definitions are also amended to appear in alphabetical order, and a legally superfluous sub-paragraph (Para. 1(g)) has been removed. Finally, this proposal removes the footnote in Para. 4(h) in order to ensure that all substantive rules are in the text of the Resolution and to bring the definition of IUU fishing activities in line with international law, pursuant to which DFADs drifting in waters within national jurisdiction constitute "fishing". This footnote currently provides that DFADs that drift into the EEZ of coastal States (and aggregate tuna there) are not considered IUU fishing for the purpose of the Resolution 18/03. In practice, available data suggests that foreign industrial fleets often deploy DFADs outside Somalia's EEZ, which then drift through the EEZ and aggregate tuna schools that are subsequently fished by foreign fleets outside Somalia's EEZ. To the extent that these dFADs are active and being tracked, or are only temporarily switched off, this constitutes a violation of Somalia's sovereign rights in its EEZ under Article 56(1)(a) of the United Nations Convention on the Law of the Sea (UNCLOS), and a violation of Sections 25 and 76 Somalia's Law of Fisheries Management and Development of 2023. Somalia cannot accept a gear-specific carve-out from the definition of IUU fishing as this would be discriminatory towards other gears and is not aligned with generally accepted definitions of IUU fishing such as those in the FAO's IPOA-IUU and the Agreement on Port State Measures. Deleting the footnote will remove this inconsistency with the global legal framework concerning IUU fishing and ensure a level playing field among gears.
- Noting that the legal scrubbing process has stalled (cf. Para. 10 of the Report of the 18th Session of the IOTC Compliance Committee, IOTC–2021–CoC18–R[E]), this proposal incorporates the non-substantive amendments proposed in the Legal Scrub of IOTC Resolutions and Recommendations to reflect best practices in legal drafting, taking into account comments made by CPCs as well as the Guidance and Recommendations for Preparing IOTC Resolutions and Recommendations (cf. IOTC–2020–WPICMM03_Rev1). Moreover, the proposed amendments introduce terminology and definitions that reflect with some modifications based on comments from CPCs language from the proposed IOTC Glossary (cf. IOTC–2020–WPICMM03_Rev1).

RESOLUTION 1824/03XX

ON MEASURES TO PREVENT, DETER AND ELIMINATE ILLEGAL, UNREPORTED AND UNREGULATED FISHING ON ESTABLISHING A LIST OF VESSELS PRESUMED TO HAVE CARRIED OUT ILLEGAL, UNREPORTED AND UNREGULATED FISHING ACTIVITIES IN THE IOTC AREA OF COMPETENCE

Keywords: IUU, illegal, unreported and unregulated fishing.

The Indian Ocean Tuna Commission (IOTC),

RECALLING that the FAO Council adopted on 23 June 2001 anthe International Plan of Action to perevent, to deep ter and eliminate illegal, unreported and unregulated frishing (IPOA-IUU), which encouraged. This plan stipulates that the all identifications of the vessels carryingengaged in out IUU fishing activities should be made through follow agreed procedures and be applied in an equitable in a fair, transparent and non-discriminatory manner way;

RECALLING that the IOTC adopted Resolution 01/07 <u>Concerning the support of the IPOA-IUU</u> [superseded by <u>Resolution 14/01 on the removal of obsolete conservation measures</u>] concerning its support of the IPOA-IUU;

RECALLING that IOTC has already adopted measures against IUU fishing activities;

RECALLING that the IOTC adopted <u>Resolution 07/01</u> to promote compliance by nationals of Contracting Parties and Cooperating Non-Contracting Parties with IOTC Conservation and Management Measures;

RECALLING ALSO that the IOTC adopted Resolution 19/0407/02 [superseded by Resolution 13/02, then by Resolution 14/04, then by Resolution 15/04, then by Resolution 19/04] Concerning the IOTC Record of Vessels Authorised to operate in the IOTC area of competence to enhance the implementation of IOTC CMMsonservation and Management Measures through establishing a Record record of fishing vessels authorised to operate in the IOTC area of competence;

RECOGNISING that IUU fishing activities may be linked with serious and organised crime;

CONCERNED by the fact that IUU fishing activities in the IOTC area of competence continue, and these activities diminish the effectiveness of IOTC CMMsonservation and Management Measures;

FURTHER CONCERNED that there is evidence of a large number of vessel owners engaged in such fishing activities who have re-flagged their vessels to avoid compliance with IOTC CMMsonservation and Management Measures;

DETERMINED to address the challenge of an increase in IUU fishing activities by way of countermeasures to be applied in respect of the vessels engaged in IUU fishing, without prejudice to further measures adopted in respect of flag States under the relevant IOTC instruments;

CONSCIOUS of the need to address, as a matter of priority, the issue of large-scale fishing vessels conducting IUU fishing activities;

NOTING that the situation must be addressed in the light of all relevant international fisheries instruments and in accordance with the relevant rights and obligations established in the World Trade Organizsation (WTO) Agreements;

TAKING INTO ACCOUNT the basic principles for adopting measures for cross-listing vessels listed as IUU vessels by other RFMOs endorsed in the recommendations of the Third Joint Meeting of Tuna Regional Fisheries Management Organisations (RFMOs) of the Tuna RFMO, held in La Jolla, California in 2011;

ACKNOWLEDGING the need to preserve the decision-making authority of IOTC in any cross-listing decision by ensuring that members have the opportunity to consider each vessel on a case-by-case basis prior to its inclusion in the IOTC IUU $\frac{1}{2}$ essels $\frac{1}{2}$ List;

