



Rules of Procedures 2023 - Appendix V Compliance Questionnaire for the year 2024 (CoC22)

Deadline for submission: 23/1/2025

READING NOTES:

- The questionnaire is composed of 5 sections reporting on the implementation of IOTC Resolutions.
- Answers provided by CPCs are presented in blue text.
- A red dash ("-") indicates that no answer was provided.
- Some requirements have submission(s) deadline post CQ submission date. At the time of submission of the CQ, they may have not been submitted as individual requirement and they will appear blank in the CQ. However, the assessment will be available in the Compliance Report CoC22.

All sections/questions applicable of the Compliance Questionnaire (CQ) Report must be completed.

Consult the Assessment criteria at the end of the Compliance Questionnaire report (For C, P/C, NC1, NC2).

Reporting CPC: Philippines

Date of submission: 18 January 2025 - 11:04

You can consult your previous Compliance questionnaire for CoC 21 in e-MARIS Campaign CoC21 Assessment.

User Manual

e-Maris Quick Start series: e-MARIS REPORTS: Compliance Questionnaire

Section 1 – Implementation obligations

1.1 Scientific committee



Report of the Scientific Committee SC04 - National scientific report Information required: National Scientific Report in 2023 - Deadline: 17/11/2024

- 1. Did you submit the data/report/information of this reporting obligation?
 - YES Submitted
- 2. The 2024 national scientific report for the annual session of the Scientific Committee in 2024 provided to the IOTC Secretariat
 - YES CPC scientific report is submitted

in 15 November 2024

- 3. The 2024 national scientific report for the annual session of the Scientific Committee in 2024 completed using the latest template report as directed by the Circular ?
 - YES It is completed using the latest template report

National scientific report ?

Yes 15 November 2024 - 16:31

Comments/remarks about the submission and the implementation of this requirement?

The Philippines has no active fishing vessels in the IOTC Area of Competence since 2018.

Any additional information(s) / remark(s) on the completion of <u>Section 1</u> of the Compliance Questionnaire?

None

Section 2 - Flag State Controls

2.1 Authorised vessels

Resolution 19/04 Concerning the IOTC record of vessels authorised to operate in the IOTC area of competence



<u>Information required:</u> List of authorised vessels 24 metres in length overall or more in 2024 - Deadline: 23/1/2025

- 1. Did you submit the data/report/information of this reporting obligation?
- 1. NIL Report / Not Applicable CPC does not have vessels 24 meters in length overall or more fishing in the IOTC area of competence
- 2. A list of authorised vessels exists vessels 24 metres in length overall or more?
- 3. All the mandatory information have been provided in the e-RAV application for all authorized vessels 24 metres in length overall or more?
- 4. Mandatory information not fully provided or missing:

<u>Information required:</u> Template of the official authorisation to fish outside national jurisdictions in 2024 - Deadline: 23/1/2025

- 1. Did you submit the data/report/information of this reporting obligation?
- 2. National flag vessels registered on the IOTC Record of Authorised Vessels are issued authorisations to fish (ATF) outside National Jurisdiction for species managed by the IOTC:
- 3. The template of the official authorisation to fish outside National Jurisdictions, with associated information required, has been reported to the IOTC Secretariat:

Reasons: -

Reasons: -

Last date reporting: -

- 4. The information concerning the official authorisation to fish outside National Jurisdictions has been updated/changed in 2024 and we submit the updated information to the IOTC Secretariat:
- 5. All the mandatory information on the template of the official authorisation to fish outside National Jurisdictions have been provided to the IOTC Secretariat:

Mandatory information are not fully provided or missing:

Reasons:

2.2 Chartering agreements

Resolution 19/07 On Vessel Chartering in the IOTC Area of Competence



<u>Information required:</u> Start, suspension, resumption and termination of the fishing operations under the chartering agreement in 2024

- 1. Did you submit the data/report/information of this reporting obligation?
 - NIL Report / Not Applicable No chartered vessel and no chartering agreement in 2024
- 2. Reporting on start, suspension, resumption and termination of charter agreements signed in 2024:

