

# Tri Marine Atlantic albacore (*Thunnus alalunga*) longline fishery

## MSC Fishery Assessment Report

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*Final Draft Report*

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## Glossary

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ACAP	Agreement on the Conservation of Albatross and Petrels
BCC	Benguela Current Commission
CSBT	Commission for the Conservation of Southern Bluefin Tuna
CMS	Convention of Migratory Species
CITES	Convention on International Trade in Endangered Species of Wild Fauna and Flora
DWFN	Distant Water Fishing Nation
EBFM	Ecosystem Based Fisheries Management
EEZ	Exclusive Economic Zone
ETP	Endangered, Threatened or Protected species
FAO	Food and Agriculture Organization of the United Nations
FCM	Fisheries Certification Methodology
ICCAT	International Commission for the Conservation of Atlantic Tunas
IFQ	Individual Fishing Quota
ITQ	Individual Transferable Quota
ISSF	International Sustainable Seafood Foundation
Kg	Kilogram
Lb.	Pound, equivalent to roughly 2.2 kg
LOA	Length Over-All
M	Million (lbs.)
MSC	Marine Stewardship Council
MSE	Management Strategy Evaluation
nm	nautical mile
OFL	Over-Fishing Level
PI	Performance Indicator
PWG	Permanent Working Group
SCS	SCS Global Services
SI	Scoring Issue
SCRS	Standing Committee Research and Statistics (ICCAT)
SSB	Spawning Stock Biomass
SCFAD	Standing Committee on Finance and Administration
t and mt	metric ton
TAC	Total Allowable Catch
TFA	Taiwan Fisheries Agency
TMI	Tri Marine International
WWF	World Wildlife Fund

# 1 Executive Summary

This report presents the Marine Stewardship Council (MSC) assessment of the Atlantic albacore (*Thunnus alalunga*) longline fishery, harvested in both the North and South Atlantic, considered to be two Units of Assessment (UoA). Within the report, the UoA will be referred to more simply as the Tri Marine Atlantic albacore (*Thunnus alalunga*) longline fishery. The assessment was conducted, and the findings were prepared by SCS Global Services (SCS), an MSC-accredited, independent, third-party conformity assessment body, in accordance with the MSC Principles and Criteria for sustainable fishing. The assessment complies with the MSC Fisheries Certification Process V2.2 (released March 25 2020) and MSC Fisheries Standard v 2.01. The fishery was assessed against the Default Assessment Tree, version 2.01.

**Table 1. Unit of Certification(s) and Unit of Assessment(s)**

Stock/Species (FCP V2.1 7.5.2.a)	Method of Capture (FCP V2.1 7.5.2.b)	Fishing fleet (FCP V2.1 7.5.2.c)
North Atlantic Albacore tuna stock ( <i>Thunnus alalunga</i> )	Pelagic longline	Vessels flagged to Taiwan licensed and registered to operate in the high seas and subject to management under the ICCAT; Five vessels operate in both N and S Atlantic
South Atlantic Albacore Tuna stock ( <i>Thunnus alalunga</i> )		

## 1.1 Fishery Operations Overview

The Tri Marine Atlantic Albacore Tuna Longline fishery is a commercial fishing operation with 30 vessels flagged to Taiwan, each with approximately 26 fishers' onboard, landing mostly in Port of Spain, Trinidad & Tobago; Cape Town, South Africa; and Montevideo, Uruguay. All vessels operate within the high seas using longline gear and are subject to management under ICCAT. The fleet fishes primarily for Atlantic Albacore tuna (*Thunnus alalunga*) and tuna-like species. The MSC Fishery Client Group is Tri Marine International (Pte.) Ltd. based in Singapore, part of the Tri Marine Group which is headquartered in Bellevue, Washington, United States. Tri Marine is a founding member of the International Sustainable Seafood Foundation (ISSF).

## 1.2 Assessment Overview

The team selected to undertake the assessment includes three team members that collectively meet the requirements for MSC assessment teams. These are:

- Dr. Gerard DiNardo, Principle 1 & 2 Expert
- Mr. Brian Ahlers, Team Lead
- Mr. Andy Bodsworth, Principle 3 Expert

### 1.3 Summary of Findings

In this report, we provide detailed rationales for scores presented for each of the Performance Indicators (PIs) under Principle 1 (Stock status and Harvest strategy), Principle 2 (Ecosystem Impact) and Principle 3 (Governance, Policy and Management system) of the MSC Standard. No PIs failed to reach the minimum Scoring Guidepost (SG) of 60, and the average scores for the three Principles remained above SG80). The team tentatively issues 13 scoring issue-level potential conditions for seven different PIs that did not meet SG80 level. The fishery received one condition in Principle 1, eight conditions in Principle 2, and one conditions in Principle 3.

In Principle 1 one of the PIs (1.2.2) received scores under SG80, these are related to harvest control rules and tools for southern albacore tuna stocks (UoA 2). In particular, recent evidence from the Standing Committee Research and Statistics (SCRS) of ICATT suggests uncertainty in the biological data to inform recent modelling efforts. As a result, the assessment team cannot unequivocally state that HCR's are likely to be robust to the main uncertainties and condition was therefore issued under P1.

In Principle 2 eight of the PIs received scores under SG80, including primary species outcomes and management, secondary species outcomes and management of bait stocks (pacific sardine), shark finning under primary and secondary species management, and ETP management strategy and information strategy. In particular, the current status of bigeye tuna stocks in the north and south Atlantic yielded an overall score below SG80 for PI 2.1.1. Blue shark, another primary main species, failed to meet SG80 under 2.1.2 and 2.1.3 due to recently published proceedings from the ICCAT that noted uncertainty in the data inputs and modeling. Furthermore, while a multi-annual conservation and management program has been proposed for North and South Atlantic blue shark it has yet to specify harvest control rules and associated reference points.

Other proposed conditions under Principal 2 include secondary species outcome (PI 2.2.1), stemming from the current stock status and potential shortcomings in the management of bait species pacific sardine, and proposed condition will fall under shark finning given the relatively low observer coverage and external validation to achieve SG80 (PI 2.2.2). In addition, the assessment team issues proposed conditions under ETP species given the evidence of retained oceanic whitetip shark, suggesting failure of effective implementation of management measures to avoid ETP catch. Given the relatively low coverage of observer data, the assessment team issues conditions under 2.3.3 as well as a result.

In Principle 3 one of the PIs (3.2.3, scoring issue a) received scores under SG80, and therefore one proposed condition for Principal 3. In particular, the lack of evidence of MCS implementation to suggest the MCS system is operating in the way in which it is intended to at point of landing in ports, as per Taiwan regulations.

In this report, we provide the rationales for all scores proposed, which support the assessment that the fishery is recommended for certification.



## 2 Report Details

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### 2.1 Authorship and peer review details

#### 2.1.1 Audit Team

##### Dr. Gerard DiNardo—SCS Global Services—Principle 1 & 2 Expert

Dr. Gerard DiNardo has over 25 years of experience as a research fishery scientist and senior manager for NOAA Fisheries in the United States, as well as extensive knowledge, understanding, and involvement in fishery issues and processes of tuna-RFMOs and RFOs. Ensuring sustainable development and management of fisheries, including the identification of research and plans of action to support effective management decision making has been the focus throughout his career, and with a strong background and understanding of international fisheries and MSC. He holds an MSc from Long Island University, C.W. Post Center and a Ph.D from University of Maryland, where his dissertation topic was FISHMAP: An Expert System for Sampling Fish Populations.

Gerard was appointed as the Fisheries Resources Division Director of the Southwest Fisheries Science Center in San Diego, CA from 2015 to 2019. Previously, he held several positions at NMFS, including Supervisor of the Stock Assessment Program in the Fisheries Research and Monitoring Division at the Pacific Islands Fisheries Science Center. Dr. DiNardo has multiple publications related to the assessment of pelagic species, including tuna. He's held positions as Co-Chair of the Joint PICES/ISC Working Group on Ocean Conditions and the Distribution and Productivity of Highly Migratory Fish for the North Pacific Marine Science Organization, standing member of the NMFS National Stock Assessment Methods Steering Committee, science expert on the U.S.A. Delegation to the Western Central Pacific Fisheries Commission and Chair of the International Scientific Committee for Tuna and Tuna-like Species in the North Pacific Ocean (ISC).

#### General Team requirements

Dr. DiNardo's experience satisfies the MSC requirements for a Team Member as described in PC2 (FCP v2.2):

- With relevant degree (PhD from the University of Maryland) and over 5 years of research experience in a marine conservation biology and fisheries
- Has passed the MSC compulsory training modules for Team Members within the last 5 years. Completed the MSC FCPv2.2 online modules.
- Affirms he has no conflict of interest in conducting this assessment.

#### Principle 1 Tuna

- Dr. Dinardo meets the qualifications for fish stock assessment with: 3 years' or more experience of applying relevant stock assessment techniques being used by the fishery under

assessment. Dr. Dinardo has Primary authorship of roughly 30 peer-reviewed stock assessments of a type used by the fishery under assessment. In addition, Dr. Dinardo has 26 years of experience with NOAA, National Marine Fisheries Service as a stock assessment scientist and later Program Leader for the Stock Assessment Program at the Pacific Island Fisheries Science Center and later the Southwest Fisheries Science Center as Director of the Fisheries Resource Division. In this capacity he was responsible for conducting stock assessments on highly migratory species (i.e., tuna), demersal fish species (snappers and groupers), and crustaceans (lobsters) in the Pacific Ocean, and overseeing the application of modelling platforms to advance stock assessment research.

- Dr. Dinardo meets the qualifications for ‘Fish stock biology/ecology’ with 3 years’ or more experience working with the biology and population dynamics of the target or species with similar biology As evidenced by his research and publications on post release mortality and development of the HI longline observer program. Dr. DiNardo also Chaired the International Scientific Committee (2010-2017), an RFO tasked with completing stock assessments for the WCPFC on highly migratory stocks in the North Pacific Ocean.

## Principle 2 Tuna

- Dr. Dinardo meets the qualifications for ‘Fishing impacts on aquatic ecosystems’ with 3 years’ or more experience in research into, policy analysis for, or management of, the impact of fisheries on aquatic ecosystems including at least two of the following topics: i. Bycatch. ii. Endangered, threatened, or protected (ETP) species. iii. Habitats. iv. Ecosystem interactions. As evidenced by his development of the HI longline observer program to estimate bycatch rates for marine mammals, sea turtles and seabirds. Additionally, Dr. DiNardo participated in the development of a California Current Ecosystem management strategy evaluation (MSE), representing the first application of a MSE at the ecosystem level. He was also c-author of the annual NMFS bycatch report that assembled, and sometime estimated, regional bycatch estimates for fisheries in the Eastern Pacific Ocean. Dr. DiNardo also produced bycatch estimates (numbers and rates) associated with the High Seas Driftnet fishery.

## Brian Ahlers – SCS Global Services – Team Lead

Mr. Brian Ahlers has eight years’ experience in fisheries, marine conservation, and marine resource management. He holds an MSc in Marine Resource Management from Oregon State University, and a BS in Biology from Dalhousie University with a particular focus on fisheries. Brian supports academic, government, non-profit, and private organizations through his efforts on marine resource management issues, which includes over four years of research experience regarding endangered, threatened, or protected species, illegal, unreported, and unregulated (IUU) fisheries, and aquatic ecosystem habitats. At Oregon State University, Brian conducted a value-chain approach to investigate perceptions and attitudes within the West Coast US Seafood industry regarding product traceability as a tool to address social, economic, and environmental needs and opportunities within the seafood industry. Using social

science techniques including interviews, focus groups, and questionnaires, Brian engaged over 300 diverse stakeholders representing a wide range of firms involved with industrial and smaller scale operations in Alaska, Washington, Oregon, California, and Hawaii for both wild-capture and aquaculture production. Building on his graduate research, Brian applies his interdisciplinary expertise in fisheries policy and management, marine policy, fishery information systems, and food systems to help organizations achieve social and environmental outcomes related to fisheries and seafood. Brian demonstrates specialized knowledge in seafood traceability architecture as a researcher and industry professional, including his role as an independent reviewer of proposals for traceability systems implementation. Through his work in South Africa, the Caribbean, Latin America, South Pacific, and US West Coast, Brian developed expertise with the MSC Standard, Fair Trade Standard, other market-driven tools, and regulatory drivers of global fisheries and seafood sustainability improvements.

The proposed team leader meets the MSC Team leader qualifications in that:

- Completed training meeting requirements in Table 1 of GCRV2.4, as evidenced by the certificate of passing auditor training for the ISO course 19011
- Relevant degree and/or equivalent experience in the fisheries sector related to tasks under responsibility of a team leader (Evidence: MSc in Marine Resource Management )
- Completed of the latest MSC training modules applicable to this assessment (V2.2 Team Leader MSC modules) within the past five years (June 26, 2020)
- Has passed new online training modules on modifications to the MSC Fisheries Standard before undertaking assessments using these modifications such as enhanced bivalves, salmon and other modifications that may be developed in the future. (June 26, 2020)
- Has undertaken 2 MSC fishery assessments or surveillance site visits in the last 5 years, including:
  1. 1 full assessment: U.S. Northeastern Coast Longfin Inshore Squid and Northern Shortfin Squid Bottom Trawl Fishery Full Assessment
  2. 2 Surveillance Audits: US Northeast Squid Bottom Trawl Fishery Year 1 Surveillance; US Northeast Squid Bottom Trawl Fishery Year 2 Surveillance
- Has demonstrated experience in applying different types of interviewing and facilitation techniques, as verified by SCS records and previous audit reports.
- Is competent in the MSC Standard and current Certification Requirements, auditing techniques, and communication and stakeholder facilitation techniques, as verified by his completion of ISO 19011 auditor training.
- Has affirmed he holds no conflict of interest

Mr. Ahlers' experience satisfies the MSC requirements for a Team Member as described in PC2 (FCP v2.2):

- With relevant degree (MS in Marine Resource Management, Oregon State University) and over 5 years of research experience in a marine conservation biology and fisheries
- Has passed the MSC compulsory training modules for Team Members within the last 5 years.

- Affirms they have no conflict of interest in conducting this assessment.
- The team member will be offsite (due to COVID-19 travel restrictions)

### Mr. Andy Bodsworth—Cobalt Marine Resource Management Pty Ltd—Principle 3 Expert

Mr. Andy Bodsworth has extensive fisheries management experience; principally with the Australian Fisheries Management Authority (AFMA) managing tropical, sub-tropical and temperate commercial fisheries across a wide range of gear types. More recently he has worked as Principal Consultant and CEO of sustainable fisheries consulting firm Cobalt Marine Resource Management Pty Ltd. Andy holds a Graduate Certificate in Environmental Management from the University of Queensland, with a focus on fisheries policy, economics and management.

Since 1999, Andy has worked extensively with small and large fishing businesses, federal and state government agencies, environmental NGO's, and other stakeholders to develop, implement and review best practice fisheries management and marine conservation policies and strategies. He has managed purse seine and mid-water trawl fisheries for schooling small pelagic species, including skipjack tuna; and purse seine and pelagic longline fisheries for tropical and temperate tuna and billfish species subject to international management agreements and treaties. He has also worked extensively with Regional Fisheries Management Organisation's (RFMO's) in Australia's area of interest.

As program manager for Australia's larger northern fisheries, including traditional fisheries in Torres Strait managed under treaty with Papua New Guinea, he has worked closely with traditional inhabitant fishers over many years to enable sustainable fishing businesses in these remote areas.

Mr. Bodsworth's principal expertise lies in the evaluation of fisheries management performance against contemporary sustainability guidelines. He was the fisheries management representative on a multi-disciplinary team that developed Australia's initial Harvest Strategy Policy Framework and supporting operational guidelines. He also has extensive experience with development of fishery specific harvest strategies to improve economic, environmental and social performance for large and small commercial fisheries. He has a particular interest and expertise in ESD based risk assessment and using this to guide development of fishery improvement strategies.

Andy has managed several larger scale projects to formally evaluate ESD performance for higher value commercial fisheries, as well as high profile marine conservation and recovery strategies such as Australia's National Plan of Action for the Conservation and Management of Sharks (NPOA Sharks). He has worked extensively with Australian government fisheries and environment agencies, fishing industry peak bodies and businesses, and conservation NGO's such as WWF Australia over many years.

Andy Bodsworth experience satisfies the MSC requirements for a Team Member as described in PC2 (FCP v2.2):

- With relevant degree Graduate degree in Environmental Management from University of Queensland and over 5-years work experience with fisheries management consulting



- Has passed the MSC compulsory training modules for Team Members within the last 5 years (June 6, 2019)
- Affirms he has no conflict of interest in conducting this assessment.
- Team member will be remote for site visit (as per COVID derogation)

#### **2.1.1.1.1 Peer Reviewers**

The Peer Review Draft Report, incorporating conditions, scores, weightings, and a draft determination was sent on November 16, 2021 to the MSC Peer Review College.

SCS obtained confirmation from the Peer Review College that the selected peer reviewers did not have any conflicts of interest in relation to the Tri Marine Atlantic albacore longline fishery and that the competencies of the peer reviewers match the required competencies.

The peer reviewers proposed by the Peer Review College are:

-Sarah Martin

-Don Aldous

-Jose Peiro Crespo

The peer reviewer comments, incorporated in this report were addressed by the assessment team, and the team responses to those comments are also included (Section Peer Review Reports).

Peer reviewers provided substantive feedback which the assessment team took into consideration. As noted in Section 6.4, additional evidence and information was presented to adequately support scores. It is important to note that a new condition was placed on the fishery under 2.1.3 stemming from peer review comment. In addition, additional data was gathered and provided under Section 4.3.1 to better inform catch composition as well as improved identification and classification of ETP species where relevant.

A statement that peer reviewers can be viewed on the assessment is available for download on the MSC website.

## 1.2 Version details

**Table 2. Fisheries program documents versions**

Document	Version number
MSC Fisheries Certification Process	Version 2.2
MSC Fisheries Standard	Version 2.01
MSC General Certification Requirements	Version 2.3
MSC Reporting Template	Version 1.2

### 3 Unit(s) of Assessment and Certification and results overview

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#### 3.1 Unit(s) of Assessment (UoA) and Unit(s) of Certification

##### 3.1.1 Unit(s) of Assessment

The Unit of Assessment includes the Atlantic albacore tuna caught by the 30 vessels with a holding capacity of 190 to 722 gross tonnes that belong to 29 vessel owners, licensed by Taiwan, using longline gear, fishing within the high seas in the ICCAT management area and within the FAO zones 31, 34, 41, and 47.

This assessment includes two Units of Assessment (UoAs): UOA 1 and UoA 2 share the same gear type/operations, and management system, and only differ in regards to Principal 1 stocks that are targeted and the areas with the ICCAT management zone in which they operate. For this reason Principle 3 is scored jointly for the two UoA, Principal 2 is scored differently depending on the UoA, and P1 species of UoA1 and UoA2 are not scored a second time as primary species. A target species that are certified under Principle 1 and has obtained an overall score >80 for P1, will have already be assessed under a higher standard of performance than those for main retained/primary under Principle 2, thus it is expected to obtain a score >80 for the relevant Principal Indicators under P2. If in a subsequent assessment one of the target P1 target species fails and is no longer considered as certified, it will then be scored under Principle 2.

The scope of the assessment is limited to vessels that are part of the client group (for a list of the vessels See Appendix in Section 7.13). There may be some vessels, that move out and in of the client group, these are considered as 'other eligible fishers' as long as they share the same characteristics (fishing gear/operations, management system, and area of operation). The current assessment is based on the observer data of the vessels currently listed as part of the client group, which is considered representative of other vessels with the same characteristics that may join the client group. Taking a precautionary approach, when adding new vessels to the client group, following Annex PE, SCS will conduct a gap analysis, to confirm all the assessment tree components are the same for the existing fishery certificate and confirm that these vessels are within scope of the MSC Fisheries Standard, (i.e. verify that no vessels have been convicted of shark finning violation or conviction for forced or child labour in the last two years).

This fishery has been found to meet scope requirements (FCP v2.1 7.4) for MSC fishery assessments as it

- Does not operate under a controversial unilateral exemption to an international agreement, use destructive fishing practices, does not target amphibians, birds, reptiles or mammals and is not overwhelmed by the dispute. (FCP 7.4.2.1, 7.4.2.2, 7.4.3, 7.4.5)
- Does not engage in shark finning, has mechanisms for resolving disputes (FCP 7.4.5.1), and has not previously failed assessment or had a certificate withdrawn.

- Is not an enhanced fishery, is not based on an introduced species and does not represent an inseparable or practically inseparable species (FCP 7.5.1, 7.5.2, 7.5.8-13)
- Does overlap with another MSC certified or applicant fishery (7.5.14); see harmonization section 5.8
- Does not include an entity successfully prosecuted for violating forced labor laws (7.4.4)
- Contains the Unit of Assessment, the Unit of Certification, and eligible fishers that have been clearly defined, traceability risks characterized, and the client has provided a clear indication of their position relative to certificate sharing (7.5.1-7.7.7).

**Table 3. Unit(s) of Assessment (UoA)<sup>1</sup> and Unit(s) of Certification (UoC)**

UoA/UoC 1	Description
Species	Albacore tuna ( <i>Thunnus alalunga</i> )
Stock	North Atlantic
Geographical area	Northern Atlantic Ocean
Harvest method / gear	Pelagic longline
Client group	Tri Marine International (Pte) Ltd.
Other eligible fishers	See the specified UoC vessels in Section 7.13. Vessels that target the same species, use the gear type, are subject to the same management system, and meet the characteristics described but are not currently part of the specified UoC and client group are considered as 'other eligible fishers'. See certificate sharing mechanism under Section 7.14.
UoA/UoC 2	Description
Species	Albacore tuna ( <i>Thunnus alalunga</i> )
Stock	South Atlantic
Geographical area	Southern Atlantic Ocean

<sup>1</sup> Vessel MAAN FWU NO.168 has been removed from the UoA due to an incident suggesting evidence of shark finning as per MSC interpretation log dated June 29, 2021 ([linked here](#)). Subsequently, this vessel is no longer an eligible fisher for this assessment.

Harvest method / gear	Pelagic longline
Client group	Tri Marine International (Pte) Ltd.
Other eligible fishers	See the specified UoC vessels in Section 7.13. Vessels that target the same species, use the gear type, are subject to the same management system, and meet the characteristics described but are not currently part of the specified UoC and client group are considered as 'other eligible fishers'. See certificate sharing mechanism under Section 7.14.

### 3.1.2 Scope of Assessment in Relation to Enhanced Fisheries or Introduced Fisheries

There is no evidence of enhancement or species introduction in this fishery.

## 3.2 Assessment results overview

### 3.2.1 Determination, formal conclusion and agreement

With the information available, the Tri Marine Atlantic albacore (*Thunnus alalunga*) longline fishery meets the minimum requirements for being awarded certification which includes meeting the SG60 for all Performance Indicators and an average score of 80 or greater for all three Principle scores. The team discussed the merits and shortfalls of the fishery and by consensus recommended certification for the fishery.

In accordance with MSC Certification Requirements, the findings will be made open to objection by interested parties for a period of 15 working days from publication of the Final Report with the Certification Determination. Please see the Final Report Stakeholder Announcement on the MSC website for the announcement detailing the objection period and dates: <https://fisheries.msc.org/en/fisheries/tri-marine-atlantic-albacore-longline-fishery/@@view>.

### 3.2.2 Principle level scores

**Table 4. Principle level scores**

Principle	UoA 1	UoA 2
Principle 1 – Target species	91.7	80.0
Principle 2 – Ecosystem impacts	80.3	80.0
Principle 3 – Management system	80.2	

### 3.2.3 Summary of conditions

Table 5. Summary of conditions

Condition number	Condition	Performance Indicator (PI)
1	<b>Harvest Control Rules and Tools (Southern Albacore)</b> For South Atlantic albacore tuna by the end of year 4 there should be well defined HCRs are in place that ensure the exploitation rate is reduced as the PRI is approached and that is expected to keep the stock fluctuating around a target level consistent with (or above) MSY (Si-a), evidence that the selection of the harvest control rules for South Atlantic Albacore Tuna are robust to the main uncertainties (Si-b), and evidence indicating that the tools are appropriate and effective in achieving the exploitation levels required under the harvest control rules (Si-c).	1.2.2
2	<b>Primary Species Outcome – Bigeye Tuna, and N. Atlantic and S. Atlantic Blue Shark</b> By the end of Year 4 demonstrate that Atlantic bigeye tuna and blue shark is highly likely ( $\geq 80$ th percentile) to be above the PRI.	2.1.1
3	<b>Primary Species Management Strategy – Bigeye Tuna and N. Atlantic Blue Shark</b> By the 4th audit provide some evidence that a partial strategy is in place for the UoA, if necessary, that is expected to maintain or to not hinder rebuilding of the bigeye tuna and blue shark stock in the North Atlantic Ocean at/to levels which are highly likely to be above the PRI (Si-a), there is some objective basis for confidence that the measures/partial strategy will work, based on information directly about the fishery and/or species involved (Si-b), and the measures/partial strategy is being implemented successfully (Si-c).	2.1.2
4	<b>Primary Species Management Strategy – S. Atlantic Blue Shark</b> By the 4 <sup>th</sup> audit provide some evidence that a partial strategy is in place for the UoA, if necessary, that is expected to maintain or to not hinder rebuilding of the blue shark stock in the South Atlantic Ocean at/to levels which are highly likely to be above the PRI (Si-a), there is some objective basis for confidence that the measures/partial strategy will work, based on information directly about the fishery and/or species involved (Si-b), and the measures/partial strategy is being implemented successfully (Si-c).	2.1.2
5	<b>Primary Species Management Strategy – N. and S. Atlantic Shark Finning</b> By the 4th surveillance audit provide evidence that it is highly likely that shark finning is not taking place.	2.1.2
6	<b>Primary Species Information – N. and S. Atlantic Blue Shark</b> By the 3 <sup>rd</sup> audit provide evidence that information is adequate to support a partial strategy to manage main primary species, including bigeye tuna in the Atlantic Ocean and blue shark in the South Atlantic Ocean.	2.1.3
7	<b>Secondary Species Management Strategy – N. and S. Atlantic Shark Finning</b> By the 4th audit provide evidence that that it is highly likely that shark finning is not taking place.	2.2.2
8	<b>ETP Species Management Strategy – S. Atlantic Oceanic Whitetip</b> By the 3rd audit provide evidence that the ETP measures/strategy prohibiting the retention of oceanic whitetip shark is being implemented successfully.	2.3.2
9	<b>ETP Species Information – N. and S. Atlantic</b> By the 4th audit provide evidence that some quantitative information is adequate to assess the UoA related mortality and impact and to determine whether the UoA may be a threat to	2.3.3

Condition number	Condition	Performance Indicator (PI)
	protection and recovery of the ETP species (Si-a) and information is adequate to measure trends and support a strategy to manage impacts on ETP species (Si-d).	
10	<b>Compliance and Enforcement</b> By the 3rd surveillance audit, the fishery client shall provide evidence that the monitoring, control and surveillance system implemented in the fishery; in particular an appropriate in-port and risk based vessel inspection regime for key landing ports, has demonstrated an ability to enforce relevant management measures, strategies and/or rules at the national level (e.g. formal vessel inspection procedures that are appropriately resourced and are taking place at the required frequency).	3.2.3

### 3.2.4 Recommendations

As is the case with many other tuna longline fisheries observer coverage is relatively low. The assessment team wishes to reiterate that any effort to increase capacity for the collection of more data (e.g. observer data) combined with more robust port inspections will serve to better fulfill external validation requirements with regard to shark finning, and therefore will ameliorate many of the scoring issues and conditions issued to as part of this fishery assessment. In addition, the assessment team recommends that the fishery client group keep robust records of bait purchased and used on the UoC vessels moving forward. Bait records should include species, origin (source of bait), amount (weight), and size category (if applicable).



## 4 Traceability and eligibility

### 4.1 Eligibility date

The target eligibility date will be the date of the publication of the PCR and certification of the fishery.

Based on the information provided by the client, SCS has determined that systems allow the fishery client to trace back to the UoC any fish or fish products sold as MSC certified and that the fishery client maintains appropriate records to demonstrate the traceability back to their UoCs of certified fish or fish products.

### 4.2 Traceability within the fishery

#### Description of Tracking, Tracing and Segregation Systems

The following traceability evaluation is for the UoC/UoA covering Atlantic albacore tuna caught by the 30 vessels with a holding capacity of 190 to 700 gross tonnes that belong to 29 vessel owners, licensed by Taiwan, using longline gear, fishing within the HIGH SEAS in the ICCAT management area and within the FAO zones 31, 34, 41, and 47.

Below we've listed the main stages of the supply chain within the UoC fishery and the relevant tracking, tracing and segregation systems at each step:

1. **Capture of product:** Single fishing gear - pelagic longline
2. **On-board processing:** None (frozen whole onboard)
3. **Product transport and first change of ownership:** Direct landing in port; ownership changes from vessel owner to fishery client when albacore is unloaded and transferred into refrigerated containers.
4. **Product storage:** Refrigerated containers.
5. **Product sale and next change of ownership:** Reefer containers transported via container ship to fishery client customers; change of ownership occurs from fishery client to processor, when fish is unloaded from containers and received by the processor.

**Table 6. Traceability within the fishery**

Factor	Description
Will the fishery use gears that are not part of the Unit of Certification (UoC)?  If Yes, please describe: <ul style="list-style-type: none"> <li>- If this may occur on the same trip, on the same vessels, or during the same season;</li> <li>- How any risks are mitigated.</li> </ul>	No – UoC vessels only use pelagic longline gear.  There is no risk that other commercial fishing gear could be used within the fishery.
Will vessels in the UoC also fish outside the UoC geographic area?	Vessels will fish exclusively within the UoC geographical area:

<p>If Yes, please describe:</p> <ul style="list-style-type: none"> <li>- If this may occur on the same trip;</li> <li>- How any risks are mitigated.</li> </ul>	<ul style="list-style-type: none"> <li>• Taiwan – high seas only within ICCAT convention area</li> </ul> <p>The UoC covers all geographical areas the vessels are legally licenced to fish. All vessels carry Vessel Monitoring Systems and their movements are monitored by Taiwan Fisheries Agency.</p>
<p>Do the fishery client members ever handle certified and non-certified products during any of the activities covered by the fishery certificate? This refers to both at-sea activities and on-land activities.</p> <ul style="list-style-type: none"> <li>- Transport</li> <li>- Storage</li> <li>- Processing</li> <li>- Landing</li> <li>- Auction</li> </ul> <p>If Yes, please describe how any risks are mitigated.</p>	<p>All albacore caught by UoC vessels will be MSC-certified and sold to the fishery client.</p> <p>Other non-MSC by-catch species (i.e. yellowfin, bigeye, Atlantic bluefin, swordfish, marlin) will be separated from MSC-certified albacore at the first point of landing and sold by the vessel owner to other buyers, not the fishery client. Non-MSC catch will be sold locally or stored in separate containers for export by the vessel owner.</p> <p>MSC-certified catch will be transferred directly from the vessel into dedicated MSC-containers at the first point of landing. When MSC-albacore is transferred from more than one UoC vessel into a single container, or from both UoC-1 and UoC-2, nets will be used to separate each vessel's fish to ensure traceability back to individual vessels and to distinguish between UoC 1 and UoC 2.</p>
<p>Does transshipment occur within the fishery?</p> <p>If Yes, please describe:</p> <ul style="list-style-type: none"> <li>- If transshipment takes place at-sea, in port, or both;</li> <li>- If the transshipment vessel may handle product from outside the UoC;</li> <li>- How any risks are mitigated.</li> </ul>	<p>Almost all landings are direct from the fishing vessel – fish is unloaded from the vessel onshore into refrigerated containers.</p> <p>On very rare occasions, transshipments to carriers may be conducted at sea (in accordance with ICCAT Recommendation 16-15). Albacore which is transhipped to carriers will be disqualified and handled as non-MSC.</p>
<p>Are there any other risks of mixing or substitution between certified and non-certified fish?</p> <p>If Yes, please describe how any risks are mitigated.</p>	<p>No.</p>

### 4.3 Eligibility to enter further chains of custody

The team has concluded and determined that the product originating from the UoC will be eligible to enter further certified chains of custody and be sold as MSC certified or carry the MSC ecolabel. The team has determined that the point at which product is offloaded from UoC vessels is the point at which MSC Chain of Custody is required. Only specified UoC vessels are covered under this fishery certificate, and any entity thereafter is subject to MSC CoC requirements, including traders. Lists of documents to be solicited by CoC auditor at point where CoC is required catch documentation, well reports, landing tally sheets, and other relevant information, all of which must be requested by the CoC auditor. Lists of documents shall be available to any party purchasing certified product

Below is a list of parties/categories of parties whose product will be eligible to use the fishery certificate and sell product as MSC certified with the blue eco-label:

- Tri Marine International Pte. Ltd.
- Other companies, with approval from Tri Marine International Pte. Ltd.

List of eligible landing points:

- Port of Spain, Trinidad & Tobago
- Cape Town, South Africa
- Montevideo, Uruguay

SCS informs the UoC that if they sell or label non-eligible (nonconforming) product as MSC certified, they must (in accordance with FCP v2.2 7.9.4):

- a. Notify any affected customers and SCS of the issue within 4 days of detection.
- b. Immediately cease to sell any non-conforming products in stock as MSC certified until their certified status has been verified by SCS.
- c. Cooperate with SCS to determine the cause of the issue and to implement any corrective actions required.

### 4.4 Eligibility of Inseparable or Practicably Inseparable (IPI) stock(s) to Enter Further Chains of Custody

The assessment team has determined that there are no Inseparable or Practicably Inseparable (IPI) stock(s) for this fishery.