CONCERNED that vessels that carry out activities in the IOTC area of competence which do not comply with IOTC CMMs are benefiting from support provided by persons subject to the jurisdiction of Contracting Parties

and Cooperating Non-Contracting Parties (CPCs), including, *inter alia*, through participation in transhipment, transport and trade of illegally harvested catches or engagement on board or in the management of these vessels;

NOTING that the IPOA-IUU calls on States to take measures to discourage nationals subject to their jurisdiction from supporting and engaging in any activity that undermines the effectiveness of international conservation and management measures;

ADOPTS, in accordance with paragraph 1 of Article IX of the IOTC Agreement, the following that:

Use of terms

- 1. For the purpose of this Resolution:
 - (a) "fishing" means searching for, attracting, locating, taking or harvesting fish or any activity which can reasonably be expected to result in the attracting, locating, catching, taking or harvesting of fish;
 - (b) "-fishing related activities-" means any operation in support of, or in preparation for, fishing, including the landing, packaging, processing, transshipping or transporting of fish that have not been previously landed at a port, as well as the provisioning of personnel, fuel, gear and other supplies at sea;
 - (a)(c) "iInformation" means suitably and sufficiently documented data which is capable of being presented as evidence to the IOTC Compliance Committee and/or Commission of any facts in issue;
 - (d) "IOTC CMMs" means conservation and management measures adopted in accordance with paragraph 1 of Article IX of the IOTC Agreement;
 - (e) "IOTC RAV" means the IOTC Record of Authorised Vessels;
 - (b)(f) "master" means any person holding the most responsible position at any given time on board a fishing vessel;

(c)(g)

""Ooperator" means the natural or legal person who is responsible for taking commercial decisions regarding the management and operation of a vessel and includes a charterer of the vessel;

(d)(h) "owner" means the natural or legal person registered as the owner of a vessel.

the singular also includes the plural.

Application of this measure

2. This Resolution applies to vessels, together with their <u>Oo</u>wners, <u>Oo</u>perators and <u>Mm</u>asters that undertake fishing and fishing related activities, for species covered by the IOTC Agreement, or by IOTC <u>CMMsonservation and Management Measures</u>, within the IOTC area of competence (IOTC Area).

Objective

- 3. This Resolution sets out rules and procedures for the maintenance and updating by the Commission of the system of lists of vessels considered to be involved in illegal, unreported and unregulated (IUU) fishing activities and which comprises:
 - (a) the Draft IOTC IUU Vessels List (Draft IUU Vessels List);
 - (b) the Provisional IOTC IUU Vessels List (Provisional IUU Vessels List); and
 - (c) the IOTC IUU Vessels List (IUU Vessels List).

Definition of IUU Fishing Activities

4. For the purposes of this Resolution a vessel is presumed to have engaged in IUU fishing activities when a Contracting Party or Cooperating Non-Contracting Party (hereinafter referred to as "CPCs") has provided information that such a vessel has, within the IOTC Area-area of competence and in relation to species covered by the IOTC Agreement or by any IOTC CMMonservation and Management Measures:

- (a) engaged in fishing or fishing related activities and is neither registered on the IOTC Record of Authorised VesselsRAV in accordance with Resolution 19/0415/04 [superseded by Resolution 19/04], nor recorded in the ActiveIOTC Record of Currently Authorised—list of vVessels; or
- (b) engaged in fishing or fishing related activities when its flag State is without quota, catch limit, or effort allocation under IOTC CMMsonservation and Management Measures where applicable unless that vessel is flagged to a CPC-; or
- (c) failed to record or report its catches in accordance with IOTC Conservation and Management Measures CMMs or has made false reports; or
- (d) taken or landed undersized fish in contravention of IOTC Conservation and Management Measures CMMs;
- (e) engaged in fishing or fishing related activities during closed fishing periods or in closed areas in contravention of IOTC Conservation and Management Measures CMMs; or
- (f) used prohibited fishing gear in contravention of IOTC Conservation and Management Measures CMMs; or
- (g) transhipped fish to, or otherwise participated in joint operations with, support or re-supply vessels that are not included on the IOTC Record of Authorised VesselsRAV or not on the Record of Vessels Authorised to Receive Transhipments At-Sea in the IOTC Area of competence; or
- (h) engaged in fishing or fishing related activities in waters that are under the national jurisdiction of a coastal State without the permission or authorisation of that State or in contravention of the laws and regulations of that State (without prejudice to the sovereign rights of the State concerned to undertake enforcement measures against such a vessel); or
- (i) engaged in fishing or fishing related activities whilest being without nationality; or
- (j) engaged in fishing or fishing related activities having intentionally falsified or concealed its markings, identity or registration; or
- (k) engaged in fishing or fishing related activities in contravention of any other binding IOTC CMMsConservation and Management Measures.

4bis. For the purposes of paragraph 4(h), a vessel that is recorded on the IOTC Record of Authorised Vessels shall not be presumed to have engaged in IUU fishing activities when a lost Fish Aggregating Device (FAD) that it had previously deployed drifts into waters that are under the national jurisdiction of a coastal State without the permission or authorisation of the coastal State. A "lost FAD" means a FAD over which the buoy owner has lost control and that cannot be located by the buoy owner. However, if the FAD is equipped with an instrumented buoy that is active or can still be reactivated, or if the vessel retrieves or fishes on a FAD in a coastal State's waters without the permission or authorisation of the coastal State, the vessel shall be presumed to have engaged in IUU fishing activities. "Active buoy" means an instrumented buoy from which the satellite communication service has been initiated and switched on, which has been deployed at sea on a DFAD or log and which is transmitting position. This subparagraph is without prejudice to Resolution 19/02 *Procedures on a Fish Aggregating Devices (FADs) Management Plan* and any subsequent superseding Resolution.