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Charter 1
CPC involved:
Start date: -
Suspension date FROM: - - Suspension date TO: -
Resumption: - - Termination date: -
Charter 2
CPC involved:
Start date: -
Suspension date FROM: - - Suspension date TO: -
Resumption: - - Termination date: -
```

<u>Information required:</u> Information on the particulars of the charter agreements and detail of vessels (chartering CP) in 2024

- 1. Did you submit the data/report/information of this reporting obligation?
 - NNIL Report / Not Applicable No chartered vessel and no chartering agreement in 2024
- 2. You have chartering agreements signed in 2024?
- 3. The information of the charter agreements signed in 2024, (as Chartering CP) reported to the IOTC Secretariat?
- 4. The information of the charter agreements signed in 2024 is reported within 15 days, or, in any case, prior to 72 hours before commencement of fishing activities under a Charter agreement?

Date of signature of the agreement(s): -Date of commencement of fishing: Date of reporting: -5. Chartering agreements have been signed with the following countries? 6. For the chartered vessel(s) in 2024 under the charter agreement(s): Number of charter agreements? -Number of charter vessels? -<u>Information required:</u> Consent, measures, agreement implementation of IOTC CMMs (flag **CPC) in 2024** 1. Did you submit the data/report/information of this reporting obligation? NIL Report / Not Applicable - No chartered vessel and no chartering agreement as flag CPC in 2024 2. The information of the charter agreements signed (as Flag CP) reported to the IOTC Secretariat? 3. The information of the charter agreements signed is reported within 15 days, or, in any case, prior to 72 hours before commencement of fishing activities under a Charter agreement? Date of signature of the agreement(s)? -Date of commencement of fishing? -Date of reporting? -4. Chartering agreements signed with the following countries?

5. For the chartered vessel(s) under the charter agreement(s): Number of charter agreements? -Number of charter vessels? -

2.3 Active vessels

Resolution 10/08 Concerning a Record of Active Vessels Fishing for Tunas and Swordfish in the IOTC Area



Information required: List of active vessels in 2024 - Deadline: 15/2/2025

1. Did you submit the data/report/information of this reporting obligation?

 NIL Report / Not Applicable - CPC does NOT have vessel fishing in the IOTC area of competence and on the Record of Authorised Vessels in 2024

2. List of vessels active provided to the IOTC Secretariat?

What criteria/information you are using to establish the List of Active Vessels?

The List of Active Vessels includes the following categories of vessels?

3. For national vessels - number of active vessels?

Number of active vessels ≥ 24m: – Number of active vessels < 24m: –

Additional information on the implementation of this obligation:

2.4 List of vessels fishing for yellowfin tuna

Resolution 21/01 on an interim plan for rebuilding the Indian ocean yellowfin tuna stock in the IOTC area of competence



<u>Information required:</u> List of vessels having fished for yellowfin tuna in the preceding year in 2024 - <u>Deadline:</u> 15/2/2025

- 1. Did you submit the data/report/information of this reporting obligation?
 - NIL Report / Not Applicable CPC does NOT have vessels fishing for yellow fin tuna (YFT) in the IOTC area of competence in 2024 No catch of YFT in High sea fisheries and no catch of YFT in coastal fisheries.
- 2. The list of vessels which have fished yellowfin tuna (YFT) provided to the IOTC Secretariat and attached?

Criteria/information used to establish the List of vessels fishing YFT?

3. For national vessels - number of vessels?

a. For vessels registered on the IOTC Record of Authorised Vessels (RAV):

Number of vessels ≥ 24m on the RAV fishing for yellowfin tuna?

Number of vessels < 24m on the RAV fishing for yellowfin tuna?

b. For vessels NOT registered on the IOTC Record of Authorised Vessels (RAV):

Number of coastal/artisanal vessels fishing for yellowfin tuna? -

Additional information on the implementation of this obligation?

6 / 55

2.5 Control of domestic vessels

Resolution 19/04 Concerning the IOTC record of vessels authorised to operate in the IOTC area of competence



<u>Information required:</u> Vessels to carry on board authorisation to fish and/or tranship and certificate of vessel registration in 2024 - <u>Deadline:</u> 23/1/2025
1. Did you implement the obligation ?
2. A system or procedures exist to monitor and to ensure compliance with the obligation for valid certificates of vessel registration and valid authorisation to fish and/or tranship to be on board national vessels:
a. System or procedures to monitor compliance with IOTC binding measure
Describe: — b. System or procedures to respond to instances of non-compliance
Describe: – c. Actions in relation to potential infringements
Describe: -
3. All documents, valid certificates of vessel registration and valid authorisation to fish and/or tranship, were found to be on board national vessels inspected in 2024?
Reasons –
Reasons -
For
National legislation with provision of documents onboard ? No the — Reference of laws, regulations and administrative instructions in force related to this requirement: — Comments/remarks about submission and implementation of this requirement:

Information required: Fishing vessels to be marked in 2024 - Deadline: 23/1/2025

1. Did you implement the obligation?

2. A system or procedures exist to monitor and to ensure compliance, by persons/vessels, with the obligation for national vesses marking?
a. System or procedures to monitor compliance with IOTC binding measure
Describe: — b. System or procedures to respond to instances of non-compliance
Describe: – c. Actions in relation to potential infringements
Describe: -
3. All national fishing vessels are marked (e.i FAO Standard Specification for the Marking and Identification of Fishing vessels)
Reasons –
Reasons –
4. National legislation obliges vessels to be marked with? —
National legislation with provision of documents onboard? No the -
Reference of laws, regulations and administrative instructions in force related to this requirement?
Comments/remarks about submission and implementation of this requirement?
<u>Information required:</u> Passive fishing gears to be marked in 2024 - <u>Deadline:</u> 23/1/2025
1. Did you implement the obligation ?
2. A system or procedures exist to monitor and to ensure compliance, by persons/vessels, with the obligation to mark passive fishing gears?
a. System or procedures to monitor compliance with IOTC binding measure
Describe: — b. System or procedures to respond to instances of non-compliance
Describe:

c. Actions in relation to potential infringements
Describe: -
3. All passive fishing gears used by national fishing vessels are marked?
Reasons –
Reasons –
4. National legislation obliges gears to be marked with?
Other: -
National legislation with provision of gears marked? No the -
Reference of laws, regulations and administrative instructions in force related to this requirement?
Comments/remarks about submission and implementation of this requirement?
<u>Information required:</u> Vessels to carry on board bound national fishing logbook with consecutively numbered pages in 2024 - <u>Deadline:</u> 23/1/2025
1. Did you implement the obligation ?
2. A system or procedures to monitor and to ensure persons/vessels compliance with the obligation for fishing vessels/persons to keep fishing national logbook on board, bound, with consecutively numbered pages and original kept on board at least 12 months?
a. System or procedures to monitor compliance with IOTC binding measure
Describe : — b. System or procedures to respond to instances of non-compliance
Describe: — c. Actions in relation to potential infringements
Describe: -
3. All national fishing logbooks were found to be bound on board national fishing vessels?
Reasons: -
Reasons: -

4. All national fishing logbooks were found to be on board with consecutively numbered pages ?:
Reasons: -
Reasons: -
5. All national fishing logbook were found to be on board with the original recordings contained in the fishing logbooks for a perio of at least 12 months?
Reasons: -
Reasons: -
National legislation with provision for: i) Logbooks to be carried onboard and bound? ii) Logbooks with consecutively numbered pages? iii) Logbooks with original recordings for at least 12 months on board?
No the – Reference of laws, regulations and administrative instructions in force related to this requirement?
Resolution 15/01 On the recording of catch and effort data by fishing vessels in the
IOTC Area of Competence
<u>Information required:</u> Template of official fishing logbooks in 2024 - <u>Deadline:</u> 23/1/2025
1 . Did you submit the data/report/information of this reporting obligation ?
2. The information concerning the official fishing logbook has been updated/changed and submit the updated information:
2. The information concerning the official fishing logbook has been updated/changed and submit the updated information.
4. CPCs with paper official fishing logbook: a. If paper fishing logbook is not in one of the two languages of the IOTC, the complete field description of the logbook in one of the two languages of the IOTC is reported to the IOTC Secretarist:
the two languages of the IOTC is reported to the IOTC Secretariat:

Additional information:
5. CPCs with electronic fishing logbook system:a. The copy of the applicable regulations implementing the electronic logbook system is reported to the IOTC Secretariat:
Additional information:
b. The set of screen captures of the electronic logbook system is reported to the IOTC Secretariat:
Additional information:
c. The name of the certified software of the electronic logbook system has been reported to the IOTC Secretariat:
Additional information:
d. If electronic fishing logbook is not in one of the two languages of the IOTC, the complete field description of the logbook in one of the two languages of the IOTC is reported to the IOTC Secretariat:
Additional information:
Information required: Data recording system for vessels below 24m operating inside the EEZ in 2024 - Deadline: 23/1/2025 1. Did you submit the data/report/information of this reporting obligation?
2. The data/catch recording systems for vessels less than 24 metres of developing CPCs operating inside the EEZ is implemented at the standard of the Resolution 15/01:
Reasons: -