## 5 Scoring

### 5.1 Summary of Performance Indicator level scores

**Table 7. Summary of Performance Indicator Scores and Associated Weights Used to Calculate Principle Scores.**

Principle	Component	Wt	Performance Indicator (PI)		Wt	UoA 1 (N. Atlantic Albacore)	UoA 2 (S. Atlantic Albacore)
One	Outcome	0.333	1.1.1	Stock status	1.0	100	100
	Management	0.667	1.2.1	Harvest strategy	0.25	90	80
			1.2.2	Harvest control rules & tools	0.25	85	60
			1.2.3	Information & monitoring	0.25	80	80
			1.2.4	Assessment of stock status	0.25	90	85
incTwo	Primary species	0.2	2.1.1	Outcome	0.333	70	70
			2.1.2	Management strategy	0.333	65	65
			2.1.3	Information/Monitoring	0.333	75	75
	Secondary species	0.2	2.2.1	Outcome	0.333	80	80
			2.2.2	Management strategy	0.333	75	75
			2.2.3	Information/Monitoring	0.333	85	85
	ETP species	0.2	2.3.1	Outcome	0.333	80	80
			2.3.2	Management strategy	0.333	75	75
			2.3.3	Information strategy	0.333	60	60
	Habitats	0.2	2.4.1	Outcome	0.333	100	100
			2.4.2	Management strategy	0.333	95	95
			2.4.3	Information	0.333	85	85
	Ecosystem	0.2	2.5.1	Outcome	0.333	80	80
			2.5.2	Management	0.333	85	85
			2.5.3	Information	0.333	95	95
Three	Governance and policy	0.5	3.1.1	Legal &/or customary framework	0.333	80	80
			3.1.2	Consultation, roles & responsibilities	0.333	80	80
			3.1.3	Long term objectives	0.333	85	85
	Fishery specific management system	0.5	3.2.1	Fishery specific objectives	0.25	80	80
			3.2.2	Decision making processes	0.25	80	80
			3.2.3	Compliance & enforcement	0.25	75	75
			3.2.4	Monitoring & management performance evaluation	0.25	80	80

**Table 8. Principle Level Scores**

Final Principle Scores		
Principle	Score-UoA1	Score-UoA2
Principle 1 – Target Species	91.7	84.2
Principle 2 – Ecosystem	80.3	80.0
Principle 3 – Management System	80.2	

## 5.2 Principle 1

### 5.2.1 Principle 1 background

#### 5.2.1.1 Life History Information (Albacore Tuna)

##### Taxonomic classification

**Class:** Actinopterygii

**Order:** Scombriformes

**Family:** Scombridae

**Genus:** *Thunnus*

**Species:** *alalunga*

##### Biology

Albacore tuna (*Thunnus alalunga*) are found in temperate and tropical waters across the globe in the epipelagic and mesopelagic zones. They are opportunistic pelagic predators that eat a variety of foods, including fish, crustaceans, and cephalopods. They are unique among tuna in that their primary food source in some regions is cephalopods, with fish making up a much smaller portion of their diet. The thermal preference has been established in the 10-20°C temperature range, although temperatures outside that range can be tolerated for short periods (Graham and Dickinson 1981, Laurs and Lynn 1991). Depth distribution has been reported to range from 0-600 m by Collette and Nauen (1983)

##### Behaviour

In the Atlantic and Pacific Oceans, similar size albacore travel together in school groups that can be several miles wide. The schools are generally not as large or as dense as those of some other tuna species such as yellowfin or skipjack (Foreman 1980, Anon. 2001). During the spring and summer months the young albacore form relatively small, loose, and broadly scattered groups. As the season progresses, the groups become more compact and contain greater numbers of schools. The more sedentary, older albacore typically form smaller, more compact, and independent groups. Although occasionally albacore may appear with some other tuna species, mixed species aggregations are not as frequent as they are among tropical tunas. Moreover, although some schools may be found in the vicinity of floating objects (Anon. 2001), their association with fish aggregating devices (FADs) is not as strong as in tropical tunas.

##### Distribution and Stock Structure

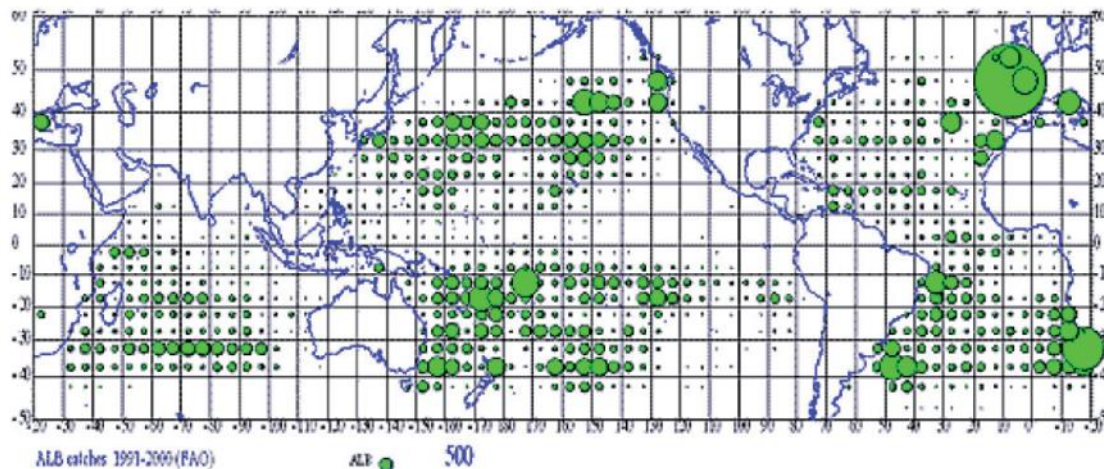
Albacore is a temperate tuna widely distributed globally into six stocks: North Atlantic and South Atlantic stocks, North Pacific and South Pacific stocks, Indian Ocean stock, Mediterranean stock (Figure 1). However, various sub populations of albacore may exist in the North Atlantic and Mediterranean, and there is likely intermingling of Indian Ocean and South Atlantic immature albacore; all of which needs

further research (ICCAT 2018). Based on biological information in the Atlantic Ocean, the northern and southern Atlantic stocks are separated at 5°N (

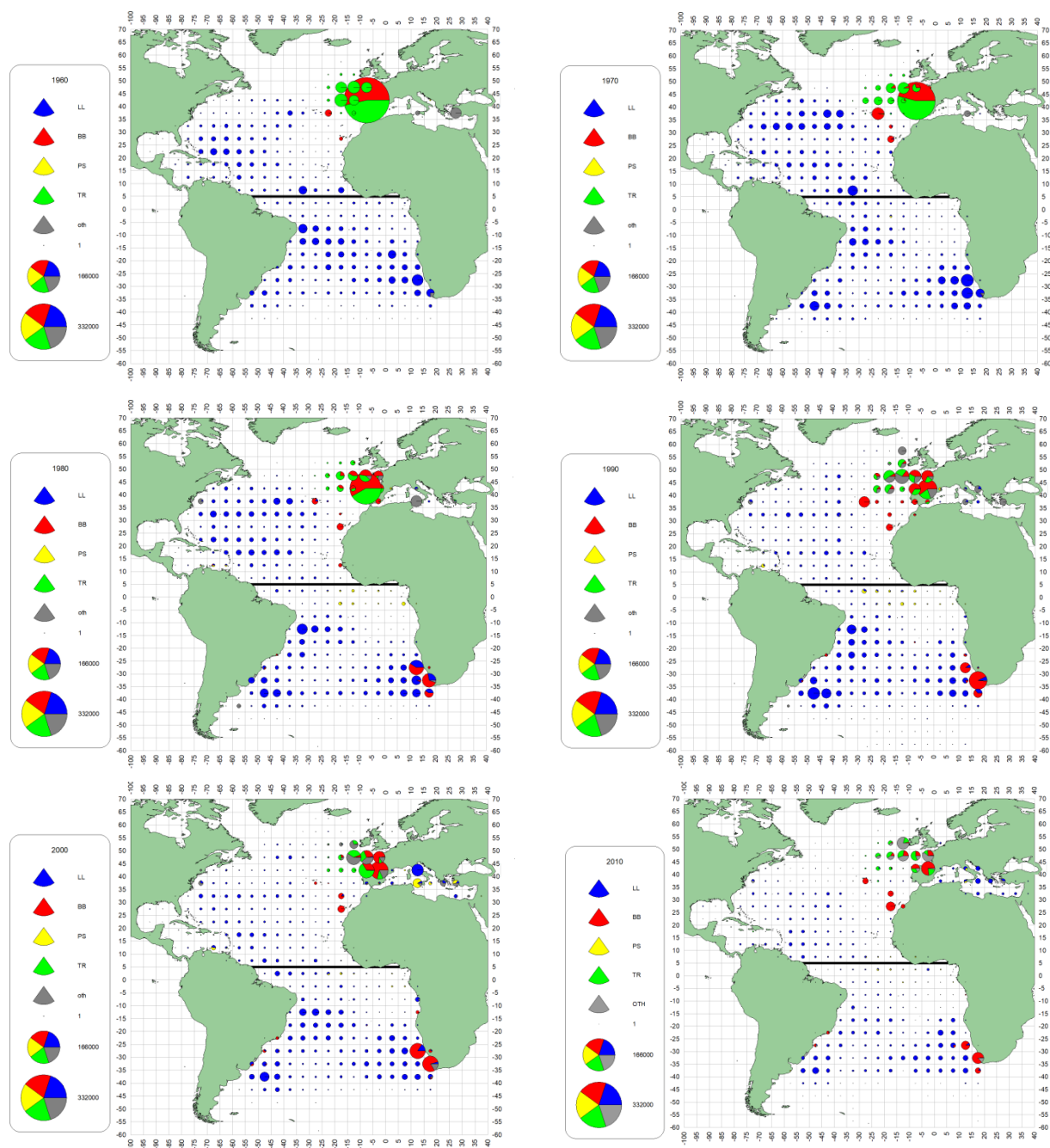
Figure 2).

Albacore stocks in the North Atlantic, North Pacific and the Mediterranean are strongly influenced by environmental conditions affecting their distribution and fishing grounds, as well as productivity levels and potential MSY of the stocks (ICCAT 2018).

Juvenile and adult albacore generally aggregate in the central north Atlantic. Concentration of albacore occurs in the month of May near the Azores, followed by general movement to more northern waters to Ireland and Bay of Biscay by June or July. The spawning migration occurs with summer off Venezuela and the Sargasso Sea in the western North Atlantic, and in early autumn the return migration initiates to central Atlantic via southern Portugal, Canary Islands, and the Azores. The Taiwan longline fleet is the major albacore fleet operating in the Atlantic and targets albacore and other species throughout the year (Domingo A et al 2014).



**Figure 1. Geographical distribution of albacore from reported catches between 1991-2000 (from ICCAT 2006-2016).**



**Figure 2. Geographic distribution of albacore accumulated catch by major gears and decade (1960-2016); A (top left): (1960-1969), B (top right): (1970-1979), C (middle left): (1980-1989), D (middle right): (1990-1999), E (bottom left): (2000-2009), F (bottom right): (2010-2017). Gear types: LL - longline, BB – baitboat, PS – purse seine, TR – trolling, oth – other gear. Plots are scaled to the maximum catch observed from 1960 to 2017 (last decade only covers 7 years). Solid black horizontal line delineates 5°N.**



## Growth and Natural Mortality

The expected life-span for albacore is around 15 years. Albacore exhibit sexually dimorphic growth after they reach maturity with males attaining a larger size and older age than females. A re-examination of the age and growth data compiled by Wells et al. (2013) showed that for those individuals in which sex was recorded, there was clear evidence of sexually dimorphic growth between males and females (Xu et al. 2014).

Biological parameters and conversion factors for the North Atlantic and South Atlantic albacore stocks used within the stock assessment are presented in Table 9.

**Table 9. (A) Biological parameters and conversion factors for the North Atlantic albacore stock (from ICCAT 2016); (B) Biological parameters and conversion factors for the South Atlantic albacore stock (from ICCAT 2016)**

### A

<i>North Stock</i>	<i>Parameters</i>
Growth	$L_{\infty} = 122.198\text{cm}; k = 0.21; t_0 = -1.338$ $L_{\infty} = 124.74\text{cm}; k = 0.23; t_0 = -0.9892$
Length-weight relationship	$a=1.339 \times 10^{-5} \text{ } b=3.1066$
Maturity	50% of mature fish at 90 cm (age 5)
Natural mortality	$M = 0.3$ per year
M at age (1 to 15)	0.63; 0.46; 0.38; 0.34; 0.31; 0.29; 0.31; 0.34; 0.38; 0.44; 0.55; 0.55; 0.55; 0.55; 0.55

### B

<i>South Stock</i>	<i>Parameters</i>
Growth	$L_{\infty} = 147.5 \text{ cm}; k = 0.209; \text{ and } t_0 = -1.89$
Length-weight relationship	$a=1.3718 \times 10^{-5} \text{ } b=3.0973$
Maturity	50% of mature fish at 90 cm (age 5)
Natural mortality	$M = 0.3$ per year

## Reproduction and Recruitment

Albacore are batch spawners, shedding eggs directly into the sea during discrete spawning events. Spawning frequency is estimated to be 1.7 days in the western Pacific Ocean (Chen et al. 2010), and batch fecundity ranges between 0.17 and 2.6 million eggs (Ueyanagi 1957, Otsu and Uchida 1959, Chen et al. 2010). Female albacore mature at lengths ranging from 83 cm fork length (FL) in the western Pacific Ocean (Chen et al. 2010) to 90 cm FL in the central Pacific Ocean), and 93 cm FL north of Hawaii (Otsu and Uchida 1959).

In general, there is a lack of studies on Atlantic albacore sexual maturity. Lam Hoai (1970) estimated that first sexual maturity is reached at 75-85 cm FL, while Hayasi et al. (1972) assume sexual maturity occurs at 85 cm (around 13 kg). At present, for north and south Atlantic albacore it is assumed that 50% of the

fish are mature at 90 cm or age 5 (Bard 1981), and at 62 cm for Mediterranean albacore (Arena et al. 1980). While albacore is a temperate species, spawning in the Atlantic occurs in tropical waters.

Knowledge of the early life stages in tunas is scarce. It is assumed that the larval period is short. The beginning of the juvenile period has been established arbitrarily based on sizes escaping from plankton nets, around 2 cm (Bard 1981).

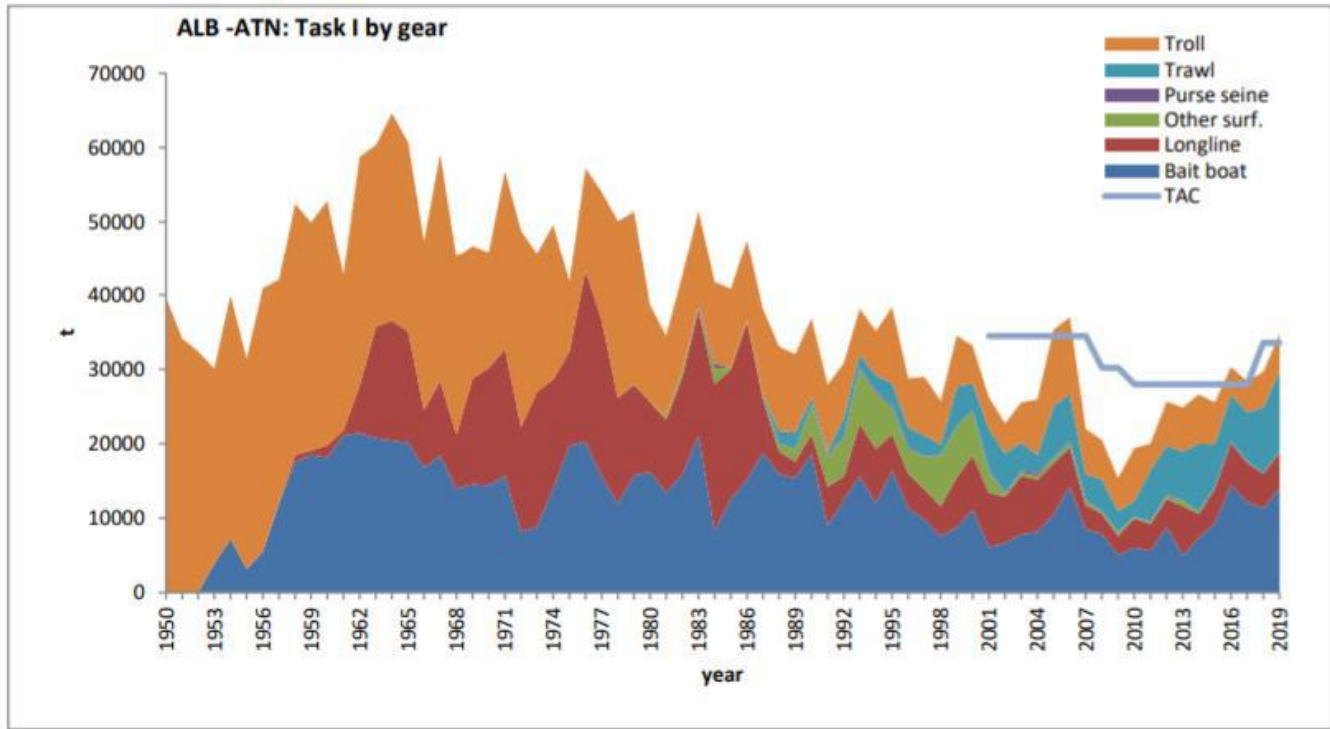
### 5.2.1.2 Stock Status—North Atlantic Albacore Stock

#### Fishery Indicators

The northern stock is exploited by surface fisheries targeting mainly immature and sub-adult fish (50 cm to 90 cm FL) and longline fisheries targeting immature and adult albacore (60 cm to 130 cm FL). EU fleets comprise the majority of surface fisheries which operate seasonally, while the Taiwan fleet that operates year-round constitutes the main longline fishery. The relative contribution of different fleets to the total catch of North Atlantic albacore has varied over time, resulting in differential effects on the age structure of the stock. Taiwan fishing effort decreased in the late 1980s resulting from a shift in fishery target to tropical tuna, and effort has remained at this lower level to the present. Since the 1980s, the fishing area for albacore tuna in the North Atlantic Ocean has contracted for both surface and longline fisheries (see Figure 3).

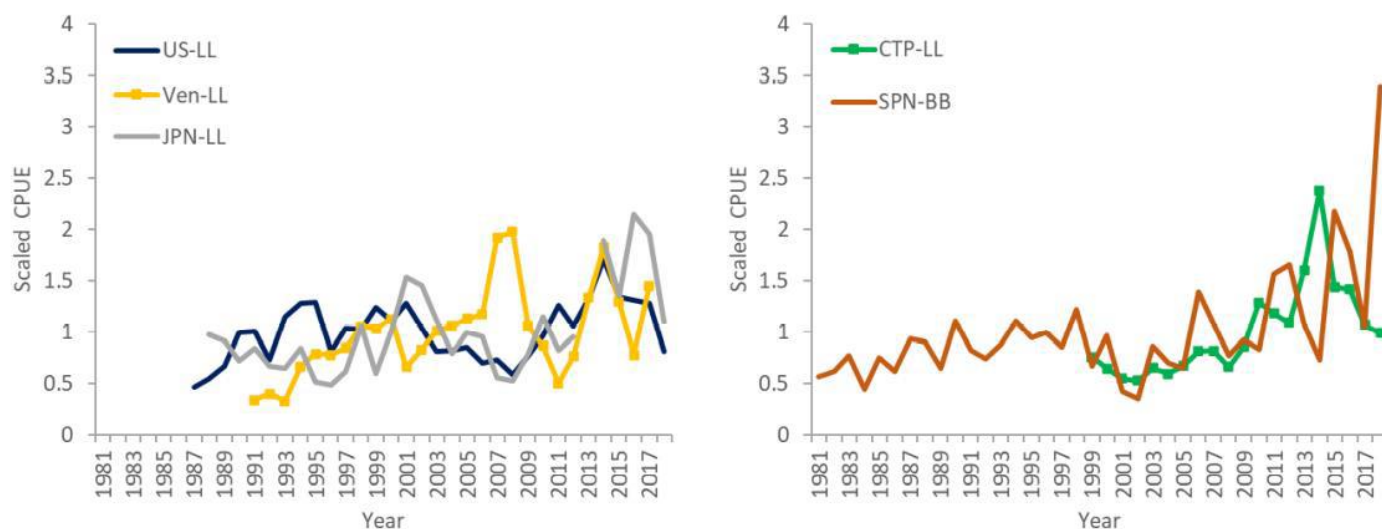
Total reported landings steadily increased from the 1950s, peaking at approximately 65,000 t by 1963, and declining thereafter largely due to a reduction of fishing effort by traditional surface fisheries (troll and bait-boat) and longline fisheries (Figure 4). Since 2009 catch has been increasing mainly due to increased effort and catch by European trawl and bait boat fisheries, as well as similar fisheries flagged to Japan and Taiwan.

The total reported catch in 2018 was 29,691 t, below the established TAC of 33,600 t, and the preliminary total reported catch in 2019 was 34,772 t, above the TAC of 33,600 t. Catch in the last five years has remained around 30,000 t, fluctuating around the TAC in the last few years. Since 2016 surface fisheries contributed to approximately 80% of the total catch while approximately 20% of the catch was attributed to longline fisheries. As noted previously, Japan and Taiwan have reduced fishing effort directed at albacore and in Japanese fisheries albacore are caught mainly as bycatch.



**Figure 3. Total albacore catches reported to ICCAT (Task I) by gear for the northern Atlantic stock including TAC's (red line). (from ICCAT, 2019).**

Four longline and one bait-boat CPUE indices were used in the production model to determine stock status: 1) the weight index from the Taiwan LL (1981-2018), 2) the Japanese longline index (1976-2018) excluding the 2013 observation, 3) the Venezuela longline index (1991-2017) excluding 2018 observation, 4) the USA longline index (1987- 2018), and 5) the Spanish baitboat index (1981-2018). The Standing Committee Research and Statistics (SCRS) lacked a basis for deciding which CPUE series best represented abundance and assumed that the different series reflected local abundances available to fleets operating in different areas and collectively represented the North Atlantic albacore population trend. On this basis, the SCRS agreed to use all 5 CPUEs in the base case scenario, with equal weighting. While all 5 CPUE time series exhibited significant variability, particularly in the later years, the series showed an overall increasing trend towards the end of the time series (Figure 4).



**Figure 4. Standardized catch rate time series used in the 2020 North Atlantic albacore stock assessment. The surface fishery series (BB) is mostly comprised of juvenile fish, and the longline fishery (LL) series comprised mostly of adult fish. CTP-LL is the Taiwan longline index (1981-2018), JPN-LL the Japanese longline index (1976-2018) excluding the 2013 observation, Ven-LL the Venezuela longline index (1991-2017) excluding 2018 observation, US-LL the USA longline index (1987- 2018), and SPN-BB the Spanish baitboat index (1981-2018) (from ICCAT 2020).**

## Status Determination

ICCAT regularly assess the status of North Atlantic albacore tuna and the latest assessment was conducted in 2020 using data until 2018 and the same modeling procedures as in 2016 (ICCAT 2020). The 2016 stock assessment used a production model to assess stock status based on results of modeling testing conducted as part of the 2013 stock assessment (ICCAT 2016). Several model formulations (Multifan-CL, Stock Synthesis, VPA and ASPIC) with varying degrees of complexity were tested, and results showed that although the range of estimated management benchmarks was relatively wide, most models resulted in similar stock determinations. On this basis the SCRS suggested that future assessment updates could be conducted using simpler models (e.g., production models), despite the caveats associated with production models. Stock status determinations in 2020 were initially conducted using two production models formulations (ASPIC and JABBA), and all results and conclusions based on converged model runs. Model diagnostics, including likelihood profiles, residuals of fit, and retrospective analyses, as well as the model's likelihood to accurately represent uncertainty, were used to evaluate the utility of each model. Retrospective analysis was limited to the last 5 years of data and the pattern was minimal for the first 3 years of data, whereas removing 4 years yielded a result like the 2016 assessment, conducted 4 years ago. Additionally, alternative indices that the SCRS considered adequate in their formulation were included as a sensitivity run in the 2020 albacore assessment. Such indices include JPN-LL1 (1959-1969), JPN-LL3 (1976-2018), JPN-LL core (1976-2018), Brazil longline (BRA-LL, 2002-2018) and South Africa baitboat (ZAF-BB, 2003-2018).

The SCRS concluded that JABBA and ASPIC results were consistent and similar in terms of central tendency, but that JABBA enables to capture more of the uncertainty by accounting for both observation and process error. It was recommended that stock status and provided management advice be based on the JABBA base case model results only, including the projections, and estimated Kobe probability matrices.

The results of the JABBA base case assessment model for North Atlantic albacore are shown in Table 14 and Figure 5. Results indicate a decreasing biomass trend between the 1930s and the 1990s and an increasing trend since then. The stock was overfished with  $B$  below  $B_{MSY}$  between the 1970s and 2000s, and the stock has recovered to levels well above  $B_{MSY}$  (Figure 5). Fishing mortality increased between the 1930s and 1980s, declining thereafter. The stock was experiencing overfishing from the 1960s to early 2000s; since then fishing mortality has been well below  $F_{MSY}$  (Figure 5). The 2020 North Atlantic albacore stock assessment estimated  $MSY$  at 36,816 t (80% CI (35,761 - 38,039) and  $B_{MSY}$  as 392,556 t (349,403 - 405,097). The results show  $B_{2019}/B_{MSY}$  is 1.32 (80% CI 1.13-1.51) and  $F_{2019}/F_{MSY}$  was 0.62 (0.52-0.74) (Table 10). Based on the results of the 2020 stock assessment, North Atlantic albacore tuna are not overfished and are not subject to overfishing.

The uncertainty around the current stock status has a clear shape determined by the strong correlation between parameters estimated by the production model (Figure 6). The probability of the stock currently being in the green area of the Kobe plot (not overfished and not undergoing overfishing,  $F < F_{MSY}$  and  $B > B_{MSY}$ ) is 98.4% while the probability of being in the yellow area (overfished,  $B < B_{MSY}$ ) is 1.66%. The probability of being in the red area (overfished and undergoing overfishing,  $F > F_{MSY}$  and  $B < B_{MSY}$ ) is 0%.

**Table 10. Summary of estimated management quantities (median with 80% confidence intervals) for Atlantic albacore.**

Atlantic Albacore Summary		
	North Atlantic	South Atlantic
Maximum Sustainable Yield	36,816 t (35,761-38,039) <sup>1</sup>	27,264 t (23,734-31,567) <sup>2</sup>
Current (2019) Yield	34,772 t	15,640 t
Yield in last year of assessment (2018)	29,691 t	17,098 t
$B_{2019}$ <sup>3</sup>	508,074 t (425,273 - 602,157) <sup>1</sup>	
$B_{MSY}$	392,556 t (349,403 - 405,097) <sup>1</sup>	124,453 t (79,611-223,424) <sup>2</sup>
$F_{MSY}$	0.093 (0.091-0.108) <sup>1</sup>	0.219 (0.116-0.356) <sup>2</sup>
$B_{2019}/B_{MSY}$	1.32 (1.13 - 1.51) <sup>4</sup>	1.58 (1.14 - 2.05) <sup>5</sup>
$B_{2019}/B_{LIM}$ <sup>7</sup>	3.3 (2.83-3.78) <sup>1</sup>	
$F_{CURRENT}/F_{MSY}$	0.62 (0.52-0.74) <sup>8</sup>	0.40 (0.28-0.59) <sup>9</sup>
Stock Status	Overfished: NO	Overfished: NO

Atlantic Albacore Summary		
	North Atlantic	South Atlantic
	Overfishing: NO	Overfishing: NO
Management measures in effect:	<p>[Rec. 98-08]: Limit number of vessels to 1993-1995 average. [Rec. 17-04]: TAC of 33,600 t for 2018-2020, according to interim HCR.</p> <p>Management objective is to keep the stock in (or rebuild it to) the green area of the Kobe plot with 60% probability, while maximizing catch and reducing variability of TAC.</p>	<p>[Rec. 16-07]: TAC of 24,000 t for 2017-2020</p>
Recommended TAC 2021-2023 following HCR	37,801 t	

<sup>1</sup> Median and 80% CI for the base case.

<sup>2</sup> Median and 95% CI for the base case.

<sup>3</sup> The assessment model estimates the biomass at the beginning of the year following the last year of data, this is  $B_{current}$  as referred in Rec. [17-04].

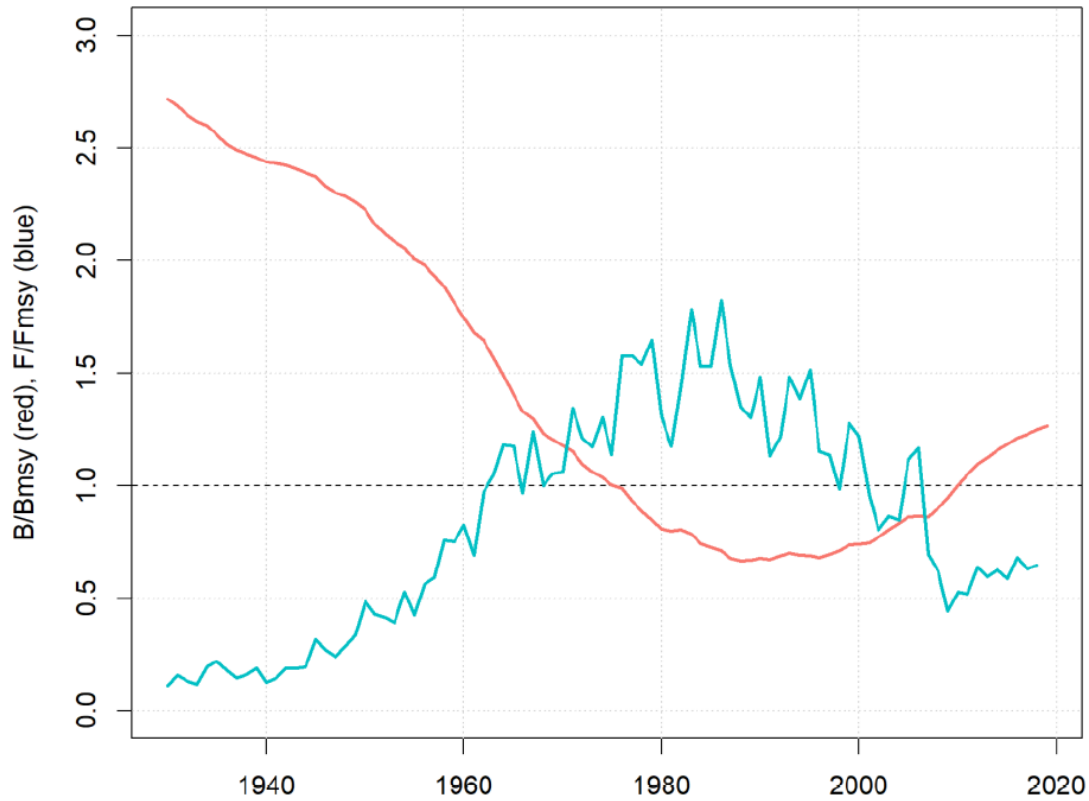
<sup>4</sup>  $B_{2019}/B_{MSY}$  Median and 80% CI for the base case.

<sup>5</sup>  $B_{2018}/B_{MSY}$  Median and 95% CI for the base case.

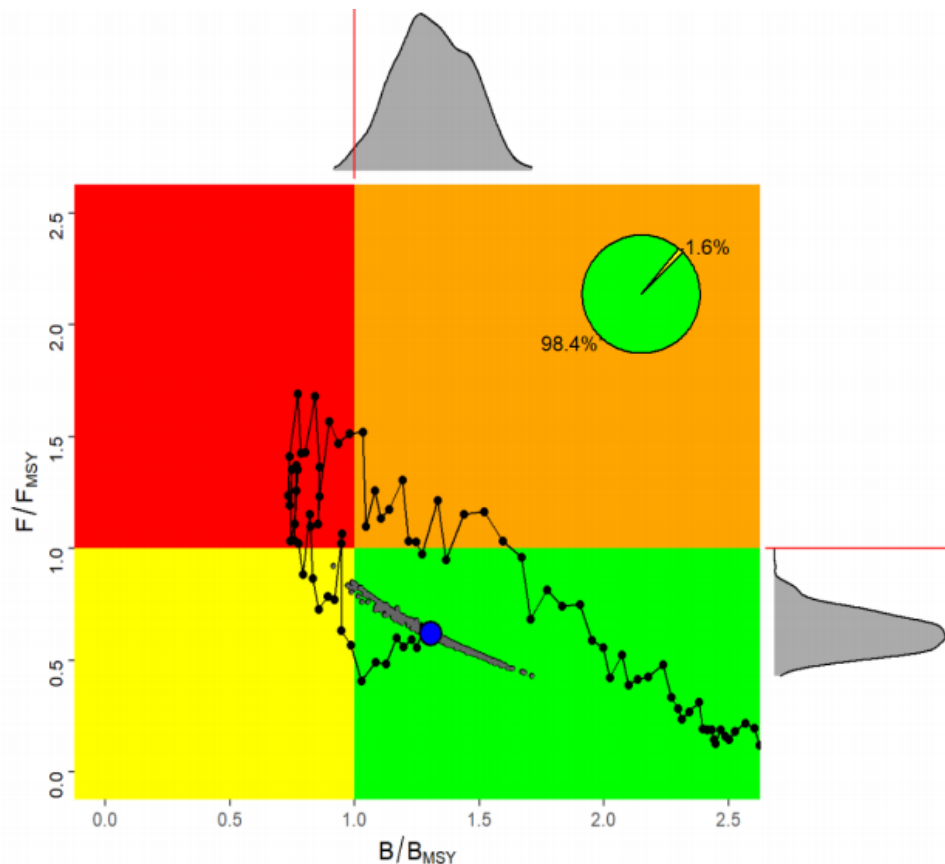
<sup>7</sup> The interim  $B_{lim}$  is  $0.4 \cdot B_{MSY}$ .