Submission of information on IUU Fishing Activities

5. A CPC in possession of information that one or more vessels has engaged in IUU fishing activities within the IOTC Area area of competence within a 24 month period prior to the annual meeting of the IOTC Compliance Committee shall submit a list of such vessels to the IOTC Executive Secretary. Such submission shall be made at least 70 days before the annual meeting of the IOTC Compliance Committee using the IOTC Reporting Form for Illegal Activity in-(Annex I).

¹-For the purposes of this subparagraph, a vessel that is recorded on the IOTC Record of Authorised Vessels shall not be presumed to have engaged in IUU fishing activities when a Fish Aggregating Device (FAD) it has deployed drifted into waters that are under the national jurisdiction of a coastal State without its permission or authorization. However, if the vessel retrieves or fishes on a FAD in a Costal State's waters without its permission or authorization, the vessel is presumed to have engaged in IUU activities.

- 6. A list submitted by a CPC (the nominating CPC) in accordance with paragraph 5, shall be accompanied by information concerning the IUU fishing activity of each of the listed vessel(s) including but not limited to:
 - (a) reports regarding the alleged IUU fishing activity from CPCs relating to IOTC CMMsonservation and Management Measures in force;
 - (b) trade information obtained on the basis of relevant trade statistics such as those from statistical documents and other national or international verifiable statistics:
 - (c) any other information obtained from other sources and/or gathered from the fishing grounds such as:
 - (i) information gathered from inspections undertaken in port or at sea; or
 - (ii) information from coastal States including VMS transponder or AIS data, surveillance data from satellites or airborne or seaborne assets; or
 - (iii) IOTC programmes, except where such a programme stipulates that information gathered is to be kept confidential; or
 - (iv) information and intelligence collected by third parties either provided directly to a CPC or viathrough the IOTC Executive Secretary pursuant to paragraph 7.

Draft IOTC IUU Vessels List

- 8. On the basis of the information received pursuant to paragraphs 5, 6 and 7, the IOTC Executive Secretary shall draw up a Draft IUU Vessels List incorporating the information in the format set out in Annex II. The IOTC Executive Secretary shall then transmit the Draft IUU Vessels List together with the compiled information to each CPC and to the flag State of each vessel included on the Draft IUU Vessels List at least 55 days before the Aannual Session-Meeting of the IOTC Compliance Committee.
- 9. The flag State of a vessel included on the Draft IUU Vessels List shall be requested to take all measures necessary to ensure that any natural or legal persons subject to its jurisdiction do not participate in IUU fishing. In particular, the flag State shall:
 - (a) notify the Oowner, Ooperator and the Mmaster of the vessel of the fact of its inclusion in the Draft IUU Vessels List and of the consequences that may result from its inclusion being confirmed in the IUU Vessels List adopted by the Commission; and
 - (b) closely monitor the vessels included in the Draft IUU Vessels List in order to determine their activities and possible changes of use, name, flag and/or registered Owner;
 - (b) take the measures provided for in Resolution 07/01 To promote compliance by nationals of Contracting Parties and Cooperating Non-Contracting Parties with IOTC Conservation and Management Measures.

- 10. The flag State of a vessel included on the Draft IUU Vessels List may transmit to the IOTC Executive Secretary at least 15 days before the Aannual MSessioneeting of the IOTC Compliance Committee, any comments and information about listed vessels and their activities, including information pursuant to Pparagraph 9(-a) and 9(-b) and information showing that the listed vessels either have or have not:
 - (a) conducted fishing activities in a manner consistent with IOTC CMMsonservation and Management Measures in force; or
 - (b) conducted fishing activities in a manner consistent with the laws and regulations of a coastal State when fishing in the waters under the jurisdiction of that State, and with the law and regulations of the flag State and the Authorisation to Fish;—or
 - (c) conducted fishing activities exclusively for species that are not covered by the IOTC Agreement or IOTC CMMsonservation and Management Measures.
- 11. The IOTC—Executive Secretary shall compile any new information received from CPCs and flag States regarding vessels on the Draft IUU Vessels List and, pursuant to paragraphs 22 and 23, those on the IUU Vessels List and circulate that information to all CPCs and to the flag States of vessels on the lists at least 10 days prior to the annual session of the IOTC Compliance Committee together with the completed checklist, Annex III and where applicable, Annex IV.
- 12. A CPC may at any time submit to the IOTC-Executive Secretary any additional information regarding vessels on the Draft IUU Vessels List, which might be relevant to the establishment of the IUU Vessels List. If the IOTC Secretariat receives this information after the Draft IUU Vessels List has been circulated to CPCs, it will circulate the information to all CPCs and to the flag States of listed vessels as soon as practicable.