Reasons: -
The -
Information: –
Remarks: -
Remarks: -
Remarks: -
3. Implementation of the data recording system for coastal fisheries (EEZ), for which coastal fisheries/fishing gears, the system is implemented (since 2016):

Other types of coastal fisheries/fishing gears:

4.Describe your coastal data recording system for the fisheries/fishing gears checked above:
Other: -
Resolution 24/02 On management of drifting fish aggregating devices (FADs) In the IOTC Area of Competence – Marking of drifting fish aggregating devices
Obligation: DFADs to be marked in 2024 - Deadline: 23/1/2025
1. Did you implement the obligation?
2. A system or procedures exist to monitor and to ensure compliance with the obligation for vessels to mark DFADs?
a. System or procedures to monitor compliance with IOTC binding measure
Describe: — b. System or procedures to respond to instances of non-compliance
Describe: – c. Actions in relation to potential infringements
Describe: -
2. All drifting Fish Aggregating Devices used by purse seine vessels / supply vessels are marked?
Reasons: -
Number DFAD marked : -
Number DFAD marked : -
3. Drifting Fish Aggregating Devices (DFADs) marked with?
Format of the marking: —
4. Drifting Fish Aggregating Devices used by purse seine vessels / supply vessels are marked, the national legislation obliges dFADs to be marked with?
DFAD marked provision in national legislation / ATF T&C ?

No the -

Reference of laws, regulations and administrative instructions in force related to this requirement?

Comments/remarks about your submission and the implementation of this requirement?

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Resolution 23/01 - On management of anchored fish aggregating devices (AFADs) - Marking of anchored fish aggregating devices.



Obligation: AFADs to be marked in 2024 - Deadline: 23/1/2025

- 1. Did you implement the obligation?
- 2. A system or procedures exist to monitor and to ensure compliance with the <u>obligation for vessels to only use AFADs permanently</u> marked with a Unique National Identification (UNI) number:
- a. System or procedures to monitor compliance with IOTC binding measure

Describe: -

b. System or procedures to respond to instances of non-compliance

Describe: -

c. Actions in relation to potential infringements

Describe: -

2. All anchored Fish Aggregating Devices are marked?

Reasons: -

Number of AFADs marked: -

Number of AFADs marked: -

3. Anchored Fish Aggregating Devices are marked, the national legislation obliges AFADs to be marked clearly and permanently with a Unique National Identification (UNI) number that identifies either the CPC or the vessel(s) that the AFAD belongs to?

Format of the Unique National Identification (UNI): -

AFAD marked provision in national legislation / ATF T&C?

No the -

Reference of laws, regulations and administrative instructions in force related to this requirement?

Comments/remarks about your submission and the implementation of this requirement?

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2.6 Vessel Monitoring System

Resolution 15/03 On the vessel monitoring system (VMS) programme



<u>Information required:</u> Adoption of VMS for all vessels ≥ 24 m and < 24 m fishing on the high seas / VMS report on implementation and technical failure in 2023 - <u>Deadline:</u> 30/6/2024

- **1. A system or procedures exist to monitor and to ensure compliance with the** obligation for persons/vessels to install & operate a satellite-based vessel monitoring system (VMS):
 - NO NIL Report / Not Applicable CPC does not have vessel on the IOTC Record of authorised vessels in 2023
- a. System or procedures to monitor compliance with IOTC binding measure

Describe: -

b. System or procedures to respond to instances of non-compliance

Describe: -

c. Actions in relation to potential infringements

Describe: -

Adoption VMS for all vessels ≥ 24 m and < 24 m fishing high seas

- 2. The national satellite-based vessel monitoring system has been adopted by law:
 - Yes Adopted by law.

Year: Fisheries Administrative Order (FAO) 266: Rules and Regulations on the Implementation of Vessel Monitoring Measures (VMM) and Electronic Monitoring System (ERS) for Commercial Philippine Fishing Flagged Fishing Vessels Amending FAO 260 Series of 2018

Report on the progress of implementation of VMS

- 3. VMS Reporting Report on the progress of implementation and technical failures?
 - NO NIL Report / Not Applicable CPC does not have vessel on the IOTC Record of authorised vessels in 2023
- 4. Total number of national vessels equipped with VMS?

Vessels 24 m in length overall or above: 0

Vessels less than 24 m operating outside the flag State EEZ: 0

National Fisheries Monitoring Centre (FMC) exists?

Yes

Technical failures recorded?

NO - No technical failures in 2023

number null

National legislation with provision of requirements/obligation under Resolution 15/03? Yes the 01 July 2024 - 12:50

Reference of laws, regulations and administrative instructions in force related to this requirement:

Fisheries Administrative Order (FAO) 266: Rules and Regulations on the Implementation of Vessel Monitoring Measures (VMM) and Electronic Monitoring System (ERS) for Commercial Philippine Fishing Flagged Fishing Vessels Amending FAO 260 Series of 2018

Comments/remarks about your submission and the implementation of this requirement?

The Philippines has no active fishing vessels in the IOTC Area of Competence from years 2018 to the present.

2.7 Transhipment

Resolution 24/05 On establishing a programme for transhipment by large-scale fishing vessels



Required information: List of authorised carrier vessels in 2024 - Deadline: 23/1/2025

- 1. Did you submit the data/report/information of this reporting obligation?
 - NIL Report / Not Applicable No CVs and no LSTLVs on the RAV in 2024
- 2. Flagged LSTLVs have transhipped at sea?
- 3. Mandatory information not fully provided or missing:

INTEGRATION E-MARIS - E-RAV

The below figures are automatically sourced from Philippines reporting in the e-RAV as of 31 december.

<u>Information required:</u> Results of the investigation on possible infraction of IOTC regulations by LSTLVs/carrier vessels in 2024 - <u>Deadline:</u> 15/1/2025

- 1. Did you submit the data/report/information of this reporting obligation?
- 2. The reports on the results of investigation on possible infractions in 2024 have been submitted to the IOTC Secretariat:

Reasons: -

Reasons: -

If YES:

- Number of possible infractions related to ATF: -
- Number of possible infractions related to VMS: -
- Number of possible infractions related to fishing logbook: -
- Number of possible infractions related to LSTLVs marking: -
- Total number of possible infractions in :

Information required: ROP fee in 2024 - Deadline: 5/4/2024

- 1. Did you submit the data/report/information of this reporting obligation?
- 2. I have participated in the IOTC regional observer programme (ROP) to monitor transhipment at sea in 2023/2024?
- 3. I have paid my ROP contribution for the ROP last call for fund?

Reasons: -

Reasons: -

The -

Proof of ROP fee payment?

No the -

2.8 Compliance of flag vessels

Resolution 16/07 On the use of artificial lights to attract fish

Prohibition to: Use surface or submerged artificial lights to attract fish in 2024 - Deadline: 23/1/2025



- 1. Did you implement the obligation?
 - YES Implemented
- **2.** A system or procedures exist to monitor and to ensure compliance with the prohibition i) from using/installing/operating surface/submerged artificial lights beyond territorial waters and ii) from intentionally conducting fishing activities around/near any vessel/DFAD equipped with artificial lights:
 - YES CPC has system / procedures to monitor compliance with this binding measure, AND to take action in relation to potential infringements
- a. System or procedures to monitor compliance with IOTC binding measure
 - IOTC binding measures, for vessels/persons, monitored and controlled by government fisheries administration with institutional procedures implemented

Describe:

SEC. 2. Declaration of Superlights and Fishing Light Attractors. - Upon issuance or renewal of a Commercial Fishing Vessel License (CFVL), the fishing boat owner/operator shall declare the number of bulbs and wattage ratings per bulb and the types of lights they use that will form part of their CFVGL.

SEC. 3. Prohibitions. - It shall be unlawful to operate commercial fishing boats using superlights and fishing light attractors, or their combination, with a total or cumulative visible light of more than 20,000,000 lumens for each lightboat, SONAR lighboat, or fish carrier. The total or cumulative visible light will be determined using luminous efficacy (lumen/watt) by type of bulb/light attractor as provided by the table below

Provided, that the actual use of superlights regardless of the amount of visible light or intensity within municipal waters is illegal. Further, the use of other light attractors in municipal waters shall be regulated by the Local Government Units.

Provided further, that a gratuitous permit on the use of superlights or other fishing light attractors within municipal waters may be issued by the Local Chief Executive in consultation with its FARMC, to any government or private research and educational institution for research, experimental, educational, and scientific purposes, and by the Director of the Bureau of Fisheries and Aquatic Resources (BFAR) in consultation with the N FARMC in areas beyond municipal waters both of which shall be subjected to such terms and conditions as the said Local Chief Executive or the Director respectively may deem wise to impose.

Sec. 4. Penalties. - Violation of this order shall hold the offender liable to the following penalties: Upon a summary finding of administrative liability, the offender shall be punished with a fine of Twenty thousand pesos (P20,000.00) per superlight or fishing light attractor, and confiscation of catch, superlight or fishing light attractor and gears: *Provided*, that if the offender is a municipal fisherfolk, he may render community service instead of fine. Upon conviction by a court law, the offender shall be punished with imprisonment from six (6) months to two (2) years and a fine of Forty thousand pesos (P40, 000.00) per superlight or fishing light attractor, and confiscation of catch, superlight or fishing light attractor and gears: *Provided*, That if the offender is a municipal fisherfolk, he may render community service instead of fine or imprisonment. The imposition of the administrative penalties shall be subject to the existing laws and rules promulgated by the Department.