<sup>8</sup>  $F_{2018}/F_{MSY}$  Median and 80% CI for the base case

<sup>9</sup>  $F_{2018}/F_{MSY}$  Median and 95% CI for the base case



**Figure 5. Relative biomass (red) and fishing mortality (blue) trajectories estimated for the JABBA base case of the 2020 North Atlantic stock assessment (from ICCAT 2020).**



**Figure 6. North Atlantic albacore (Kobe plot).** Stock status trajectories of  $B/B_{MSY}$  and  $F/F_{MSY}$  over time (1930-2018), as well as uncertainty (grey dots) around the current ( $F_{2018}/F_{MSY}$ ,  $B_{2018}/B_{MSY}$ ) estimate (blue point) based on Surplus production model with probability of being overfished and overfishing (red, 0%), of being neither overfished nor overfishing (green, 98.4%), and of being overfished (yellow, 1.6%) (from ICCAT 2020).

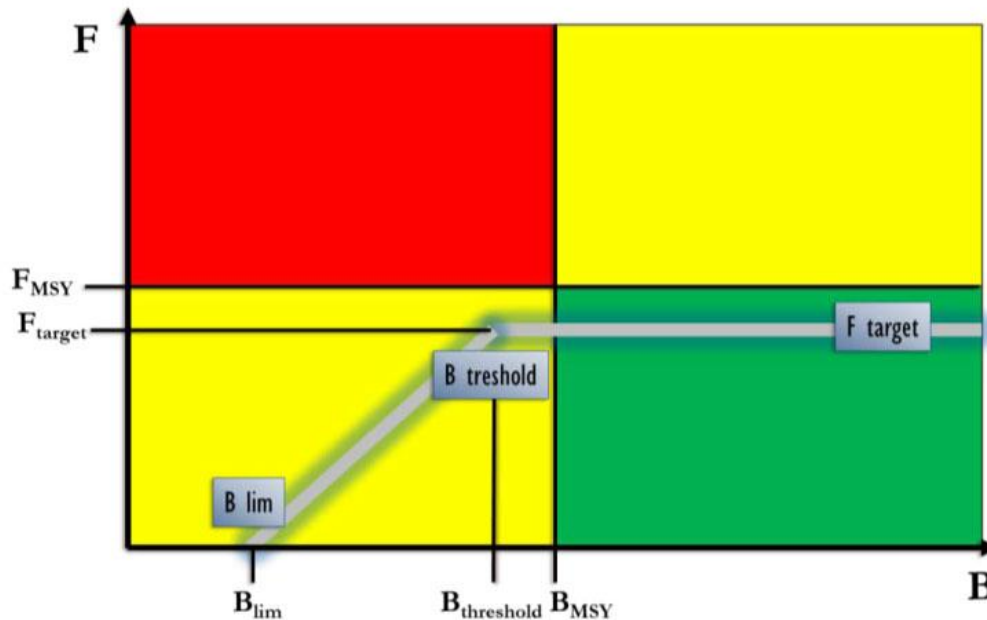
### 5.2.1.3 Harvest Control and Management Procedures—North Atlantic Albacore Stock

The main contemporary measures addressing conservation and management of North Atlantic albacore tuna by ICCAT are contained in Recommendation 16-06 and Recommendation 17-04. Provisions in Rec. 16-06 establish a Multi-annual Management and Conservation Programme to manage Northern Atlantic albacore stock where the objective is:

- (1) to maintain the stock in the green zone of the Kobe plot, with at least a 60% probability, while maximizing long-term yield from the fishery, and
- (2) where the spawning stock biomass (SSB) has been assessed by the SCRS as below the level capable of producing MSY ( $SSB_{MSY}$ ), to rebuild SSB to or above  $SSB_{MSY}$ , with at least a 60% probability, and within as short time as possible, while maximizing average catch and minimizing inter-annual fluctuations in TAC levels.



Rec. 16-06 also established an annual TAC for CPCs, limits on fishing capacity (number of vessels), control limits, reporting requirements, stock status performance metrics (i.e., probability of being in the Kobe green quadrant), a generic harvest control rule, and requirement implement management decision making using management strategy evaluation methodology. The graphic form of the generic harvest control rule is shown in Figure 7.



**Figure 7. Generic form of the HCR recommended by SCRS (ICCAT, 2011a).  $B_{lim}$  is the limit biomass reference point,  $B_{threshold}$  is the biomass point at which increasingly strict management actions should be taken as biomass decreases and  $F_{target}$ , the target fishing mortality rate to be applied to achieve the management objective [Rec. 16-06] (ICCAT 2017).**

In 2017, the SCRS tested a set of alternative HCRs by projecting a wide range of simulated albacore populations in a management strategy evaluation (MSE) framework (ICCAT 2017). The simulated management procedures advanced by the SCRS were designed to support the development and eventual adoption of a North Atlantic albacore HCR in 2017 that would be compatible with output from the stock assessments and provide ICCAT with the option of setting the TAC for a three-year period. While a large set of HCRs were tested, eight were considered as candidate HCRs with the following combination of elements: two alternative target fishing mortalities ( $0.8F_{MSY}$  and  $F_{MSY}$ ), two threshold biomasses ( $0.8B_{MSY}$  and  $B_{MSY}$ ), and 2 stability clauses. The 2 stability clauses were: (SC1) maximum change in TAC of 20% always applied from one 3-year management period to the next while also always imposing a 15,000 t -50,000 t min-max TAC; and (SC2) same as (SC1) but not restricting TAC reductions and not imposing a minimum TAC when  $B < B_{THR}$ . Table 11 shows the performance of 8 HCRs. The combination of the target fishing mortality ( $F_{TARGET}$ ), Biomass threshold ( $B_{THRESHOLD}$ ) and the type of stability clause defines the HCR. In HCRs where maximum change in TAC of 20% is always applied (SC1), higher stability and higher long-term yields were achieved, compared to HCRs where the 20% restriction for decrease is not used when  $B < B_{THRESHOLD}$ .

(SC2). Not restricting TAC reductions might allow quicker recoveries if the stock is overexploited but can also cause large unnecessary TAC reductions if the stock is wrongly perceived as overexploited.

**Table 11. Performance of 8 HCRs, according to the performance statistics (only one performance indicator per block is shown, which represents median values across 132 operating models). Each HCR has a unique identification number. pGr% = probability of being in the green quadrant of the Kobe plot; pBint% = probability of BTHRESHOLD>B>BLIM; LongY (kt) = mean yield for the period 2030-2045 in thousands of tons; MAP = mean absolute proportional change in catch. (ICCAT, 2018)**

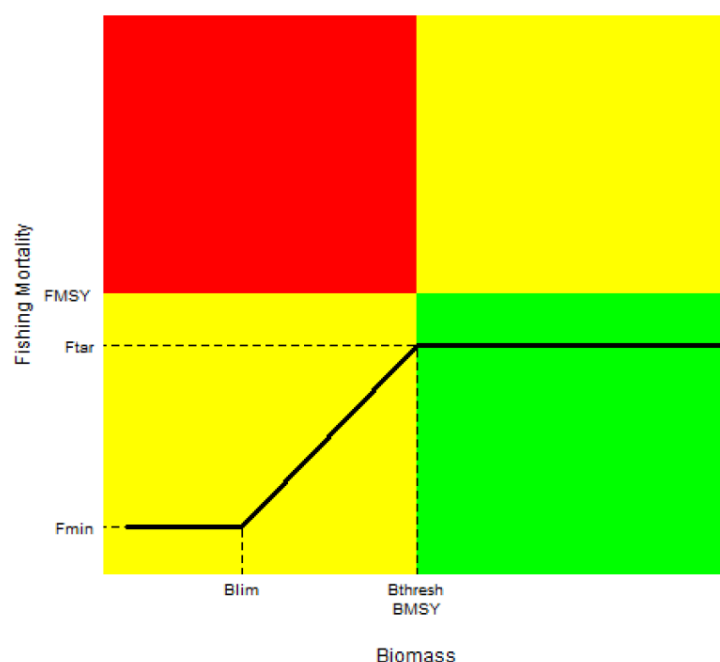
HCR				Stock Status	Safety	Catch	Stability
Number	Ftar	Bthresh	Stability clause	pGr%	pBint%	LongY (kt)	MAP (%)
1	0,80	0,80	SC2	85,5	9,0	26,5	8,3
2	1,00	0,80	SC2	78,9	13,0	29,0	8,8
3	0,80	1,00	SC2	88,6	8,3	26,9	8,3
4	1,00	1,00	SC2	84,5	9,2	26,9	8,9
1	0,80	0,80	SC1	85,8	9,3	32,1	5,6
2	1,00	0,80	SC1	74,7	15,8	34,1	6,2
3	0,80	1,00	SC1	86,0	10,4	32,2	6,0
4	1,00	1,00	SC1	77,9	14,3	35,0	6,3

Following the advice of the SCRS in 2017, the ICCAT adopted Rec. 17-04 as well as a HCR for North Atlantic albacore with defined reference points. A summary of provisions adopted in Rec. 17-04 include:

- A reassertion of the management objectives of the multiannual management and conservation programme for North Atlantic albacore as set out in paragraph 2 of Rec. 16-06.
- Establishing the following interim reference points for the purpose of the multiannual management and conservation programme for the North Atlantic albacore:
  - a.  $B_{THRESH} = B_{MSY}$
  - b.  $B_{LIM} = 0.4 * B_{MSY}$
  - c.  $F_{TAR} = 0.8 * F_{MSY}$
  - d.  $F_{MIN} = 0.1 * F_{MSY}$
- A three-year stock assessment schedule for North Atlantic albacore.
- A harvest control rule (HCR) that sets a 3-year constant annual total allowable catch (TAC) using the following three values estimated from the stock assessment. For each value the median values as reported in the summary table of the SCRS report shall be used:
  - a. The estimate of current stock biomass (Bcurr) with respect to  $B_{MSY}$ .
  - b. The estimate of the stock biomass at Maximum Sustainable Yield ( $B_{MSY}$ ).
  - c. The estimate of the fishing mortality at MSY ( $F_{MSY}$ ).

The graphic form of the adopted HCR is shown in Figure 8 and includes the following control parameters:

- The biomass threshold level ( $B_{THRESH}$ ) is equal to the biomass able to deliver the maximum sustainable yield ( $B_{THRESH} = B_{MSY}$ ).
- A fishing mortality target corresponding to 80% of  $F_{MSY}$  ( $F_{TAR} = 0.8F_{MSY}$ ) will be applied when the stock status is at, or above, the threshold level ( $B_{THRESH}$ ).
- If the current biomass ( $B_{CURR}$ ) is estimated to be below the threshold level ( $B_{THRESH}$ ) and higher than  $B_{LIM}$ , then fishing mortality will be reduced linearly for the next multiannual management period ( $F_{NEXT}$ )



**Figure 8. Graphic form of the HCR adopted in Rec 17-04. BLIM (set at  $0.4B_{MSY}$ ) is the limit biomass reference point,  $B_{THRESH}$  (set at  $B_{MSY}$ ) is the point below which fishing mortality decreases linearly,  $F_{TAR}$  (set at  $0.8F_{MSY}$ ) is the target fishing mortality rate to be applied to achieve the management objectives, and  $F_{MIN}$  (set at  $0.1F_{MSY}$ ) is the fishing mortality to be applied when  $B < BLIM$  (ICCAT, 2018).**

In 2018, the HCR adopted in Rec 17-04 was tested together with variants accounting for (i) the carry over, (ii) the effect of setting a lower TAC limit of 15,000 t, (iii) the effect of applying the 20% stability clause also when  $BCUR > BLIM$  and  $BCUR < BTHR$ , and (iv) the effect of 20% maximum TAC reduction and 25% maximum TAC increase when  $BCUR > BLIM$  and  $BCUR < BTHR$ . Results indicate that the HCR adopted in 17-04 and its new variants achieve ICCAT's management objective of maintaining stocks in the green quadrant of the Kobe plot with at least 60% probability. Also, an external peer review of the MSE

framework was conducted in 2018 confirming that the MSE framework is scientifically sound and robust to uncertainty (Sculley, 2018). On this basis, the 2017 interim HCR implemented based on the MSE outcomes that led to the TAC of 33,600 t had a robust scientific basis. Additional analyses conducted by the SCRS in 2018 based on the same MSE framework suggested that the Commission could adopt variants of the tested HCRs which would provide additional stability to the fisheries while meeting management objectives. It should be noted that there is an extensive workplan to improve the MSE framework used in the evaluation of HCRs based on the recommendations of the external review.

#### 5.2.1.4 Catch Profile —North Atlantic Albacore Stock

Rec. 16-06 established an annual TAC of 28,000 t for 2017 and 2018. However, as Rec. 17-04 adopted a new HCR the TAC established using Rec. 16-06 had to be specified according to the new adopted HCR. Using the criteria adopted in Rec. 17-04 an annual TAC of 33,600 t was specified for 2018 - 2020. This TAC was allocated among 4 different CPCs as presented below. Other ICCAT CPCs had to limit their annual catches to 200 t in 2017-18.

**Table 12. Summary of Reported Catch and Established TAC.**

ICCAT CPC	2017	2018-2020
<b>EU</b>	21,551.3	25,861.6
<b>Taiwan</b>	3,271.7	3,926.0
<b>EEUU</b>	527	632.4
<b>Venezuela</b>	250	300.0
<b>Summary Reported Catch</b>	<b>25,600.0</b>	<b>30,710.0</b>
<b>Established TAC</b>	<b>28,000.0</b>	<b>33,600.0</b>

Considering the results of the 2020 assessment (ICCAT, 2020) and following Rec. 17-04, the estimated median biomass and fishing mortality values were used to provide TAC advice for the period 2021-2023 according to the HCR specified in the Recommendation. As current stock biomass is estimated to be above  $B_{MSY}$ , the TAC was estimated as:

$TAC_{2021-2023} = F_{TAR} * B_{curr}$ , where  $F_{TAR} = 0.8F_{MSY}$ . Therefore,  $TAC_{2021-2023} = 0.8 F_{MSY} * B_{curr} = 37,801$  tons which corresponds to a 12.5% increase over the previous TAC calculated from the HCR for 2018-2020 (33,600 tons).

### 5.2.1.5 Total Allowable Catch (TAC) and Catch Data — North Atlantic Albacore Stock

Table 13. Total Allowable Catch (TAC) and Catch Data — North Atlantic Albacore Stock

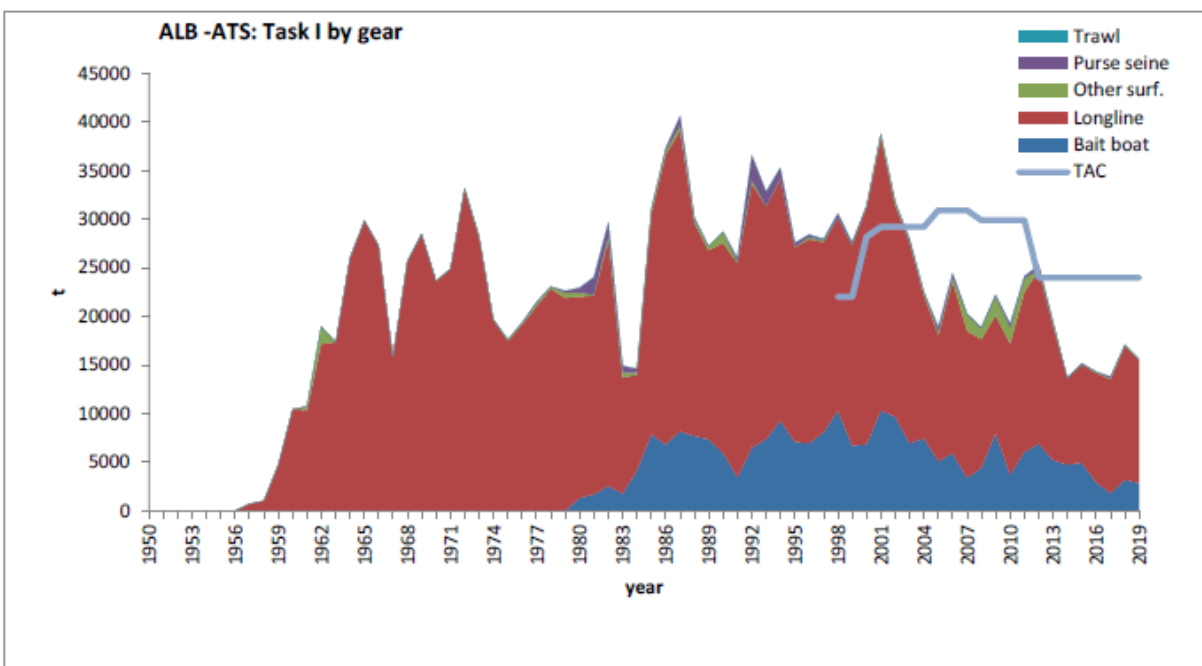
TAC	Year	2018-2020	Amount	33,600 t
UoA share of TAC	Year	2018-2020	Amount	3,926 t
UoA share of total TAC	Year	2019	Amount	3,926 t
Total green weight catch by UoC	Year (2020)	2020	Amount	2522.9 t
Total green weight catch by UoC	Year (2019)	2019	Amount	2,732 t

### 5.2.1.6 Stock Status —South Atlantic Albacore Stock

#### Fishery Indicators

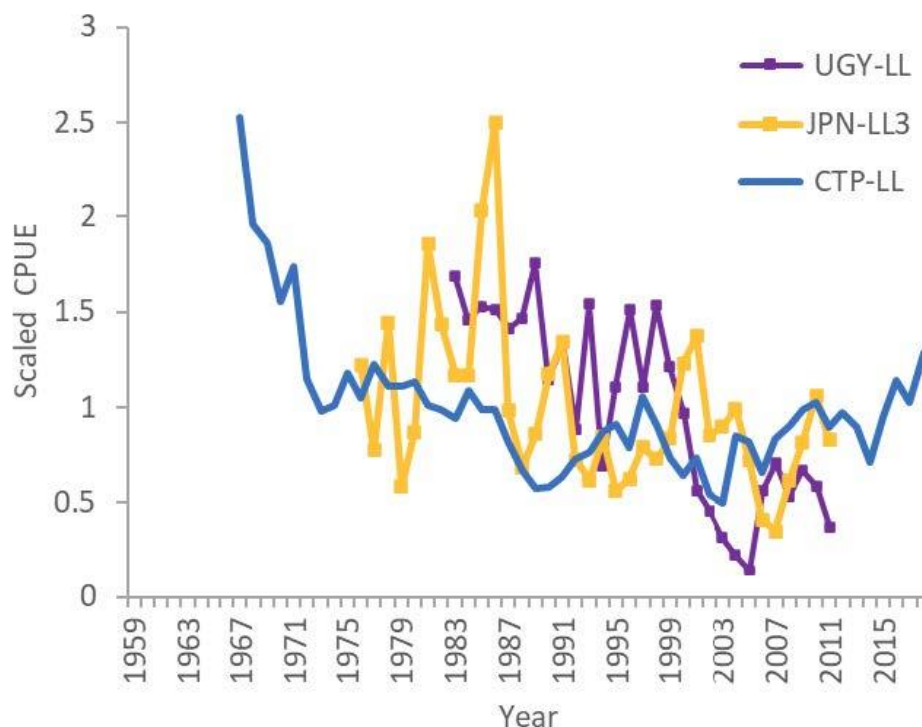
The southern stock is largely exploited by five fisheries; surface baitboat fleets of South Africa and Namibia and the longline fleets of Taiwan, Brazil and Japan. The surface fisheries target mainly immature and sub-adult fish (70 cm to 90 cm FL), operating seasonally from October to May when albacore is available in coastal waters. The Taiwan longline fleet operates throughout the year over a larger area, consisting of vessels that target larger albacore (60 cm to 120 cm FL) and vessels that take albacore as by-catch, in bigeye directed fishing operations.

Albacore landings from 1950 to 2019 by gear type are shown in Figure 9. Landings increased sharply from the mid-1950s to approximately 25,000 t between the mid-1960s and 1980s. From the mid-1980s to 2000 catches fluctuated between 28,000 t and 35,000 t, and since have declined to approximately 21,200 t. Albacore landings for 2019 decreased to 15,640 t, which is among the lowest value in the time series. Recent Taiwan catches have decreased compared to historical catches, mainly due to a decrease in fishing effort targeting albacore. In 2019, the estimated South African and Namibian catch (mainly baitboat) was below the average of the last five years. Historically the catch of albacore by Japanese longliners was considered bycatch, but Japan has been targeting albacore in recent years, particularly in waters adjacent to South Africa and Namibia (20°S - 40°S).



**Figure 9. Total albacore catches reported to ICCAT (Task I) by gear for the southern Atlantic stock including TAC's (blue line). (ICCAT, 2020)**

For the South Atlantic stock, the standardized CPUE indices used in the assessment are mainly based on longline fisheries, which catch mostly adult albacore. The same three longline CPUEs used in 2016 were selected to update the 2020 stock assessment results, including those from Chinese-Taipei, Japan (late time frame), and Uruguay (Figure 10). The longest time series of Taiwan showed a strong declining trend in the early part of the time series followed by a less steep decline over the next three decades (like the Japanese longline index), and an increasing trend since the early 2000s. The Uruguayan longline CPUE series showed a decrease since the 1980s. The Taiwan CPUE was the only index that informed stock trends in recent years. In addition, standardized CPUE series from the Brazilian longline (2002-2018) and the South African baitboat fishery were made available, which were used for sensitivity analyses.



**Figure 10. Standardized catch rate time series used in the 2020 south Atlantic albacore stock assessment. Longline fishery series (LL) are generally comprised of adult fish. UGY is the Uruguayan fleet, JPN is the Japanese fleet, and CTP is the Taiwan fleet (from ICCAT 2020).**

### Status Determination

The latest stock assessment was conducted in 2020 using catch and effort data through 2018. Two production model formulations (ASPIC and JABBA) were evaluated, and after extensive testing the SCRS selected JABBA as the base case model that best represents the population dynamics of albacore and uncertainty around stock status, as well as impact of alternative fishing scenarios. The SCRS further recommended that all management advice be based on the JABBA base case model results, including the projections, and estimated Kobe probability matrices.

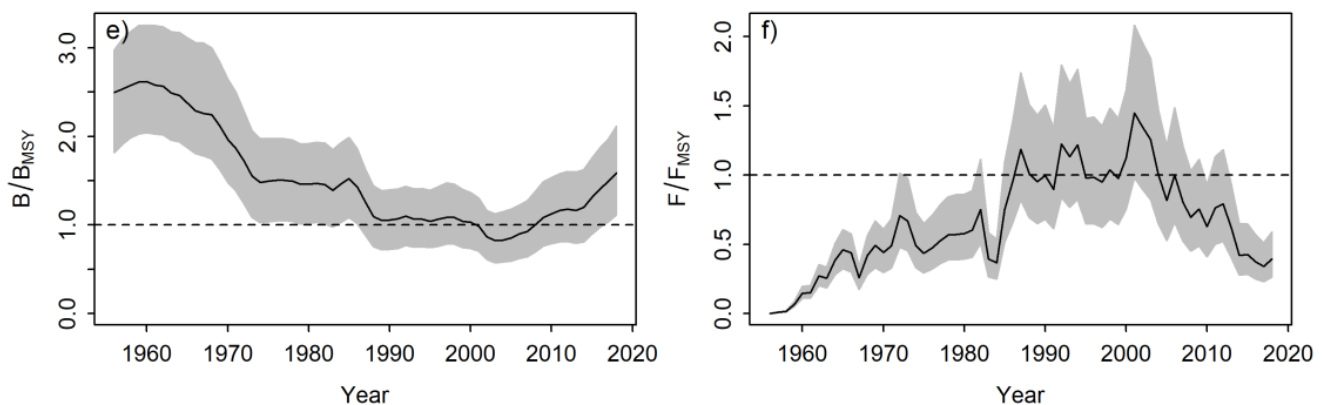
The results of the 2020 JABBA base case assessment model for South Atlantic albacore are shown in Table 14 and Figure 11. Results indicate a decreasing biomass trend between the 1950s and the early 2000s and an increasing trend since then as fishing mortality decreased. The stock was fluctuating around MSY from 1988 to 2000, overfished with  $B$  below  $B_{MSY}$  between the early and late 2001 to 2009, and the stock has since recovered to levels well above  $B_{MSY}$  (Figure 11). Fishing mortality increased between the 1950s and 2000, declining thereafter. The stock was experiencing overfishing from the late 1980s to the early 2000s, since then fishing mortality has been well below  $F_{MSY}$  (Figure 11).

The 2020 South Atlantic albacore stock assessment estimated MSY at 27,264 t (80% CI 23,734 - 31,567) and  $B_{MSY}$  as 124,453 t (80% CI 79,611-223-424) (Table 10). The median estimate of current  $B_{2018}/B_{MSY}$

was 1.58 (ranging between 1.14 and 2.05) and the median estimate of current  $F_{2018}/F_{MSY}$  was 0.40 (ranging between 0.28 and 0.59). The wide confidence intervals reflect the large uncertainty around the estimates of stock status

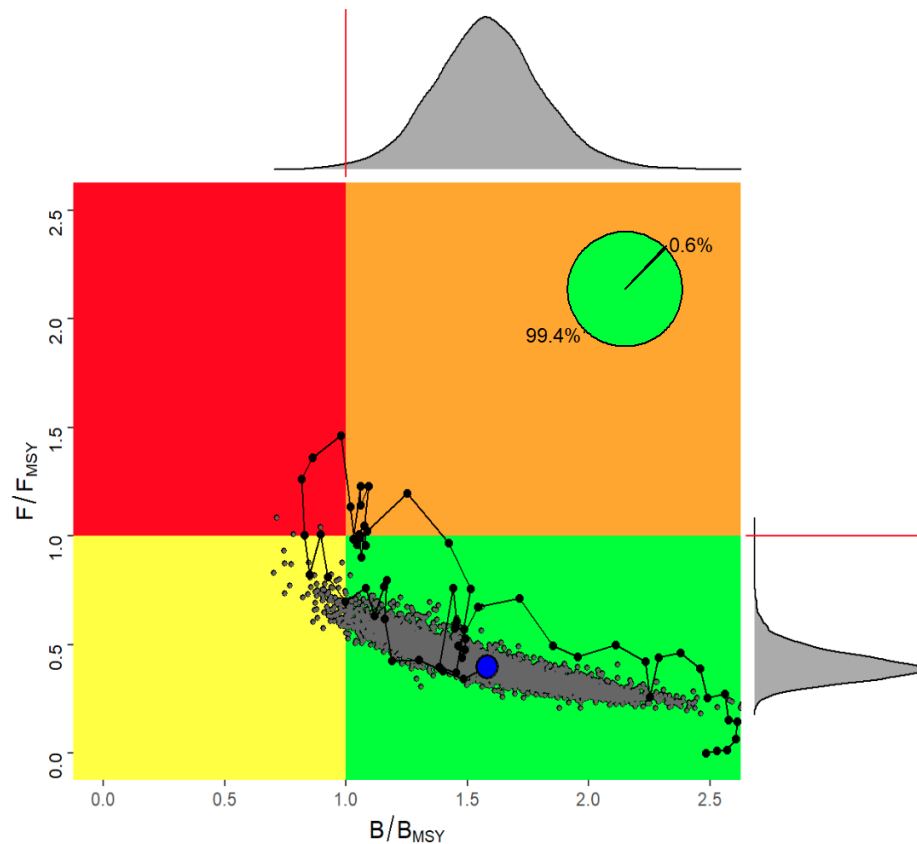
The uncertainty around the current stock status has a clear shape determined by the strong correlation between parameters estimated by the production model (Figure 12). The probability of the stock currently being in the green area of the Kobe plot (not overfished and not undergoing overfishing,  $F < F_{MSY}$  and  $B > B_{MSY}$ ) is 99.4% while the probability of being in the yellow area (overfished,  $B < B_{MSY}$ ) is 0.6%. The probability of being in the red area (overfished and undergoing overfishing,  $F > F_{MSY}$  and  $B < B_{MSY}$ ) is 0%.

It was noted there is still a level of the real uncertainty that is not reflected in the model(s) results, and that the management advice provided should be taken with caution. The Group raised concerns about recent catches of southern albacore (2017-2018) having been below (~ 60%) the TAC advice provided (Rec. 16-07, 24,000 t). It is important to understand if this is related to capacity, catchability, or if is indicative of stock abundance levels inconsistent with stock assessment results.



**Figure 11. JABBA assessment base case model results showing trends of biomass relative to BMSY ( $B/B_{MSY}$ ) and fishing mortality relative to FMSY ( $F/F_{MSY}$ ) for the South Atlantic albacore.**





**Figure 12. South Atlantic albacore (Kobe plot). Stock status trajectories of  $B/B_{MSY}$  and  $F/F_{MSY}$  over time (1956-2018), as well as uncertainty (grey dots) around the current (2018) estimate (blue point) based on JABBA Bayesian surplus production model with probability of being overfished and overfishing (red, 0%), of being neither overfished nor overfishing (green, 99.4%), and of being overfished (yellow, 0.6%).**

### Harvest Control and Management Procedures – South Atlantic Albacore Stock

Testing of harvest control rules and management procedures for the South Atlantic albacore stock is significantly less compared to testing on the North Atlantic albacore stock. ICCAT's management objective for South Atlantic Albacore tuna is embedded in the preamble of its Convention finalized in 1966. The preamble states: "The Governments (...) considering their mutual interest in the populations of tuna and tuna-like fishes found in the Atlantic Ocean and desiring to cooperate in maintaining the populations of these fishes at levels which will permit the maximum sustainable catch for food and other purposes". ICCAT's objective is therefore to maintain populations of tunas and tuna-like fishes at levels that will permit maximum sustainable yield (MSY). With adoption and implementation of ICCAT Rec. 11-13, those stocks determined to be overfished and subject to overfishing the Commission is mandated to immediately adopt management measures designed to result in a high probability of ending overfishing and rebuild the stock in as short a period as possible, subject to scientific information and advice. The current strategy is to adopt an agreed upon TAC that limits catches to sustainable levels based scientific advice that evaluates, and accounts for, changing circumstances. Furthermore, the TAC is set at the

median level which stock projections indicate that biomass will continue to increase based on the established objective of a 60% probability of being in the “green zone” of the Kobe plot ( $B > B_{MSY}$ ,  $F < F_{MSY}$ ). Meeting this objective demonstrates that the strategy is responsive to the status of the stock.

In 2016, ICCAT established a new South Atlantic albacore TAC of 24,000 t for 2017-2020 (Rec. 16-07). The Committee noted that, since 2004, reported catches remained below 24,000 t, except in 2006, 2011 and 2012, where reported catches were slightly above this value. Rec. 16-07 also required enhanced reporting requirements for vessels catching albacore, established protocols for CPC TAC overages and underages, and established allocations of South Atlantic Albacore between CPCs as below (noting that CPCs not listed shall limit their catches to 25 t):

	<i>Catch limits (t)*</i>
Angola	50
Belize	250
Brazil	2 160
China	200
Chinese Taipei	9 400
Cote d'Ivoire	100
Curacao	50
European Union	1 470
Japan	1 355
Korea	140
Namibia	3 600
South Africa	4 400
St Vincent and Grenadines	140
UK St Helena	100
Uruguay	440
Vanuatu	100

\* The following annual transfers of catch limits shall be authorized:

From Brazil to Japan: 100 t in 2017-2020

From Uruguay to Japan: 100 t in 2017-2018

From South Africa to Japan: 100 t in 2019-2020

TAC Stock projections at a level consistent with the MSY (27,264 t) showed that probabilities of being in the green quadrant of the Kobe plot would remain very high (90%) through 2033, the terminal year of the projection period (Table 14). In fact, increasing the annual TAC to 30,000 t would maintain stock levels above BMSY until 2033 with a probability higher than 60%. It is important to note that these catch levels exceed MSY and a reduction in TAC after 2033 to prevent overfishing would likely be required.

**Table 14. South Atlantic albacore estimated probabilities (in %) based on the JABBA Bayesian surplus production model that the stock fishing mortality is below FMSY (a), biomass is above BMSY (b) and both (c). Projections for constant catch levels (16000 t to 34000 t) are shown.**

**a. Probability  $F < F_{MSY}$**

TAC   Year	2021	2022	2023	2024	2025	2026	2027	2028	2029	2030	2031	2032	2033
16000	100	100	100	100	100	100	100	100	100	100	100	100	100
18000	100	100	100	100	100	100	100	100	100	100	100	100	100
20000	100	100	100	100	100	100	100	100	100	100	100	100	100
21000	100	100	100	100	100	100	100	100	100	100	100	100	100
22000	100	100	100	100	100	100	100	100	100	100	99	99	99
23000	100	100	100	100	100	100	99	99	99	99	99	99	99
24000	100	100	100	99	99	99	99	99	99	99	99	98	98
25000	100	100	99	99	99	99	98	98	98	98	98	97	97
26000	99	99	99	99	98	98	98	97	97	96	95	95	94
27000	99	99	98	98	97	97	96	95	94	93	92	91	90
28000	99	98	98	97	96	95	93	92	91	89	87	86	84
29000	99	98	97	96	94	93	90	88	85	82	80	77	74
30000	98	97	96	94	91	89	85	81	78	73	70	65	62
32000	97	95	92	88	82	79	69	62	56	49	44	39	35
34000	95	91	85	77	67	57	48	40	32	27	22	19	16

**b. Probability  $B > B_{MSY}$**

TAC   Year	2021	2022	2023	2024	2025	2026	2027	2028	2029	2030	2031	2032	2033
16000	100	100	100	100	100	100	100	100	100	100	100	100	100
18000	100	100	100	100	100	100	100	100	100	100	100	100	100
20000	100	100	100	100	100	100	100	100	100	100	100	100	100
21000	100	100	100	99	99	99	99	99	99	99	99	99	99
22000	100	100	100	99	99	99	99	99	99	99	99	99	99
23000	100	100	100	99	99	99	99	99	99	99	99	99	98
24000	100	99	99	99	99	99	99	99	98	98	98	98	98
25000	100	100	99	99	99	99	98	98	98	98	97	97	97
26000	100	99	99	99	99	99	98	98	97	97	96	95	95
27000	100	99	99	99	98	98	97	97	96	95	94	93	92
28000	100	99	99	99	98	97	96	95	94	93	91	90	88
29000	100	99	99	98	98	97	96	94	92	90	88	85	83
30000	100	99	99	98	97	96	94	92	89	86	83	79	76
32000	100	99	99	98	96	93	89	85	80	74	68	62	56
34000	100	99	98	96	93	89	82	75	66	58	49	42	36

**c. Probability of Kobe Plot Green Status**

TAC   Year	2021	2022	2023	2024	2025	2026	2027	2028	2029	2030	2031	2032	2033
16000	100	100	100	100	100	100	100	100	100	100	100	100	100
18000	100	100	100	100	100	100	100	100	100	100	100	100	100
20000	100	100	100	100	100	100	100	100	100	100	100	100	100
21000	100	100	100	99	99	99	99	99	99	99	99	99	99
22000	100	100	100	99	99	99	99	99	99	99	99	99	99
23000	100	100	99	99	99	99	99	99	99	99	99	98	98
24000	100	99	99	99	99	99	99	98	98	98	98	98	98
25000	100	99	99	99	99	98	98	98	98	97	97	97	96
26000	99	99	99	98	98	98	97	97	96	96	95	94	94
27000	99	99	98	98	97	97	96	95	94	93	92	91	90
28000	99	98	98	97	96	95	93	92	90	89	87	85	83
29000	99	98	97	96	94	93	90	88	85	82	79	77	74
30000	98	97	96	94	91	89	85	81	78	73	69	65	61
32000	97	95	92	88	82	76	69	62	56	49	44	39	35
34000	95	91	85	77	67	57	48	40	32	27	22	19	16

### 5.2.1.7 Catch Profile — South Atlantic Albacore Stock

Rec. 16-07 established an annual TAC of 24,000 t for 2017 - 2020. This TAC was allocated among 14 different CPCs and catches from 2017-2019 are presented below. Other ICCAT CPCs had to limit their annual catches to 25 t.