Provisional IOTC IUU Vessels List

- 13. The IOTC Compliance Committee shall each year at its <u>Aannual MeetingSession</u> examine the Draft IUU Vessels List, as well as the information submitted, and any comments received from the flag State of a vessel included on the Draft IUU Vessels List together with any additional information——submitted by any CPC. If the IOTC Compliance Committee is satisfied that the documented information establishes that the vessel carried out IUU fishing activities, it shall include the vessel or vessels concerned in the Provisional IUU Vessels List.
- 14. The **IOTC** Compliance Committee shall not include a vessel in the Provisional IUU Vessels List if:
 - (a) the nominating CPC did not follow the provisions of paragraphs 5 and 6; or
 - (b) on the basis of the information available, the <u>IOTC</u> Compliance Committee is not satisfied that the presumption of IUU fishing activities referred to in paragraph 4 has been established; or
 - (c) the flag State of a vessel included in the Draft IUU Vessel List provides information that demonstrates that the vessel has at all relevant times complied with the rules of the flag State and with its authorisation to fish and:
 - (i) that the vessel has conducted fishing activities in a manner consistent with the IOTC Agreement and <u>IOTC CMMsConservation and Management Measures</u>; or
 - (ii) that the vessel has conducted fishing activities within the waters under the jurisdiction of a coastal State in a manner consistent with the <u>legislation</u> laws and regulations laws and regulations of that coastal State; or
 - that the vessel has fished exclusively for species that are not covered by the IOTC Agreement or IOTC CMMsonservation and Management Measures; or
 - (d) the flag State of a vessel included in the Draft IUU Vessels List provides information that demonstrates that effective action has been taken in response to the IUU fishing activities in question, including prosecution and imposition of sanctions of adequate severity to be effective in securing compliance and deterring further violations infringements. Every CPC shall report any actions and measures that it has

taken in accordance with Resolution 07/01 <u>To promote compliance by nationals of Contracting Parties and Cooperating Non-Contracting Parties with IOTC Conservation and Management Measures</u>; in order to promote compliance with IOTC C<u>MMs</u>onservation and Management Measures by natural and legal persons subject to its jurisdiction and its flag vessels that fly its flag.

- 15. In cases where a flag State has not demonstrated the matters referred to in Pparagraphs 14-(c) or 44-(d) or where a flag State has not provided any information under paragraph 10 or during the annual Session of the IOTC Compliance Committee meeting, the IOTC Compliance Committee shall include the vessel on the Provisional IUU Vessels List and recommend to the Commission that the vessel be included on the IUU Vessels List.
- 16. Following the examination referred to in paragraph 13 at each IOTC <u>Aannual Sessionmeeting</u>, the IOTC Compliance Committee shall submit the Provisional IUU Vessels List to the Commission for its consideration. If the <u>IOTC</u> Compliance Committee cannot agree as to whether a certain vessel shall be included in the Provisional IUU Vessels List, the List shall include the vessel and the Commission shall decide whether the vessel shall be included in the IUU Vessels List.

IOTC IUU Vessels List

- 17. The IOTC Compliance Committee shall each year examine the IUU Vessels List and the information circulated under paragraph 11 and shall recommend to the Commission which, if any, vessels should be added to or removed from the IUU Vessels List.
- 18. The Commission shall each year at its Aannual Session Meeting review the IUU Vessels List as well as the Provisional IUU Vessels List, and the recommendations adopted by the IOTC Compliance Committee to amend the IUU Vessels List, together with the documented information provided under paragraphs 6, 10, 12, and 30. Based on its review, the Commission may decide to amend the IUU Vessels List by:
 - (a) adding or removing vessels; and/or
 - (b) rectifying any incorrect details, or inserting new details, about a vessel already included on the IUU Vessels List in accordance with paragraph 30.(a).
- 19. The Commission, acting in accordance with paragraph 18, may amend the IUU Vessels List by consensus.—In the absence of consensus, the Commission shall decide upon any proposed amendment by a vote.—Voting may be conducted by a secret ballot if a member requests it and this request is seconded.—If two thirds or more of the Contracting Parties present and voting support the proposed amendment it shall be considered approved and brought into effect.——The outcome of any decision made by the Commission pursuant to this paragraph shall not affect any domestic prosecution or settlement of any sanctions by the nominating State, the or-flag State, or any other State having jurisdiction over srelevant natural and legal persons pursuant to paragraphs 4 and 14-(d).

Action against IUU Vessels

- 20. Following the adoption of the IUU Vessels List, the IOTC Executive Secretary shall request the flag State of every vessel that is included in the list:
 - (a) to notify the <u>Oo</u>wner and <u>Oo</u>perator of the vessel of its inclusion on the list and the consequences which may result from its inclusion in the list;
 - (b) to take all the necessary measures to prevent the vessel from undertaking IUU fishing activities, including withdrawing its fishing licence or the de-registering of the vessel, and to inform the Commission of the measures taken in this respect.
- 21. A-CPCs shall take all necessary measures, in accordance with its legislation:
 - (a) to-take all necessary measures to ensure that no <u>flag</u> vessel <u>flying its flag</u>, including any fishing vessel, support vessel, refuelling (supply) vessel, mother-ship or cargo vessel, provides assistance to a vessel included in the IUU Vessels List in any way, or engages in fishing processing operations with such a