b. System or procedures to respond to instances of non-compliance

Established in administrative orders implemented by Government

Describe:

Sec. 4. Penalties. - Violation of this order shall hold the offender liable to the following penalties: Upon a summary finding of administrative liability, the offender shall be punished by a fine of Twenty thousand pesos (P20, 000.00) per superlight or fishing light attractor, and confiscation of catch, superlight or fishing light attractor and gears: *Provided*, that if the offender)s a municipal fisherfolk, he may render community service in lieu of fine. Upon conviction by a court law, the offender shall be punished with imprisonment from six (6) months to two (2) years and a fine of Forty thousand pesos (P40, 000.00) per superlight or fishing light attractor, and confiscation of catch, superlight or fishing light attractor and gears: *Provided*, That if the offender is a municipal fisherfolk, he may render community service in lieu of fine or imprisonment. The imposition of the administrative penalties shall be subject to the existing laws and rules promulgated by the Department.

c. Actions in relation to potential infringements

Fine

Describe:

Sec. 4. Penalties. - Violation of this order shall hold the offender liable to the following penalties: Upon a summary finding of administrative liability, the offender shall be punished by a fine of Twenty thousand pesos (P20, 000.00) per superlight or fishing light attractor, and confiscation of catch, superlight or fishing light attractor and gears: *Provided*, that if the offender)s a municipal fisherfolk, he may render community service in lieu of fine. Upon conviction by a court law, the offender shall be punished with imprisonment from six (6) months to two (2) years and a fine of Forty thousand pesos (P40, 000.00) per superlight or fishing light attractor, and confiscation of catch, superlight or fishing light attractor and gears: *Provided*, That if the offender is a municipal fisherfolk, he may render community service in lieu of fine or imprisonment. The imposition of the administrative penalties shall be subject to the existing laws and rules promulgated by the Department.

2. The use of submerged artificial lights for the purpose of aggregating tuna and tuna-like species beyond territorial waters?

• Is implemented (ban) by national legislation

Since: 06/11/2018

Since: -

Reasons: -

Information:

Regulation on the use of superlights and fishing light attractors in commercial fishing.

Provision for <u>Prohibition to:</u> Use surface or submerged artificial lights to attract fish in national legislation / ATF T&C ? Yes the 15 November 2024 - 16:36

Reference of laws, regulations and administrative instructions in force related to this requirement?

FAO 262: Regulation on the use of superlights and fishing light attractors in commercial fishing.

Comments/remarks about your submission and the implementation of this requirement?

The Philippines currently has no active fishing vessels in the IOTC Area of Competence (from 2018 to the present).

Resolution 16/08 On the prohibition of the use of aircrafts and unmanned aerial vehicles as fishing aids



<u>Prohibition to:</u> Use aircrafts and unmanned aerial vehicles in 2024 - <u>Deadline:</u> 23/1/2025

1. Did you implement the obligation	1.	Did v	vou imi	olement the	obligation	?
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- NIL Report / Not Applicable CPC has NO fishing vessel, support and supply vessel operating in the IOTC Area of Competence
- **2.** A system or procedures exist to monitor and to ensure compliance with the prohibition from using aircrafts and unmanned aerial vehicles as fishing aids:
- a. System or procedures to monitor compliance with IOTC binding measure
 Describe: —
 b. System or procedures to respond to instances of non-compliance

Describe: –
c. Actions in relation to potential infringements

Describe: -

3. The use of aircrafts and unmanned aerial vehicles as fishing aids?

Since: Since: Reasons: Information:

Provision for <u>Prohibition to:</u> Use aircrafts and unmanned aerial vehicles - National legislation & ATF T&C? No the –

Reference of laws, regulations and administrative instructions in force related to this requirement?

 ${\bf Comments/remarks\ about\ your\ submission\ and\ the\ implementation\ of\ this\ requirement\ ?}$

Resolution 11/02 Prohibition of fishing on data buoys



<u>Prohibition from:</u> Intentionally fish within 1 nautical mile of or interact with data buoy in 2024 - <u>Deadline:</u> 23/1/2025

	1.	Did '	you i	mplem	ent the	obligation	ı ?
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• NIL Report / Not Applicable - CPC does not have fishing vessels operating in the IOTC Area of Competence

2. A system or procedures exist to monitor and to ensure compliance with the prohibition of fishing vessels from intentionally fishing/interacting with data buoy:
a. System or procedures to monitor compliance with IOTC binding measure
Describe : – b. System or procedures to respond to instances of non-compliance
Describe: – c. Actions in relation to potential infringements
Describe: -
3. Intentionally fishing within 1 nautical mile of or interacting with data buoy:
Since: -
Since: -
Reasons: -
Additional information on the implementation of this obligation :
National legislation and ATF T&C with provision to prohibit fishing vessels from intentionally fishing within one nautical mile or interacting with a data buoy in the IOTC area of competence - Resolution 11/02 (2)? No the - Performed of laws, regulations and administrative instructions in force related to this requirement?

erence of laws, regulations and administrative instructions in force related to this requirement ?

Comments/remarks about your submission and the implementation of this requirement?

Prohibition from: Taking on board a data buoy in 2024 - Deadline: 23/1/2025

- 1. Did you implement the obligation?
 - NIL Report / Not Applicable CPC does not have fishing vessels operating in the IOTC Area of Competence
- 2. A system or procedures exist to monitor and to ensure compliance with the prohibition of fishing vessels to take onboard data buoy:
- a. System or procedures to monitor compliance with IOTC binding measure

Describe : – b. System or procedures to respond to instances of non-compliance
Describe: – c. Actions in relation to potential infringements
Describe: -
3. Taking on board a data buoy:
Since -
Since -
Reasons – Additional information on the implementation of this obligation : –
National legislation and ATF T&C with provision to prohibit fishing vessels from taking on board a data buoy while engaged in fishing for tuna and tuna-like species in the IOTC area of competence - Resolution 11/02 (3) ? No the —
Reference of laws, regulations and administrative instructions in force related to this requirement?
Comments/remarks about your submission and the implementation of this requirement ? –
Resolution 23/06 On the conservation of cetaceans Prohibition to: set a purse seine net around a Cetacean in 2024 - Deadline: 23/1/2025
1. Did you implement the obligation ?
2. A system or procedures exist to monitor and to ensure compliance with the prohibition from intentionally setting purse seine net around a cetacean:
around a cetacean:
a. System or procedures to monitor compliance with IOTC binding measure Describe: —

3. The Prohibition from intentionally setting purse seine net around a cetacean?
Since -
Since -
Reasons – Additional information on the implementation of this obligation : –
National legislation and ATF T&C with provision to prohibit flagged fishing vessels from intentionally setting a purse seine net around a cetacean in the IOTC area of competence - Resolution 23/06 (2) ? No the - Reference of laws, regulations and administrative instructions in force related to this requirement ? Comments/remarks about your submission and the implementation of this requirement ?
Resolution 13/05 On the conservation of whale sharks (Rhincodon typus) Prohibition to: set a purse seine net around a whale shark in 2024 - Deadline: 23/1/2025
1. Did you implement the obligation ?
2. A system or procedures exist to monitor and to ensure compliance with the Prohibition of intentionally setting purse seine ne around a whale shark:
a. System or procedures to monitor compliance with IOTC binding measure
Describe: — b. System or procedures to respond to instances of non-compliance
Describe: – c. Actions in relation to potential infringements
Describe: -
3. The Prohibition from intentionally setting purse seine net around a whale shark:
Since: -
Since -
Reasons: -
National legislation and ATF T&C with provision to prohibit flagged fishing vessels from intentionally setting a purse seine net around a whale shark in the IOTC area of competence - Resolution 13/05 (2)?

Reference of laws, regulations and administrative instructions in force related to this requirement?

Comments/remarks about your submission and the implementation of this requirement?

Resolution 19/03 On the conservation of Mobulid rays caught in association with fisheries in the IOTC Area of Competence



Prohibition to: intentionally setting any gear type on Mobulid rays in 2024 -

Deadline: 23/1/2025

1	Did v	ou imi	olement	the	obligat	ion	2
Ι.	Dia y	/ou IIIII	Jiemeni	uie	opiidat	IOH	:

- NIL Report / Not Applicable CPC does not have vessels operating in the IOTC Area of Competence in 2024
- **2.** A system or procedures exist to monitor and to ensure compliance with the *Prohibition* of intentionally setting any gear type on Mobulid rays:
- a. System or procedures to monitor compliance with IOTC binding measure

 Describe: -

b. System or procedures to respond to instances of non-compliance

c. Actions in relation to potential infringements

Describe: -

Describe: -

3. The Prohibition of intentionally setting any gear type on Mobulid rays:

Since: -

Since: -

Resaons: -

National legislation and ATF T&C with provision to prohibit all flagged vessels from intentionally setting any gear type for targeted fishing of mobulid rays in the IOTC Area of Competence - Resolution 19/03 (2)?

No the -

Reference of laws, regulations and administrative instructions in force related to this requirement?

Comments/remarks about your submission and the implementation of this requirement?

