US Atlantic Surfclam and Ocean Quahog Certificate Holder Forced and Child Labour Policies, Practices and Measures

1 Introduction

Fisheries and at-sea Certificate Holders (CH) in the Marine Stewardship Council (MSC) program are required to provide a self-description of policies and measures, including regulatory requirements and procedures that are in effect in the Unit of Assessment, to protect fishing crew from forced labour or child labour, as well as any efforts by the private sector. The objective is to require certificate holders to communicate how government, industry, or other relevant entities protect against forced or child labour.

Each fishery and at-sea Chain of Custody client shall provide this information by completing this template. This template should be completed by the client in good faith and be based on information known and available to the client at the time of completion. The information provided should be representative of the range of measures known to the certificate holder.

The completed form will be uploaded to MSC database to be published on the MSC website at the same time as the Public Certification Report.

Guidance for filling in the template is found in the Appendix of this template. Information is required on all issues addressed in the template and should be provided in English, which is the official language of the MSC.

Please complete all unshaded fields. Please fill in N/A if an issue is not applicable, including a short justification for why it is not applicable.

2 Marine Stewardship Council certificate holder forced and child labour policies, practices and measures

Table 2.1 – Certificate holder information				
1	Composition of fishery client group on behalf of who the statement is provided			
	 Characterise the composition of the fishery client group, including cost sharing entities. Describe the relationship between cost sharing members of the fishery client group and the vessel owners and operators of the Unit of Certification (UoC). 			
СН	The client group is comprised of Bumble Bee Seafoods, Sea Watch International, Atlantic Capes Fisheries, Surfside Foods LLC, and LaMonica Fine Foods. The members share costs of MSC certification equitably. The client group members are quota holders of surfclam and/or quahog quota and in some cases vessel owner/operators or processors in the UoC.			
2	Responsibility for labour regulation			
	 What management authorities and laws, including flag state authorities, control labour-related regulations in the unit of assessment area? How are laws enforced? 			
СН	All vessels are flagged to the United States with all fishing operations occurring within the EEZ of the US. Fishermen in the UoC work under regulations of the US Fair Labor Standards Act enforced by US Department of Labor which address minimum age along with a host of other requirements. Additionally, the Jones Act affords protections for fishermen who have been involved in accidents or become sick while performing their duties to recover compensation on US flagged vessels. Title 46 of the US Code § 10601, enforced by the US Coast Guard during at sea boardings and dockside inspections, require fishing agreements to include the period of effectiveness and compensation arrangement(s) on all UoC owned and operated vessels.			
3	Risk identification and mitigation			
	 Describe the processes, including government and certificate holder measures, that are in place in the UoC to identify and mitigate any risk of child and forced labour. 			
СН	Given operations under US flags in US waters, with fishing trips of short duration, risk of child and forced labor deemed extremely low.			
4	Crew recruitment			
	 Describe the typical methods used to recruit crew in the UoC and describe the migrant composition of crew if any. 			
СН	Crew is typically recruited through a review process that includes an application, physical and drug test. 46 U.S. Code 8103, also referred to as the 75/25 Rule, requires minimum 75% crew comprised of US citizens. The 25 percent limit is only applicable to unlicensed seamen aboard fishing industry vessels who are non-permanent resident aliens authorized for employment in the United States under the Immigration and Nationality Act (INA) (8 U.S.C. 1101 <i>et seq.</i>). Migrant labor or recruitment agencies are not used by any UoC owned or operated vessels.			
5	Engagement with fish worker groups			
	 Where there is known engagement with fisher, migrant, and worker rights groups, describe how this occurs and the organisations engaged with workers in the Unit of Assessment (UoA). 			
СН	There is no known engagement with fisher, migrant, and worker rights groups on any UoC owned and operated vessels.			
6	Crew contracts			
	 Describe the nature of contracts or legal work agreements in place in the UoC and the issues addressed in such agreements. 			

СН	Title 46 of the US Code § 10601, enforced by the US Coast Guard during at sea boardings and dockside inspections, require fishing agreements to include the period of effectiveness, the compensation arrangement, duties and other agreed terms on all UoC owned and operated vessels.		
7	Audits and labour inspections		
	Describe any 3rd Party audits and certifications on labour, or labour inspections conducted within the UoC in the last two years.		
СН	No third-party vessel audits outside of government entities took place in the past two years.		
8	National minimum age requirements		
	 Describe national minimum age requirements for crew members serving on vessels within the UoC. Describe systems in place, both regulatory and private sector systems, to ensure that crew members meet national minimum age requirements. Describe how this is checked, including enforcement within the UoC by the responsible governing authority or oversight body such as labour inspectors. 		
СН	National law prohibits hazardous work for individuals under age of 18. All fishermen in UoC are at least 18 years of age. Age verification takes place upon hiring as part of standard human resources practices with severe fines levied on violations.		
9	Repatriation		
	 Describe how repatriation issues are dealt with in the UoC with respect visits end of contract, voluntary and involuntary termination, and freedom of movement and the extent to which these are included in contracts. 		
СН	Workers on all UoC owned or operated vessels are US Citizens with the exception of up to 25% of crew who are non-permanent resident aliens authorized for employment in the United States under the Immigration and Nationality Act (INA) (8 U.S.C. 1101 <i>et seq.</i>) Repatriation issues are not included in crew contracts.		
10	Debt bondage		
	 Describe if there is evidence of systemic practices to impose costs on crew members for placement or brokerage fees, travel to the workplace, visa, medical, safety gear, clothing/protective gear, food at the workplace, communications access, remittance fees, repatriation, etc. If so, describe such practices and how debt bondage is avoided. 		
СН	There is no evidence of systemic practices to impose costs on crew members for placement or brokerage fees, travel to the workplace, visa, medical, safety gear, clothing/protective gear, food at the workplace, communications access, remittance fees, or repatriation.		
11	Grievance and remedy mechanisms		
	- Please list any policies or measures (e.g. hotline) that are in place for crew voices to be heard and to report and remediate any instances of forced or child labour.		
СН	There is no evidence of any instances of forced or child labour, therefore remedy policies or measures have not been found to be necessary on UoC owned or operated vessels. Owners' Human Resource Departments are available to hear grievances. Crew is hired at will and free to exit employment at any time.		
12	Identification documents		
	 Describe policies and practice in place across the UoC to ensure that crew members have free and timely access to their identification documents, including National ID, passports, visas, etc. 		
СН	There is not any policy or practice to hold, confiscate or retain any identification document(s) in excess of making a copy of appropriate identification documents for employment records on any UoC owned or operated vessels		
13	Additional comments		
	- Do you have additional comments on labour practices within the UoC?		