**Table 15. TAC allocated among 14 different CPCs and catches from 2017-2019 (ICCAT 2020).**

ICCAT CPC	2017	2018	2019
<b>Angola</b>	0	0	0
<b>Belize</b>	219	311	158
<b>Brazil</b>	497	396	1,003
<b>China</b>	185	116	132
<b>Taiwan</b>	9,090	9,227	9,626
<b>Cote d'Ivoire</b>	0	6	19
<b>Curacao</b>	10	0	0
<b>EU</b>	434	330	192
<b>Japan</b>	1,189	2,985	1,527
<b>Korea</b>	86	167	170
<b>Namibia</b>	214	888	260
<b>South Africa</b>	1,785	2,572	2,455
<b>St Vincent and Grenadines</b>	101	98	31
<b>UK Sta. Helena</b>	0	0	0

<b>Uruguay</b>	0	0	0
<b>Vanuatu</b>	0	0	0
<b>Summary Reported Catch</b>	<b>13,810</b>	<b>17,096</b>	<b>15,573</b>
<b>Established TAC</b>	<b>24,000</b>	<b>24,000</b>	<b>24,000</b>

#### 5.2.1.8 Total Allowable Catch (TAC) and catch data

**Table 16. Total Allowable Catch (TAC) and catch data – South Atlantic Albacore Tuna.**

<b>TAC</b>	Year	2017-2020	Amount	24,000 mt
<b>UoA share of TAC</b>	Year	2017-2020	Amount	9,400 mt
<b>UoA share of total TAC</b>	Year	2019	Amount	9,400 mt
<b>Total green weight catch by UoC</b>	Year (2020)	2020	Amount	8055.5 mt
<b>Total green weight catch by UoC</b>	Year (2019)	2019	Amount	7,647 mt

## **5.2.2 Principle 1 Performance Indicator scores and rationales**

### PI 1.1.1 – Stock Status—North Atlantic Albacore Stock

PI 1.1.1	The stock is at a level which maintains high productivity and has a low probability of recruitment overfishing		
Scoring Issue	SG 60	SG 80	SG 100
a	Stock status relative to recruitment impairment		
Guide post	It is likely that the stock is above the point where recruitment would be impaired (PRI).	It is highly likely that the stock is above the PRI.	There is a high degree of certainty that the stock is above the PRI.
Met?	Yes	Yes	Yes
Rationale			
<p>ICCAT regularly assess the status of North Atlantic albacore tuna and the latest assessment was conducted in 2020 using data until 2018 and the same modeling procedures as in 2016 (ICCAT 2020). The northern stock is exploited by surface fisheries targeting mainly immature and sub-adult fish (50 cm to 90 cm FL) and longline fisheries targeting immature and adult albacore (60 cm to 130 cm FL). EU fleets comprise the majority of surface fisheries which operate seasonally, while the Taiwan fleet that operates year-round constitutes the main longline fishery.</p> <p>Four longline and one bait-boat CPUE indices were used in the production model to determine stock status: 1) the weight index from the Taiwan LL (1981-2018), 2) the Japanese longline index (1976-2018) excluding the 2013 observation, 3) the Venezuela longline index (1991-2017) excluding 2018 observation, 4) the USA longline index (1987- 2018), and 5) the Spanish baitboat index (1981-2018).</p> <p>Stock status determinations in 2020 were initially conducted using two production models formulations (ASPIC and JABBA), and all results and conclusions based on converged model runs. Model diagnostics, including likelihood profiles, residuals of fit, and retrospective analyses, as well as the model's likelihood to accurately represent uncertainty, were used to evaluate the utility of each model. Retrospective analysis was limited to the last 5 years of data and the pattern was minimal for the first 3 years of data, whereas removing 4 years yielded a result like the 2016 assessment, conducted 4 years ago. Additionally, alternative indices that the SCRS considered adequate in their formulation were included as a sensitivity run in the 2020 albacore assessment. Such indices include JPN-LL1 (1959-1969), JPN-LL3 (1976-2018), JPN-LL core (1976-2018), Brazil longline (BRA-LL, 2002-2018) and South Africa baitboat (ZAF-BB, 2003-2018).</p> <p>The SCRS concluded that JABBA and ASPIC results were consistent and similar in terms of central tendency, but that JABBA enables to capture more of the uncertainty by accounting for both observation and process error. It was recommended that stock status and provided management advice be based on the JABBA base case model results only, including the projections, and estimated Kobe probability matrices.</p> <p>The 2020 North Atlantic albacore stock assessment estimated MSY at 36,816 t (80% CI (35,761 - 38,039) and <math>B_{MSY}</math> as 392,556 t (349,403 - 405,097). The results show <math>B_{2019}/B_{MSY}</math> is 1.32 (80% CI 1.13-1.51) and <math>F_{2019}/F_{MSY}</math> was 0.62 (0.52-0.74) (see Table 10). The probability of the stock currently being in the green area of the Kobe plot (not overfished and not undergoing overfishing, <math>F &lt; F_{MSY}</math> and <math>B &gt; B_{MSY}</math>) is 98.4% while the probability of being in the yellow area (overfished, <math>B &lt; B_{MSY}</math>) is 1.66%. The probability of being in the red area (overfished and undergoing overfishing, <math>F &gt; F_{MSY}</math> and <math>B &lt; B_{MSY}</math>) is 0% (Figure 6). Based on the results of the 2020 stock assessment, North Atlantic albacore tuna are not overfished and are not subject to overfishing.</p>			

PRI for the North Atlantic albacore stock is set at $B_{lim}=0.4B_{MSY}$ . Biomass at MSY in 2019 was estimated at 3.3 times that of $B_{lim}$ (80% CI, 2.83-3.78) for the base case. The fishing mortality should be below $0.8F_{MSY}$ and it is estimated at 0.62 (80% CI, 0.52-0.74) (ICCAT, 2020). Note there is a 98.4% probability that the stock is not overfished and no overfishing is taking place, therefore there is a high degree of certainty ( $\geq 95\%$ ile) that the stock is above the PRI; requirements at the SG60, SG80, and SG100 levels are met.			
b	Stock status in relation to achievement of Maximum Sustainable Yield (MSY)		
	Guide post	The stock is at or fluctuating around a level consistent with MSY.	There is a high degree of certainty that the stock has been fluctuating around a level consistent with MSY or has been above this level over recent years.
	Met?	Yes	Yes
Rationale			
The results of the JABBA base case assessment model for North Atlantic albacore indicate a decreasing biomass trend between the 1930s and the 1990s and an increasing trend since then. The stock was overfished with $B$ below $B_{MSY}$ between the 1970s and 2000s, and the stock has recovered to levels well above $B_{MSY}$ (see Figure 7). Fishing mortality increased between the 1930s and 1980s, declining thereafter. The stock was experiencing overfishing from the 1960s to early 2000s; since then fishing mortality has been well below $F_{MSY}$ . The probability of the stock currently being in the green area of the Kobe plot (not overfished and not undergoing overfishing, $F < F_{MSY}$ and $B > B_{MSY}$ ) is 98.4% while the probability of being in the yellow area (overfished, $B < B_{MSY}$ ) is 1.66%. The probability of being in the red area (overfished and undergoing overfishing, $F > F_{MSY}$ and $B < B_{MSY}$ ) is 0%. Based on this information there is a high degree that the stock has been above a level consistent with MSY over recent years; SG80 and SG100 are met.			
References			
ICCAT 2016, ICCAT 2020			
Stock status relative to reference points			
	Type of reference point	Value of reference point	Current stock status relative to reference point
Reference point used in scoring stock relative to PRI (SIa)	$B_{lim}$ $F_{min}$	$B_{lim} = 0.4 * B_{MSY}$ $F_{min} = 0.1 * F_{MSY}$	$B_{2019} = 3.3 B_{lim}$
Reference point used in scoring stock relative to MSY (SIb)	$B_{THRESH}$ $F_{TAR}$	$B_{THRESH} = B_{MSY}$ $F_{TAR} = 0.8 * F_{MSY}$	$B_{2019}/B_{MSY} = 1.32$ (80% CI = 1.13-1.51). $F_{2018}/F_{MSY} = 0.62$ (80% CI = 0.52-0.74)
Draft scoring range and information gap indicator added at Announcement Comment Draft Report			
Draft scoring range			$\geq 80$
Information gap indicator			Information is sufficient to score PI



Overall Performance Indicator scores added from Client and Peer Review Draft Report	
Overall Performance Indicator score	100

## PI 1.1.2 – Stock rebuilding—Northern Stock

PI 1.1.2		Where the stock is reduced, there is evidence of stock rebuilding within a specified timeframe		
Scoring Issue		SG 60	SG 80	SG 100
a	Rebuilding timeframes			
	Guide post	A rebuilding timeframe is specified for the stock that is the shorter of 20 years or 2 times its generation time. For cases where 2 generations is less than 5 years, the rebuilding timeframe is up to 5 years.		The shortest practicable rebuilding timeframe is specified which does not exceed one generation time for the stock.
	Met?	Not scored		Not scored
Rationale				
There is no rebuilding plan.				
b	Rebuilding evaluation			
	Guide post	Monitoring is in place to determine whether the rebuilding strategies are effective in rebuilding the stock within the specified timeframe.	There is evidence that the rebuilding strategies are rebuilding stocks, or it is likely based on simulation modelling, exploitation rates or previous performance that they will be able to rebuild the stock within the specified timeframe.	There is strong evidence that the rebuilding strategies are rebuilding stocks, or it is highly likely based on simulation modelling, exploitation rates or previous performance that they will be able to rebuild the stock within the specified timeframe.
	Met?	Not scored	Not scored	Not scored
Rationale				
There is no rebuilding plan.				
References				
Draft scoring range and information gap indicator added at Announcement Comment Draft Report				
Draft scoring range			Not scored	
Information gap indicator			More information sought / Information sufficient to score PI	
Overall Performance Indicator scores added from Client and Peer Review Draft Report				

Overall Performance Indicator score	
Condition number (if relevant)	N/A

### PI 1.2.1 – Harvest strategy—Northern Stock

PI 1.2.1		There is a robust and precautionary harvest strategy in place		
Scoring Issue		SG 60	SG 80	SG 100
a	Harvest strategy design			
	Guide post	The harvest strategy is expected to achieve stock management objectives reflected in PI 1.1.1 SG80.	The harvest strategy is responsive to the state of the stock and the elements of the harvest strategy work together towards achieving stock management objectives reflected in PI 1.1.1 SG80.	The harvest strategy is responsive to the state of the stock and is designed to achieve stock management objectives reflected in PI 1.1.1 SG80.
	Met?	Yes	Yes	Yes
Rationale				
<p>ICCAT's objective is delineated in the preamble of its Convention finalized in 1966, stating: "The Governments (...) considering their mutual interest in the populations of tuna and tuna-like fishes found in the Atlantic Ocean, and desiring to cooperate in maintaining the populations of these fishes at levels which will permit the maximum sustainable catch for food and other purposes". Therefore ICCAT's objective is to maintain populations of tunas and tuna-like fishes at levels that will permit maximum sustainable yield (MSY). With the implementation of ICCAT Rec 98-08 in 1998 fishing capacity was limited to the average observed between 1993-1995; as a result, fishing mortality on this stock decreased. Additionally, Rec. 11-13 mandates that for stocks that are overfished and subject to overfishing the Commission shall immediately adopt management measures designed to result in a high probability of ending overfishing and rebuilding the stock in as short a period as possible, subject to scientific information and advice. Furthermore, management objectives for North Atlantic albacore have been established through Rec. 16-06, Recommendation by ICCAT on a Multi-annual Conservation and Management Program for North Atlantic Albacore and Rec. 17-04, Recommendation by ICCAT on a Harvest Control Rule for North Atlantic Albacore Supplementing the Multiannual Conservation and Management Programme, Rec. 16-06.</p> <p>Rec 16-06 states "Contracting Parties and Cooperating non - Contracting Parties, Entities or Fishing Entities (CPCs) whose vessels fish North Atlantic albacore in the Convention area shall implement this Multi - annual Conservation and Management Program, of which the management objective for the Northern Atlantic albacore stock is:</p> <ul style="list-style-type: none"> <li>to maintain the stock in the green zone of the Kobe plot, with at least a 60% probability, while maximizing long term yield from the fishery, and</li> <li>where the spawning stock biomass (SSB) has been assessed by the SCRS as below the level capable of producing MSY (SSBMSY), to rebuild SSB to or above SSBMSY, with at least a 60% probability, and within as short time as possible, while maximizing average catch and minimizing inter - annual fluctuations in TAC levels."</li> </ul> <p>Rec. 16-06 also established an annual TAC for CPCs, limits on fishing capacity (number of vessels), control limits, reporting requirements, stock status performance metrics (i.e., probability of being in the Kobe green quadrant), a generic harvest control rule, and requirement implement management decision making using management strategy evaluation methodology.</p>				

In 2017, the SCRS tested a set of alternative HCRs by projecting a wide range of simulated albacore populations in a management strategy evaluation (MSE) framework (Merino et al., 2017). The simulated management procedures advanced by the SCRS were designed to support the development and eventual adoption of a North Atlantic albacore HCR in 2017 that would be compatible with output from the stock assessments and provide ICCAT with the option of setting the TAC for a three-year period.

Following the advice of the SCRS in 2017, the ICCAT adopted Rec. 17-04 as well as a HCR for North Atlantic albacore with defined reference points. A summary of provisions adopted in Rec. 17-04 include:

- A reassertion of the management objectives of the multiannual management and conservation programme for North Atlantic albacore as set out in paragraph 2 of Rec. 16-06.
- Establishing an interim reference points for the purpose of the multiannual management and conservation programme for the North Atlantic albacore.
- A three-year stock assessment schedule for North Atlantic albacore.
- A harvest control rule (HCR) that sets a 3-year constant annual total allowable catch (TAC) using stock status determination metrics estimated from the stock assessment.

The graphic form of the adopted HCR is shown in Figure 7 and includes the following control parameters:

- The biomass threshold level (BTHRESH) is equal to the biomass able to deliver the maximum sustainable yield (BTHRESH = BMSY).
- A fishing mortality target corresponding to 80% of FMSY (FTAR = 0.8FMSY) will be applied when the stock status is at, or above, the threshold level (BTHRESH).
- If the current biomass (BCURR) is estimated to be below the threshold level (BTHRESH) and higher than BLIM, then fishing mortality will be reduced linearly for the next multiannual management period (FNEXT)

Based on this information the harvest strategy is expected to achieve stock management objectives reflected in PI 1.1.1 SG80 and requirements at the SG60 level are met.

The ICCAT decision making framework outlined in Rec 11-13 specifies a series of management responses based on the status of ICCAT stocks. Over time, For North Atlantic albacore the Commission has established annual TACs consistent with the advice of the SCRS. Management measures for North Atlantic albacore were first adopted by the Commission in 1998 (Rec. 98-08) and periodically updated as necessary (Rec. 07-02 (catch limits), Rec. 09-05, Rec. 11-04, and Rec. 13-05 (establish a rebuilding program), Rec. 16-06 (define management objectives and generic HCR), and Rec. 17-04 (define interim reference points and an explicit HCR with pre-determined management responses). Based on this information the harvest strategy is responsive to the state of the stock and the elements of the harvest strategy work together towards achieving stock management objectives reflected in PI 1.1.1 SG80 and requirements at the SG80 level are met.

The relative abundance of North Atlantic albacore has continued to increase over the last decade and the probability that the stock is currently not overfished ( $B > BMSY$ ) and not experiencing overfishing ( $F < FMSY$ ) is 98.4%. The projections assuming catch or TAC levels similar to those observed during the last five years (between 25,000 t and 35,000 t) suggested that biomass would continue to increase and are likely sustainable. The MSE results indicated that the adopted HCR would meet the objective to be in the green quadrant of the Kobe plot with a probability higher than 60%. Based on this information the harvest strategy is responsive to the state of the stock and designed to meet stock management objectives reflected in PI 1.1.1 SG80; requirements at the SG100 level are met.

Note this is a harmonized score resulting from discussions with other CABs conducting MSC assessments on North Atlantic albacore tuna.

b	Harvest strategy evaluation
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Guide post	The harvest strategy is likely to work based on prior experience or plausible argument.	The harvest strategy may not have been fully tested but evidence exists that it is achieving its objectives.	The performance of the harvest strategy has been fully evaluated and evidence exists to show that it is achieving its objectives including being clearly able to maintain stocks at target levels.
Met?	Yes	Yes	Yes

#### Rationale

Management measures to end overfishing of the North Atlantic albacore stock were introduced through Rec. 98-08 and Rec. 99-05 and there is evidence that the harvest strategy is achieving its objectives to rebuild stocks towards agreed targets. Resulting from the adoption of recent management interventions stock biomass has rebuilt to levels well above BMSY.

In 2017, an MSE framework was used to identify candidate reference points (e.g.,  $SSB_{THRESHOLD}$ ,  $SS_{BLIM}$  and  $F_{TARGET}$ ) and potential HCRs that would meet established management objectives ( $B > BMSY$  and  $F < FMSY$ ; the green quadrant of the Kobe plot) with a specified level of risk (greater than 60% probability of meeting the management objective). A total of 132 operating models formed the basis for the MSE testing, each with differing hypotheses and attributes. In HCRs where maximum change in TAC of 20% is always applied (SC1), higher stability and higher long term yields were achieved, compared to HCRs where the 20% restriction for decrease is not used when  $B < B_{THRESHOLD}$  (SC2) (Table 17).

Considering the above evaluation of the harvest control rules it can be deduced that the performance of the harvest strategy has been fully evaluated and considering that the stock is well above the  $B_{THRESH}$ , it shows that the harvest strategy is achieving its objectives. including being clearly able to maintain stocks at target levels and therefore SG60, SG80 and SG100 are met.

**Table 17. Performance of 8 HCRs, according to the performance statistics defined by Panel 2 (only one performance indicator per block is shown, which represents median values across 132 operating models). Each HCR has a unique identification number. pGR% = probability of being in the green quadrant of the Kobe plot; pBint% = probability of  $B_{THRESHOLD} > B > B_{BLIM}$ ; LongY (kt) = mean yield for the period 2030-2045 in thousands of tons; MAP = mean absolute proportional change in catch. (ICCAT, 2018)**

HCR				Stock Status	Safety	Catch	Stability
Number	Ftar	Bthresh	Stability clause	pGr%	pBint%	LongY (kt)	MAP (%)
1	0,80	0,80	SC2	85,5	9,0	26,5	8,3
2	1,00	0,80	SC2	78,9	13,0	29,0	8,8
3	0,80	1,00	SC2	88,6	8,3	26,9	8,3
4	1,00	1,00	SC2	84,5	9,2	26,9	8,9
1	0,80	0,80	SC1	85,8	9,3	32,1	5,6
2	1,00	0,80	SC1	74,7	15,8	34,1	6,2
3	0,80	1,00	SC1	86,0	10,4	32,2	6,0
4	1,00	1,00	SC1	77,9	14,3	35,0	6,3

c	Harvest strategy monitoring			
	Guide post	Monitoring is in place that is expected to determine whether the harvest strategy is working.		
	Met?	Yes		
Rationale				
Monitoring is adequate to determine whether the harvest strategy is working. Catches and CPUE are monitored and reported on a yearly basis as CPCs are obligated to annually report data to ICCAT; catch data (Task I) and catch-effort (Task II). The data are reviewed annually during the species group meeting, the SCRS meeting, and the Commission meeting. Benchmark North Atlantic albacore stock assessments are conducted every 3 years, the last one having occurred in 2020. On this basis SG60 is met.				
d	Harvest strategy review			
	Guide post			The harvest strategy is periodically reviewed and improved as necessary.
	Met?			No
Rationale				
The SCRS regularly conducts stock assessments, re-evaluates the utility of the reference points, and determines if objectives of the ICCAT Convention are being met. In 2017, ICCAT adopted an interim HCR with a maximum TAC of 50,000 t and a maximum change of 20% when $BCUR > BTHR$ . Through its application a TAC of 33,600 t was established for 2018-2020 and a TAC of 37,801 t for the period 2021-2023. As specified in Rec. 17-04 the Commission shall review the interim HCR in 2020 with a view to adopting a long-term management procedure. Unfortunately, there is no evidence of any formal review of the harvest strategy in 2020. We note Sculley (2018) reviewed the MSE code but this does not constitute a review of the harvest strategy. On this basis, SG100 is not met.				
e	Shark finning			
	Guide post	It is likely that shark finning is not taking place.	It is highly likely that shark finning is not taking place.	There is a high degree of certainty that shark finning is not taking place.
	Met?	NA	NA	NA
Rationale				
This is not applicable as sharks are not targeted.				
f	Review of alternative measures			

	Guide post	There has been a review of the potential effectiveness and practicality of alternative measures to minimise UoA-related mortality of unwanted catch of the target stock.	There is a regular review of the potential effectiveness and practicality of alternative measures to minimise UoA-related mortality of unwanted catch of the target stock and they are implemented as appropriate.	There is a biennial review of the potential effectiveness and practicality of alternative measures to minimise UoA-related mortality of unwanted catch of the target stock, and they are implemented, as appropriate.
	Met?	NA	NA	NA
Rationale				
The fishing gear used by the UoA (longline) is selective, the size of fish caught depending on hook size. Based on logbook records for the UoA approximately 0.004% of the catch is discarded annually. The mortality caused by the UoA on the North Atlantic albacore stock due to the unwanted catches is considered negligible, since stock biomass has been steadily increasing since the 1990s (ICCAT 2020). Consistent with GSA3.5.3 the Assessment Team considers the unwanted catch to be negligible and therefore this SI is not scored.				
References				
ICCAT (2016)), ICCAT (2018), Sculley (2018), ICCAT (2020), Merino et al. (2017)				
Draft scoring range and information gap indicator added at Announcement Comment Draft Report				
Draft scoring range				≥80
Information gap indicator				Information is sufficient to score PI
Overall Performance Indicator scores added from Client and Peer Review Draft Report				
Overall Performance Indicator score				90
Condition number (if relevant)				



### PI 1.2.2 – Harvest control rules and tools—Northern Stock

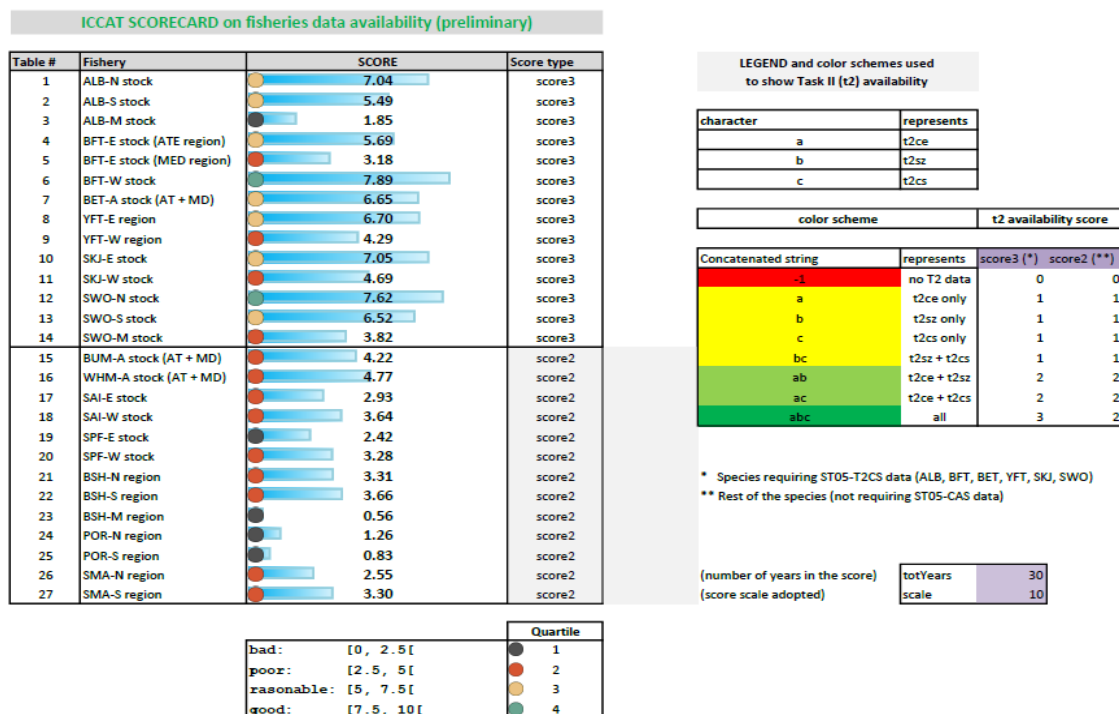
PI 1.2.2		There are well defined and effective harvest control rules (HCRs) in place		
Scoring Issue		SG 60	SG 80	SG 100
a	HCRs design and application			
	Guide post	Generally understood HCRs are in place or available that are expected to reduce the exploitation rate as the point of recruitment impairment (PRI) is approached.	Well defined HCRs are in place that ensure that the exploitation rate is reduced as the PRI is approached, are expected to keep the stock fluctuating around a target level consistent with (or above) MSY, or for key LTL species a level consistent with ecosystem needs.	The HCRs are expected to keep the stock fluctuating at or above a target level consistent with MSY, or another more appropriate level taking into account the ecological role of the stock, most of the time.
	Met?	Yes	Yes	Yes
Rationale				
<p>A well-defined HCR was agreed in 2017 and has been in place for 2018 onwards. There is a decision-framework (Rec. 11-13) which meets MSC requirements. The ICCAT Commission requested SCRS to identify a limit reference point for Northern albacore (Rec. 11-04). Management advice has been provided based on projections making use of Harvest Control Rule options consistent with the policies identified in Rec. 11-13, and using the following established interim reference points:</p> <ul style="list-style-type: none"> <li>a. BTHRESH = BMSY,</li> <li>b. BLIM = 0.4*BMSY,</li> <li>c. FTAR = 0.8*FMSY,</li> <li>d. FMIN= 0.1*FMSY.</li> </ul> <p>ICCAT Rec. 15-04, 15-07 &amp; 16-06 tasked the SCRS with evaluating candidate HCRs through a MSE framework, which was completed in 2017. HCR specifications are outlined in ICCAT Rec 16-06, and Rec 17-04 and specifies target exploitation rates and exploitation rate reductions as the PRI is approached. The form of the HCR is shown in Figure 7 and the following control parameters apply:</p> <ul style="list-style-type: none"> <li>a. The biomass threshold level (BTHRESH) is equal to the biomass able to deliver the maximum sustainable yield (BTHRESH = BMSY).</li> <li>b. A fishing mortality target corresponding to 80% of FMSY (FTAR = 0.8*FMSY) will be applied when the stock status is at, or above, the threshold level (BTHRESH).</li> </ul> <p>The HCR intends to keep the stock at or above the MSY level. Because the HCR is well-defined and in-place, and has target consistent with MSC requirements, it meets SG60 and SG80.</p> <p>In 2018, an external peer review was conducted, and it confirmed that, overall, the MSE framework appears to be scientifically sound and robust to uncertainty (Merino et al 2017). Thus, the interim HCR adopted by the Commission in 2017 that led to a TAC of 33,600 t had a robust scientific basis. The working group completed considerable work in 2018 based on the MSE framework and there is an extensive workplan to improve the MSE framework used in the evaluation of HCRs based on the recommendations of the external review. As the probability of the stock currently being in the green area of the Kobe plot (not overfished and not undergoing</p>				

<p>overfishing, <math>F &lt; F_{MSY}</math> and <math>B &gt; B_{MSY}</math>) is 98.4%, the probability of being in the yellow area (overfished, <math>B &lt; B_{MSY}</math>) is 1.6%, and the probability of being in the red area (overfished and undergoing overfishing, <math>F &gt; F_{MSY}</math> and <math>B &lt; B_{MSY}</math>) is 0% (ICCAT, 2020), it can be concluded that the HCR is expected to keep the stock fluctuating at or above a target level consistent with MSY. We note North Atlantic albacore tuna is not a key LTL species and therefore MSY is considered to be an ecologically appropriate target level, most of the time. Also, ICCAT has initiated development of an ecosystem report card to monitor the ecological impacts of fisheries on the Atlantic ecosystem which in time may provide insights into the ecological role of albacore in the Atlantic ocean.</p>				
b	HCRs robustness to uncertainty			
	Guide Post		The HCRs are likely to be robust to the main uncertainties.	The HCRs take account of a wide range of uncertainties including the ecological role of the stock, and there is evidence that the HCRs are robust to the main uncertainties.
	Met?		Yes	No
Rationale				
<p>The current HCR established under Rec. 17-04 is an interim measure developed and tested using an MSE process that accounts for the main uncertainties in the stock assessment and provides probabilistic management metrics. Results of the testing in 2017 indicated that the implementation of any of the tested HCRs would meet the objective to be in the green quadrant of the Kobe plot (with a probability higher than 60%). HCR testing was extended in 2018 to assess four additional management measures that accounted for:</p> <ul style="list-style-type: none"> <li>• the carry over</li> <li>• the effect of setting a lower TAC limit of 15,000t</li> <li>• the effect of applying the 20% stability clause also when <math>BCUR &gt; BLIM</math> and <math>BCUR &lt; BTHR</math>, and</li> <li>• the effect of 20% maximum TAC reduction and 25% maximum TAC increase when <math>BCUR &gt; BLIM</math> and <math>BCUR &lt; BTHR</math>.</li> </ul> <p>Testing results indicated that the HCR adopted in 17-04, including the four new measures achieve ICCAT's management objective of maintaining stocks in the green quadrant of the Kobe plot with at least 60% probability. Additional testing occurred in 2020 including (a) evaluating the impact of one or more indices not being updated for the 2020 stock assessment and (b) new figures were generated to evaluate the fits of the indices available in 2013 in the Operating Models that were conditioned from the scenarios developed in the 2013 stock assessment. Results suggested that even in the exceptional circumstance that one or more index was not available for stock assessments, the HCR would still achieve management objectives. On this basis requirements at the SG80 level are met.</p> <p>While the HCR accounts for a wide range of uncertainties the ecological role of the stock has not been tested nor have assumptions regarding selectivity. On this basis requirements at the SG100 level are not met.</p>				
c	HCRs evaluation			
	Guide Post	There is some evidence that tools used or available to implement HCRs are appropriate and effective in controlling exploitation.	Available evidence indicates that the tools in use are appropriate and effective in achieving the exploitation levels required under the HCRs.	Evidence clearly shows that the tools in use are effective in achieving the exploitation levels required under the HCRs.