Restoibition 17/65 Chattes cion2021/atiDeaufisher23/d42025in association with fisheries managed by IOTC



1. Did you implement the obligation?
2. A system or procedures exist to monitor and to ensure compliance with the Prohibition of shark finning:
a. System or procedures to monitor compliance with IOTC binding measure
Describe: — b. System or procedures to respond to instances of non-compliance
Describe: – c. Actions in relation to potential infringements
Describe: -
3. Sharks landed fresh: the removal of shark fins on board vessels, the landing, retention on-board, transhipment and carrying o shark fins which are not naturally attached to the shark carcass until the first point of landing:
Since: -
Since: -
Reasons: – Additional information on the implementation of this obligation : –
4. Sharks landed frozen: CPCs that do not apply sub-paragraph 3 a) for all sharks shall require their vessels to not have on board fins that total more than 5% of the weight of sharks on board, up to the first point of landing:
Since: -
Since: -
Reasons: – Additional information on the implementation of this obligation : –
National legislation and ATF T&C With provision for Prohibition of shark finning? No the – Reference of laws, regulations and administrative instructions in force related to this requirement? –
Resolution 12/09 On the conservation of thresher sharks (family Alopiidae) caught

Resolution 12/09 On the conservation of thresher sharks (family Alopiidae) caught in association with fisheries in the IOTC area of competence

Prohibition to: retain onboard, tranship, land, store, sell thresher sharks of all the species of the family Alopiidae in 2024 - Deadline: 23/1/2025

1. Did you implement the obligation ?1. Avez-vous mis en œuvre l'obligation ?

2. A system or procedures exist to monitor and to ensure compliance of flag vessels with the prohibition from retaining on board transhipping, landing, storing, selling or offering for sale any part or whole carcass of thresher sharks of all the species of the family Alopiidae:
a. System or procedures to monitor compliance with IOTC binding measure
Describe: — b. System or procedures to respond to instances of non-compliance
Describe:
c. Actions in relation to potential infringements
Describe: -
3. Retaining on board, transhipping, landing, storing, selling or offering for sale any part or whole carcass of thresher sharks of all the species of the family Alopiidae?
Since: -
Since: -
Raisons: -
National legislation and ATF T&C With provision for the prohibition from retaining on board, transhipping, landing, storing, selling or offering for sale any part or whole carcass of thresher sharks of all the species of the family <i>Alopiidae</i> ? No the – Reference of laws, regulations and administrative instructions in force related to this requirement? —
Resolution 13/06 On a scientific and management framework on the conservation of shark species caught in association with IOTC managed fisheries Prohibition to: retain onboard, tranship, land, store, sell oceanic whitetip sharks in 2024 - Deadline: 23/1/2025
1. Did you implement the obligation ?
2. A system or procedures exist to monitor and to ensure compliance of Philippines flag vessels with the prohibition on oceanic whitetip sharks:
a. System or procedures to monitor compliance with IOTC binding measure
Describe: -

b. System or procedures to respond to instances of non-compliance
Describe: – c. Actions in relation to potential infringements
Describe: -
3. Retaining onboard, transhiping, landing or storing any part or whole carcass of oceanic whitetip sharks:
Since: -
Since: -
Raisons: -
National legislation and ATF T&C With provision for prohibition on oceanic whitetip sharks? No the - Reference of laws, regulations and administrative instructions in force related to this requirement?
Additional information on the implementation of this obligation?
Prohibition to: retain onboard, tranship, land, store mobulid rays in 2024 - <u>Dead-line</u> : 23/1/2025
1. Did you implement the obligation?
2. A system or procedures exist to monitor and to ensure compliance of Philippines flag vessels with the prohibition of retaining onboard, transhipping, landing, storing, any part or whole carcass of mobulid rays caught in the IOTC Area of Competence:
a. System or procedures to monitor compliance with IOTC binding measure
Describe: — b. System or procedures to respond to instances of non-compliance
Describe: – c. Actions in relation to potential infringements
Describe: -
3. Retaining onboard, transhipping, landing, storing, any part or whole carcass of mobulid rays caught in the IOTC Area of Competence:
Since: -

Since: -
Reasons: -
National legislation and ATF T&C With provision for the prohibition of retaining onboard, transhipping, landing, storing, any part or whole carcass of mobulid rays caught in the IOTC Area of Competence? No the – Reference of laws, regulations and administrative instructions in force related to this requirement? Additional information on the implementation of this obligation?
<u>Prohibition to:</u> gaff, lift by the gill slits/spiracles, punch holes through the bodies of mobulid rays in 2024 - <u>Deadline:</u> 23/1/2025
1. Did you implement the obligation ?
 2. A system or procedures exist to monitor and to ensure compliance of Philippines flag vessels with: The prohibition to gaff, lift by the gill slits/spiracles, punch holes through the bodies of mobulid rays The obligation to release alive, implement of live release handling procedures of mobulid rays
a. System or procedures to monitor compliance with IOTC binding measure
Describe : — b. System or procedures to respond to instances of non-compliance
Describe: – c. Actions in relation to potential infringements
Describe: -
3. Gaffing, lifting by the gill slits/spiracles, punching holes through the bodies of mobulid rays:
Since: -
Since: -
Reasons: – Additional information on the implementation of this obligation: –
4. The obligation to release alive, implement live release handling procedures of mobulid rays:
Since: -
Since: -
Reasons: -

Additional information on the implementation of this obligation:

National legislation and ATF T&C With provision on :

- The prohibition to gaff, lift by the gill slits/spiracles, punch holes through the bodies of mobulid rays
- The obligation to release alive, implement of live release handling procedures of mobulid rays?

No the -

Reference of laws, regulations and administrative instructions in force related to this requirement?

Additional information on the implementation of this obligation?

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Resolution 12/04 On the conservation of marine turtles Obligation: Longline vessels to carry and employ line cutters and de-hookers on board in 2024 - Deadline: 23/1/2025



- 1. Did you implement the obligation?
 - NIL Report / Not Applicable CPC has no longline vessels on the IOTC Record of authorised Vessels in 2024
- **2.** A system or procedures exist to monitor and to ensure compliance of Philippines longline vessels with the obligation to carry and employ line cutters and de-hookers on board:
- a. System or procedures to monitor compliance with IOTC binding measure

Describe: -

b. System or procedures to respond to instances of non-compliance

Describe: -

c. Actions in relation to potential infringements

Describe: -

3. The obligation for all Philippines flag longline vessels to carry and employ line cutters and de-hookers on board:

Since: -

Since: -

Reasons: -

National legislation and ATF T&C With provision of the obligation to carry and employ line cutters and de-hookers on board?

Reference of laws, regulations and administrative instructions in force related to this requirement?

Additional information on the implementation of this obligation?

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Obligation: Purse seine vessels to carry on board dip nets in 2024 - Deadline: 23/1/2025

1	Did v	vou imn	lement t	he oblic	ation?
	· PIU	vou IIIID	ICIIICIII I	IIC ODIIC	iauoii :

- 2. A system or procedures exist to monitor and to ensure compliance by all Philippines flag purse seine vessels to carry and employ dip nets on board:
- a. System or procedures to monitor compliance with IOTC binding measure

Describe: -

b. System or procedures to respond to instances of non-compliance

Describe: -

c. Actions in relation to potential infringements

Describe: -

- 2. The obligation for all Philippines flag purse seine vessels to carry and employ dip nets on board:
- Since: -

Since: -

Reasons: -

National legislation and ATF T&C With provision of the obligation Purse seine vessels to carry on board dip nets? No the -

Reference of laws, regulations and administrative instructions in force related to this requirement?

Additional information on the implementation of this obligation?

Resolution 23/07 On reducing the incidental bycatch of seabirds in longline fisheries



Obligation: Longline vessels to use mitigation measures south of 25°S in 2024 - Deadline: 23/1/2025

1. Did you implement the obligation?

2. A system or procedures exist to monitor and to ensure compliance with the obligation, for all longline vessels and persons, to use at least two of the three mitigation measures?

3. The obligation for all longline vessels to use at least two of the three mitigation measures?
Since: -
Since: -
Reasons: - National legislation and ATF T&C ? No the - Reference of laws, regulations and administrative instructions in force related to this requirement ?
– Additional information on the implementation of this obligation ?
-
Resolution 18/050n Management Measures for the Conservation of the Billfishes: Striped Marlin, Black Marlin, Blue Marlin and Indo-Pacific Sailfish Prohibition to: Retain on board, tranship, land, striped marlin, black marlin, blue marlin, indo-pacific sailfish smaller than 60 cm lower jaw fork length in 2024 - Deadline: 23/1/2025
 Did you implement the obligation? NIL Report / Not Applicable - In 2024, no vessels catching striped marlin (Tetrapturus audax), black marlin (Makaira indica), blue marlin (Makaira nigricans) and Indo-Pacific sailfish (Istiophorus platypterus) in the IOTC Area of Competence
2. A system or procedures exist to monitor and to ensure compliance of flag vessels with the prohibition to retain on board, tranship, land, any Striped Marlin, Black Marlin, Blue Marlin, and Indo-pacific Sailfish smaller than 60 cm Lower Jaw Fork Length:
a. System or procedures to monitor compliance with IOTC binding measure