- vessel or participates in transhipment or joint fishing operations with such a vessel, except for the purpose of rendering assistance where such a vessel, or any person on that vessel, is in danger or distress;
- (b) to-refuse entry into its ports by any vessel included on the IUU Vessels List, except in case of *force majeure* or where the vessel, or any person on that vessel, is in danger or distress, unless vessels are allowed entry into port for the exclusive purpose of inspection— and effective enforcement action;
- (c) to-consider giving priority to the inspection of vessels on the IUU Vessels List, if such vessels are otherwise found in their ports;
- (d) to-prohibit the chartering of a vessel included on the IUU Vessels List;
- (e) to refuse to grant their flag to vessels included in the IUU Vessels List, except if the vessel has changed Oowner and the new Oowner has provided sufficient information demonstrating the previous Oowner or Ooperator has no further legal, beneficial or financial interest in, or control of, the vessel; or having taken into account and documented all relevant facts, the flag State determines that granting the vessel its flag will not result in IUU fishing;
- (f) to prohibit the import, landing or transhipment, of tuna and tuna-like species from vessels included in the IUU Vessel List;
- (g) to encourage importers, transporters and other sectors concerned, to refrain from engaging in transactions, including transhipments, relating to tuna and tuna-like species caught by vessels included in the IUU Vessels List;
- (h) to collect and exchange with other C<u>PCsontracting Parties or Cooperating Non-Contracting Parties</u> any appropriate information with the aim of detecting, controlling and preventing false import/export certificates for tunas and tuna-like species from vessels included in the IUU Vessels List.

Vessel Delisting Procedures

- 22. The flag State of a vessel included in the IUU Vessels List may request the removal of the vessel from the list at any time, including during the inter-sessional period, by providing information to the HOTC-Executive Secretary to demonstrate that:
 - (a) it:
 - (i) has adopted measures such that the vessel <u>Oo</u>wner and all other nationals employed on that vessel that engage in fishing and fishing related activities within the IOTC <u>Area area of competence</u> for species covered by the IOTC Agreement comply with all IOTC <u>CMMsonservation and Management Measures</u>; and
 - (ii) it is effectively assuming and will continue to effectively assume its flag State responsibilities with regard to the monitoring and control of the fishing activities of this vessel; and
 - (iii) has taken effective action against the <u>Oo</u>wner, <u>Oo</u>perator and <u>Mm</u>aster (where appropriate) in response to the IUU fishing activities that resulted in the vessel's inclusion in the IUU Vessels List including prosecution and imposition of sanctions of—adequate severity; or
 - (b) The vessel has changed ownership and that the new Owner can establish that the previous Owner no longer has any operational, legal, financial or real interests whether direct or indirect in the vessel or exercises control over it and that the new Owner has not participated in any IUU fishing activities in the preceding 5 years; or
 - (c) <u>Tthe</u> vessel has been sunk or scrapped; or
 - (d) Aany prosecution and/or sanctions regarding the vessel that conducted IUU fishing activities has been concluded by both the nominating CPC and the flag State of the vessel.
- 23. If a request for the removal of a vessel from the IUU Vessels List is received within 55 to 15 days before the annual Session of the IOTC Compliance Committee meeting, the request shall be considered at that Sessionmeeting. The IOTC Compliance Committee shall examine the request along with any information

- provided under paragraph 22 and shall recommend to the Commission whether or not the vessel should be removed from the IUU Vessels List.
- 24. If a request is received more than 55 days before the annual <u>Session of the IOTC</u> Compliance Committee meeting, the request will be considered in accordance with the intersessional procedure <u>outlined provided</u> in paragraphs 25-28. The same procedure shall apply if a request is received between 15-0 days before or during the annual Session of the IOTC Compliance Committee.
- 25. On the basis of the information received in accordance with paragraph 22, the HOTC-Executive Secretary shall transmit the request for removal together with all the supporting information submitted and the checklist in **Annex IV** to all CPCs within 15 days following receipt of the request.
- 26. The Contracting Parties shall examine the request to remove the vessel and shall notify the IOTC Secretariat of their conclusion to either remove the vessel from, or keep the vessel on, the IUU Vessels List, within 30 days following the notification by the HOTC Executive Secretary.
- 27. At the end of the 30 day period, the HOTC Executive Secretary shall ascertain the outcome of the CPCs' decision on the proposal in accordance with the following:
 - (a) Aa Vessel Delisting Procedure shall be deemed valid only if at least 50% of the Contracting Parties with voting rights respond to the proposal;
 - (b) Aa proposal shall be considered to have been approved if two thirds or more of the Contracting Parties with voting rights that respond indicate that they support the delisting of the vessel concerned from the IUU Vessels List, and it shall be delisted;
 - (c) Lif fewer than two-thirds of the Contracting Parties with voting rights that respond are in favour of delisting the vessel from the IUU Vessels List it shall not be delisted and the request for delisting shall be considered by the next annual Session meeting of the IOTC Compliance Committee in accordance with the procedure outlined in paragraph 23.
- 28. The IOTC-Executive Secretary shall communicate the result of every decision, along with a copy of the amended IUU Vessels List, to all CPCs, the flag State of the vessel (if not a CPC), and any Non-Contracting Party that may have an interest. The amended IUU Vessels List shallwill have effect immediately after the result of the decision has been communicated.

Publication of the IUU Vessels List

29. The IOTC-Executive Secretary will take any necessary measures to ensure publicity of the IUU Vessels List adopted by the Commission IOTC pursuant to paragraph 18, or as amended pursuant to paragraphs 22 to 27, 30, 34, 35 or 36 in a manner consistent with any applicable confidentiality requirements, and through electronic means, including placing it on the IOTC website. Furthermore, the IOTC Executive Secretary shall transmit the IOTC IUU Vessels List as soon as possible to the FAO and to the organisations as set out in Pparagraph 31 for the purposes of enhanced co-operation between IOTC and these organisations in order to prevent, deter and eliminate IUU fishing activities.