	Met?	Yes	Yes	No
Rationale				
<p>The current level of control has led to the recovery of the North Atlantic albacore stock. Management measures (catch limits) adopted by ICCAT starting in 1998 have been successful in reducing fishing mortality below <math>F_{MSY}</math> and rebuilding the stock biomass to above <math>B_{MSY}</math>. Since the establishment of the TAC in 2001 catch has generally remained below the TAC, and protocols have been established to address overages and underage's of allocated TACs (Rec. 07-02). Application of the Rec. 17-04 HCR established a TAC of 33,600 t for 2018-2020. Based on results of the 2020 stock assessment there was a 98.4% chance the stock is in the green area of the Kobe plot, <math>B_{2019}/B_{MSY}</math> is estimated at 1.32 (80% CI 1.13-1.51) and <math>F_{2018}/F_{MSY}</math> at 0.62 (80% CI 0.52-0.74) (ICCAT, 2020); the stock is not overfished or experiencing overfishing.</p> <p>It can therefore be said that the tools in use are appropriate and effective in achieving the exploitation levels required under the HCR. On this basis the SG60 and SG80 levels are met</p> <p>Application of the Rec. 17-04 HCR established a TAC of 33,600 t for 2018-2020 and the possibility to carry over some unused portions of the quotas to be caught later in time (Rec. 16-06) remained. Based on results of the 2020 stock assessment there is a 98.4% chance the stock is in the green area of the Kobe plot, <math>B_{2019}/B_{MSY}</math> is estimated at 1.32 (80% CI 1.13-1.51) and <math>F_{2018}/F_{MSY}</math> at 0.62 (80% CI 0.52-0.74) (ICCAT, 2020); the stock is not overfished or experiencing overfishing. Based on this information the tools in use are appropriate and effective in achieving the exploitation levels required under the HCRs and SG60 and SG80 are met.</p> <p>While in theory the tools are adequate, clear evidence of their efficacy is lacking. As the HCR has only recently been implemented it is too early to say the evidence clearly shows that the tools in use are effective. On this basis the SG100 is not met.</p>				
References				
ICATT 2020				
Draft scoring range and information gap indicator added at Announcement Comment Draft Report				
Draft scoring range			≥80	
Information gap indicator			Information is sufficient to score PI	
Overall Performance Indicator scores added from Client and Peer Review Draft Report				
Overall Performance Indicator score			85	
Condition number (if relevant)				

### PI 1.2.3 – Information and monitoring—Northern Stock

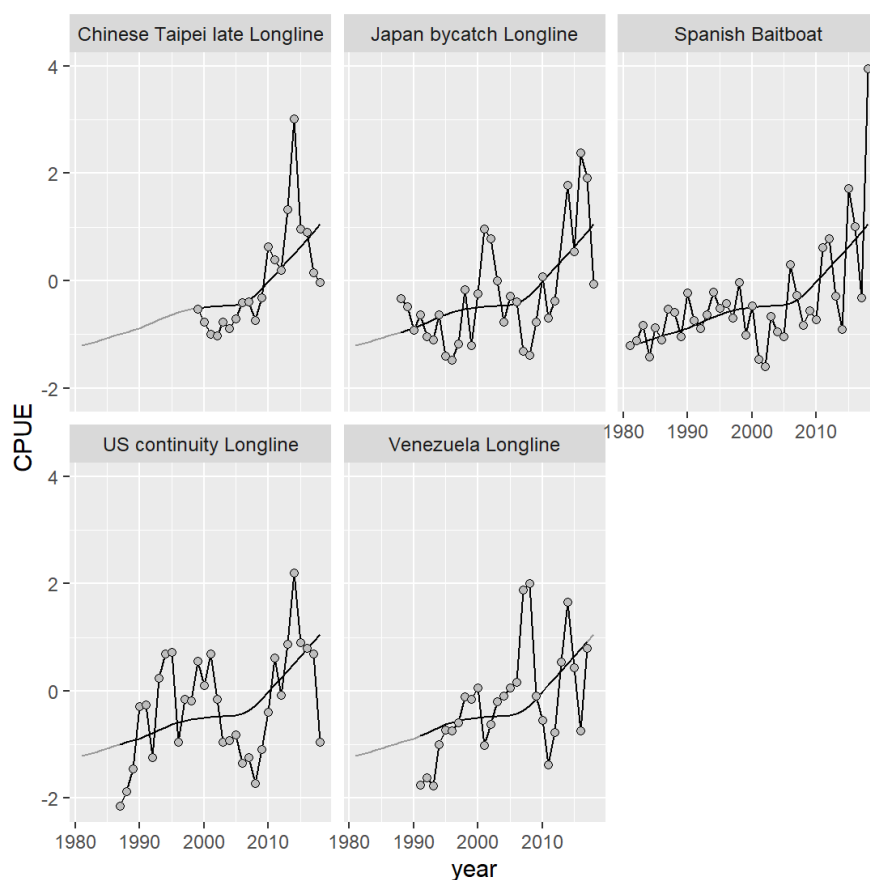
PI 1.2.3		Relevant information is collected to support the harvest strategy		
Scoring Issue		SG 60	SG 80	SG 100
a	Range of information			
	Guide post	Some relevant information related to stock structure, stock productivity and fleet composition is available to support the harvest strategy.	Sufficient relevant information related to stock structure, stock productivity, fleet composition and other data are available to support the harvest strategy.	A comprehensive range of information (on stock structure, stock productivity, fleet composition, stock abundance, UoA removals and other information such as environmental information), including some that may not be directly related to the current harvest strategy, is available.
	Met?	Yes	Yes	No
Rationale				
<p>There is adequate information to determine whether the harvest strategy is working. Catches and CPUE are monitored, reported and reviewed regularly during species group, SCRS, and ICCAT Meetings, as CPCs are required to annually report Task1 (catch) and Task II (catch-effort) data to ICCAT. On this basis some relevant information related to stock structure, stock productivity and fleet composition is available to support the harvest strategy and SG60 is met.</p> <p>Standardized CPUE time series from four longline fisheries and one baitboat fishery are used as input in the production model and collectively are assumed to represent population trends of albacore in the North Atlantic (see Figure 3). According to the ICCAT scoreboard of data availability provided in the latest biennial report prepared by the ICCAT Secretariat (ICCAT 2019b), the score for the North Atlantic albacore was 3, where 4 is the highest score (Figure 4). Sufficient relevant information related to stock structure, stock productivity, fleet composition and other data are available to support the harvest strategy, and in 2013 available data supported testing of various assessment models ranging in complexity. On this basis, requirements at the SG80 level are met.</p> <p>While information is sufficient for stock assessments, it is not considered comprehensive. Although widely available, environmental data are not directly used in the current harvest strategy. Information on life-history parameters such as growth, age, mortality and abundance are limited and understanding of the population dynamics of albacore tuna is incomplete. While research to address these data gaps is ongoing there are information shortfalls. On this basis gaps requirements at the SG100 level are not met.</p>				

**Figure 13. ICCAT scoreboard on data availability (preliminary study) (from ICCAT 2019).**

B	Monitoring			
	Guide post	Stock abundance and UoA removals are monitored and at least one indicator is available and monitored with sufficient frequency to support the harvest control rule.	Stock abundance and UoA removals are regularly monitored at a level of accuracy and coverage consistent with the harvest control rule, and one or more indicators are available and monitored with sufficient frequency to support the harvest control rule.	All information required by the harvest control rule is monitored with high frequency and a high degree of certainty, and there is a good understanding of inherent uncertainties in the information [data] and the robustness of assessment and management to this uncertainty.
	Met?	Yes	Yes	No

**Rationale**

Stock abundance and UoA removals are sufficiently monitored at a level of accuracy and coverage to support the current harvest control rule for North Atlantic albacore tuna. CPCs are required to annually report Task1 (catch) and Task II (catch-effort) data to ICCAT, and catches and CPUE are monitored, reported, and reviewed regularly during Species Group, SCRS, and ICCAT Meetings. CPUE time series from four longline fisheries and one baitboat fishery are used as input in the production model and assumed to represent population trends of albacore in the North Atlantic Ocean (Figure 14). All CPUEs exhibit an overall increasing trend towards the end of the time series which is consistent with the 2020 stock assessment. On this basis, requirements at the SG60 and SG80 levels are met. However, current monitoring does not include information collected from all fleets with a high degree of certainty. For example, size-at-catch information used to estimate selectivity for fisheries targeting North Atlantic albacore is not consistently collected and on this basis, SG100 is not met.



**Figure 14. CPUEs (in logarithmic scale) used in the 2020 stock assessment (from ICCAT 2020).**

c	Comprehensiveness of information			
	Guide Post		There is good information on all other fishery removals from the stock.	
	Met?		Yes	
Rationale				
CPCs are required to annually report catch data (Task I) and catch-effort data (Task II) to ICCAT. CPCs require the collection of bycatch and discard data in their domestic scientific observer programs and logbook programs (see ICCAT Rec 11-10). No major issues regarding IUU fishing for north Atlantic albacore have been raised at ICCAT level and as mentioned above in SI(a), the ICCAT scoreboard of data availability provided in ICCAT (2019b) gives the North Atlantic albacore stock a score of 3, where 4 is the highest score (See Figure 14 above). Based on this information the team concludes there is sufficient catch information from all other fisheries to account for most sources of fishing mortality. On this basis, SG80 is met.				
References				
ICCAT 2019, ICCAT 2020				

Draft scoring range and information gap indicator added at Announcement Comment Draft Report	
Draft scoring range	≥80
Information gap indicator	Information is sufficient to score PI
Overall Performance Indicator scores added from Client and Peer Review Draft Report	
Overall Performance Indicator score	80
Condition number (if relevant)	

## PI 1.2.4 – Assessment of stock status—Northern Stock

PI 1.2.4		There is an adequate assessment of the stock status														
Scoring Issue		SG 60	SG 80	SG 100												
a	Appropriateness of assessment to stock under consideration															
	Guide post		The assessment is appropriate for the stock and for the harvest control rule.	The assessment takes into account the major features relevant to the biology of the species and the nature of the UoA.												
	Met?		Yes	No												
Rationale																
<p>Various stock assessment models with varying complexities (MFCL, SS3, VPA and ASPIC) have been applied in the past (ICCAT 2016). This provided a platform for testing the utility of different models to varying scenarios representing different hypotheses and characterizations of uncertainty. Results from this analysis showed that despite differences in model complexity and uncertainty the outcomes (stock status determination) were similar. On this basis the SCRS suggested that future assessment updates could be conducted using simpler models (e.g. production models) as they require minimal data compared to the more complex modelling platforms. Building on the results of the model comparison tests and recommendations of the SCRS, the 2016 stock assessment used a biomass dynamic model (BDM) to assess stock status. To assess the impacts of uncertainty and validate the model results sensitivity analyses were conducted, and despite variations in stock status all models indicated that the stock had improved and was likely in the green area of the Kobe plot. The current stock assessment has also been tested in an MSE framework and determined to be appropriate for the stock and harvest control rule. Based on this information requirements at the SG80 level are met.</p> <p><b>Life history parameters specific to the North Atlantic albacore stock have been derived from fitting stock assessment models or other independent research and . key biological parameters are outlined below:</b></p> <table><tr><th>North Stock</th><th>Parameters</th></tr><tr><td>Growth</td><td><math>L_{\infty}</math> = 122.198cm; k = 0.21; <math>t_0</math> = -1.338 <math>L_{\infty}</math> = 124.74cm; k = 0.23; <math>t_0</math> = -0.9892</td></tr><tr><td>Length-weight relationship</td><td><math>a=1.339 \times 10^{-5}</math> <math>b=3.1066</math></td></tr><tr><td>Maturity</td><td>50% of mature fish at 90 cm (age 5)</td></tr><tr><td>Natural mortality</td><td><math>M</math> = 0.3 per year</td></tr><tr><td>M at age (1 to 15)</td><td>0.63; 0.46; 0.38; 0.34; 0.31; 0.29; 0.31; 0.34; 0.38; 0.44; 0.55; 0.55; 0.55; 0.55; 0.55</td></tr></table>					North Stock	Parameters	Growth	$L_{\infty}$ = 122.198cm; k = 0.21; $t_0$ = -1.338 $L_{\infty}$ = 124.74cm; k = 0.23; $t_0$ = -0.9892	Length-weight relationship	$a=1.339 \times 10^{-5}$ $b=3.1066$	Maturity	50% of mature fish at 90 cm (age 5)	Natural mortality	$M$ = 0.3 per year	M at age (1 to 15)	0.63; 0.46; 0.38; 0.34; 0.31; 0.29; 0.31; 0.34; 0.38; 0.44; 0.55; 0.55; 0.55; 0.55; 0.55
North Stock	Parameters															
Growth	$L_{\infty}$ = 122.198cm; k = 0.21; $t_0$ = -1.338 $L_{\infty}$ = 124.74cm; k = 0.23; $t_0$ = -0.9892															
Length-weight relationship	$a=1.339 \times 10^{-5}$ $b=3.1066$															
Maturity	50% of mature fish at 90 cm (age 5)															
Natural mortality	$M$ = 0.3 per year															
M at age (1 to 15)	0.63; 0.46; 0.38; 0.34; 0.31; 0.29; 0.31; 0.34; 0.38; 0.44; 0.55; 0.55; 0.55; 0.55; 0.55															
<p>Despite the availability of biological information for this stock it is not being used in the current assessment process. Successful application of the BDM modelling platform only relies on a statistical fit of catch and one or more abundance indices. The more complex models (e.g., Stock Synthesis) utilize biological data and other fishery information to reduce underlying assumptions, which in most cases reduces uncertainty. As the assessment does not take into account major features relevant to the biology of the species SG100 is not met</p>																
b	Assessment approach															



	Guide post	The assessment estimates stock status relative to generic reference points appropriate to the species category.	The assessment estimates stock status relative to reference points that are appropriate to the stock and can be estimated.	
	Met?	Yes	Yes	
Rationale				
Using the most recent fishery data, the 2020 stock assessment estimated a suite of MSY-related reference points ( $B_{MSY}$ , $F_{MSY}$ , $B_{2019}/B_{MSY}$ , $B_{2019}/B_{Lim}$ , and $F_{2019}/F_{MSY}$ ) which are required for application of the HCR described in Rec. 17-04. On this basis SG60 and SG80 are met.				
c	Uncertainty in the assessment			
	Guide post	The assessment identifies major sources of uncertainty.	The assessment takes uncertainty into account.	The assessment takes into account uncertainty and is evaluating stock status relative to reference points in a probabilistic way.
	Met?	Yes	Yes	Yes
Rationale				
<p>ICCAT assessments provide management advice and stock status determinations in the form of risk that accounts for uncertainty, and stock status metrics are presented with confidence intervals. Significant testing of the assessment model has occurred to advance model structure and address uncertainty.</p> <p>Prior to the 2016 stock assessment input data were reviewed and rectified as needed. In the 2016 assessment, five CPUE time series (four longline and one baitboat) that represent the overall trend in population size were used in the assessment; in the base case scenario equal weighting was applied to each series. As part of the assessment several sensitivity analyses were conducted based on choice of model parameterization and CPUE indices, including considering a logistic production function, the information content of the data (i.e. length of the catch time series (truncated at 1975)), and the impact of dropping one of the five CPUE indices at a time. The sensitivity analyses did not show strong deviations from the base case scenario, and all models predicted the stock to be in the green quadrant in the Kobe plot.</p> <p>The 2020 stock assessment used the same model structure and approach as the 2016 assessment with updated catch and effort information. Based on results from the 2020 assessment, the probability that the stock is not overfished and not undergoing overfishing (<math>F &lt; F_{MSY}</math> and <math>B &gt; B_{MSY}</math>) is 98.4%, and the probability that the stock is being overfished (<math>B &lt; B_{MSY}</math>) is 1.6%, and the probability that it is being overfished and undergoing overfishing (<math>F &gt; F_{MSY}</math> and <math>B &lt; B_{MSY}</math>) is 0%. While stock status determinations are explicitly probabilistic, they are based on bootstrapping which only accounts for observation error. Despite this concern, the team does not consider this to be an issue in the scoring. Based on this information major sources of uncertainty are identified, and the assessment takes into account uncertainty; SG60 and SG80 are met.</p> <p>Decision tables evaluating stock status relative to reference points in the terminal year of the assessment are presented in a probabilistic way, as well as the consequences to stock status resulting from various TAC levels. Uncertainty has also been explicitly considered in assessments throughout the MSE process when developing the HCR and determining reference points. Thus, clear evidence exists that the assessment takes into account uncertainty and is evaluating stock status relative to reference points in a probabilistic way for management decision making; SG100 is met.</p>				
d	Evaluation of assessment			

	Guide post			The assessment has been tested and shown to be robust. Alternative hypotheses and assessment approaches have been rigorously explored.
	Met?			Yes
Rationale				
Various stock assessment models with varying complexities (MFCL, SS3, VPA and ASPIC) have been applied in the past (ICCAT 2016). This provided a platform for testing the utility of different models to varying scenarios representing different hypotheses and characterizations of uncertainty. The results showed that although the range of estimated management benchmarks was relatively wide, most models were in agreement on stock status. The SCRS suggested that future assessment updates could be conducted using simpler models (e.g. production models) as they require minimal data compared to the more complex modelling platforms. Building on the results of the model comparison tests and recommendations of the SCRS, the 2016 and 2020 stock assessments used a biomass dynamic model (BDM) to assess stock status (ICCAT 2016, ICCAT 2020). MSE testing has shown that advice should be robust to a wide range of uncertainties. Considering the many alternative assessment approaches and hypotheses considered in the past, SG100 is met.				
e	Peer review of assessment			
	Guide post		The assessment of stock status is subject to peer review.	The assessment has been internally and externally peer reviewed.
	Met?		Yes	No
Rationale				
ICCAT stock assessment are subject to internal review through a working group process and also by the SCRS which meets annually to review models, data and research on key tuna species, including north Atlantic albacore; this meets SG80. There is no evidence that the stock assessment was externally reviewed, so SG100 is not met. We note that a review of the MSE algorithms was conducted in 2018 but this does not constitute a review of the stock assessment (Sculley, 2018).				
References				
Sculley (2018), ICCAT (2016), ICCAT (2020)				
Draft scoring range and information gap indicator added at Announcement Comment Draft Report				
Draft scoring range			≥80	
Information gap indicator			More information is sought as to whether an external review of the 2016 assessment was conducted.	
Overall Performance Indicator scores added from Client and Peer Review Draft Report				
Overall Performance Indicator score			90	
Condition number (if relevant)				

### PI 1.1.1 – Stock Status—Southern Stock

PI 1.1.1		The stock is at a level which maintains high productivity and has a low probability of recruitment overfishing		
Scoring Issue		SG 60	SG 80	SG 100
a	Stock status relative to recruitment impairment			
	Guide post	It is likely that the stock is above the point where recruitment would be impaired (PRI).	It is highly likely that the stock is above the PRI.	There is a high degree of certainty that the stock is above the PRI.
	Met?	Yes	Yes	Yes
Rationale				
<p>ICCAT regularly assess the status of South Atlantic albacore tuna and the latest assessment was conducted in 2020 using data until 2018 and the same production modelling procedures as in 2016 (ICCAT 2020). The southern stock is exploited by surface fisheries targeting mainly immature and sub-adult fish (70 cm to 90 cm FL) and longline fisheries targeting immature and adult albacore (60 cm to 120 cm FL). The southern stock is largely exploited by five fisheries; surface baitboat fleets of South Africa and Namibia operating seasonally from October to May when albacore is available in coastal waters and the longline fleets of Taiwan, Brazil and Japan. The Taiwan fleet is the largest and operates throughout the year.</p> <p>Three longline CPUE indices were used in the production model to determine stock status, including those from Taiwan, Japan (late time frame), and Uruguay (see Figure 8). The Taiwan CPUE series is the longest and the only index that informed stock trends in recent years. Standardized CPUE series from the Brazilian longline (2002-2018) and the South African baitboat fishery were made available and used for sensitivity analyses.</p> <p>Stock status determinations in 2020 were initially conducted using two production models formulations (ASPIC and JABBA), and all results and conclusions based on converged model runs. After extensive testing the SCRS selected JABBA as the base case model that best represents the population dynamics of albacore and uncertainty around stock status, as well as impact of alternative fishing scenarios. The SCRS further recommended that all management advice be based on the JABBA base case model results, including the projections, and estimated Kobe probability matrices.</p> <p>The 2020 South Atlantic albacore stock assessment estimated MSY at 27,264 t (95% CI 23,734 - 31,567) and <math>B_{MSY}</math> as 124,453 t (95% CI 79,611-223-424) (see Table 10). The results show <math>B_{2018}/B_{MSY}</math> is 1.58 (95% CI 1.14-2.05) and <math>F_{2018}/F_{MSY}</math> was 0.40 (95% CI 0.28-0.59). The probability of the stock currently being in the green area of the Kobe plot (not overfished and not undergoing overfishing, <math>F &lt; F_{MSY}</math> and <math>B &gt; B_{MSY}</math>) is 99.4% while the probability of being in the yellow area (overfished, <math>B &lt; B_{MSY}</math>) is 0.6%. The probability of being in the red area (overfished and undergoing overfishing, <math>F &gt; F_{MSY}</math> and <math>B &lt; B_{MSY}</math>) is 0% (see Figure 9). Based on the results of the 2020 stock assessment, South Atlantic albacore tuna are not overfished and are not subject to overfishing.</p> <p>As <math>B_{MSY} &lt; 40\%B_0</math> the PRI for the South Atlantic albacore stock is set at the MSC default value of <math>20\%B_0</math>, which is equivalent to <math>54\%B_{MSY}</math> (following GSA2.2.3.1). Noting biomass at MSY in 2018 was estimated at <math>158\%B_{MSY}</math> for the base case assessment model and reported catches in 2019 (15,640 t) are significantly below the TAC of 24,000 t, as well as below the lower 95% CI for MSY, there is a high degree of certainty that the stock is above the PRI. Based on this information SG 100 is met.</p>				

b	Stock status in relation to achievement of Maximum Sustainable Yield (MSY)			
	Guide post		The stock is at or fluctuating around a level consistent with MSY.	There is a high degree of certainty that the stock has been fluctuating around a level consistent with MSY or has been above this level over recent years.
	Met?		Yes	Yes
Rationale				
<p>Based on the 2020 stock assessment, the median estimate of stock size specifies that <math>B_{2018}/B_{MSY} = 1.58</math> (95% CI 1.14–2.05) and <math>F_{2018}/F_{MSY}</math> was 0.40 (95% CI = 0.28-0.59). Reported catches have been consistently less than the estimated BMSY value of 27,264 t (95% CI = 23,734-31,567) since 2004, and less than the TAC since 2013. The reported low catches relative to the TAC have contributed to stock recovery and the current biomass is currently above <math>B_{MSY}</math> and current fishing mortality significantly less than <math>F_{MSY}</math> (ICCAT 2020). On this basis SG80 is met.</p> <p>Noting that the lower bound on the current biomass (141,876 t) is above the BMSY estimate (124,453 t) and that biomass has been consistently at or above BMSY since 2010 there is a high degree of certainty that the stock has been fluctuating around a level consistent with BMSY or has been above this level over recent years. On this basis SG100 is met.</p>				
References				
ICCAT 2020.				
Stock status relative to reference points				
	Type of reference point	Value of reference point	Current stock status relative to reference point	
Reference point used in scoring stock relative to PRI (SIa)	Default PRI	$B_{CURRENT} = 54\%B_{MSY}$	$B_{2018} = 158\%B_{MSY}$	
Reference point used in scoring stock relative to MSY (SIb)	$B_{MSY}/F_{MSY}$	$B_{CURRENT}/B_{MSY}$ $F_{CURRENT}/F_{MSY}$	$B_{2018}/B_{MSY} = 1.58$ (95% CI = 1.14-2.05). $F_{2018}/F_{MSY} = 0.40$ (95% CI = 0.281-0.59)	
Draft scoring range and information gap indicator added at Announcement Comment Draft Report				
Draft scoring range		$\geq 80$		
Information gap indicator		Documentation specifying limit and target reference points is requested.		
Overall Performance Indicator scores added from Client and Peer Review Draft Report				
Overall Performance Indicator score		100		
Condition number (if relevant)				

## PI 1.1.2 – Stock rebuilding—Southern Stock

PI 1.1.2		Where the stock is reduced, there is evidence of stock rebuilding within a specified timeframe		
Scoring Issue		SG 60	SG 80	SG 100
a	Rebuilding timeframes			
	Guide post	A rebuilding timeframe is specified for the stock that is the shorter of 20 years or 2 times its generation time. For cases where 2 generations is less than 5 years, the rebuilding timeframe is up to 5 years.		The shortest practicable rebuilding timeframe is specified which does not exceed one generation time for the stock.
	Met?	Not scored		Not scored
Rationale				
There is no rebuilding plan.				
b	Rebuilding evaluation			
	Guide post	Monitoring is in place to determine whether the rebuilding strategies are effective in rebuilding the stock within the specified timeframe.	There is evidence that the rebuilding strategies are rebuilding stocks, or it is likely based on simulation modelling, exploitation rates or previous performance that they will be able to rebuild the stock within the specified timeframe.	There is strong evidence that the rebuilding strategies are rebuilding stocks, or it is highly likely based on simulation modelling, exploitation rates or previous performance that they will be able to rebuild the stock within the specified timeframe.
	Met?	Not scored	Not scored	Not scored
Rationale				
There is no rebuilding plan.				
References				
Draft scoring range and information gap indicator added at Announcement Comment Draft Report				
Draft scoring range			Not scored	
Information gap indicator				
Overall Performance Indicator scores added from Client and Peer Review Draft Report				

<b>Overall Performance Indicator score</b>	
<b>Condition number (if relevant)</b>	

### PI 1.2.1 – Harvest strategy—Southern Stock

PI 1.2.1		There is a robust and precautionary harvest strategy in place		
Scoring Issue		SG 60	SG 80	SG 100
a	Harvest strategy design			
	Guide post	The harvest strategy is expected to achieve stock management objectives reflected in PI 1.1.1 SG80.	The harvest strategy is responsive to the state of the stock and the elements of the harvest strategy work together towards achieving stock management objectives reflected in PI 1.1.1 SG80.	The harvest strategy is responsive to the state of the stock and is designed to achieve stock management objectives reflected in PI 1.1.1 SG80.
	Met?	Yes	Yes	No
Rationale				
<p>The MSC defines a harvest strategy as a combination of monitoring, stock assessment, HCRs, and management measures working together to achieve the management objective. South Atlantic albacore are routinely assessed by ICCAT, CPCs are required to annually submit catch and effort information to the ICCAT, and at-sea information is collected through observer programs and from logbooks. The preamble of the ICCAT Convention, finalized in 1966, delineates its objective by stating: “The Governments (...) considering their mutual interest in the populations of tuna and tuna-like fishes found in the Atlantic Ocean, and desiring to cooperate in maintaining the populations of these fishes at levels which will permit the maximum sustainable catch for food and other purposes”. Therefore, ICCAT’s objective is to maintain populations of tunas and tuna-like fishes at levels that allows for maximum sustainable yield (MSY). On this basis SG60 is met.</p> <p>With adoption and implementation of ICCAT Rec. 11-13, those stocks determined to be overfished and subject to overfishing the Commission is mandated to immediately adopt management measures designed to result in a high probability of ending overfishing, and rebuild the stock in as short a period as possible, subject to scientific information and advice (feedback). The current strategy is to adopt an agreed upon TAC that limits catches to sustainable levels based on scientific advice that evaluates, and addresses, changing circumstances. To ensure compliance with established conservation objectives (there is a 60% probability that the biomass will be in the “green zone” of the Kobe plot ) the TAC is set at the median level which has been shown to be effective in meeting the objective. While the 2016 performance review indicated that the established TAC was not consistent with scientific advice from the SCRS, it did seem consistent with the 2017 advice from SCRS (ICCAT 2019), suggesting that the strategy is responsive to the status of the stock. The 2020 assessment determined that South Atlantic albacore stock is not overfished or experiencing overfishing, and there is a 99.4% probability that biomass is in the green quadrant of the Kobe plot. While an explicit harvest control rule is still being developed GSA 2.5 states that “any exploitation rate function may be acceptable so long as it acts to keep the stock above a limit reference point that avoids possible recruitment failure and attempts to maintain the stock at a target reference point that is consistent with BMSY or a similar highly productive level.” Based on the totality of the information, the harvest strategy is responsive to the state of the stock and the elements of the harvest strategy work together towards achieving stock management objectives reflected in PI 1.1.1 SG80; SG80 is met.</p> <p>We note that a well-defined HCR is in place for North Atlantic albacore (Recommendation 17-04) and that the 2020 stock assessment indicates the stock is not overfished or experiencing overfishing thus providing evidence that the tools available to implement HCRs in the ICCAT are effective in controlling exploitation (see PI 1.2.1 and</p>				

PI 1.2.2 for North Atlantic albacore tuna). Based on a recent MSC Interpretation, evidence that tools in use by the management agency (e.g., HCR) are effective in controlling exploitation provides verification that similar tools applied to South Atlantic albacore tuna will work in controlling exploitation (What-are-the-MSC-requirements-on-Harvest-Control-Rules-HCRs-including-generally-understood-and-available-multiple-questions-PI-1-2-2-1527262011680).

While the harvest strategy is responsive to the state of the stock a well-defined harvest control rule has yet to be established for this stock. On this basis SG100 is not met.

b	Harvest strategy evaluation			
	Guide post	The harvest strategy is likely to work based on prior experience or plausible argument.	The harvest strategy may not have been fully tested but evidence exists that it is achieving its objectives.	The performance of the harvest strategy has been fully evaluated and evidence exists to show that it is achieving its objectives including being clearly able to maintain stocks at target levels.
	Met?	Yes	Yes	No

#### Rationale

The preamble of the ICCAT Convention, finalized in 1966, delineates its objective by stating: “The Governments (...) considering their mutual interest in the populations of tuna and tuna-like fishes found in the Atlantic Ocean, and desiring to cooperate in maintaining the populations of these fishes at levels which will permit the maximum sustainable catch for food and other purposes”. Therefore, ICCAT’s objective is to maintain populations of tunas and tuna-like fishes at levels that allows for maximum sustainable yield (MSY). Based on results of the latest stock assessment of south Atlantic albacore the stock has recovered, providing evidence that the harvest strategy has worked. Furthermore, ICCAT has adjusted the TAC when necessary based on scientific advice. Monitoring of the stock is in place and evidence indicates the harvest strategy is achieving established objectives. On this basis SG60 is met.

While the stock is not overfished or experiencing overfishing, there are no pre-agreed activities to implement when reacting to stock changes. Furthermore, the harvest strategy has not been fully evaluated in the context of an MSE framework. On this basis SG100 is not met.

c	Harvest strategy monitoring			
	Guide post	Monitoring is in place that is expected to determine whether the harvest strategy is working.		
	Met?	Yes		

#### Rationale

Monitoring is in place to determine if the harvest strategy is working. Catches and CPUE are monitored and reported on a yearly basis as CPCs are obligated to annually report data to ICCAT; catch data (Task I) and catch-effort (Task II). The data are reviewed annually during the species group meeting, the SCRS meeting, and the Commission meeting. TACs are established to maintain fishing mortality at or below  $F_{MSY}$  and biomass above or



around $B_{MSY}$ . Benchmark South Atlantic albacore stock assessments are conducted every 3 years, to assess stock status.. On this basis monitoring is in place that is expected to determine whether the harvest strategy is working; SG60 is met.				
d	Harvest strategy review			
	Guide post			The harvest strategy is periodically reviewed and improved as necessary.
	Met?			No
Rationale				
Although the harvest strategy is reasonable, the assessment team has not been provided with evidence of any formal review of the strategy and information on suggested improvements. Improvements to the harvest control rule and management procedures for the North Atlantic albacore stock have been identified and implemented conducted through use of MSE research, but such research has not been applied to the South Atlantic albacore stock. On this basis SG100 is not met.				
e	Shark finning			
	Guide post	It is likely that shark finning is not taking place.	It is highly likely that shark finning is not taking place.	There is a high degree of certainty that shark finning is not taking place.
	Met?	NA	NA	NA
Rationale				
This is not applicable as sharks are not targeted.				
f	Review of alternative measures			
	Guide post	There has been a review of the potential effectiveness and practicality of alternative measures to minimise UoA-related mortality of unwanted catch of the target stock.	There is a regular review of the potential effectiveness and practicality of alternative measures to minimise UoA-related mortality of unwanted catch of the target stock and they are implemented as appropriate.	There is a biennial review of the potential effectiveness and practicality of alternative measures to minimise UoA-related mortality of unwanted catch of the target stock, and they are implemented, as appropriate.
	Met?	NA	NA	NA
Rationale				
The fishing gear used by the UoA (longline) is selective, the size of fish caught depending on hook size. Based on logbook records for the UoA approximately 0.001% of the South Atlantic albacore catch is discarded annually. The mortality caused by the UoA on the South Atlantic albacore stock due to the unwanted catches is considered negligible, since stock biomass has been steadily increasing since approximately 2005 (ICCAT 2020). Consistent with GSA3.5.3 the Assessment Team considers the unwanted catch to be negligible and therefore this Si is not scored.				
References				

ICCAT (2019), ICCAT (2020)	
Draft scoring range and information gap indicator added at Announcement Comment Draft Report	
Draft scoring range	≥80
Information gap indicator	Information as to whether the harvest strategy is periodically reviewed and improved as necessary.
Overall Performance Indicator scores added from Client and Peer Review Draft Report	
Overall Performance Indicator score	80
Condition number (if relevant)	