Describe : – b. System or procedures to respond to instances of non-compliance
Describe: – c. Actions in relation to potential infringements
Describe: -
3. The prohibition to retain on board, tranship, land, any Striped Marlin, Black Marlin, Blue Marlin, and Indo-pacific Sailfish smaller than 60 cm Lower Jaw Fork Length:
Since: dd/mm/yyyy
Since: dd/mm/yyyy
Resaons: -

National legislation and ATF T&C With provision for <u>Prohibition to:</u> Retain on board, tranship, land, striped marlin, black marlin, blue marlin, indo-pacific sailfish smaller than 60 cm lower jaw fork length?

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No the -

Reference of laws, regulations and administrative instructions in force related to this requirement?

Additional information on the implementation of this obligation?

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2.9 Regional Observer Scheme

Resolution 22/04 On a Regional observer scheme



<u>Obligation:</u> Mandatory 5% observer coverage at sea (all vessels) in 2023 - <u>Deadline:</u> 17/11/2024

- 1. Did you implement the obligation?
- 2. A system or procedures exist to implement the at sea observer scheme, and the binding obligation of minimum observer coverage of 5% as defined by the number of operations/sets?
- a. System or procedures to monitor compliance with IOTC binding measure?

Describe: -

b. System or procedures to respond to non-compliance with this binding obligation?

Describe: -

c. Action to be taken in relation to non-compliance with this binding obligation?

Describe: -

Any documents on system/procedures?

No the -

3. The number of vessels monitored and the coverage achieved by gear type, have been reported to the IOTC Secretariat & the IOTC Scientific Committee?

If coverage is below 5 %, please explain and provide additional information?

	No of fishing vessels ob- served/monitored	Fishing effort ob- served/monitored	3 ()	Secretariat estimated coverage
Purse seine	_	_	_	_

Longline	-	-	-	-
Gillnet	_	_	_	-
Pol & Line	_	_	_	_
Handline	_	_	_	_
Other fishing gear –	_	_	_	_

Report - number of vessels monitored & coverage achieved by gear type for the observer programme at sea? No the -

Comments/remarks about your submission and the implementation of this requirement:

National legislation with provisions to implement the at sea observer programme, and to implement the minimum coverage of 5% for observer programme at sea?

No the -

Reference of laws, regulations and administrative instructions in force related to this requirement?

<u>Information required:</u> Mandatory 5% coverage of artisanal landings in 2023 - <u>Deadline:</u> 17/11/2024

- 1. Did you implement the obligation?
- 2. A system or procedures exist to implement the coastal sampling scheme (monitoring coastal fishing vessels landings), and the binding obligation of minimum coverage of 5% of the total levels of vessel activity (i.e. total number of vessel trips or total number of active vessels)?
- a. System or procedures to implement this binding obligation?

Describe: -

b. System or procedures to respond to non-compliance with this binding obligation?

Describe: -

c. Action to be taken in relation to non-compliance with this binding obligation?

Describe: -

Any documents on system/procedures?

No the -

3. The coverage is at least 5 % of artisanal fishing vessels landings for all fishing gears?

If coverage is below 5 %, please explain and provide additional information?

Sampling schemes (coastal/artisanal vessel landings):

		Total number of active vessels	Coverage achieved in (%)	Secretariat coverage es- timated in (%)
Coastal purse seine	_	_	_	_
Coastal longline	_	_	_	_
Coastal Gillnet	_	_	_	_
Coastal Pol-and-Line	_	_	_	_
Coastal Handline	_	_	_	_
Coastal Line Trolling	_	_	_	_
Coastal Beach seine	_	_	_	_
Coastal Encircling gillnet	_	_	_	_
Coastal Ring net	_	_	_	_
Other fishing gear (Trawl etc)	_	_	_	_

National legislation with provision to implement the coastal sampling scheme (monitoring coastal fishing vessels landings), and to implement the minimum coverage of 5% for the coastal sampling scheme?

Reference of laws, regulations and administrative instructions in force related to this requirement?

Information required: At sea Observer reports in 2023 - Deadline: 17/11/2024

- 1. Did you submit the data/report/information of this reporting obligation?
- 2. All observer reports have been provided to the IOTC Secretariat:
- Total of vessel trips observed by fishing gear: - Total number of observer reports provided by fishing gear: -
- Total of vessel trips observed by fishing gear: - Total number of observer reports provided by fishing gear: -

Reasons: –

3. Observer reports submitted?

No the –

2.10 Bigeye tuna Statistical Document Programme

Resolution 01/06 Concerning the IOTC bigeye tuna statistical document programme



<u>Information required:</u> 1st Semester 2024 report on import of frozen bigeye tuna - Deadline: 1/10/2024

- 1. Did you submit the data/report/information of this reporting obligation?
 - YES Submitted
- 2. A system for monitoring import, export, re-export of frozen BET exists:
 - YES A system exists for monitoring import, export, re-export of frozen BET.
- 3. Frozen Bigeye tuna were imported in the 1st semester 2024:
 - YES Frozen bigeye tunas were imported in the 1st semester 2024

Total quantity of frozen bigeye tunas imported in the 1st semester (kg): 1026081.3 Specify from which country' vessels the frozen bigeye tuna were imported:

- China
- Taiwan, Province of China

- Spain (EU)
- Indonesia
- Korea
- Japan
- Seychelles
- KIR Kiribati
- MHL Marshall Islands
- PNG Papua New Guinea
- FSM Micronesia, Federated States of

If country not in the list above, provide: Tuvalu 1st semester import report submitted? Yes the 30 September 2024 - 15:29

<u>Information required:</u> 2nd Semester 2023 report on import of frozen bigeye tuna - <u>Dead-line:</u> 1/4/2024

- 1. Did you submit the data/report/information of this reporting obligation?
 - YES Submitted
- 2. Frozen Bigeye tuna were imported in the 2nd semester 2023:
 - YES Frozen bigeye tunas were imported in the 2nd semester 2023

Total quantity of frozen bigeye tunas imported in the 2nd semester (kg): 916,938.03 kg Specify from which country' vessels the frozen bigeye tuna were imported:

Other Country?

As of the moment, we can only provide BET import data on quantity and country of origin. **2nd semester import report submitted ?**Yes the 02 April 2024 - 14:07

<u>Information required:</u> information on validation of statistical documents - national authorities and authorized officers in 2024 - Deadline: 23/1/2025

- 1. Did you submit the data/report/information of this reporting obligation?
- 2. A system for validating export and re-export of frozen bigeye tunas exists:

3. The Information on validation of statistical documents, the National authorities and authorized officers, is reported/updated in 2024?

- 2.1 REPORTING ON NEW INSTITUTIONS AND/OR NEW OFFICERS
 - YES The update for 2024 is provided in the table below for new institution(s) and / or officer(s).
- 2.2 REPORTING ON INSTITUTION AND/OR OFFICER NOT ANYMORE AUTHORISED
- 2.3 REPORTING ON CHANGE OF SEAL INSTITUTION

Comments/remarks about your submission and the implementation of this requirement?

2.11 Interim plan for rebuilding the Yellowfin tuna stock

Resolution 21/01 On an interim plan for rebuilding the Indian Ocean yellowfin tuna stock in the IOTC area of competence

<u>Information required:</u> Purse seiners served by supply vessels in 2025 - <u>Deadline:</u> 1/1/2025

Objections received:

- Not applicable to India: Resolution 18/01 remains binding.
- Not applicable Indonesia, the Islamic Republic of Iran, Madagascar, Oman and Somalia: Resolution 19/01 remains binding.
- 1. Did you implement the obligation?
- 2. CPC has purse seiners (PS) / supply vessels (SP) on the IOTC Record of authorised vessels?
- 3. The information on purse seiners served by each supply vessel is provided to the Secretariat?

No the -

Resolution 19/01 On an interim plan for rebuilding the Indian Ocean yellowfin tuna stock in the IOTC area of competence

Information required: Purse seiners served by supply vessels in 2025 - Deadline: 1/1/2025

Objection received from India: not applicable to India. Resolution 18/01 remains binding on India. Resolution 19/01 remains binding on Indonesia, the Islamic Republic of Iran, Madagascar, Oman and Somalia. Resolution 19/01 entered into force on 28/12/2019

APPLIES ONLY TO INDONESIA, THE ISLAMIC REPUBLIC OF IRAN, MADAGASCAR, OMAN AND SOMALIA

1. Did you implement the obligation?

2. CPC has purse seiners (PS) / supply vessels (SP) on the IOTC Record of authorised vessels?
3. The information on purse seiners served by each supply vessel is provided to the Secretariat?
No the –

Any additional information(s) / remark(s) on the completion of $\underline{Section\ 2}$ of the Compliance Questionnaire ?

None

Section 3 – Control by IOTC coastal States of activities of foreign vessels involved in IOTC fishery

3.1 Port inspection programme

Resolution 05/03 Relating to the establishment of an IOTC programme of inspection in port



Information required: List of foreign vessels landings in 2023 - Deadline: 1/7/2024

- 1. Did you submit the data/report/information of this reporting obligation?
- 2. The list of foreign fishing vessels which have landed in 2023 and the details of catch composition submitted to the IOTC Secretariat?

Report on the list of foreign vessels & the quantities landed in your ports submitted? No the -

Resolution 16/11 On Port State measures to prevent, deter and eliminate illegal, unreported and unregulated fishing



<u>Information required:</u> List of designated ports, Designated competent Authority, Prior notification periods in each port State CPC in 2024 - <u>Deadline:</u> 23/1/2025

- 1. Did you implement the obligation?
- 2. A system or procedures exist to implement this binding reporting obligation?
- a. System or procedures to monitor compliance with IOTC binding measure?

Describe: -

b. System or procedures to respond to non-compliance with this binding obligation?

Describe: -

c. Action to be taken in relation to non-compliance with this binding obligation?

Describe: -

- 3. The list of designated ports have been submitted to the IOTC Secretariat?
- 4. The list of designated ports has been updated/changed in 2024 and we submit the updated information on the designated ports for:
- **4.1. NEW DESIGNATED PORTS**
- 4.2. UPDATE OF ALREADY DESIGNATED PORTS