СН	
14	Date this template was last updated
	- DD/MM/YYYY
СН	June 17, 2019

3 Appendix – Guidance on filling in the Certificate Holder Forced and Child Labour Policies, Practices and Measures Template

3.1 Composition of the fishery client group on behalf of who the statement is provided

If a fishery is in full assessment and the cost-sharing participants and arrangements are not yet determined, provide as much detail as possible regarding the expected cost-sharing entities that will comprise the client group, should the fishery achieve certification, and the relationship between such client group representatives and the vessel owners and operators in the Unit of Certification (UoC).

3.2 Responsibility for labour regulation

Provide information on laws and regulation and the authorities that have responsibility for labour regulations in the area in which the fishery operates, including flag state authorities where this is applicable. Describe how these are enforced.

3.3 Risk identification, mitigation and remediation

The information required in this section includes information known by the certificate holder on processes and practices that are applicable in the UoC to identify, assess, prevent and mitigate forced and child labour risks. The information may include government policy or measures, or where applicable, measures being implemented by the certificate holder.

3.4 Crew recruitment

The information required here includes information on the methods used to recruit crew in the UoC, any widespread use of migrant labour, the countries that crew come from and information on recruitment agencies used where this information is available and known to the certificate holder. It may also include information known of visa programs used to bring in workers to the UoC and on payment of recruitment fees.

3.5 Engagement with fish worker groups

In some countries, there may be engagement with fish worker groups or other types of organisations that work to address risks of forced labour. Where this occurs provide information on such engagement. This may include information on any organizations in the port area which support crew members socially, e.g. seafarers' ministry, fishers' association, local committees.

3.6 Crew contracts

Contracts are legal work agreements with labour duties and payments clearly spelled out. Describe the nature of crew contracts in the UoC, specifically features related to forced and child labour, whether the contracts are written in languages understood by crew and how provisions in the contract are enforced.

3.7 Audits and labour inspections

Describe any government labour inspections or social audits and certifications of working conditions within the UoC in the past 2 years. Where the information is available provide a link to the criteria against which the audit took place.

3.8 National minimum age requirements

For this section describe national minimum age requirements and provide a description of regulatory and private sector systems in place to confirm that minimum age restrictions are met. Include information on any exceptions to statutory minimum age requirements which are used by the UoC and information on policy for hiring young workers in compliance with national legislation. This should also include description of any policy or practices for monitoring including hours of work and rest for young workers. This may include information on any other programs which are monitoring labour in your UoC fishing area.

3.9 Repatriation

This section requires a description of how departure of crew members across the UoC is handled. This may include information about government, and/or where known, any applicable company policy on end of crew members' contracts; involuntary termination; leave (including family visits and medical treatment); freedom of movement during the work term and departure terms within crew member contracts.

3.10 Debt bondage

Deductions for costs of work from pay can cause debt bondage and put crew at risk of forced labour. Examples of such work costs include costs of getting to work, placement/broker fee, medical costs, safety gear, food at the workplace, remittance fees and repatriation costs.

Describe systems in place to avoid debt bondage. If there is evidence of systemic practices to impose costs on workers, what measures are in place to avoid debt bondage.

3.11 Grievance and remedy mechanisms

Provide a description of systems known to be in place that allow crew to share information, access assistance and report labour violations and how the systems work to address such reports and provide remediation.

3.12 Identification documents

Describe provisions across the UoC for crew to access their official identification (passports, visas, seafarers book). Where the law in a jurisdiction requires the vessel owner or captain to hold the crew members' official identification, describe the protocol, including government regulations in place to ensure that crew members can access their personal documents and have freedom of movement.

4 Template information and copyright

This document was drafted using the 'Certificate Holder Forced and Child Labour Policies, Practices and Measures Template v1.01'.

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Template version control					
Version	Date of publication	Description of amendment			
1.0	17 December 2018	Release alongside Fisheries Certification Process v2.1			
1.01	28 March 2019	Minor document change for usability			

A controlled document list of MSC program documents is available on the MSC website (msc.org).

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