## PI 1.2.2 – Harvest control rules and tools—Southern Stock

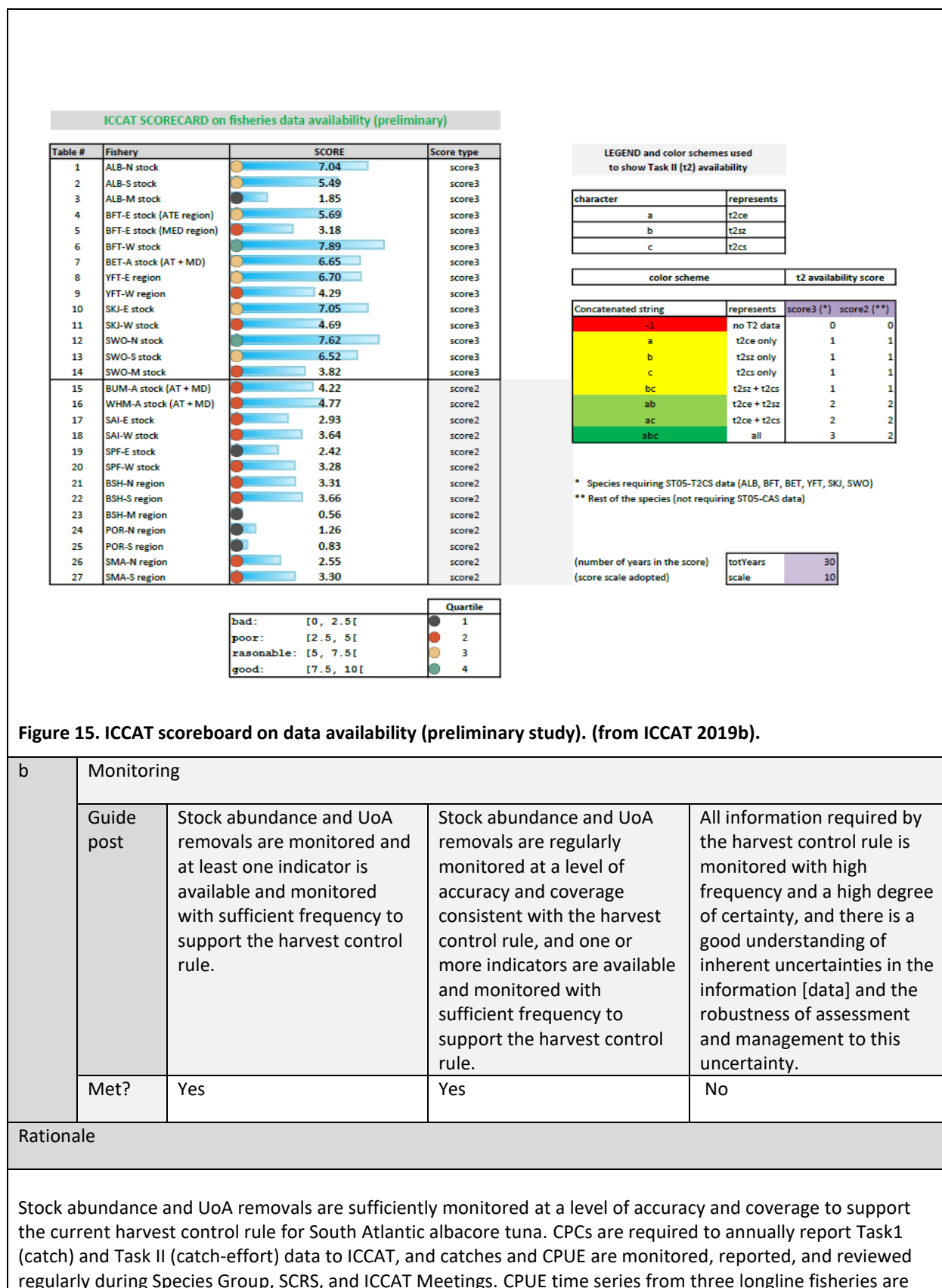
PI 1.2.2		There are well defined and effective harvest control rules (HCRs) in place		
Scoring Issue		SG 60	SG 80	SG 100
a	HCRs design and application			
	Guide post	Generally understood HCRs are in place or available that are expected to reduce the exploitation rate as the point of recruitment impairment (PRI) is approached.	Well defined HCRs are in place that ensure that the exploitation rate is reduced as the PRI is approached, are expected to keep the stock fluctuating around a target level consistent with (or above) MSY, or for key LTL species a level consistent with ecosystem needs.	The HCRs are expected to keep the stock fluctuating at or above a target level consistent with MSY, or another more appropriate level taking into account the ecological role of the stock, most of the time.
	Met?	Yes	No	Not scored
Rationale				
<p>Scientific advice and management response has been to maintain the south Atlantic albacore stock at or above MSY by ensuring fishing mortality remains at or below <math>F_{MSY}</math> and this has been achieved through adjustments to the TAC and implementation of annual catch limits as specified in ICCAT Rec. 16-07. Hence, the “generally understood” HCR is to set catches low enough that the stock rebuilds to <math>B_{MSY}</math>, and sets future catches (TACs) such that the stock remains at this level. Decision tables evaluating stock status relative to reference points (<math>B_{MSY}</math>) in the terminal year of the assessment are presented in a probabilistic way, as well as the consequences to stock status resulting from various TAC levels. Thus, ensuring that stocks are maintained well above the PRI. On this basis a generally understood HCR is in place and SG60 is met.</p> <p>While there is no well-defined harvest control rule that specifies an exploitation rate that is a monotonically decreasing function of stock size, GSA 2.5 states that “any exploitation rate function may be acceptable so long as it acts to keep the stock above a limit reference point that avoids possible recruitment failure and attempts to maintain the stock at a target reference point that is consistent with <math>B_{MSY}</math> or a similar highly productive level.”</p> <p>As previously stated, the scientific advice and management response in ICCAT has been successful in maintaining the South Atlantic albacore stock at or above MSY through the establishment of TACs. However, it is unclear what specific action(s) would be taken when the stock falls below MSY or approaches PRI. Also, sufficient testing of the HCR has not occurred (e.g., MSE analyses), as there is only a generally understood HCR in place. Fixed catches (TACs) and their probability of maintaining the stock at MSY have been tested using projection scenarios, but it is unclear how uncertainty is modelled in the projections. Based on this information the Assessment Team does not consider there to be well defined HCRs in place that ensure that the exploitation rate is reduced as the PRI is approached; SG80 is not met.</p> <p>SG100 is not scored as not all SG80 requirements are met (see MSC interpretation <a href="https://mscportal.force.com/interpret/s/article/Scoring-SG100-if-not-all-SG80-met-7-10-5-3-1527262010218">https://mscportal.force.com/interpret/s/article/Scoring-SG100-if-not-all-SG80-met-7-10-5-3-1527262010218</a>).</p>				
b	HCRs robustness to uncertainty			
	Guide post		The HCRs are likely to be robust to the main uncertainties.	The HCRs take account of a wide range of uncertainties including the ecological role

				of the stock, and there is evidence that the HCRs are robust to the main uncertainties.
	Met?		No	Not scored
Rationale				
<p>The robustness of the HCR is tested for various fixed catches and fishing mortality and reported as probabilistic outcomes (ICCAT 2020). While this may suffice given the objective of the HCR, the SCRS notes that important uncertainties remain in the biology, fisheries and modelling of Atlantic albacore, all of which have not been evaluated. As noted in the recent assessment report (ICCAT 2020) “there is still a level of the real uncertainty that is not reflected in the model(s) results, and that the management advice provided should be taken with caution. The Group raised concerns about recent catches of southern albacore (2017-2018) having been below (~ 60%) the TAC advice provided (Rec. 16-07, 24,000 t). It is important to understand if this is related to capacity, catchability, or if is indicative of stock abundance levels inconsistent with stock assessment results.” The Assessment Team considers these uncertainties to be main and on this basis SG80 is not met.</p> <p>SG100 is not scored as not all SG80 requirements are met (see MSC interpretation <a href="https://mscportal.force.com/interpret/s/article/Scoring-SG100-if-not-all-SG80-met-7-10-5-3-1527262010218">https://mscportal.force.com/interpret/s/article/Scoring-SG100-if-not-all-SG80-met-7-10-5-3-1527262010218</a>).</p>				
c	HCRs evaluation			
	Guide post	There is some evidence that tools used or available to implement HCRs are appropriate and effective in controlling exploitation.	Available evidence indicates that the tools in use are appropriate and effective in achieving the exploitation levels required under the HCRs.	Evidence clearly shows that the tools in use are effective in achieving the exploitation levels required under the HCRs.
	Met?	Yes	No	Not scored
Rationale				
<p>The current level of control occurs through establishment of agreed upon TACs which has led to recovery of the South Atlantic albacore stock to <math>B_{MSY}</math>. There is also some evidence that adjustments to the TAC in response to scientific findings has occurred, and that a lower TAC will be effective in decreasing mortality. Based on the 2020 stock assessment the median estimate of stock size specifies that <math>B_{2018}/B_{MSY} = 1.58</math> and <math>F_{2018}/F_{MSY}</math> was 0.40 (ICCAT 2020). As the objective is to maintain stock biomass at <math>B_{MSY}</math> levels or above through reductions in exploitation some evidence is available indicating that the tool in use (TAC setting) is appropriate and effective. On this basis SG 60 is met.</p> <p>While ICCAT has been successful in maintaining the South Atlantic albacore stock at or above MSY through the establishment of TACs, there is no available evidence that the use of this tool (setting a TAC) in practice would reduce catch at or below <math>F_{MSY}</math> since catches have been well below the TAC. Also, as “carrying forward” uncaught catch allocations are an allowable practice it is unclear how this source of fishing mortality would be accounted for when setting the TAC. On this basis SG80 is not met.</p> <p>SG100 is not scored as not all SG80 requirements are met (see MSC interpretation <a href="https://mscportal.force.com/interpret/s/article/Scoring-SG100-if-not-all-SG80-met-7-10-5-3-1527262010218">https://mscportal.force.com/interpret/s/article/Scoring-SG100-if-not-all-SG80-met-7-10-5-3-1527262010218</a>).</p>				
References				

ICCAT 2016, ICCAT 2020	
Draft scoring range and information gap indicator added at Announcement Comment Draft Report	
Draft scoring range	60-79
Information gap indicator	Provide available research plans for HCR and MSE develop for the South Atlantic albacore stock.
Overall Performance Indicator scores added from Client and Peer Review Draft Report	
Overall Performance Indicator score	60
Condition number (if relevant)	Condition 1

### PI 1.2.3 – Information and monitoring—Southern Stock

PI 1.2.3		Relevant information is collected to support the harvest strategy		
Scoring Issue		SG 60	SG 80	SG 100
a	Range of information			
	Guide post	Some relevant information related to stock structure, stock productivity and fleet composition is available to support the harvest strategy.	Sufficient relevant information related to stock structure, stock productivity, fleet composition and other data are available to support the harvest strategy.	A comprehensive range of information (on stock structure, stock productivity, fleet composition, stock abundance, UoA removals and other information such as environmental information), including some that may not be directly related to the current harvest strategy, is available.
	Met?	Yes	Yes	No
Rationale				
<p>There is adequate information to determine whether the harvest strategy is working. Catches and CPUE are monitored and reported on a yearly basis as CPCs are obligated to annually report data to ICCAT; catch data (Task I) and catch-effort (Task II). The data are reviewed annually during the species group meeting, the SCRS meeting, and the Commission meeting. Thus, some relevant information related to stock structure, stock productivity and fleet composition is available to support the harvest strategy and SG60 is met.</p> <p>Standardized CPUE time series from three longline fisheries are used as input in the assessment models and collectively are assumed to represent population trends of the South Atlantic albacore stock (see Figure 14). According to the ICCAT scoreboard of data availability provided in the latest biennial report prepared by the ICCAT Secretariat (ICCAT 2019), the score for the South Atlantic albacore was 3, where 4 is the highest score (Figure 15). Sufficient relevant information related to stock structure, stock productivity, fleet composition and other data are available to support the harvest strategy, and allow for stock assessment to be completed, SG80 is met.</p> <p>While information is sufficient for stock assessment, it is not comprehensive. There is considerable environmental data not directly used in the current harvest strategy. Also, life-history data on growth, age, mortality and abundance are limited and understanding of the population dynamics of albacore tuna is incomplete. Improvements are being made in this regard, but since gaps in relevant biological information persist, the requirements for SG100 are not met.</p>				



used as input in the stock assessment models and collectively assumed to represent population trends of albacore in the south Atlantic Ocean (see Figure 14). All CPUEs exhibit an overall increasing trend towards the end of the time series which is consistent with the 2020 stock assessment. On this basis, requirements at the SG60 and SG80 levels are met. However, current monitoring does not include information collected from all fleets with a high degree of certainty. For example, size-at-catch information used to estimate selectivity for fisheries targeting South Atlantic albacore is not consistently collected. Also, not collecting information from all fisheries harvesting albacore tuna could affect monitoring of the TAC as well as elements of the stock assessment (e.g., catchability) that impact its robustness. On this basis, SG100 is not met.

c	Comprehensiveness of information			
	Guide post		There is good information on all other fishery removals from the stock.	
	Met?		Yes	

#### Rationale

CPCs are required to annually report catch data (Task I) and catch-effort data (Task II) to IACCAT. CPCs require the collection of bycatch and discard data in their domestic scientific observer programs and logbook programs (ICCAT 2011, Rec 11-10). No major issues regarding IUU fishing for South Atlantic albacore have been raised at ICCAT and as noted above in SI(a), the ICCAT scoreboard of data availability provided in ICCAT (2019) gives the South Atlantic albacore stock a score of 3, where 4 is the highest score (See Figure 15 above). Additionally, ICCAT routinely provides a catalogue of available catch data (Task 1 and Task 2) and 90% of the total yield is linked to only five major fleets (Taiwan longline, South Africa and Namibia baitboat, Brazil longline, and Japan longline) (Table 18). The remaining 10% comes from small longline and surface fisheries operating throughout the South Atlantic Ocean. Based on this information the Assessment Team concludes there is sufficient information on removals from on all other fisheries to account for most sources of fishing mortality. On this basis SG80 is met.

**Table 18. South Atlantic albacore stock standard SCRS catalogue on Task 1/2 data availability by major fishery (flag/gear combinations ranked by order of importance) and year (1989 to 2018). Only the most important fisheries (representing ~95% of Task 1 total catches) are shown (from ICCAT 2020).**

		TINC Total																																					
		27212	28714	28016	36562	32813	35300	27552	28426	28022	30595	27656	31387	38796	31746	28005	22545	18916	24453	20283	18867	22265	19225	24129	25282	19457	13702	15199	14336	13825	17098								
Species	Status	Flag/Name	Gear	Dset	1989	1990	1991	1992	1993	1994	1995	1996	1997	1998	1999	2000	2001	2002	2003	2004	2005	2006	2007	2008	2009	2010	2011	2012	2013	2014	2015	2016	2017	2018	Rank	%	%Cum		
ALB	ATS	NCC	Chinese Taipei	LL	11	18386	20442	19883	23063	19400	22573	18351	18956	18165	16106	17377	17221	15833	17321	17551	13288	10730	12293	13146	9966	8678	10975	13032	12813	8519	6675	7157	8907	9090	9227	1	58.1%	58%	
ALB	ATS	NCC	Chinese Taipei	LL	12	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	1		
ALB	ATS	CP	South Africa	BB	11	6834	5220	3355	6306	6845	6842	5204	5425	6581	9401	5010	3463	6715	6057	3323	4153	2856	3365	2024	2334	2967	2446	2029	3466	3395	3620	3898	2001	1640	2253	2	17.1%	75%	
ALB	ATS	CP	South Africa	BB	12	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	2		
ALB	ATS	CP	Namibia	BB	11						915	950	982	1192	1422	1072	2240	2969	2858	2432	3079	2031	2426	1058	1856	4036	1263	3711	2275	838	1016	1008	893	205	874	3	5.9%	81%	
ALB	ATS	CP	Namibia	BB	12						ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	3		
ALB	ATS	CP	Brazil	LL	11	433	485	1095	2710	3600	835	723	807	589	3013	1478	3758	6240	2865	1844	285	359	267	222	233	150	207	920	824	778	326	431	494	383	311	4	4.9%	86%	
ALB	ATS	CP	Brazil	LL	12	a	a	a	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	a	a	a	a	a	ab	4		
ALB	ATS	CP	Japan	LL	11	450	587	654	583	467	651	389	435	424	418	601	554	341	231	322	509	312	316	238	1370	921	973	1194	2903	3106	1131	1752	1096	1189	2965	5	3.6%	90%	
ALB	ATS	CP	Japan	LL	12	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	5		
ALB	ATS	CP	South Africa	RR	11	56	60	55	54	36	89	10	209	127																						6	1.3%	91%	
ALB	ATS	CP	South Africa	RR	12	a	a	a	a	a	a	a	a	a	a	a	a	a	a	a	a	a	a	a	a	a	a	a	a	a	a	a	a	a	a	6			
ALB	ATS	CP	EU España	LL	11		0	1	127	135	149	202	180	190	20	871	282	573	829	183	81	261	358	758	908	997	296	250	235	369	256	354	195	259	301	7	1.3%	92%	
ALB	ATS	CP	EU España	LL	12		ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	7		
ALB	ATS	CP	St. Vincent and Grenadines	LL	11																															8	1.0%	93%	
ALB	ATS	CP	St. Vincent and Grenadines	LL	12																															8			
ALB	ATS	CP	Brazil	BB	11	2	29	18		13	392	200	12	63	405	394	627	619	363	803	235	197	85	293	156	18	34	198	1190	979	129	60	55	0	1	9	1.0%	94%	
ALB	ATS	CP	Brazil	BB	12	a	a	a	a	a	a	a	a	a	a	a	a	a	a	a	a	a	a	a	a	a	a	a	a	a	a	a	a	a	a	9			
ALB	ATS	CP	EU Portugal	BB	11	557	732	81	184	483	1185	655	494	756	124	232	486	40	433	415	9																10	0.9%	95%
ALB	ATS	CP	EU Portugal	BB	12	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	10		
ALB	ATS	CP	Namibia	LL	11						196																									11	0.8%	96%	
ALB	ATS	CP	Namibia	LL	12						a																									11			
ALB	ATS	CP	EU España	PS	11						279	1816	648	682	255	4	66	173	156	7	7	193															12	0.6%	97%
ALB	ATS	CP	EU España	PS	12	b	b	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	ab	12		



References	
ICCAT 2019, ICCAT 2020	
Draft scoring range and information gap indicator added at Announcement Comment Draft Report	
Draft scoring range	≥80
Information gap indicator	Information is sufficient to score PI
Overall Performance Indicator scores added from Client and Peer Review Draft Report	
Overall Performance Indicator score	80
Condition number (if relevant)	

### PI 1.2.4 – Assessment of stock status—Southern Stock

PI 1.2.4		There is an adequate assessment of the stock status												
Scoring Issue		SG 60	SG 80	SG 100										
a	Appropriateness of assessment to stock under consideration													
	Guide post		The assessment is appropriate for the stock and for the harvest control rule.	The assessment takes into account the major features relevant to the biology of the species and the nature of the UoA.										
	Met?		Yes	No										
Rationale														
<p>Various stock assessment models with varying complexities (MFCL, SS3, VPA and ASPIC) have been applied in the past (ICCAT 2016). This provided a platform for testing the utility of different models to varying scenarios representing different hypotheses and characterizations of uncertainty. Results from this analysis showed that despite differences in model complexity and uncertainty the outcomes (stock status determination) were generally similar. On this basis the SCRS suggested that future assessment updates could be conducted using simpler models (e.g. production models) as they require minimal data compared to the more complex modelling platforms. Building on the results of the model comparison tests and recommendations of the SCRS, the 2016 and 2020 stock assessments used a biomass dynamic model (BDM) to assess stock status. To assess the impacts of uncertainty and validate the model results sensitivity analyses were conducted, and despite variations in stock status all models indicated that the stock had improved and was likely in the green area of the Kobe plot. The 2020 stock assessment determined there is a 99.4% chance that biomass of the South Atlantic albacore stock is in the green quadrant of the Kobe plot. Output from the assessment is used to determine the need for management measures to ensure stock biomass remains at or above MSY, as well as determination of TACs, and the frequency of assessments (3-year cycle) is consistent with the HCR. Based on this information requirements at the SG80 level are met.</p> <p>Life history parameters specific to the South Atlantic albacore stock have been derived from fitting stock assessment models or other independent research and key biological parameters are outlined below (from ICCAT 2020):</p>														
<table><tr><th>South Stock</th><th>Parameters</th></tr><tr><td>Growth</td><td><math>L_{\infty} = 147.5 \text{ cm}</math>; <math>k = 0.209</math>; and <math>t_0 = -1.89</math></td></tr><tr><td>Length-weight relationship</td><td><math>a=1.3718 \times 10^{-5}</math> <math>b=3.0973</math></td></tr><tr><td>Maturity</td><td>50% of mature fish at 90 cm (age 5)</td></tr><tr><td>Natural mortality</td><td><math>M = 0.3</math> per year</td></tr></table>					South Stock	Parameters	Growth	$L_{\infty} = 147.5 \text{ cm}$ ; $k = 0.209$ ; and $t_0 = -1.89$	Length-weight relationship	$a=1.3718 \times 10^{-5}$ $b=3.0973$	Maturity	50% of mature fish at 90 cm (age 5)	Natural mortality	$M = 0.3$ per year
South Stock	Parameters													
Growth	$L_{\infty} = 147.5 \text{ cm}$ ; $k = 0.209$ ; and $t_0 = -1.89$													
Length-weight relationship	$a=1.3718 \times 10^{-5}$ $b=3.0973$													
Maturity	50% of mature fish at 90 cm (age 5)													
Natural mortality	$M = 0.3$ per year													
<p>Despite the availability of biological information for this stock it is not being used in the current assessment process. Successful application of the BDM modelling platform only relies on a statistical fit of catch and one or more abundance indices. The more complex models (e.g., Stock Synthesis) utilize biological data and other fishery information to reduce underlying assumptions, which in most cases reduces uncertainty. As the assessment does not consider major features relevant to the biology of the species SG100 is not met.</p>														
b	Assessment approach													

	Guide post	The assessment estimates stock status relative to generic reference points appropriate to the species category.	The assessment estimates stock status relative to reference points that are appropriate to the stock and can be estimated.	
	Met?	Yes	Yes	
Rationale				
Using the most recent fishery data, the 2020 stock assessment estimated a suite of MSY-related reference points ( $B_{MSY}$ , $F_{MSY}$ , $B_{2018}/B_{MSY}$ , and $F_{2018}/F_{MSY}$ ) which are required to determine stock status (ICCAT 2020). On this basis SG60 and SG80 are met.				
c	Uncertainty in the assessment			
	Guide post	The assessment identifies major sources of uncertainty.	The assessment takes uncertainty into account.	The assessment takes into account uncertainty and is evaluating stock status relative to reference points in a probabilistic way.
	Met?	Yes	Yes	Yes
Rationale				
<p>ICCAT assessments provide management advice and stock status determinations in the form of risk that accounts for uncertainty, and stock status metrics are presented with confidence intervals. Significant testing of the assessment model has occurred to advance model structure and address uncertainty.</p> <p>Prior to the 2016 stock assessment input data were reviewed and rectified as needed. In the 2016 assessment, three longline CPUE time series that represent the overall trend in population size were used in the assessment. As part of the assessment several sensitivity analyses were conducted based on choice of model parameterization and CPUE indices. The sensitivity analyses did not show strong deviations from the base case scenario, and all models predicted the stock to be in the green quadrant in the Kobe plot.</p> <p>The 2020 stock assessment used the same model structure and approach as the 2016 assessment with updated catch and effort information. Based on results from the 2020 assessment, the probability that the stock is not overfished and not undergoing overfishing (<math>F &lt; F_{MSY}</math> and <math>B &gt; B_{MSY}</math>) is 99.4%, and the probability that the stock is being overfished (<math>B &lt; B_{MSY}</math>) is 0.6%, and the probability that it is being overfished and undergoing overfishing (<math>F &gt; F_{MSY}</math> and <math>B &lt; B_{MSY}</math>) is 0% (ICCAT 2020). While stock status determinations are explicitly probabilistic, they are based on bootstrapping which only accounts for observation error. Despite this concern, the team does not consider this to be an issue in the scoring. Based on this information major sources of uncertainty are identified, and the assessment takes into account uncertainty; SG60 and SG80 are met.</p> <p>Decision tables evaluating stock status relative to reference points in the terminal year of the assessment are presented in a probabilistic way, as well as the consequences to stock status resulting from various TAC levels. Thus, clear evidence exists that the assessment takes into account uncertainty and is evaluating stock status relative to reference points in a probabilistic way for management decision making; SG100 is met.</p>				
d	Evaluation of assessment			

	Guide post			The assessment has been tested and shown to be robust. Alternative hypotheses and assessment approaches have been rigorously explored.
	Met?			No
Rationale				
While the assessment has been tested and shown to be robust, alternative hypotheses and assessment approaches have not been rigorously explored. Production models are one of the simplest assessment tools and do not require biological data or other information about the fishery as input. Life history information (e.g., size and age) and information to determine the extent of spatial structuring in the stock, both of which could influence CPUE, are available but are not being used. Oceanographic conditions are known to influence the abundance, availability, and distribution of albacore, and while these data are available, they are not integrated into current assessment models. The SCRS has identified this as a recommendation for future assessments (ICCAT 2016). Also, no MSE has been conducted despite its utility in identifying robust reference points and HCRs. On this basis SG100 is not met.				
e	Peer review of assessment			
	Guide post		The assessment of stock status is subject to peer review.	The assessment has been internally and externally peer reviewed.
	Met?		Yes	No
Rationale				
ICCAT stock assessments are subject to internal review through a working group process, and also by the SCRS and ICCAT Commission which meets annually to review models, data and research on key tuna species, including South Atlantic albacore; this meets SG80. There is no evidence that the 2016 or 2020 stock assessments were externally reviewed, so SG100 is not met.				
References				
ICCAT 2016, ICCAT 2020				
Draft scoring range and information gap indicator added at Announcement Comment Draft Report				
Draft scoring range			≥80	
Information gap indicator			Information is sufficient to score PI	
Overall Performance Indicator scores added from Client and Peer Review Draft Report				
Overall Performance Indicator score			85	
Condition number (if relevant)				

## 5.3 Principle 2

### 5.3.1 Principle 2 background

#### 5.3.1.1 Overview of Non-target Catch

All species that are affected by the fishery and that are not part of the Unit of Certification are considered under Principle 2. This includes species for each UoA that are retained for sale or personal use (assessed under Performance Indicator 2.1), bycatch species that are discarded (Performance Indicator 2.2), and species that are considered endangered, threatened or protected by the government in question or are listed by the Convention of International Trade of Endangered Species (CITES) (Performance Indicator 2.3). This section contains an evaluation of the total impact of the fishery on all components in P2 and includes both observed and unobserved fishing mortality. Unobserved mortality may occur from illegal, unregulated or unreported (IUU) fishing, biota that are injured and subsequently die as a result of coming in contact with fishing gear, ghost fishing, waste, or biota that are stressed and die as a result of attempting to avoid being caught by fishing gear. This section also considers impacts on marine habitats (Performance Indicator 2.4) and the ecosystem more broadly (Performance Indicator 2.5).

#### Primary species

For the purposes of a MSC evaluation, primary species are those in the catch, and within the scope of the MSC program (fishes or shellfish), and not defined by the client as the target – which by definition is evaluated under Principle 1. Primary species will usually be species of commercial value to either the UoA or fisheries outside the UoA, with management tools controlling exploitation as well as known reference points in place. In addition, the institution or arrangement that manages the species (or its local stock) will usually have some overlap in a jurisdiction with the UoA fishery.

#### Secondary species

Species associated with the target that is harvested under some management regime, where measures are in place intended to achieve management, and these are reflected in either limit or target reference points are evaluated as Primary species within Principle 2. In contrast, secondary species include fish and shellfish species that are not managed according to reference points. Secondary species are also considered to be all species that are out of the scope of the standard (birds/ mammals/ reptiles/ amphibians) and that are not ETP species. These types of species could in some cases be landed intentionally to be used either as bait or as food for the crew or for other subsistence uses, but may also in some cases represent incidental catches that are undesired but somewhat unavoidable in the fishery. Given the often unmanaged status of these species, there are unlikely to be reference points for biomass or fishing mortality in place, as well as a general lack of data availability.

## Main species

For Primary and Secondary species, species may be considered Main based on either resilience/vulnerability or catch volume. Species that are not Main are Minor. Main and Minor species are evaluated under different Performance Indicators (PIs) in P2.

## Resilience/vulnerability:

If the species is considered less resilient and it is  $\geq 2\%$  of the catch, then it is considered Main, otherwise it is considered Minor.

If the species is not considered less resilient and it is  $\geq 5\%$  of the catch, then it is considered Main, otherwise, it is considered Minor.

## ETP Species

### SA3.1.5

The team shall assign ETP (endangered, threatened or protected) species as follows: ■

#### SA3.1.5.1

Species that are recognised by national ETP legislation;

#### SA3.1.5.2

Species listed in the binding international agreements given below: ■

a. Appendix 1 of the Convention on International Trade in Endangered Species (CITES), unless it can be shown that the particular stock of the CITES listed species impacted by the UoA under assessment is not endangered.

b. Binding agreements concluded under the Convention on Migratory Species (CMS), including:

ii. Annex 1 of the Agreement on Conservation of Albatross and Petrels (ACAP);

iii. Table 1 Column A of the African-Eurasian Migratory Waterbird Agreement (AEWA);

iv. Agreement on the Conservation of Small Cetaceans of the Baltic and North Seas (ASCOBANS);

v. Annex 1, Agreement on the Conservation of Cetaceans of the Black Sea, Mediterranean Sea and Contiguous Atlantic Area (ACCOBAMS);

vi. Wadden Sea Seals Agreement;

vii. Any other binding agreements that list relevant ETP species concluded under this Convention

### 5.3.1.2 Overview of Species Classification

**Table 19. Retained and discarded weights (mt), percent catch volume, and MSC classification based on logbook data from 2015-2019 for the North Atlantic UoA. Bait information provided by Tri Marine, 2015-2019. Only species in which the percent catch volume is  $\geq 0.01\%$  is shown.**

Common Name	Scientific Name	Retained WT (mt)	Discarded WT (mt)	Total catch (mt)	Percent Catch (%)	MSC Classification
Albacore tuna	Thunnus alalunga	12555.74	2.09	12557.83	51.48	Target
Pacific sardine/European pilchard (bait)	Sardina pilchardus, Sardinops sagax	0.00	0.00	6328.13	25.94	Secondary-main
Bigeye tuna	Thunnus obesus	3429.13	8.95	3438.08	14.09	Primary-main
Yellowfin tuna	Thunnus albacares	645.70	0.88	646.59	2.65	Primary-minor
Oil fish (castor)	Ruvettus pretiosus	475.65	1.61	477.26	1.96	Secondary-minor
Blue shark	Prionace glauca	144.39	66.74	211.13	0.87	Primary-minor
Unknown Teleost	Teleost	185.66	8.20	193.86	0.79	Secondary-minor
Swordfish	Xiphias gladius	179.56	13.00	192.55	0.79	Primary-minor
Escolar	Lepidocybium flavobrunneum	124.40	3.82	128.22	0.53	Secondary-minor
Marlins, sailfishes, etc. nei	Istiophoridae spp.	83.46	0.05	83.51	0.34	Secondary-minor
Blue marlin	Makaira nigricans	37.22	8.95	46.17	0.19	Primary-minor
Skipjack tuna	Katsuwonus pelamis	34.42	2.18	36.60	0.15	Primary-minor
Shortfin mako shark	Isurus oxyrinchus	10.44	0.86	11.30	0.05	Primary-minor
Mahi Mahi	Coryphaena hippurus	9.46	2.52	11.98	0.05	Secondary-minor
Atlantic sailfin	Istiophorus albacans	10.27	0.35	10.62	0.04	Primary-minor

Common Name	Scientific Name	Retained WT (mt)	Discarded WT (mt)	Total catch (mt)	Percent Catch (%)	MSC Classification
Shortbill spearfish	Tetrapturus angustirostris	3.04	1.80	4.84	0.02	Secondary-minor
Striped marlin	Tetrapturus audax	4.78	0.63	5.40	0.02	Secondary-minor
Southern bluefin tuna	Thunnus maccoyii	0.89	1.09	1.98	0.01	Primary-minor
Longbill spearfish	Tetrapturus pfluegeri	1.35	1.92	3.27	0.01	Secondary-minor

**Table 20. Retained and discarded weights (mt), percent catch volume, and MSC classification based on logbook data from 2015-2019 for the South Atlantic UoA. Bait information provided by Tri Marine, 2015-2019. Only species in which the percent catch volume is  $\geq 0.01\%$  is shown.**

Common Name	Scientific Name	Retained WT (mt)	Discarded WT (mt)	Total catch (mt)	Percent Catch (%)	MSC Classification
Albacore tuna	Thunnus alalunga	28714.13	1.98	28716.11	64.48	Target
Pacific sardine/European pilchard	Sardina pilchardus, Sardinops sagax		0.00	8859.38	19.89	Secondary-main (Bait)
Bigeye tuna	Thunnus obesus	1806.56	0.12	1806.68	4.06	Primary-minor
Blue shark	Prionace glauca	1703.69	21.75	1725.44	3.87	Primary-main
Unknown Teleost	Teleost	1461.16	31.9	1493.06	3.35	Secondary-minor
Yellowfin tuna	Thunnus albacares	489.57	1.05	490.62	1.10	Primary-minor
Escolar	Lepidocybium flavobrunneum	407.7	0.32	408.02	0.92	Secondary-minor
Marlins, sailfishes, etc. nei	Istiophoridae spp.	334.93	0.78	335.71	0.75	Secondary-minor
Swordfish	Xiphias gladius	189.21	11.6	200.81	0.45	Primary-minor
Shortfin mako shark	Isurus oxyrinchus	124.41	0.20	124.61	0.28	Primary-minor
Oil fish (castor)	Ruvettus pretiosus	71.85	0.05	71.9	0.16	Secondary-minor
Shortbill spearfish	Tetrapturus angustirostris	64.13	1.45	65.58	0.15	Secondary-minor
Skipjack tuna	Katsuwonus pelamis	62.43	1.74	64.17	0.14	Primary-minor



Common Name	Scientific Name	Retained WT (mt)	Discarded WT (mt)	Total catch (mt)	Percent Catch (%)	MSC Classification
Blue marlin	Makaira nigricans	54.89	11.22	66.11	0.15	Primary-minor
Mahi Mahi	Coryphaena hippurus	33.06	0.04	33.1	0.07	Secondary-minor
Southern bluefin tuna	Thunnus maccoyii	23.02	1.09	24.11	0.05	Primary-minor
Striped marlin	Tetrapturus audax	7.29	2.84	10.13	0.02	Secondary-minor
Atlantic sailfin	Istiophorus albacans	10.15	0.10	10.25	0.02	Primary-minor
Common thresher shark	Alopias vulpinus	0.00	6.29	6.29	0.01	Secondary-minor
Longbill spearfish	Tetrapturus pfluegeri	2.40	3.43	5.83	0.01	Secondary-minor
Black marlin	Makaira indica	4.71	0.08	4.79	0.01	Secondary-minor
Sharks, rays, skates, etc. nei	Elasmobranchii	2.29	1.24	3.53	0.01	Secondary-minor

**Table 21. Retained and discarded catch (numbers), percent catch volume, and MSC classification based on observer data from 2015-2019 for the North Atlantic UoA. Only species in which the percent catch volume is  $\geq$  0.01% is shown.**

Common Name	Scientific Name	Retained Number (mt)	Discarded Number (mt)	Total catch Number (mt)	Percent Catch (%)	MSC Classification
Albacore tuna	Thunnus alalunga	6557	35	6592	81.97	Target
Bigeye tuna	Thunnus obesus	399	13	412	5.12	Primary-main
Long snouted lancetfish	Alepisaurus ferox	0	358	358	4.45	Secondary-minor
Blue shark	Prionace glauca	175	8	183	2.28	Primary-main
Wahoo	Acanthocybium solandri	69	23	92	1.14	Secondary-minor
Longbill spearfish	Tetrapturus pfluegeri	12	67	79	0.98	Secondary-minor
Tuna nei	Thunnini spp.	0	70	70	0.87	Secondary-minor
Yellowfin tuna	Thunnus albacares	59	0	59	0.73	Primary-minor
Mahi Mahi	Coryphaena hippurus	1	51	52	0.65	Secondary-minor
Pomfrets, Ocean Breams, nei	Bramidae	7	33	40	0.50	Secondary-minor