- 4.3. PORTS NOT ANY MORE DESIGNATED
- 5. CPC ports where foreign vessels can request entry are designated by national legislation?

National legislation with provision for designation of port, designated competent authority, prior notification periods?

Reference of laws, regulations and administrative instructions in force related to this requirement?

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<u>Information required:</u> Port inspection reports AND Report of vessels engaged in IUU fishing following an inspection in 2024 - <u>Deadline:</u> 23/1/2025

- 1. Did you submit the data/report/information of this reporting obligation?
- 2. Number of calls made by foreign vessels?
 - Fishing vessels: - Source e-PSM: -
 - Carrier (reefer) vessels: - Source e-PSM: -
 - Supply vessels: - Source e-PSM: -
- 3. Number of foreign vessels denied entry into CPC port(s)?
 - Fishing vessels: - Source e-PSM: -
 - Carrier (reefer) vessels: - Source e-PSM: -
 - Supply vessels: - Source e-PSM: -
- 4. Number of foreign vessels denied use of CPC port(s)?
 - Fishing vessels: -
 - Carrier (reefer) vessels: -
 - Supply vessels: -

	r of foreign vessels inspected ?
	shing vessels: -
• Ca	arrier (reefer) vessels: -
• Su	ipply vessels: -
	r of inspection reports of foreign vessels submitted by e-PSM to the Secretariat? shing vessels: Source e-PSM: -
• Ca	arrier (reefer) vessels: Source e-PSM: -
• Su	ipply vessels: Source e-PSM: -
7. Numbe	r of inspection reports of foreign vessels submitted by e-mail to the Secretariat ?
• Fi	shing vessels: -
• Ca	arrier (reefer) vessels: -
• Su	ipply vessels: -
	nitted: No the - r of cases brought against foreign vessels for undermining the coastal CPCs Fisheries Law and/or Fisheries Regulations
• Fi	shing vessels: -
• Ca	arrier (reefer) vessels: -
• Su	ipply vessels: -
	r of cases reported to the IOTC Secretariat ?
• Ca	arrier (reefer) vessels: –
• Su	ipply vessels: -
10. There inspection	was clear grounds for believing that vessel(s) has engaged in IUU fishing or fishing related activities following an in port ?
11. Follow	ving an inspection, we have communicated the findings to ?
_	
: -	
· –	
: -	
: - :	
e-PSM ve	essel file: –
Inform	ation required: at least 5% inspection of LAN or TRX in 2024 - Deadline: 23/1/2025

2. A system or procedures exist to implement this binding obligation of monitoring/inspection of 5% of landings/transhipments of foreign vessels?

1. Did you implement the obligation?

a. System or procedures to monitor compliance with IOTC binding measure?
Describe: — b. System or procedures to respond to non-compliance with this binding obligation?
Describe: — c. Action to be taken in relation to non-compliance with this binding obligation?
Describe: -
 3. Number of foreign vessels callings in port(s) for the purpose of: Landing: Source e-PSM: - Transhipment: Source e-PSM: - Landing & transhipment: Source e-PSM: - Landing: Source e-PSM: - Transhipment: Source e-PSM: - Landing & transhipment: Source e-PSM: -
Have you monitored at least 5 % of the offloading?
Coverage of offloadings inspected / monitored: Source e-PSM: - Landing/transhipment monitoring forms submitted? No the - 5. The monitoring of landing and transhipment is implemented/conducted by: • : -
:- :- :-
<u>Information required:</u> Report on denial of entry into port in 2024 - <u>Deadline:</u> 23/1/2025
1 . Did you implement the obligation ?
2. A system or procedures exist to implement this binding obligation - to deny entry in port for foreign vessels?

a. System or procedures to monitor compliance with IOTC binding measure?
Describe: – b. System or procedures to respond to non-compliance with this binding obligation?
Describe: — c. Action to be taken in relation to non-compliance with this binding obligation?
Describe: -
3. Foreign vessels were denied entry into CPC port(s) in 2024 ?
4. Number of foreign vessels denied entry into CPC port(s) in 2024 ?
5. Reason(s) for denial of entry in port(s) ?
Specify: - 5. The denial of entry was communicated to?
Flag:
• Country:
• Date: -
6. The denial of entry in port for foreign vessels requesting entry in ports is established/required by national legislation:
No the - Reference of laws, regulations and administrative instructions in force related to this requirement? -
<u>Information required:</u> Report on denial of use of port AND report on withdrawal of a denia of use of port in 2024 - <u>Deadline:</u> 23/1/2025
1 . Did you implement the obligation ?
2. A system or procedures exist to implement this binding reporting obligation - to deny use of port?
a. System or procedures to monitor compliance with IOTC binding measure?

Describe: — b. System or procedures to respond to non-compliance with this binding obligation?
Describe: — c. Action to be taken in relation to non-compliance with this binding obligation?
Describe: -
3. Foreign vessels were denied use of port(s) in 2024 ?
If YES, the denials of use were withdrawn?
4. Number of foreign vessels denied use of ports in 2024 ?
Additional information - specify reason(s) for denial of use of port ? –
5. The denial of use and/or the withdrawal was communicated to?
Flag:
Country:
Date: -
6. The denial of use of port and withdrawal for foreign vessels requesting entry in ports are established/required by national legislation:
No the - Reference of laws, regulations and administrative instructions in force related to this requirement? -

3.2 Foreign vessels licensed

Resolution 14/05 Concerning a record of licensed foreign vessels fishing for IOTC species in the IOTC area of competence and access agreement information

Information required: list of foreign vessels licensed in EEZ in 2024 - Deadline: 15/2/2025

1. Did you submit the data/report/information of this reporting obligation?

2. Foreign vessels were licensed in 2024	2.	Foreign	vessels	were	licensed	in	2024	?
--	----	----------------	---------	------	----------	----	------	---

3. The list of licensed foreign fishing vessels (in 2024) has been reported to the IOTC Secretariat?

Reasons: -

No vessels missing: -

No Vessels issued licenses: -

Specify to which foreign vessels flag country you have issued license:

4. All the mandatory information is provided to the IOTC Secretariat for all foreign fishing vessels licensed by Philippines in 2024?

5. Number of licenses issued to foreign fishing vessels in 2024?

Foreign fishing vessels ≥ 24m:

- Number of licenses issued: -
- Number of vessels: -

Foreign fishing vessels < 24m:

- Number of licenses issued: -
- Number of vessels: -

Information required: foreign vessels denied a license in 2024 - Deadline: 15/2/2025

- 1. Did you submit the data/report/information of this reporting obligation?
- 2. Foreign vessels were denied a license in 2024?
- 3. Number of licenses denied to foreign fishing vessels?

Foreign fishing vessels ≥ 24m:

• Number of licenses denied: -

Foreign fishing vessels < 24m:

Number of licenses denied: -

<u>Information required:</u> Official coastal State fishing License in 2024 - <u>Deadline:</u> 23/1/2025

1. Did you submit the data/report/information of this reporting obligation?

3. The information concerning the official coastal State fishing License has been updated/changed and we submit the updated information to the IOTC Secretariat?
Template official coastal State fishing license submitted? No the -
4. All the mandatory information on official coastal State fishing License have been provided to the IOTC Secretariat?
Any additional information(s) / remark(s) on the completion of <u>Section 3</u> of the Compliance Questionnaire ? None
None

Section 4 - Responsibility of all CPCs

4.1 Control of nationals

Resolution 24/09 To promote compliance by nationals of contracting parties and cooperating non-contracting parties with IOTC conservation and management measures



Information required: Compliance by nationals at previous session in 2024

- 1 Vessels have been listed on the IOTC IUU vessels list at the previous session of the Commission with natural or legal persons under my jurisdiction?
 - NO No vessels have been listed on the IOTC IUU vessels list at previous sessions of the Commission.

Consult the Implementation Report for more information

Any additional information(s) / remark(s) on the completion of $\underline{\text{Section 4}}$ of the Compliance Questionnaire ?

None

Section 5 - Flag State Controls (Data)

Mandatory statistical reporting requirements for IOTC CPCs - All Mandatory statistical requirements - Flag State CPCs in 2023 - <u>Dead-line</u>: 30/6/2024

Resolution 18/07 on Measures Applicable in Case of Non-Fulfilment of Reporting Obligations in the IOTC.

<u>Information required:</u> Zero Catch Matrix (Species presence in the catch)

- 1. Submit in e-MARIS (IOTC statistical data management system) the zero catches matrix data for the following species? IOTC SPECIES:
 - NO NIL Report / Not Applicable No fishing vessel on the IOTC Record of Authorised Vessels in 2023

SHARK SPECIES:

NO – NIL Report / Not Applicable - No fishing vessel on the IOTC Record of Authorised Vessels in 2023

Data forms submitted? No the -

Comments/remarks about submission zero catches matrix data - ALL FISHERIES, and the implementation of this requirement? The Philippines has no active fishing vessels in the IOTC Area of Competence from the years 2018 to the present.

Resolution 12/04 13/05 23/06 23/07 – Interactions with Endangered, Threatened and Protected species (ETP) – Surface & Longline fisheries



<u>Information required:</u> Interactions with Endangered, Threatened and Protected (ETP) species – Surface & Longline Fisheries

- Submit in e-MARIS (IOTC statistical data management system) Interactions with ETP species for the following species?
 1.1 For interactions ETP species Surface fisheries
 - NO NIL Report / Not Applicable No fishing vessel active in the IOTC Area of Competence in 2023
 - NO (Explain the reasons in the free text box comments/remarks, below)

for

- 1.2 For interactions ETP species Longline fisheries
 - NO NIL Report / Not Applicable No longline fishing vessel active in the IOTC Area of Competence in 2023
 - NO (Explain the reasons in the free text box comments/remarks, below)

for

Data forms submitted? No the -

Comments/remarks about data submission and the implementation of this requirement?

The Philippines has no active fishing vessels in the IOTC Area of Competence from years 2018 to the present.

Resolution 15/02 - Nominal catches / Retained catches - All Fisheries



<u>Information required:</u> Annual retained catches on board – Coastal/surface/longline fisheries