Change of details of vessels included on the IUU Vessels List

- 30. A CPC with new or changed information for vessels on the IUU Vessels List in relation to the details in paragraphs 1 to 8 of **Annex II** shall, as soon as practicable, transmit such information to the HOTC Executive Secretary. The HOTC Executive Secretary shall communicate such information to all CPCs and:
 - (a) where the information indicates incorrect details were included at the time the vessel was added to the IUU Vessels List, refer the matter to the Commission for consideration pursuant to paragraph 18-(b);
 - (b) where the information indicates a change in details since the vessel was added to the IUU Vessels List, seek to verify the information by reference to other information and, after verification, update the relevant details in the IUU Vessels List and re-publicise it in accordance with paragraph 29. If the Executive

<u>Secretary</u>Secretariat, after reasonable efforts, is unable to verify the information submitted by the CPC the IUU Vessels List will not be updated.

Cross-Listing of vessels included on the IUU Vessels List

- 31. The IOTC Executive Secretary shall maintain appropriate contacts, *inter alia*, with the Secretariats of the following organisations in order to obtain their latest IUU vessel lists and any other relevant information regarding the list in a timely manner upon adoption or amendment: the Commission for the Conservation of Antarctic Marine Living Resources (CCAMLR), the Commission for the Conservation of Southern Bluefin Tuna (CCSBT), the International Commission for the Conservation of Atlantic Tunas (ICCAT), the South East Atlantic Fisheries Organisation (SEAFO), the Southern Indian Ocean Fisheries Agreement (SIOFA), the South Pacific Regional Fisheries Management Organisation (SPRFMO) and the Western and Central Pacific Fisheries Commission (WCPFC).
- 32. Notwithstanding paragraph 2, IUU vessels listed by the organisations set out in paragraph 31 may be added to or deleted from the IOTC IUU Vessels List, provided that the procedures specified in paragraphs 33 to 38 are followed.
- 33. In addition to the organisations set out in paragraph 31, the Executive Secretary shall transmit the IOTC IUU Vessels List to a relevant organisation that has expressed an interest to receive such List,
- 34. Upon receipt of the information outlined in paragraphs 31, the IOTC Executive Secretary shall promptly circulate it to all CPCs for the purpose of amending the IOTC IUU Vessels List.
- 35. Vessels that have been included in the IUU *Vessels Lists of the organisations set out in paragraph 31 shall be included in the IOTC IUU Vessels List, unless any CPC objects to the inclusion in writing within 30 days of the date of transmittal by the Executive Secretary. The objecting CPC shall explain the reason for the objection.
- 36. In the event of an objection to the inclusion pursuant to paragraph 35, the case shall be brought to the following session of the <u>IOTC</u> Compliance Committee for its examination. The <u>IOTC</u> Compliance Committee shall provide a recommendation to the Commission on the inclusion of the relevant vessel/s in the IUU Vessels List.
- 37. Vessels that have been listed under the procedures specified in paragraphs 34 and 35 and that have been removed from the IUU <u>vV</u>essels <u>!L</u>ists of the relevant organisations set out in paragraph 31 shall be removed from the IOTC IUU Vessels List.
- 38. Upon the change of the IOTC IUU Vessels List pursuant to paragraphs 34 or 36, the HOTC Executive Secretary shall circulate the amended IOTC IUU Vessels List to all CPCs.

General Provisions

- 39. Without prejudice to the rights of flag States and coastal States to take action consistent with international law, CPCs shall not take any unilateral trade measures or other sanctions against vessels included in the Draft and/or Provisional IUU Vessels Lists, pursuant to paragraphs 8 and 16 on the grounds that such vessels are involved in IUU fishing activities, or against those vessels removed from the IUU velocities by the Commission.
- 40. A summary of the timeframe for actions to be taken in respect of this Resolution is provided in Annex V.
- 41. Resolution 47<u>18</u>/03 On Establishing A List of Vessels Presumed to Have Carried Out Illegal, Unreported And Unregulated Fishing in the IOTC Area of Competence and Resolution 07/01 To promote compliance by nationals of Contracting Parties and Cooperating Non Contracting Parties with IOTC Conservation and Management Measures is are is superseded by this Resolution.

Conservation and Management Measures linked to Resolution 18/03 or return to the <u>Table of Contents</u>						
Links from wi	thin this CMM	Links from other CMMs				
Resolution 07/01	Resolution 14/01 Resolution 19/07					
Resolution 19/04						

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ANNEX I

IOTC REPORTING FORM FOR ILLEGAL ACTIVITY

A. Details of Vessel

(*Please detail the incidents(s) in the format below*)

Item	Definition	Indicate
a	Current Name of Vessel (Previous name/s, if any)	
b	Current Flag (previous flag/s, if any)	
С	Date first included on IOTC IUU Vessel List (if applicable)	
d	Lloyds IMO Number, if available	
e	Photo	
f	Call Sign (previous call sign, if any)	
g	Owner (previous Owner/s, if any)	
h	Operator (previous Operator/s, if any) and Master/Fishing Master	
i	Date of alleged IUU fishing activities	
j	Position of alleged IUU fishing activities	
k	Summary of alleged IUU activities (see section B for more detail)	
1	Summary of any actions known to have been taken in respect of the alleged IUU fishing activities	
m	Outcome of actions taken	

B. Details of IOTC Resolution Elements Contravened

(Indicate with a "X" the individual element(s) of IOTC Resolution 1824/03-XX contravened, and provide relevant details including date, location, source of information. Extra information can be provided in an attachment if necessary.)