Common Name	Scientific Name	Retained Number (mt)	Discarded Number (mt)	Total catch Number (mt)	Percent Catch (%)	MSC Classification
Escolar	Lepidocybium flavobrunneum	3	27	30	0.37	Secondary-minor
Swordfish	Xiphias gladius	13	6	19	0.24	Primary-minor
Skipjack tuna	Katsuwonus pelamis	2	11	13	0.16	Primary-minor
Blue marlin	Makaira nigricans	11	0	11	0.14	Primary-minor
Bigeye thresher shark	Alopias superciliosus	0	9	9	0.11	Secondary-minor
Opah	Lampridae	4	3	7	0.09	Secondary-minor
White marlin	Tetrapturus albidus	4	1	5	0.06	Primary-minor
Shortfin mako shark	Isurus oxyrinchus	1	3	4	0.05	Primary-minor
Pelagic stingray	Pteroplatytrygon violacea	0	3	3	0.04	Secondary-minor
Smalleye whip ray	Himantura microphthalma	0	1	1	0.01	Secondary-minor
Shortbill spearfish	Tetrapturus angustirostris	1	0	1	0.01	Secondary-minor

**Table 22. Retained and discarded catch (numbers), percent catch volume, and MSC classification based on observer data from 2015-2019 for the South Atlantic UoA. Only species in which the percent catch volume is  $\geq 0.01\%$  is shown.**

Common Name	Scientific name	Retained Catch (mt)	Discarded Catch (mt)	Total Catch (mt)	Percent catch (%)	MSC Classification
Albacore tuna	Thunnus alalunga	14405	128	14533	76.64	Target
Opah	Lampridae	838	306	1144	6.03	Secondary-minor (includes multiple species)
Pelagic stingray	Pteroplatytrygon violacea	0	710	710	3.74	Secondary-main
Bigeye tuna	Thunnus obesus	498	3	501	2.64	Primary-minor
Blue shark	Prionace glauca	428	11	439	2.32	Primary-main
Long snouted lancetfish	Alepisaurus ferox	0	380	380	2.00	Secondary-minor
Wahoo	Acanthocybium solandri	247	0	247	1.30	Secondary-minor

Common Name	Scientific name	Retained Catch (mt)	Discarded Catch (mt)	Total Catch (mt)	Percent catch (%)	MSC Classification
Escolar	Lepidocybium flavobrunneum	159	27	186	0.98	Secondary-minor
Pomfrets, Ocean Breams, nei	Bramidae	166	2	168	0.89	Secondary-minor
Mahi Mahi	Coryphaena hippurus	150	1	151	0.80	Secondary-minor
Skipjack tuna	Katsuwonus pelamis	138	12	150	0.79	Primary-minor
White marlin	Tetrapturus albidus	95	1	96	0.51	Primary-minor
Yellowfin tuna	Thunnus albacares	70	0	70	0.37	Primary-minor
Shortbill spearfish	Tetrapturus angustirostris	59	0	59	0.31	Secondary-minor
Swordfish	Xiphias gladius	40	6	46	0.24	Primary-minor
Oil fish (castor)	Ruvettus pretiosus	13	2	15	0.08	Secondary-minor
Smalleye whip ray	Himantura microphthalma	0	12	12	0.06	Secondary-minor
Blue marlin	Makaira nigricans	12	0	12	0.06	Primary-minor
Shortfin mako shark	Isurus oxyrinchus	8	3	11	0.06	Primary-minor
Longbill spearfish	Tetrapturus pfluegeri	9	1	10	0.05	Secondary-minor
Atlantic sailfin	Istiophorus albacans	5	0	5	0.03	Primary-minor
Ribbonfish	Trachipterus trachipterus	0	4	4	0.02	Secondary-minor
Sunfish	Molidae	3	0	3	0.02	Secondary-minor
Bigeye thresher shark	Alopias superciliosus	0	2	2	0.01	Secondary-minor
Rainbow runner	Elagatis bipinnulata	1	0	1	0.01	Secondary-minor

**Table 23. Total number of caught ETP species that were retained and discarded based on logbook and observer data for the North Atlantic UoA from 2015-2019. \* indicates that all discarded animals were released alive.**

Scientific Name	Common Name	Logbook			Observer		
		Num. Ret.	Num. Dis.	Total Catch	Num. Ret.	Num. Dis.	Total Catch
SHARKS							
<i>Carcharhinus longimanus</i>	Oceanic whitetip shark	0	7	7	0	0	0
<i>Carcharodon carcharias</i>	Great white shark	23	0	23	0	0	0

Scientific Name	Common Name	Logbook			Observer		
		Num. Ret.	Num. Dis.	Total Catch	Num. Ret.	Num. Dis.	Total Catch
SHARKS							
SEABIRDS							
<i>Puffinus gravis</i> *	Great Shearwater	0	0	0	0	2	2

**Table 24. Total number of caught ETP species that were retained and discarded based on logbook and observer data for the South Atlantic UoA from 2015-2019. \* indicates that all discarded animals were released alive. – indicates missing data.**

Scientific Name	Common Name	Logbook			Observer		
		Num. Ret.	Num. Dis.	Total Catch	Num. Ret.	Num. Dis.	Total Catch
SHARKS							
<i>Carcharhinus longimanus</i>	Oceanic whitetip shark	5	3	8	0	0	0
<i>Carcharhinus falciformis</i>	Silky shark	0	3	3	0	0	0
CETACEANS							
Whale and Dolphin	Unknown Cetacean	0	1	1	0	0	0
MARINE TURTLES							
<i>Caretta caretta</i> *	Loggerhead turtle	0	0	0	0	2	2
<i>Testudinata</i>	Marine turtles nei	0	14	14	0	0	0
PINNIPEDS							
<i>Erignathus barbatus</i>	Bearded seal	0	13	13	0	0	0
SEABIRDS							
<i>Thalassarche chlororhynchos</i> *	Yellow-Nosed Albatross	0	0	0	0	4	4
<i>Puffinus gravis</i> *	Great Shearwater	0	0	0	0	1	1

### 5.3.1.3 Information Sources – Observer and Logbook Programs

Since its establishment, ICCAT has implemented a range of tools for the conservation and management of stocks, including total allowable catch (TAC), country catch limits, fish size limits, effort restrictions, observer programs, closed areas and seasons, vessel registration and information exchange, gear regulations, and enforcement measures. ICCAT Rec. 10-10 established minimum standards for its fishing vessel domestic observer programs in the ICCAT area that requires Member's to ensure a minimum of 5%

observer coverage of fishing effort in each of the pelagic longline, purse seine, and baitboat fisheries as measured in number of sets or trips for purse seine fisheries; fishing days, number of sets, or trips for pelagic longline fisheries; or in fishing days in baitboat fisheries. Additionally, observer programs were required to provide representative temporal and spatial coverage of the operation of the fleet to ensure the collection of adequate and appropriate data taking into account characteristics of the fleets and fisheries. Data collection provisions were also specified in the Rec. 10-10, as were reporting requirements to the SCRS and Commission. Each year, Members shall report information collected under domestic observer programs to the SCRS for stock assessment and other scientific purposes in line with procedures in place for other data reporting requirements and consistent with domestic confidentiality requirements, including, *inter alia*, catch rates, the coverage level achieved within their respective fisheries, and details on how coverage levels were calculated. Submission of logbook information is also required as summarized below

## Logbooks

In addition to observer data, the Taiwan Fisheries Agency and ICCAT require the submission of logbooks associated with each longline fishing trip, and submitted data is generally at the set level. Logbooks include information on the vessel, characteristics of the gear (i.e., number of hooks fished), area fished, date of the longline set and estimated catch for key target species (i.e., bigeye) and bycatch. As logbook reporting is generally mandatory, approaching 100% coverage, they represent a supplemental data source for catch and interactions. Logbook information for the UoA from 2015-2019 was provided to the Assessment Team and detailed information on coverage rates is provided below in the section entitled UoA Observer Coverage.

Taiwan requires all distant water fishing vessels to submit annual logbooks containing information on total catch of tuna, billfish, and certain sharks. ETP species are generally not recorded in logbooks.

Logbook data from all UoA vessels was provided to the assessment team to analyze and note some interactions with ETP species were reported, including silky, oceanic whitetip, and great white sharks, cetaceans, pinnipeds, and turtles (See Table 21 and Table 22).

## UoA Observer Coverage

Recognizing that the current mandatory level of observer coverage of 5% may have not been implemented by many of the fleets and noting the need to achieve the minimum coverages as mandated by the Commission, Rec. 16-14 was adopted which again specified a minimum of 5% observer coverage of fishing effort in each of the Member's, as well as the tasks, obligations and duties of observers, fishing masters (captains), ICCAT Members. Reporting requirements again called for the annual submission of information of the implementation of the observer program and recommendations for the use of electronic monitoring systems were provided. Recommendation 16-15 requires that all transshipments of ICCAT species take place in port unless they are monitored under the ICCAT Regional Observer Program for transshipment (ROP\_Transshipment). The ROP\_Transshipment is limited to large-scale longline vessels flagged to the participating Parties/Entities/Fishing Entities, including those flagged to Taiwan.

While the required observer coverage rate for purse seine vessels has increased over time coverage rates for longline vessels has remained at 5%. However, decisions at the 2020 Commission meeting require 100% observer coverage, year round, on purse seine vessels targeting tropical tunas, increasing observer coverage on longline vessels over 20 meters to 10% in 2022, and the development of minimum standards for electronic monitoring by 2021.

CPCs are required to submit annual reports to ICCAT outlining their activities in tuna and tuna-like fisheries in the ICCAT Convention area, including (1) information on fisheries, research, and statistics, and (2) status on the implementation of conservation and management measures. The CPC reports are published as part of ICCAT's Biennial Report annual reports and include observer coverage rates for purse seine and longline fisheries operating in the ICCAT Convention area (ICCAT 2015b, ICCAT 2016b, ICCAT 2018e, ICCAT 2020b). The reported UoA observer longline coverage rates in the Atlantic Taiwanese longline fishery were 8.3% in 2014, 7.52% in 2015, 6.63% in 2016, 7.27% in 2017, 6.56% in 2018, and 9.42% in 2019.

MSC provides guidance on the acceptable levels of external validation required to demonstrate the likelihood that shark finning is not taking place (GSA2.4.5-GSA2.4.7) as it relates to observer coverage, and at least 5% observer coverage is required to meet SG60 and "the percentage of on-board observer coverage generally refers to coverage of total fishing effort of all vessels in the UoA." As per MSC Guidance GSA2.4.5-GSA2.4.7 to meet SG80 requirements, an equivalent of 20% nominal observer coverage is required and to meet SG100 "comprehensive external validation" is required. Data stemming from observed trips provided to the assessment team are summarized below by UoC and by year (Table 23).

**Table 23. Number of observer trips provided that are associated with UoC vessels. Trips lengths are generally longer in the South Atlantic (approximately 4 months) compared to trip lengths in the North Atlantic vessels (approximately 2 months).**

UoA	Vessel Name	Year					Num Sets Observed
		2015	2016	2017	2018	2019	
South Atlantic	CHIEN JUI NO.102		1				67
	FU MAO NO.268		1				76
	YING CHIN HSIANG NO.101					2	133
	YUH MAO NO.106	1	1				181
North Atlantic	MAAN FWU NO.668		1		1	2	163

### Supplemental Information – ICCAT Database

While UoA vessels achieved the required 5% observer coverage rate specified by ICCAT based on observer data from 2015-2019 there are additional observer/logbook data from fishing vessels operating in the ICCAT Convention area that are publicly available through the ICCAT By-catch Meta-Database (<https://www.iccat.int/en/bycatch.html#:~:text=By%2Dcatch%20Meta%2DDatabase,by%2Dcatch%20meta%2Ddatabase>). With the goal of achieving a higher level of confidence in the representativeness of

current observer data, the assessment team assembled historical observer and logbook data from the meta-database for Taiwanese longline vessels operating in the Atlantic Ocean during the period 2000-2013 and compared the historical ETP species composition with the current species composition. Based on this comparison, the composition of turtle species interactions was more robust in the historical observer data suggesting the potential for a wider range of species interactions with higher observer coverage. Within the historical database, interactions with loggerhead, leatherback, and olive ridley turtles were reported in the tropical region of the Atlantic Ocean defined as the area between 23° North and 23° South of the equator. Though the distribution of all three turtle species in the Atlantic Ocean overlap with the defined boundaries of the tropical region, the assessment team considers interactions with the three species to be attributed to fishery impacts in the South Atlantic in particular given turtle interactions were already evidenced in the contemporary dataset associated with observer coverage in the South Atlantic between 2015-2019.

This analysis provides insights into potential representativeness of the current observer data and the results are strictly qualitative to better characterize contemporary dataset. The assessment team does note the observed reductions in turtle interactions through time may result from the adoption of stricter conservation measures but given the current observer coverage rates (approximately 7%-9%) the assessment team took a more precautionary approach by considering these turtle species to be relevant ETP species in this assessment. The incorporation of these findings into the current assessment is discussed further in Section 4.3.1.6 Endangered, Threatened, and Protected (ETP) Species. We also note, based on the analysis of historical observer/logbook data from 2000-2013 approximately 197 seabird interactions occurred in the South Atlantic Ocean. The observed reductions in seabird interactions through time (197 historically vs 5 recently) in the South Atlantic may result from the adoption of stricter conservation measures, all other factors being equal, but the lack of species-specific identification hampers our ability to make direct comparisons over time. The lack of species-specificity with respect to seabirds is now addressed under 2.3.3, ETP Information. As a result, the assessment team took a more precautionary approach and placed a condition under PI2.3.3 for seabirds and ETP information more broadly.

#### 5.3.1.4 Primary Species

In this assessment blue shark in the North and South Atlantic and bigeye tuna in the North Atlantic were classified as primary main. Classifications were based on both logbook and observer data (Table 19 – Table 20). Logbook data represents a higher coverage of the fishing effort (approaching 100%) compared to observer data which was reported to cover only 5% of the effort. Logbook data was provided for the Taiwan UoA and reporting is mandatory for all Taiwanese longline fishing vessels. The catch of bigeye tuna in the North Atlantic by the UoA represented approximately 17% based on logbook data and 5% based on observer data, while the catch blue shark represented < 1% based on logbooks and 2% based on observer data. Following GSA3.1.1 bigeye tuna and blue shark in the North Atlantic are classified as primary main. The catch of bigeye tuna in the South Atlantic by the UoA represented approximately 4% based on logbook data and 3% based on observer data, while the catch blue shark represented approximately 4% based on

logbooks and 2% based on observer data. Following GSA3.1.1 bigeye tuna are classified as primary minor and blue shark classified as primary main in the South Atlantic.

There are 7 primary minor species caught in the North Atlantic UoA including 3 tuna species (yellowfin, skipjack, and South Atlantic bluefin tuna), 3 billfish species (swordfish, blue marlin, and Atlantic sailfish), and 1 shark species (shortfin mako shark), and their catches are all negligible. In the South Atlantic UoA 11 minor primary species were caught including four billfish (swordfish, blue and white marlin, and sailfish), four tunas (yellowfin, skipjack, Atlantic bluefin, and south Pacific bluefin tuna), and two sharks (shortfin mako and porbeagle shark), and their catches are all negligible. All primary minor species have been grouped and the all-or-none approach used to score the group. For scoring purposes, the most vulnerable species, shortfin mako shark, was chosen to represent the group. Stock status information for this species is summarized below.

## Primary Main Species

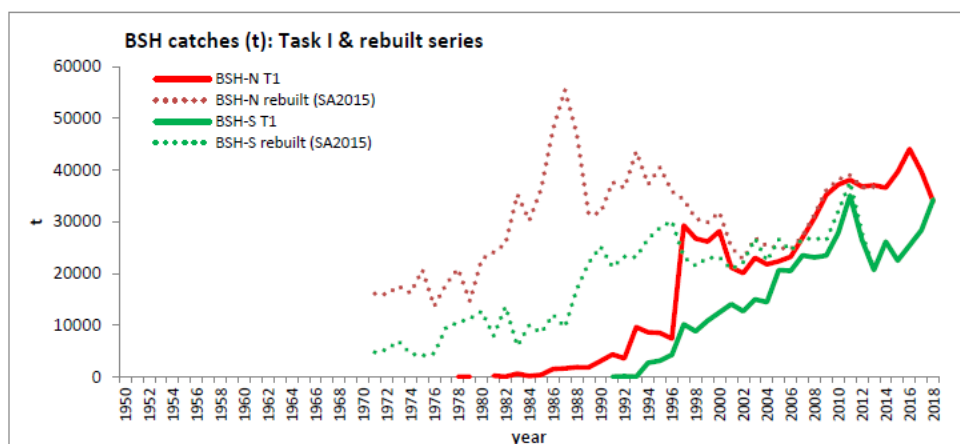
### Blue shark (*Prionace glauca*)

#### *Biology*

Blue sharks (*Prionace glauca*) are an abundant, pelagic, and oceanic shark, widespread in temperate and tropical waters. The blue shark is placental viviparous and has an average litter size of 35 individuals. A unique behavioral characteristic of this species is its tendency to segregate temporally and spatially by size and/or sex during feeding, mating-reproduction, gestation, and birth processes. Tagging studies have suggested that they exhibit large-scale migratory behaviour and periodic vertical movement, but the lack of information on some components of the populations precludes a complete understanding of their distribution/migration pattern by ontogenetic stage and in some cases identifying their pupping/mating grounds. Numerous aspects of the biology of this species are still poorly understood or completely unknown, particularly for some regions, which contributes to increased uncertainty in quantitative and qualitative assessments. There are two stocks of blue sharks in the Atlantic: North and South.

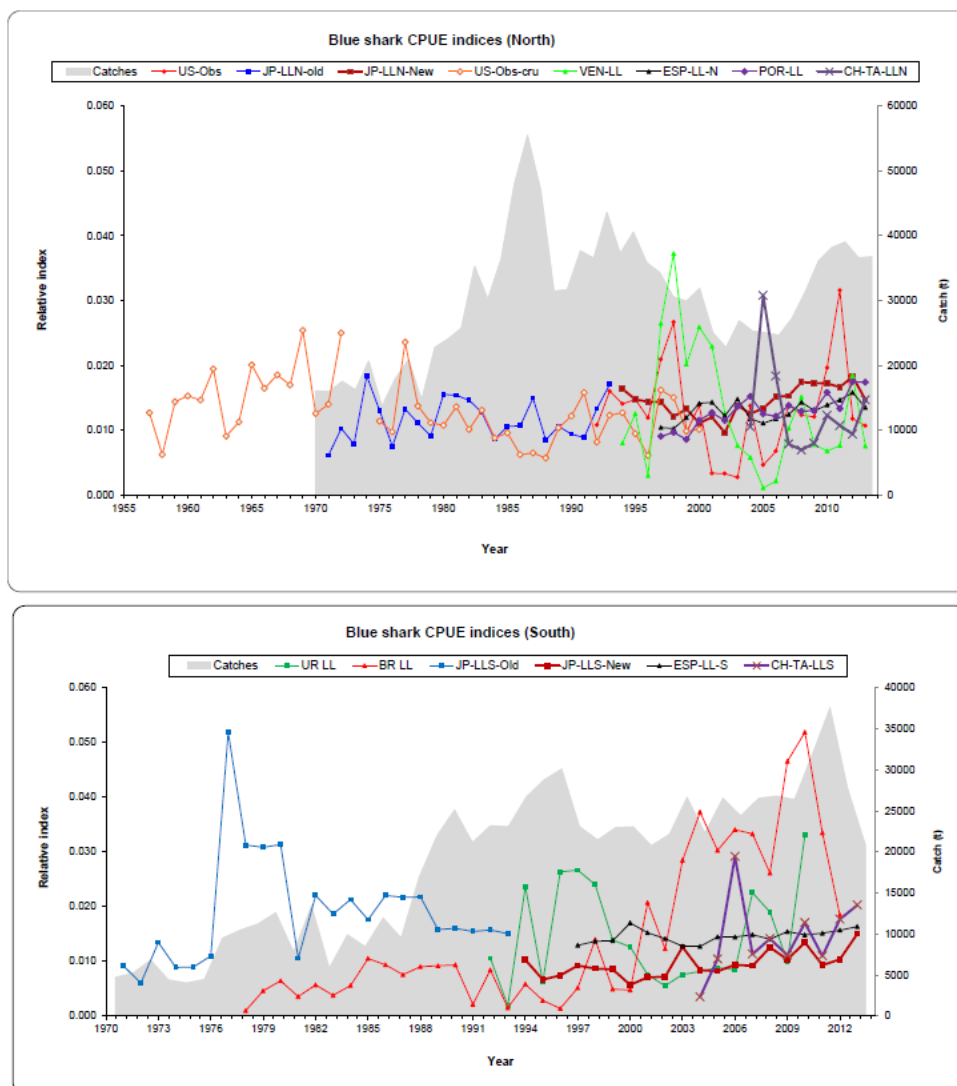
Blue Sharks are taken in large numbers (an estimated 20 million individuals annually), mainly as bycatch. Estimated catches for the Atlantic Ocean are shown in Figure 16.





**Figure 16. Blue shark catches (north Atlantic Ocean-BSH-N and south Atlantic Ocean-BSH-S) reported to ICCAT (Task I) and estimated by the SCRS Committee for use in the 2015 stock assessment (SA). Source ICCAT 2019**

Considerable progress was made on the integration of new data sources, in particular size data, and modelling approaches, particularly model structure, in the 2015 assessment of the status of both the North Atlantic and South Atlantic blue shark stocks in the Atlantic (ICCAT, 2015). Complete information on the assessment can be found in the 2015 Blue Shark Data preparatory meeting report (Tenerife, Spain –March 23 to 27, 2015). Multiple standardized CPUE data series for blue shark were used in the 2015 assessment for both the North and South Atlantic stocks (Figure 17). For the North Atlantic stock eight indices of abundance were used. For both stocks, the series were generally flat or showed increasing trends, which conflicted with the also increasing catch tendencies, especially for the South Atlantic stock.



**Figure 17. CPUE series used in the 2015 assessments of North and South Atlantic blue shark (BSH) stocks. Total catches (in t) used in the assessments are also shown. Source ICCAT 2019**

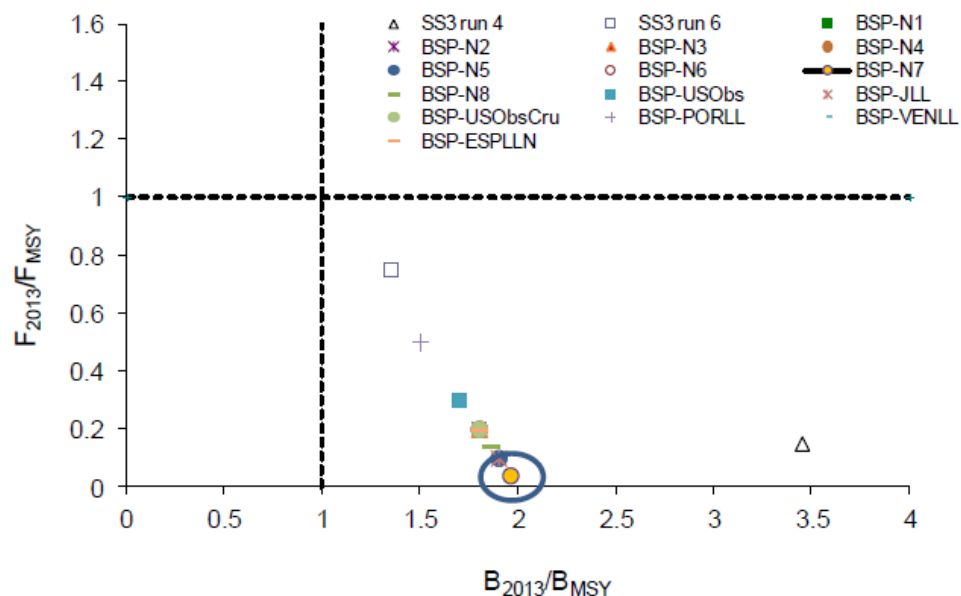
### Status

The latest North Atlantic and South Atlantic blue shark assessments were conducted in 2015 using two modelling platforms, including production models (Bayesian state space and Bayesian surplus production (BSP) models) and stock synthesis (SS3) (ICCAT, 2015). Uncertainty in data inputs and model configuration was explored in the latest assessment through sensitivity analysis, revealing that the results were sensitive to the model's structural assumptions (ICCAT, 2015). The production models had difficulty fitting the flat or increasing trends in the CPUE series combined with increasing catches. Overall, assessment results are uncertain (e.g. level of absolute abundance varied by an order of magnitude between models with different structures) and should be interpreted with caution. Given the difficulty in determining current stocks status, in particular absolute population abundance for both blue shark stocks

(North Atlantic and South Atlantic Ocean), the SCRS considered that it was not appropriate to conduct quantitative projections of future stock condition.

For the North Atlantic stock scenarios with the BSP estimated that the stock was not overfished ( $B_{2013}/B_{MSY}=1.50$  to  $1.96$ ) and that overfishing was not occurring ( $F_{2013}/F_{MSY}=0.04$  to  $0.50$ ). Estimates obtained with SS3 had higher uncertainties, but still predicted that the stock was not overfished ( $SSF_{2013}/SSF_{MSY}=1.35$  to  $3.45$ ) and that overfishing was not occurring ( $F_{2013}/F_{MSY}=0.15$  to  $0.75$ ). Combining results from the BSP and SS3 models,  $B_{2013}/B_{MSY}=1.35$  to  $3.45$  and  $F_{2013}/F_{MSY}=0.04$  to  $0.75$  (Figure 16). Comparison of results obtained in the 2008 assessment and the current assessment indicated that, despite significant differences between inputs and models used (BSP and a catch-free age-structured production model), stock status results did not deviate substantially ( $B_{2007}/B_{MSY}=1.87$ - $2.74$  and  $F_{2007}/F_{MSY}=0.13$ - $0.17$ ). Stock status determination metrics from the 2015 north Atlantic Ocean blue shark stock assessment are listed in Table 25.

For the South Atlantic stock, scenarios with the BSP estimated that the stock was not overfished ( $B_{2013}/B_{MSY}=1.96$  to  $2.03$ ) and that overfishing was not occurring ( $F_{2013}/F_{MSY}=0.01$  to  $0.11$ ). Comparison of results obtained in the 2008 and current assessment were similar for the BSP ( $B_{2007}/B_{MSY}=1.95$  and  $F_{2007}/F_{MSY}=0.04$  for the 2008 base runs). Estimates obtained with the state-space BSP were generally less optimistic, especially when process error was not included, predicting that the stock could be overfished ( $B_{2013}/B_{MSY}=0.78$  to  $1.29$ ) and that overfishing could be occurring ( $F_{2013}/F_{MSY}=0.54$  to  $1.19$ ) (Figure 19). Stock status determination metrics from the 2015 south Atlantic Ocean blue shark stock assessment are listed in Table 25.



**Figure 18. Phase plots summarizing scenario outputs for the current (for 2013) stock status of North Atlantic blue shark (BSH). BSP=Bayesian surplus production model; SS3=Stock synthesis model. The circle notes common status for several BSP runs. Note that the x-axis values for SS3 are  $SSF_{2013}/SSF_{MSY}$ . Source ICCAT 2019**

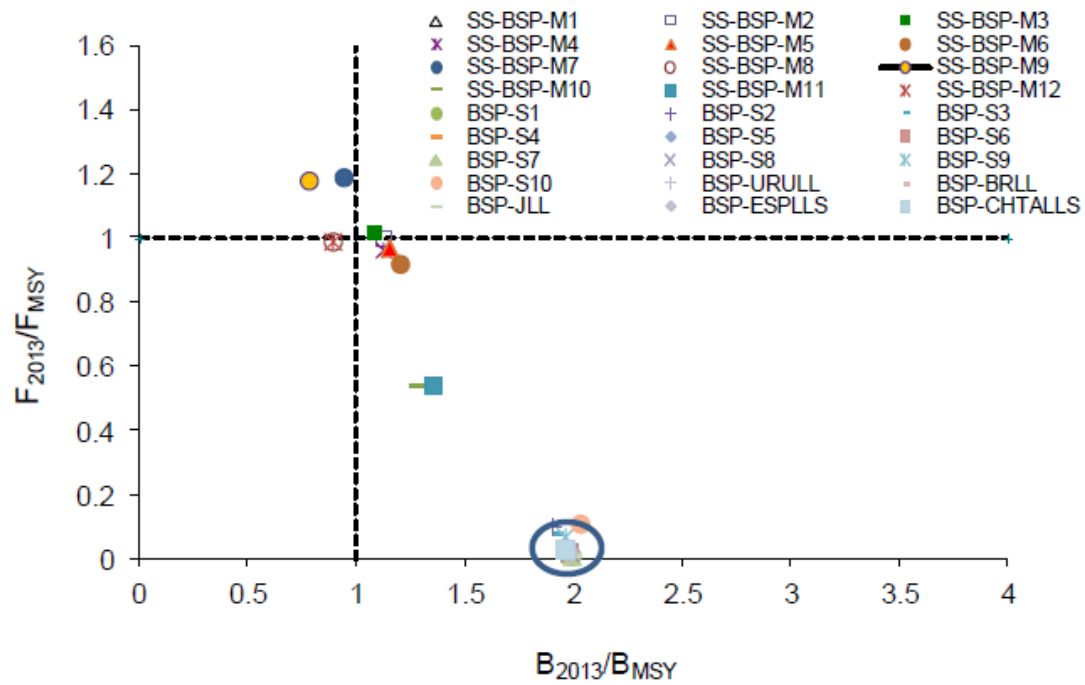


Figure 19. Phase plots summarizing scenario outputs for the current (for 2013) stock status of South Atlantic blue shark (BSH). BSP=Bayesian surplus production model; SS-BSP=State-space Bayesian surplus production model. The circle denotes common status for several BSP runs. Source ICCAT 2019.

**Table 25. Stock status determination metrics from the 2015 Atlantic Ocean blue shark stock assessments. Source ICCAT 2019.**

NORTH ATLANTIC BLUE SHARK SUMMARY		
Current Yield (2018)		33,853 t <sup>1</sup>
Yield (2013)		36,748 t <sup>2</sup>
Relative Biomass	$B_{2013}/B_{MSY}$ $B_{2013}/B_0$	1.35-3.45 <sup>3</sup> 0.75-0.98 <sup>4</sup>
Relative Fishing Mortality	$F_{MSY}$ $F_{2013}/F_{MSY}$	0.19-0.20 <sup>4</sup> 0.04-0.75 <sup>5</sup>
Stock Status (2013)	Overfished Overfishing	Not likely <sup>6</sup> Not likely <sup>6</sup>
Management Measures in Effect:		Rec. 16-12
<sup>1</sup> Task I catch. <sup>2</sup> Estimated catch used in the 2015 assessments. <sup>3</sup> Range obtained with the Bayesian Surplus Production (BSP) and SS3 models. Value from SS3 is $SSF/SSF_{MSY}$ . <sup>4</sup> Range obtained with the BSP model. <sup>5</sup> Range obtained with the BSP and SS3 models. <sup>6</sup> Although the models explored indicate the stock is not overfished and overfishing is not occurring, the Committee acknowledges that there still remains a high level of uncertainty.		
SOUTH ATLANTIC BLUE SHARK SUMMARY		
Current Yield (2018)		34,309t <sup>1</sup>
Yield (2013)		20,799 t <sup>2</sup>
Relative Biomass	$B_{2013}/B_{MSY}$ $B_{2013}/B_0$	0.78-2.03 <sup>3</sup> 0.39-1.00 <sup>3</sup>
Relative Fishing Mortality	$F_{MSY}$ $F_{2013}/F_{MSY}$	0.10-0.20 <sup>3</sup> 0.01-1.19 <sup>3</sup>
Stock Status (2013)	Overfished Overfishing	Undetermined <sup>4</sup> Undetermined <sup>4</sup>
<sup>1</sup> Task I catch. <sup>2</sup> Estimated catch used in the 2015 assessments. <sup>3</sup> Range obtained with the Bayesian Surplus Production (BSP) and State-Space Bayesian Surplus Production (SS-BSP) models. <sup>4</sup> Given the uncertainty in stock status, the Committee cannot make a determination but cautions that the stock may have been overfished and overfishing may have occurred in recent years.		

## Management

The preamble to the ICCAT Convention states that its objective is to maintain the populations of fishes at levels which will permit the maximum sustainable catch for food and other purposes. This applies to all species subject to ICCAT management, including bigeye tuna and blue shark, as well as all primary minor species.

When ICCAT determines management measures are necessary, ICCAT Rec. [11-13] specifies that "HCRs are expected to keep the stock fluctuating at or above a target level consistent with MSY, or another more appropriate level taking into account the ecological role of the stock" and management measures shall be designed to result in a high probability of maintaining the stock within the green quadrant of Kobe plot ( $B > B_{MSY}$  and  $F < F_{MSY}$ ). Additionally, ICCAT Rec. [15-12] clarifies that, "In applying a precautionary approach, the Commission should take measures to ensure that when limit reference points are approached, they will not be exceeded. If they are exceeded, the Commission should without delay take action to restore the stocks to levels above the identified reference points".

ICCAT has demonstrated that it will adopt management measures and rebuilding plans when necessary (e.g. bluefin tuna, swordfish, albacore, bigeye tuna, and blue and white marlin). The assessment team expects that, when deemed necessary, ICCAT will adopt appropriate management measures for all species, consistent with Rec. [11-13] and Rec [15-07] on the development of harvest control rules and of management strategy evaluation.