1. Submit in e-MARIS (IOTC statistical data management system) annual retained catches for the following species?

1.1 For annual retained catches onboard - Coastal fisheries

IOTC SPECIES:

 NO - NIL Report / Not Applicable - Not a coastal State of the IOTC Area of Competence - CPC located outside the IOTC Area of Competence in 2023

- For :

SHARK SPECIES:

 NO – NIL Report / Not Applicable - Not a coastal State of the IOTC Area of Competence – CPC located outside the IOTC Area of Competence in 2023

- For

1.2 For annual retained catches onboard - Surface fisheries

IOTC SPECIES:

- NO NIL Report / Not Applicable No fishing vessel active in the IOTC Area of Competence in 2023
- NO (Explain the reasons in the free text box comments/remarks, below)

- For

SHARK SPECIES:

• NO – NIL Report / Not Applicable - No fishing vessel active in the IOTC Area of Competence in 2023

- Pour

1.3 For Retained catches onboard - Longline fisheries

IOTC SPECIES:

- NO NIL Report / Not Applicable No longline fishing vessels on the IOTC Record of Authorised Vessels in 2023
- NO NIL Report / Not Applicable No longline fishing vessels active in the IOTC Area of Competence in 2023

- For

SHARK SPECIES:

NO – NIL Report / Not Applicable - No longline fishing vessels on the IOTC Record of Authorised Vessels in 2023

- For

Data forms submitted? No the -

Comments/remarks about data submission and the implementation of this requirement?

The Philippines has no active fishing vessels in the IOTC Area of Competence from 2018 to the present.

Resolution 15/02 – Nominal catches / Discarded catches – All Fisheries



<u>Information required:</u> Catch discarded – IOTC species, sharks, turtles, seabirds, cetaceans, whale sharks, mobulids - All fisheries

1. Submit in e-MARIS (IOTC statistical data management system) discarded catches data for the following species ? IOTC SPECIES:

NO – NIL Report / Not Applicable - No fishing vessel on the IOTC Record of Authorised Vessels in 2023

- For:

SHARK SPECIES:

- NO NIL Report / Not Applicable No fishing vessels on the IOTC Record of Authorised Vessels in 2023
- NO NIL Report / Not Applicable No fishing vessel active in the IOTC Area of Competence in 2023

- For

MARINE TURTLE SPECIES:

- NO NIL Report / Not Applicable No fishing vessel on the IOTC Record of Authorised Vessels in 2023
- NO NIL Report / Not Applicable No fishing vessel active in the IOTC Area of Competence in 2023

- For

SEABIRDS SPECIES:

• NO - NIL Report / Not Applicable - No longline fishing vessel registered on the IOTC Record of Authorised Vessels in 2023

- For

CETACEANS SPECIES:

- NO NIL Report / Not Applicable No fishing vessel active in the IOTC Area of Competence in 2023 .
- HAS national and state legislation for protecting cetaceans we have provided the information for the IOTC Scientific Committee, Compliance Committee and Working Party on the Implementation of Conservation and Management Measures consideration.

- For

WHALE SHARK:

- NO NIL Report / Not Applicable No fishing vessel active in the IOTC Area of Competence in 2023 .
- NO NIL Report / Not Applicable Exempted from reporting to IOTC, I have national / state legislation for protecting whale sharks.

MOBULID:

NO – NIL Report / Not Applicable - No fishing vessel active in the IOTC Area of Competence in 2023.

- For

Data forms submitted? No the -

Comments/remarks about data submission and the implementation of this requirement? We have no active fishing vessels in 2023.

Resolution 15/02 - Catch and Effort Geo-referenced - All Fisheries



Information required: Catch and effort - Coastal/surface/longline Fisheries

1. Submit in e-MARIS (IOTC statistical data management system) Catch and Effort data for the following species/fisheries?

1.1 Catch and Effort Geo-referenced - Coastal fisheries

IOTC SPECIES:

 NO - NIL Report / Not Applicable - Not a coastal State of the IOTC Area of Competence - CPC located outside the IOTC Area of Competence in 2023

- For :

SHARK SPECIES:

 NO - NIL Report / Not Applicable - Not a coastal State of the IOTC Area of Competence - CPC located outside the IOTC Area of Competence in 2023

- For:

1.2 Catch and Effort Geo-referenced - Surface fisheries

IOTC SPECIES:

- NO NIL Report / Not Applicable No fishing vessels on the IOTC Record of Authorised Vessels in 2023
- NO NIL Report / Not Applicable No fishing vessels active in the IOTC Area of Competence in 2023

- For

SHARK SPECIES:

• NO - NIL Report / Not Applicable - No fishing vessels on the IOTC Record of Authorised Vessels in 2023

- For

1.3 Catch and Effort Geo-referenced - Longline fisheries IOTC SPECIES:

• NO - NIL Report / Not Applicable - No longline fishing vessels on the IOTC Record of Authorised Vessels in 2023

- For

SHARK SPECIES:

NO – NIL Report / Not Applicable - No longline fishing vessels on the IOTC Record of Authorised Vessels in 2023

- For

Information required: FAD - Days at sea (Effort) by support vessels

- 1. Submit in e-MARIS (IOTC statistical data management system) Catch and Effort data for the following species/fisheries?

 1.4 FAD Days at sea (Effort) by supply vessels
 - NO NIL Report / Not Applicable No supply vessels on the IOTC Record of Authorised Vessels in 2023.
 - NO (Explain the reasons in the free text box comments/remarks, below)

Number of supply vessel(s) registered on the IOTC Record of Authorised Vessels in 2024?

Data forms submitted? No the -

Comments/remarks about data submission and the implementation of this requirement?

The Philippines has no active fishing vessels in the IOTC Area of Competence from years 2018 to the present.

Resolution 15/02 - Size frequencies Geo-referenced - All Fisheries



<u>Information required:</u> Size Frequencies Geo-referenced – Coastal/surface/longline fisheries

1. Submit in e-MARIS (IOTC statistical data management system) Size Frequencies data for the following species/fisheries?

1.1 Size Frequency Geo-referenced - Coastal fisheries

IOTC SPECIES

 NO - NIL Report / Not Applicable - Not a coastal State of the IOTC Area of Competence - CPC located outside the IOTC Area of Competence in 2023

- For

SHARKS SPECIES

 NO - NIL Report / Not Applicable - Not a coastal State of the IOTC Area of Competence - CPC located outside the IOTC Area of Competence in 2023

- For

1.2 Size frequency Geo-referenced - Surface fisheries

IOTC SPECIES

- NO NIL Report / Not Applicable No fishing vessels on the IOTC Record of Authorised Vessels in 2023
- NO NIL Report / Not Applicable No fishing vessels active in the IOTC Area of Competence in 2023
- NO (Explain the reasons in the free text box comments/remarks, below)

- For

SHARKS SPECIES

• NO - NIL Report / Not Applicable - No fishing vessels on the IOTC Record of Authorised Vessels in 2023

- For

1.3 Size frequency geo-referenced - Longline fisheries

• NO - NIL Report / Not Applicable - No longline fishing vessels on the IOTC Record of Authorised Vessels in 2023

- For

SHARKS SPECIES

NO – NIL Report / Not Applicable - No longline fishing vessels on the IOTC Record of Authorised Vessels in 2023

- For

Data forms submitted? No the -

Comments/remarks about data submission and the implementation of this requirement?

The Philippines has no active fishing vessels in the IOTC Area of Competence from years 2018 to the present.

Resolution 19/02 – FAD – Set on DFAD by type - Drifting floating objects (DFOB) related activities



Information required: Drifting floating objects (DFOB) related activities (FADs set by type)

1. Submit in e-MARIS (IOTC statistical data management system) FAD – Drifting floating objects (DFOB) related activities (FADs set by type)?

Number of support vessel(s) registered on the IOTC Record of Authorised Vessels in 2023? -

Data forms submitted? No the -

Comments/remarks about data submission and the implementation of this requirement?

Resolution 15/02 - FAD - Number & characteristics of supply vessels



Information required: Number & characteristics of support vessel

1. Submit in e-MARIS (IOTC statistical data management system) Number & characteristics of support vessels data?

Number of support vessels registered on the IOTC Record of Authorised Vessels in 2023? -

Data forms submitted? No the -

Comments/remarks about data submission and the implementation of this requirement?

Resolution 23-01 - Anchored Fish Aggregating Devices (AFADs) - AFAD related activities



Information required: Data collection for AFADs

1. Submit in e-MARIS (IOTC statistical data management system) AFAD related activities data?

Data forms submitted ? No the - Comments/remarks about data submission and the implementation of this requirement ?

Resolution 19/02 - Number of active FADs



<u>Information required:</u> Number of active FADs at any one time (from November <u>2023</u> to October <u>2024</u>)

1. Submit in e-MARIS (IOTC statistical data management system) Fish Aggregating Devices for the requirement Number of active FADs at any one date for the month of ?

Number of purse seine vessel(s) registered on the IOTC Record of Authorised Vessels in 2024 ? – Number of supply vessel(s) registered on the IOTC Record of Authorised Vessels in 2024 ? – Months submitted ?

Data forms submitted? No the - Comments/remarks about data submission and the implementation of this requirement?

VOLUNTARY UN Fish Stocks Agreement (UNFSA) - Fishing Craft Statistics

Information required: Fishing Craft Statistics

- 1. Submit in e-MARIS (IOTC statistical data management system) the fishing craft statistics?
 - NO NIL Report / Not Applicable No vessel active in the IOTC Area of Competence in 2023

Data forms submitted? No the -

Comments/remarks about data submission and the implementation of this requirement?

The Philippines has no active fishing vessels in the IOTC Area of Competence from years 2018 to the present.

VOLUNTARY Articles V of the IOTC Agreement - Fish prices

Information required: Fish prices

- 1. Submit in e-MARIS (IOTC statistical data management system) the fish prices?
 - NO (Explain the reasons in the free text box comments/remarks, below)

Data forms submitted? No the — Comments/remarks about data submission and the implementation of this requirement? The Philippines has no active fishing vessels in the IOTC Area of Competence from years 2018 to the present. Hence, we are reporting zero catch and zero/no activities from the said years.

Any additional information(s) / remark(s) on the completion of <u>Section 5</u> of the Compliance Ouestionnaire?

None