That aA vessel has, within the IOTC Area area of competence and in relation to species covered by the IOTC Agreement or by IOTC Conservation and Management Measures CMMs:

Item	Definition	Indicate
a.	engaged in fishing or fishing related activities and is neither registered on the IOTC Record of Authorised VesselsRAV in accordance with Resolution 15/04 [superseded by Resolution 19/04], nor recorded in the IOTC Record of Currently Authorised Active list of vVessels; or	
b.	engaged in fishing or fishing related activities when its flag State is without quota, catch limit, or effort allocation under IOTC Conservation and Management Measures CMMs where applicable; or	
c.	failed to record or report its catches in accordance with IOTC Conservation and Management Measures CMMs or has made false reports; or	
d.	taken or landed undersized fish in contravention of IOTC Conservation and Management Measures CMMs; or	
e.	engaged in fishing or fishing related activities during closed fishing periods or in closed areas in contravention of IOTC Conservation and Management Measures CMMs; or	
f.	used prohibited fishing gear in contravention of IOTC Conservation and Management Measures CMMs; or	
g.	transhipped fish to, or otherwise participated in joint operations with, support or re-supply vessels that are not included on the IOTC Record of Authorised Vessels RAV or not on the Record of Vessels Authorised to receive transhipments at-sea in the IOTC Area area of competence; or	
h.	engaged in fishing or fishing related activities in waters that are under the national jurisdiction of a coastal State without the permission or authorisation of that State or in contravention of the laws and regulations of that State (without prejudice to the sovereign rights of the State concerned to undertake enforcement measures against such a vessel); or	
i.	engaged in fishing or fishing related activities whilst being without nationality; or	
j.	engaged in fishing or fishing related activities having intentionally falsified or concealed its markings, identity or registration; or	

Item	Definition	Indicate
k.	engaged in fishing or fishing related activities in contravention of any other binding IOTC	
	Conservation and Management Measures CMMs.;	

C. Associated Documents

(List here the associated documents that are appended e.g. boarding reports, court proceedings, photographs)

D. Recommended Actions

	Recommended Actions	Indicate
a	Notification to Executive Secretary IOTC Secretariat only. No further action is recommended.	
ь	Notification of illegal activity to <u>Executive</u> <u>SecretaryIOTC Secretariat</u> . Recommend notification of activity to flag State.	
С	Recommended for inclusion on IOTC IUU_Vessels List	

ANNEX II

INFORMATION TO BE INCLUDED IN ALL IOTC IUU VESSELS LISTS

The	e Draft IUU Vessels List, Provisional IUU Vessels List and the IUU Vessels List shall contain the following details:
1.	Name of the vessel and previous name/s, if any.;
2.	Flag of the vessel and previous flag/s, if any.;
3.	Name and address of the Owner and Operator of the vessel and previous <u>o</u> Owner and <u>o</u> Operator, if any.;
4.	For legal entity, the country of registration and registration number.
5.	Call_sign of the vessel and previous call_sign, if any.;
6.	IMO number, if any, or unique vessel identifier (UVI), or if not applicable, any other vessel identifier _:
7.	Recent photographs of the vessel, where available;
8.	Vessel length overall.;
9.	Date the vessel was first included on the IOTC IUU Vessel List, if applicable_;
10.	Summary of the alleged IUU fishing activities which justify inclusion of the vessel on the <u>IUU Vessels</u> List, together with references to all relevant supporting documents information.;
11.	Summary of any actions known to have been taken in respect of the alleged IUU fishing activities and their outcomes
12.	Name of the organizsation, if the vessel has been listed or is proposed to be listed based on the information from another organizsation.



ANNEX III CHECKLIST TO BE COMPLETED BY THE SECRETARIAT FOR VESSELS TO BE INCLUDED ON THE DRAFT AND PROVISIONAL IUU- VESSELS LISTS

Vessel Name:				<u></u>		
Action	Responsibility	Paragraph	Provided on time (Y/N)	Aide Memoire	Mark which applies	Comments
For the Draft IUU Vessels List						
IOTC Reporting form (Annex I) submitted at least 70 days before the <u>IOTC</u> Compliance Committee meeting with documented information.	Nominating CPC	5,6,7,8		If No, do not include on the Provisional IUU <u>Vessels</u> list (Para 17)		
At least 15 days before the <u>IOTC</u> Compliance Committee Meeting, Flag State has provided information that it has notified the <u>Oo</u> wners and Masters of a vessel of its inclusion on the Draft IUU Vessels List and the consequences thereof.	Flag CPC	9,10				
At least 15 days before the <u>IOTC</u> Compliance Committee Meeting, <u>Fflag</u> State has provided information consistent with <u>Pp</u> aragraph 10.	Flag CPC	10				
Additional information—has been submitted, relevant to IUU listing.	Nominating CPC or flag CPC	12				
For Inclusion on the Provisional IUU Vessel L which will be the responsibility of the IOTC Con			ate if informa	ation has been provided, but will mak	e no judg <mark>e</mark> n	nent as to its adequacy,
Has the flag State of a vessel included in the Draft IUU Vessels List provided information that demonstrates that the vessel has at all relevant times complied with the rules of the flag State and with its authorisation to fish and:	Flag CPC	14c		Aide Memoire to CoC: Only where paragraph 14(c) or 14 (d) are satisfied, do not include on Provisional IUU Vessels List.		

Action	Responsibility	Paragraph	Provided on time (Y/N)	Aide Memoire	Mark which applies	Comments
(a) (a) that the vessel has conducted fishing	Flag CPC	14c				
activities in a manner consistent with the						
IOTC Agreement and Conservation and						
Management Measures:	E1 CDC	1.4		•		
(b) (b) that the vessel has conducted fishing activities within the waters under the	Flag CPC	14c				
jurisdiction of a coastal State in a manner						
consistent with the laws and regulations of						
that coastal State; or						
(c) (e) that the vessel has fished exclusively for	Flag CPC	14c				
species that are not covered by the IOTC						
Agreement or IOTC Conservation and						
Management Measures CMMs.						
Has the flag State provided information that	Flag CPC	14d				
demonstrates that effective action has been						
taken in response to IUU fishing activities (the						
IOTC Compliance Committee CoC will decide						
if they are of adequate severity)?	TI CDC					
Has the flag State provided information to show	Flag CPC	14d				
that it has taken any actions in accordance with						
Resolution 07/01?						



ANNEX IV

CHECKLIST TO BE COMPLETED BY THE SECRETARIAT FOR POTENTIAL REMOVAL OF VESSELS FROM THE IOTC IUU VESSELS LIST

(Aide Memoire for the Commission for delisting a vessel: note that the Secretariat will indicate if information has been provided, but will make no judgement as to its adequacy, which will be the responsibility of the LOTC Commission, Pagaragraphs 17 and 27)

Vessel Name: _____

Para 22, sub para	Action	Responsibility	Information Provided (Y/N)	Comments	Aide Memoire
	(i) i)—It has adopted measures such that the vessel, Owner and all other nationals comply with all HOTC Conservation and Management Measures CMMs; and	Flag CPC			If paragraph (a), or (b) or (c) is satisfied, the vessel may be removed from the IUU Vessels List pursuant to paragraph 27, or
a)	(ii) ii) it is effectively assuming and will continue to effectively assume its flag State responsibilities with regard to the monitoring and control of the fishing activities of this vessel; and	Flag CPC			else the vessel will remain on the list for re-examination by the <u>IOTC</u> Compliance Committee and Commission at its next
	(iii) iii) it has taken effective action against the Oowner and crew in response to the IUU fishing activities that resulted in the vessel's inclusion in the IUU Vessels List including prosecution and imposition of sanctions of adequate severity; or	Flag CPC			<u>a</u> Annual Session. .
b)	The vessel has changed ownership and that the new Owner can establish the previous Owner no longer has any operational, legal, financial or real interests whether direct or indirect in the vessel or exercises control over it and that the new Owner has not participated in any IUU fishing activities in the preceding 5 years; or	Flag CPC			
c)	The vessel has been sunk or scrapped.	Flag CPC			
d)	Any prosecution and sanctions regarding the vessel that conducted IUU fishing activities has been concluded by both the nominating CPC and the flag State of the vessel.	Flag CPC			

ANNEX V

A SUMMARY OF THE TIMEFRAME FOR ACTIONS TO BE TAKEN IN RESPECT OF THIS RESOLUTION

Step	Timeframe	Actions to be taken	Responsibility	Paragraph
1	70 days before annual IOTC Compliance Committee (CoC) Sessionmeeting (minimum)	Information transmitted to the IOTC Executive Secretary.	CPCs	5,6
2	55 days before CoC <u>MeetingSession</u>	Compilation of all information received on the alleged IUU fishing activities into the Draft IUU Vessels List together with the IUU Vessel List. Transmit the Draft IUU Vessels List to all CPCs and to flag States with vessels on the list (if not CPCs).	IOTC Executive Secretary	8
3	15 days before CoC Sessionmeeting	Provide any information to the IOTC Executive Secretary regarding the alleged IUU fishing activities.	Flag States	10
4	10 days before CoC Sessionmeeting	Transmit the Draft IUU Vessels List, and any additional information on vessels on the IUU Vessels List pursuant to paragraph 22 to all CPCs and to flag States with vessels on the list (if not CPCs).	IOTC Executive Secretary	11
5	Any time	Submit to the IOTC Executive Secretary any additional information—relevant to the establishment of the IUU Vessels List.	CPCs and flag States	12
6	As soon as practicable prior to CoC Session	Circulate additional information pursuant to paragraph 12.	IOTC Executive Secretary	12
7	CoC SessionMeeting	Review the Draft IUU Vessels List including the information provided by the nominating CPC and the flag State, including information/clarification provided by either party during the meeting. Submit a Provisional IUU Vessel List and provide recommendations to the Commission.	All CPCs, except the flag State and nominating CPC	13-15
8	CoC SessionMeeting	Examine the IUU <u>*V</u> essels List and provide recommendations to the Commission regarding the removal of any vessels.	All CPCs, except the flag State and nominating CPC	17

Step	Timeframe	Actions to be taken	Responsibility	Paragraph
9	Commission <u>annual</u> <u>Sessionmeeting</u>	Review the Provisional IUU Vessels List, including any new information/clarification provided by the nominating CPC and flag State during the sessionsesiónSession.; Review the IUU Vessels List.—Adopt the Final IUU Vessels List.	All CPCs, except the flag State and nominating CPC	17,19
10	Immediately following the annual sSession	Publish the IUU Vessel List on the IOTC website and transmit the IUU Vessels List to the FAO, the organisations set out in paragraph 31 and 32, CPCs and the flag State (if not a CPC).	IOTC Executive Secretary	29