ICCAT has adopted recommendations for various species of sharks, including blue, shortfin mako, and porbeagle shark including: Rec. [04-10] (Recommendation by ICCAT concerning the conservation of sharks caught in association with fisheries managed by ICCAT), Rec. [07-06] (Supplemental recommendation by ICCAT concerning sharks), Rec. [10-06] (Recommendation by ICCAT on Atlantic shortfin mako sharks caught in association with ICCAT fisheries), Rec. [14-06] (Recommendation by ICCAT on shortfin mako caught in association with ICCAT fisheries), and Rec. [15-06] (Recommendations by ICCAT on porbeagle caught in association with ICCAT fisheries). These require collecting and maintaining complete Task 1 and Task 2 data, periodic stock assessments, the implementation of measures to reduce the mortality of the sharks, alignment of annual catches to MSY levels, correct identification of similar shark species, and release requirements for porbeagle sharks.

Recognizing that Atlantic blue sharks are caught in large numbers in fisheries managed by ICCAT and that the recent stock assessment noted a high level of uncertainty in data inputs, as well as in model structural assumptions, and, therefore, the possibility of the stock being overfished and overfishing occurring could not be ruled out, ICCAT adopted Recommendation 19-07 for North Atlantic blue shark and 19-08 for South Atlantic blue shark. The Recommendations specify:

- TAC and catch limits for Blue Shark
- Requirements for recording and reporting of catch information
- Undertaking of scientific research
- Potential plan for developing harvest control rules and biological reference points

While plans to develop harvest control rules and harvest strategies for blue shark are established, they are not finalized or in place.

## Information

ICCAT requires annual reporting of catches and associated fishing effort by CPC and fishery. Size data is collected annually, and stock assessments are routinely conducted for Atlantic blue shark. Data preparatory meetings for blue shark are routinely convened to review all available data to support stock assessments and resource management decision making, as well as to provide recommendations to advance the collection of requisite data.

Recommendation 19-07 for North Atlantic blue shark and 19-08 for South Atlantic blue shark specified catch limits, requirements for recording and reporting of catch information, CPCs to undertake scientific research, and potential plans for developing harvest control rules and biological reference points. While plans to develop harvest control rules and harvest strategies for blue shark are established they have not been finalized nor in place

For the UoAs, catch information is collected via observer programs and logbooks. For Taiwan, UoA logbook and observer data were provided from 2015 to 2019. The level of observer coverage is reported to be  $\leq 5\%$ , however the temporal coverage is minimal and not consistent between years. Provided logbook information covers all vessels in the UoA but the extent of logbook reporting (coverage) was not provided.

### Bigeye tuna

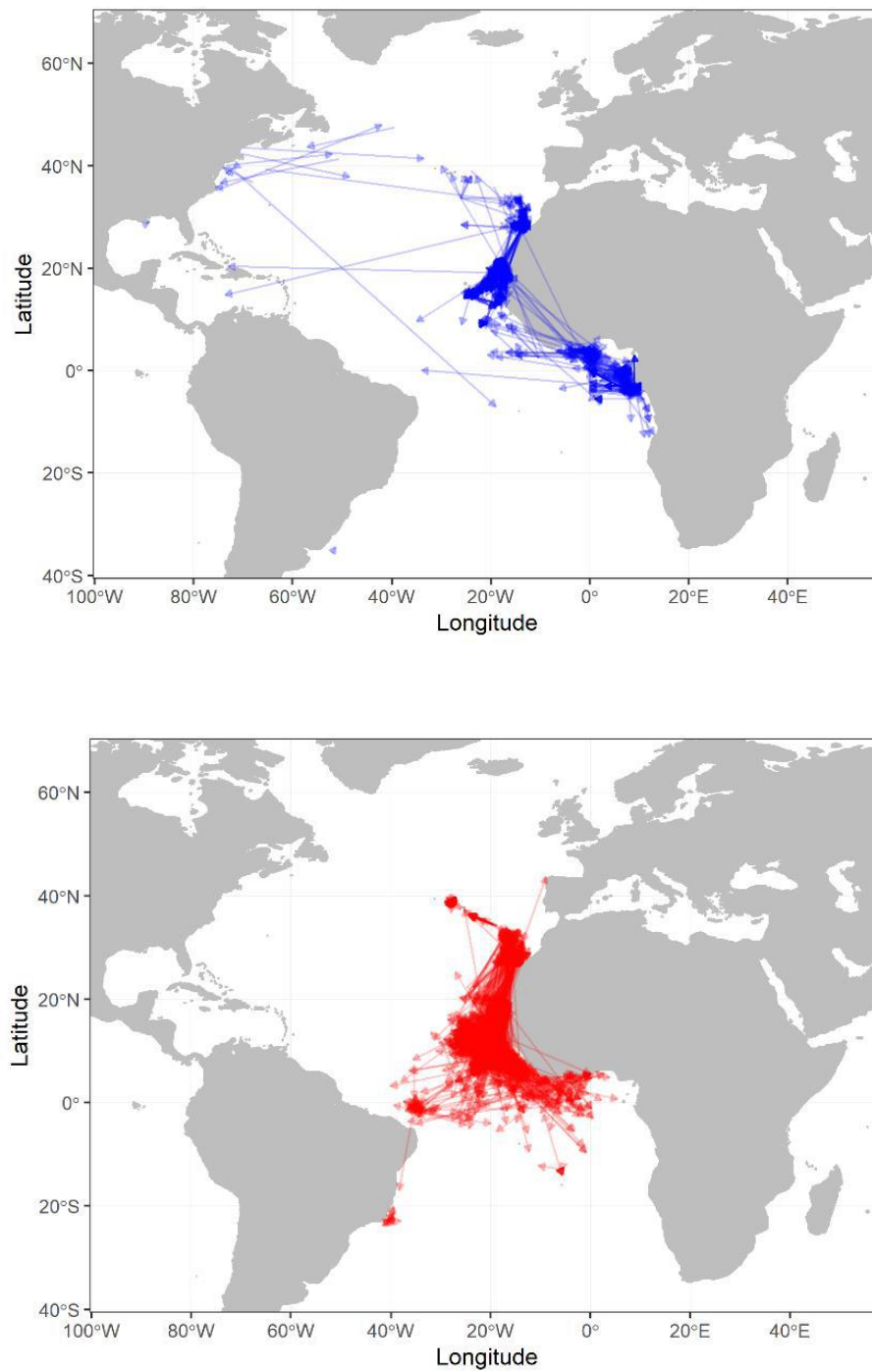
Bigeye tunas are distributed throughout the Atlantic Ocean between 50°N and 45°S, but not in the Mediterranean Sea. They exhibit extensive vertical movements and the species dives to deeper depths than other tropical tuna species. Based on pop-up tagging and archival acoustic tracking studies conducted on adult fish in the Atlantic bigeye tuna exhibit clear diurnal patterns associated with feeding and are synchronized with depth changes in the deep scattering layer. Spawning takes place in tropical waters and juvenile fish tend to diffuse into temperate waters as they grow. Catch information from surface gears indicate that the Gulf of Guinea is a major nursery ground for this species. Bigeye tuna prey on a variety of organisms, including fish, mollusks, and crustaceans. Bigeye tuna exhibit relatively fast growth and on average attain a length of about 110 cm fork length at age three, 145 cm at age five and 163 cm at age seven. Recently, however, reports from other oceans suggest that growth rates of juvenile bigeye are lower than those estimated in the Atlantic. The growth rates of bigeye tuna differ between sexes based on Indian Ocean tagging data, with males reaching around 10 cm larger LINF than females. Bigeye tuna become mature around 100 cm at around 3 years old. Young fish form schools mixed with other tunas such as young yellowfin tuna and skipjack which are often associated with drifting objects, whale sharks, and sea mounts. This association weakens as bigeye tuna grow. Indian and Pacific Oceans tagging data showed that bigeye longevity is over 10 years, which may imply lower natural mortality rates than previously being assumed for the Atlantic Ocean. Therefore, the Committee adopted a new natural mortality vector in the 2015 assessment which has also been used in 2018. The lack of identified genetic heterogeneity coupled with wide-scale movements of tagged fish (Figure 20), suggest a single homogeneous Atlantic-wide bigeye tuna stock. However, spatial structuring within the stock is possible. These uncertainties in stock structure, natural mortality, and growth have important implications for the

stock assessment and the ongoing Atlantic Ocean Tropical tuna Tagging Programme (AOTTP) is working to reduce some of these uncertainties.

Atlantic bigeye tuna cumulative catches by gear and year are shown in Figure 21. Catches of Atlantic bigeye tuna by gear type for the period 2010-2017 is shown in Figure 22. Reported catches show that catches for the period 2010-2015, when the TAC was 85,000 t [Rec. 09-01], ranged from 67,849 to 80,172 t. In 2016-2017 catches were 79,909 t and 76,982 t, respectively, greater than the TAC of 65,000 t [Rec. 16-01].

The main change from the previous assessment was the development and use of a single joint longline standardized abundance index instead of each individual CPC's standardized CPUE indices used in the 2015 assessment. The joint longline standardized index for 1959-2017 was constructed using detailed operational data of major longline fleets (Japan, Korea, United States and Taiwan) (Figure 23).





**Figure 20. Apparent movements (straight line distance between the tagging location and that of recovery) calculated from conventional tagging from the historical ICCAT tagging database (top panel) and the current AOTTP activities (bottom panel).**

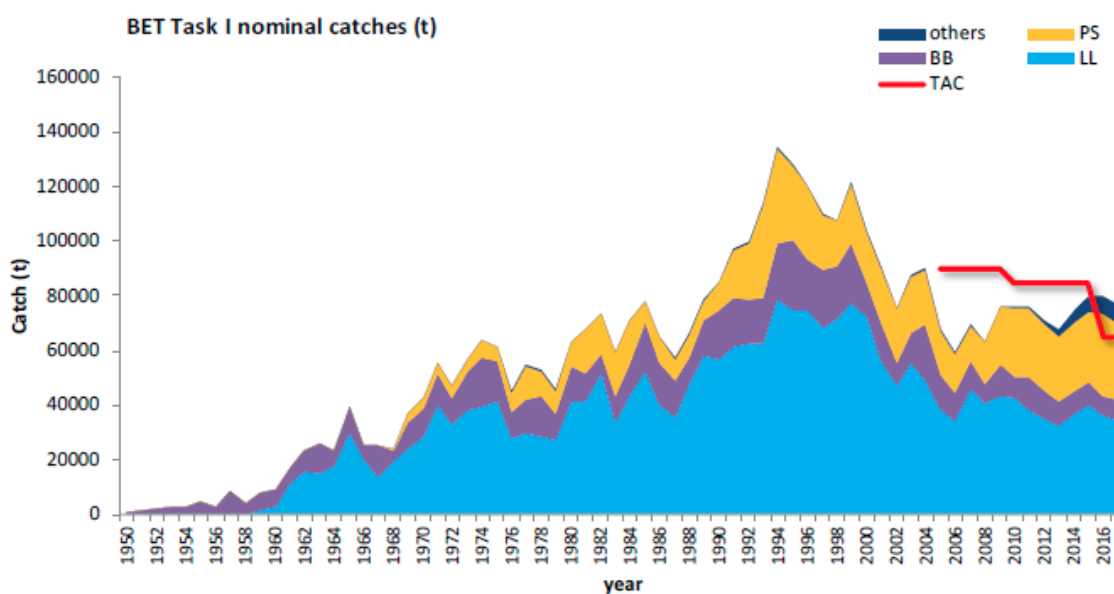


Figure 21. Bigeye estimated and reported catches for all the Atlantic stock (t). The value for 2018 represents preliminary estimates because some countries have yet to provide data for this year or are under revision.

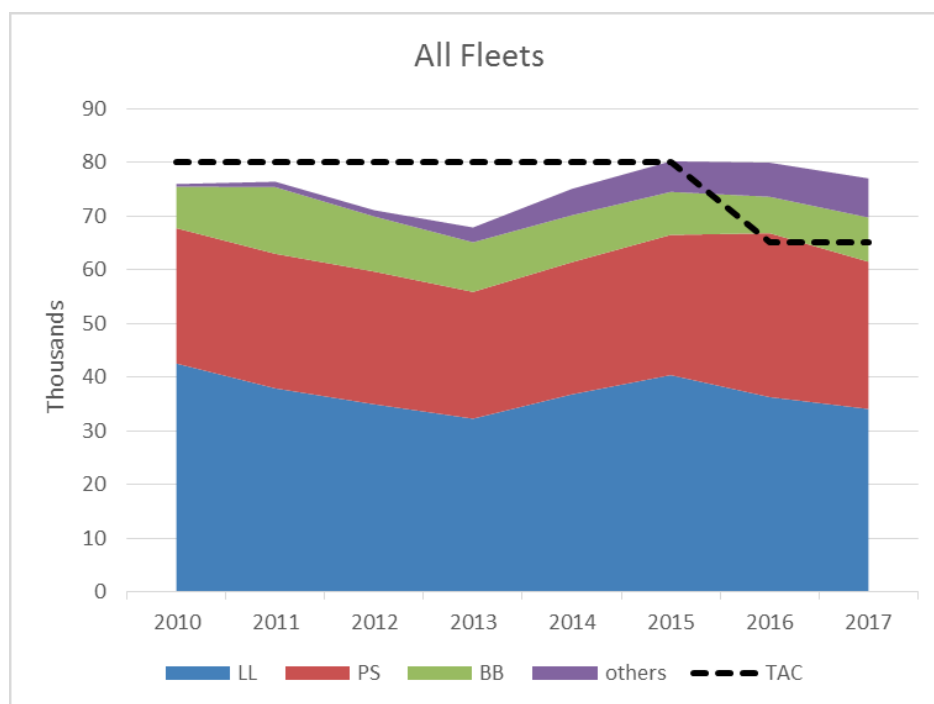
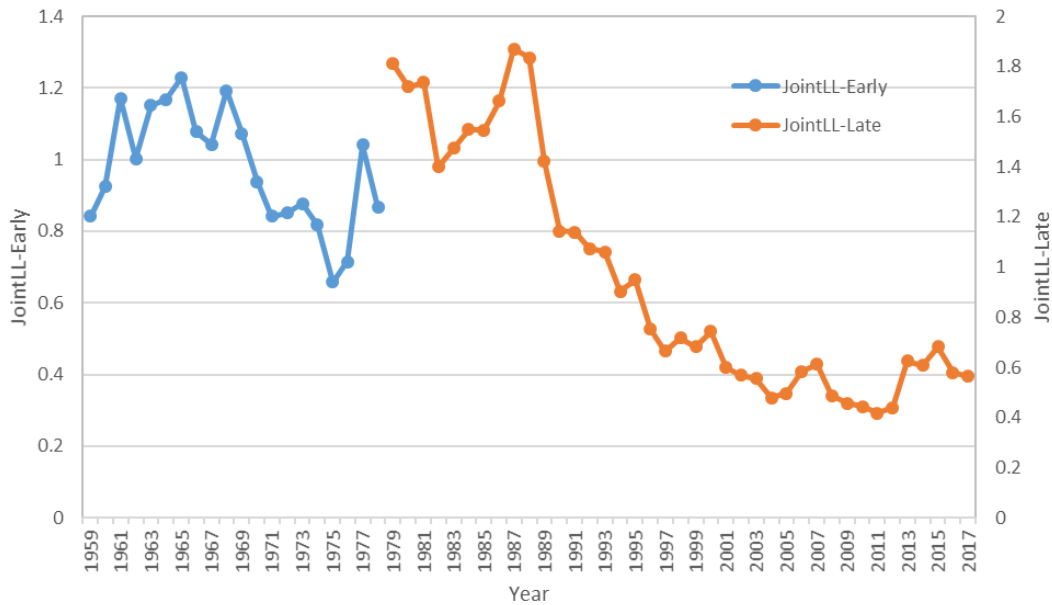


Figure 22. Catches of Atlantic bigeye tuna by gear type for the period 2010-2017.



**Figure 23. Joint Longline index (1959-1978 without vessel identification and 1979-2017 with vessel identification included in the standardization) used in the integrated stock assessment models and the production assessment models. Note that the second time period of the split index is on the second y-axis.**

### Status

The latest stock assessment for bigeye tuna was conducted in 2018 using similar assessment models to those used in 2015 with updated data through 2017 and a new joint relative abundance index (Anon. 2018b). Stock status evaluations in 2018 used several modeling approaches, ranging from non-equilibrium (MPD) and Bayesian statespace (JABBA) production models to integrated statistical assessment models (Stock Synthesis). Note that stock status is based on the stock synthesis model. Although the results of two production models, non-equilibrium and Bayesian state-space, are not used for management advice they supported the Stock Synthesis stock assessment results.

The Stock Synthesis uncertainty grid includes 18 model configurations that were investigated to ensure that major sources of structural uncertainty were incorporated and represented in the assessment results. Results of the uncertainty grid of Stock Synthesis runs show a long-term decline in SSB with the current estimate being at the lowest level in the time series and increasing trend of fishing mortality (average  $F$  on ages 1-7) starting in the early 1990s, with the highest fishing mortality at 1994 and has remained high since then. Based on results of the SS3 uncertainty grid, Atlantic bigeye stock is currently overfished ( $SSB/SSB_{MSY} = 0.59$ , ranging from 0.42 to 0.80) and subject to overfishing ( $F/F_{MSY} = 1.6$ , ranging from 1.14 to 2.12) with very high probability (99%) (Table 26). Current  $MSY$  is likely below historical estimates as the overall selectivity has shifted to smaller fish (ICCAT 2019). Based on projected model runs, probabilities of the stock achieving levels consistent with the Convention objective of the projected time period in 2028 and 2033 was 28% and 44% respectively, for a future constant catches of 65,000 t, which is the TAC established in Rec. 16-01. Projections with the current TAC level are not expected to end overfishing ( $F < F_{MSY}$ ) with 50% probability until 2032. Stock status has declined since the previous stock

assessment in 2015 and current MSY is likely below historical estimates as the overall selectivity has shifted to smaller fish (ICCAT 2019).

**Table 26. Reference Points, stock status and approximate 90% confidence intervals across all 18 SS3-uncertainty grid runs for Atlantic bigeye tuna.**

Quantity	Mean*	Median*	90% LCI**	90% UCI**
$F_{2017}/F_{MSY}$	1.633	1.629	1.143	2.123
$SSB_{2017}/SSB_{MSY}$	0.611	0.590	0.426	0.797
Virgin SSB (t)	1421250	1404845	1010578.04	1831921.96
Virgin total biomass (t)	1607423.889	1593220	1196506.124	2018341.654
Virgin recruitment (1000 age 0)	24913	24808	16576	33250
$SSB_{MSY}$	436256	425601	427919	444593
$F_{MSY}$ (avg F, ages 1-7)	0.194	0.193	0.150	0.238
MSY (t)	76182	76232	72664	79700

\*mean and median were calculated across all 18 uncertainty grid runs

\*\*90% confidence interval calculated as mean  $\pm$  1.68\*SE

## Management

The preamble to the ICCAT Convention states that its objective is to maintain the populations of fishes at levels which will permit the maximum sustainable catch for food and other purposes. This applies to all species subject to ICCAT management, including bigeye tuna and blue shark, as well as all primary minor species.

When ICCAT determines management measures are necessary, ICCAT Rec. [11-13] specifies that "HCRs are expected to keep the stock fluctuating at or above a target level consistent with MSY, or another more appropriate level taking into account the ecological role of the stock, [...]" and management measures shall be designed to result in a high probability of maintaining the stock within the green quadrant of Kobe plot ( $B > B_{MSY}$  and  $F < F_{MSY}$ ). Additionally, ICCAT Rec. [15-12] clarifies that "In applying a precautionary approach, the Commission should take measures to ensure that when limit reference points are approached, they will not be exceeded. In the event that they are exceeded, the Commission should without delay take action to restore the stocks to levels above the identified reference points".

ICCAT has demonstrated that it will adopt management measures and rebuilding plans when necessary (e.g. bluefin tuna, swordfish, albacore, bigeye tuna, and blue and white marlin). The assessment team expects that, when deemed necessary, ICCAT will adopt appropriate management measures for all species, consistent with Rec. [11-13] and Rec [15-07] on the development of harvest control rules and of management strategy evaluation.

Specifically for bigeye tuna, ICCAT has adopted Recommendations 16-01 and 18-01 which specified:

- Total allowable catch for 2016-2019 set at 65,000 t for Contracting Parties and Cooperating non-Contracting Parties, Entities or Fishing Entities.
- Restricting the number of vessels fishing for bigeye tuna to those registered with ICCAT in 2005.
- Specific limits of number of longline boats; China (65), Taiwan (75), Philippines (5), Korea (14), EU (269) and Japan (231).
- Specific limits of number of purse seine boats; EU (34) and Ghana (17).
- No fishing with natural or artificial floating objects during January and February in the area encompassed by the African coast, 20° W, 5°N and 4°S.
- No more than 500 FADs active at any time by vessel.
- Use of non-entangling FADs.

Recognizing that the TACs for bigeye tuna were exceeded in 2016 and 2017, and that these overages significantly reduced the probability to reach the Convention objectives by 2028, ICCAT adopted Recommendation 19-02, a comprehensive multi-annual conservation and management program for tropical tunas. This recommendation replaces Recommendation 16-01, entered into force on June 20, 2020, and specified:

- A multi-annual management, conservation, and rebuilding program with the goal of achieving BMSY with a probability of more than 50% by 2034.
- Catch limits for bigeye tuna.
- Procedures for underage or overage of catch of bigeye tuna.
- Catch monitoring requirements.
- Development and submission of fishing and capacity management plan.
- Control measures (vessel registration, observers, IUU, and port sampling).
- Limitations on fishing capacity for tropical tunas.
- A Comprehensive FAD management plan, including management objectives, closure periods, limits on the number of FADs, reporting obligations, construction requirements (non-entangling and biodegradable), and submission of FAD management plans from CPCs.
- Management procedures/management strategy evaluation, including reviews of the current candidate management procedures.

### *Information*

ICCAT requires annual reporting of catches and associated fishing effort by CPC and fishery. Size data is collected annually and stock assessments are routinely conducted for Atlantic bigeye tuna. Bigeye tuna data preparatory meetings are routinely convened to review available data to support stock assessments

and provide recommendations to advance data collection programs and implement new sampling programs.

Recommendation [19-02] established a comprehensive multi-annual conservation and management program for bigeye tuna, including specified catch limits, reporting requirements, capacity and control measures, fishing plan, FAD measures, and a rebuilding plan starting in 2020 and continuing through 2034, with the goal of achieving BMSY with a probability of more than 50%. As this Recommendation just entered into force information is forthcoming.

For the UoAs catch information is collected via observer programs and logbooks. For Taiwan, UoA logbook and observer data were provided from 2015 to 2019. The level of observer coverage is reported to be  $\leq 5\%$ , however the temporal coverage is minimal and not consistent between years. Provided logbook information covers all vessels in the UoA.

## Primary Minor Species

### Shortfin Mako Shark (*Isurus oxyrinchus*)

Shortfin mako shark is a coastal, oceanic species occurring from the surface to at least 500 m depth and is widespread in temperate and tropical waters of all oceans from about 50°N (up to 60°N in the northeast Atlantic) to 50°S. The latest assessment of the status of North and South Atlantic stocks of shortfin mako shark was conducted in 2017 with updated time series of relative abundance and annual catches, life history metrics, and with the inclusion of length composition data (Anon 2017). For the North Atlantic stock, results of nine stock assessment model runs were selected to provide stock status and management advice. Although all results indicated that stock abundance in 2015 was below BMSY, results of the production models (BSP2JAGS and JABBA) were more pessimistic (B/BMSY deterministic estimates ranged from 0.57 to 0.85) and those of the age-structured model (SS3), which indicated that stock abundance was near MSY ( $SSF/SSFMSY = 0.95$  where SSF is spawning stock fecundity), were less pessimistic. The ratio  $B_{2015}/B_0$  was estimated at to range from 0.34-0.57. Current  $F$  was estimated to be well above FMSY ( $F_{2015}/FMSY = 1.93-4.38$ ), with a combined 90% probability from all the models of being in an overfished state and experiencing overfishing (Figure 24).

Projections indicated that current catch levels (3,600 t and an alternative, 4,750t, based on catch ratios) in the North Atlantic will cause continued population decline. Catches would need to be reduced to 1,000 t or lower to prevent further population declines. The Kobe II strategy matrices showed that for a constant annual catch of 1,000 t, the probability of being in the Kobe plot green zone would only be 25% by 2040. It was noted that the future outlook is probably more pessimistic because the fisheries are removing mostly juveniles and thus it can be anticipated that spawning stock will keep declining for years after fishing pressure has been reduced.

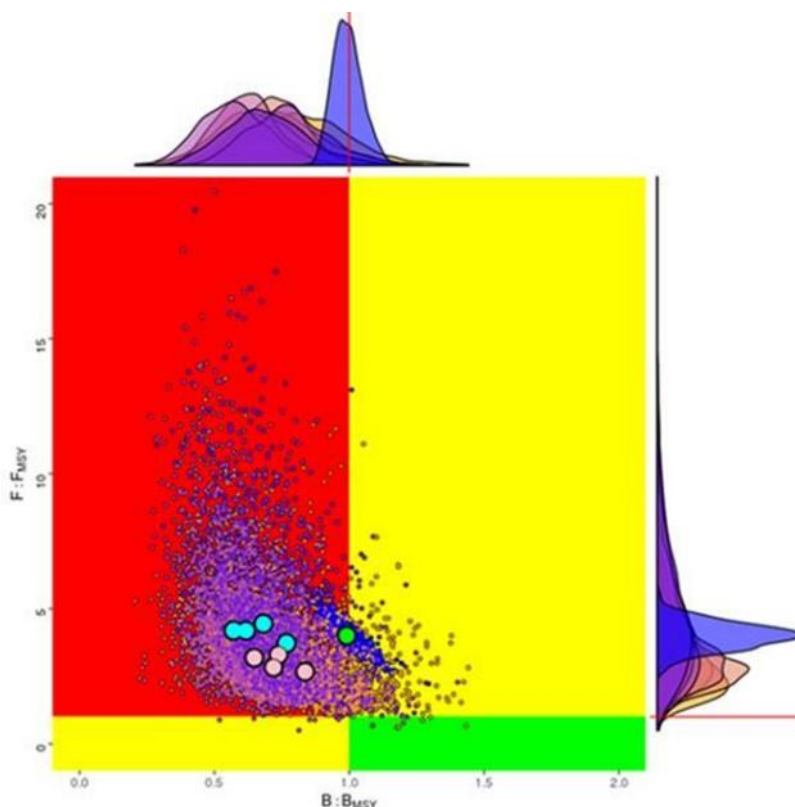


Figure 24. Stock status of North Atlantic shortfin mako based on Bayesian production models (4 BSP2JAGS and 4 JABBA runs) and 1 length-based, age-structured model (SS3). The clouds of points are the bootstrap estimates for all model runs showing uncertainty around the median point estimate for each of nine model formulations (BSP2JAGS: solid pink circles; JABBA: solid cyan circles; SS3: solid green circle). The marginal density plots shown are the frequency distributions of the bootstrap estimates for each model with respect to relative biomass (top) and relative fishing mortality (right). The red lines are the benchmark levels (ratios equal to 1). PRI is estimated to be  $\frac{1}{2}$  BMSY (from Anon. 2017).

### 5.3.1.5 Secondary Species

Pacific sardine (*Sardinops sagax*) and European pilchard are both bait species and the only main secondary species. Seventeen minor secondary species were caught by both the north Atlantic and South Atlantic UoAs, and their total catches represented less than 5% of the total catch (Table 19 and Table 20). As the catches of minor secondary species are negligible, no additional background information is provided on them.

#### Bait

Reported sources of the bait species include South Africa, Japan/China (western Pacific Ocean) region, and Morocco; the amount attributed to each location was provided by longline operations staff based in Taiwan. Based on the provided origin locations, sardines are sourced from the South African (*Sardinops sagax*) and western Pacific (*Sardinops melanostictus*) stocks, and European pilchard *Sardina pilchardus* from the central Moroccan stock. It should be noted that the Southern African pilchard (*Sardinops*

*ocellatus*) is routinely referred to as sardine (*Sardinops sagax*) and the assessment team assumed they were synonymous. Annual bait usage differed by UoA ( $\approx 1,250$  mt in the North Atlantic UoA and  $\approx 1,770$  mt in the South Atlantic UoA) and is correlated with the number of fishing vessels. The South African sardine stock is distributed in water adjacent to Southern Africa from Angola (Baia dos Tigres, Porto Alexandre) southward to Cape Town and north to Natal (Durban); possibly to Mauritius. The western Pacific sardine stock is found in the western Pacific Ocean, in waters adjacent to Japan and China. The central European pilchard stock reflects an entirely Moroccan population from Cap Blanc at  $26^{\circ}\text{N}$  north to Cap Boujdour at  $32^{\circ}\text{N}$ .

## South African Sardine

Since 1991 the sardine directed fisheries have been regulated using a Management Procedure (MP) approach, which is an adaptive management system that is able to respond rapidly, without increasing risk, to major changes in resource abundance. The MP was updated and the first joint anchovy-sardine Operational Management Procedure (OMP) was implemented in 1994. The OMP approach does not rely on traditional stock assessments to assess stock status and set allowable catch limits. Instead a survey-based approach is used to set allowable catch levels based on a suite of established precautionary procedures or formulae. The OMP formulae are selected with the objectives of maximizing average directed sardine and anchovy catches in the medium term, subject to constraints on the extent to which TACs can vary from year to year in order to enhance industrial stability. TACs for both species and a Total Allowable Bycatch (TAB) for sardine bycatch are set at the beginning of the fishing season, based on results from the previous November biomass survey and revised in mid-year following completion of the recruitment survey in May/June. OMP-14, which was finalized in December 2014, has been used to recommend TACs and TABs for the small pelagic fishery since 2015.

As recommended by the Small Pelagic Scientific Working Group (SPSWG) a new OMP (referred to as OMP-18) was developed in 2018/2019 to replace OMP-14. The new OMP-18 still sets sardine catch limits based on sardine biomass estimates obtained from the annual October/November hydro-acoustic survey and includes a Harvest Control Rule (HCR) for calculating the directed  $>14\text{cm}$  sardine Total Allowable Catch (TAC) and associated  $\leq 14\text{cm}$  sardine Total Allowable Bycatch (TAB). The OMP formulae are developed to ensure low probabilities that the abundances of sardine might drop below agreed threshold levels under which successful future recruitment might be compromised. The OMP is designed to respond to the state of the small pelagic stocks (anchovy and sardine primarily) in a calculated and precautionary way. A schematic representation of the new OMP is given in Figure 25.

In addition to the directed sardine and TAC, several bycatch limits and Precautionary Upper Catch Limits are also stipulated. Juvenile sardine are taken as by-catch during anchovy-directed fishing operations and associated Total Allowable Bycatch limits are set. Small-sized sardine landed with the directed sardine catch is also catered for in a small bycatch pool as is the bycatch of adult sardine caught in other fisheries.

Ecosystem considerations in this fishery currently include the experimental closure of areas to fishing around some important seabird (e.g. African penguin and Cape gannet) breeding colonies (islands) in an attempt to assess the impact of localized fishing effort on the breeding success of these birds. A model of



penguin dynamics has also been developed for use in conjunction with the small pelagic fish OMP so that the impact on penguins of predicted future pelagic fish trajectories under alternative harvest strategies can be evaluated.

The TAC for sardine  $\geq 14$  cm was set at 32,000 tones in 2020. As this is a precautionary TAC that accounts for the reliance of other ecosystem components on sardine and given the monitoring procedures in place, the impact of the UoA on this bait species is likely negligible.

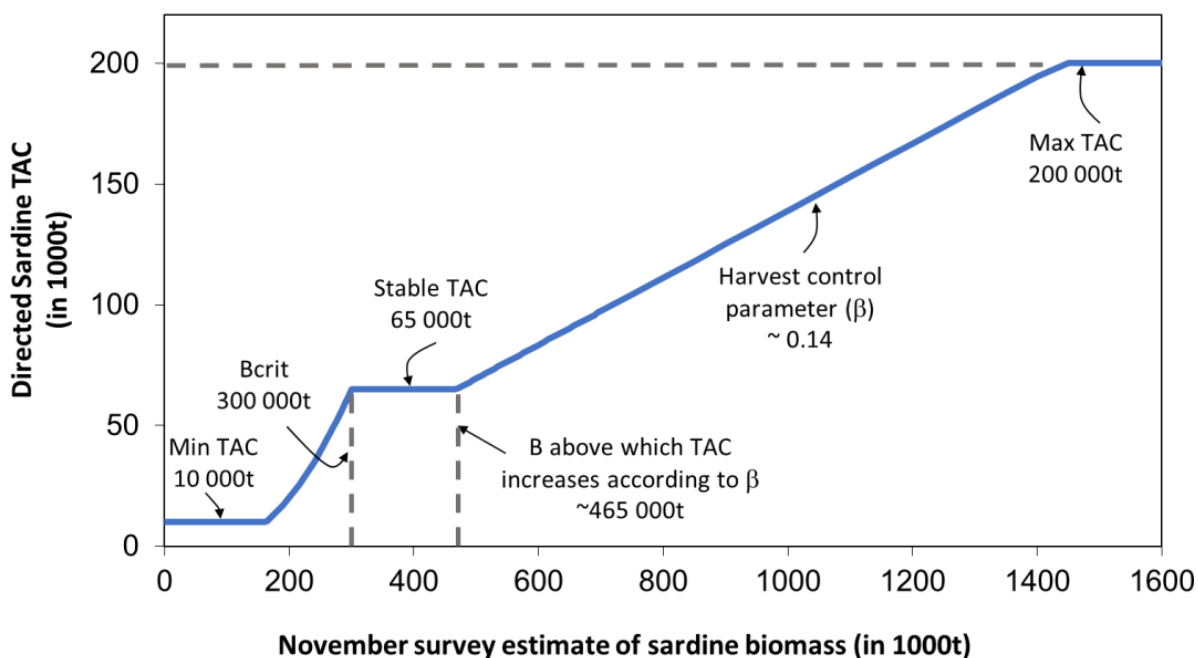


Figure 25. A schematic of the proposed OMP-18 sardine HCR.

### European pilchard from the central Moroccan stock

Three stocks of European pilchard are recognized in the northeastern Atlantic Ocean; the northern stock (35°45'–32°N), the central A+B stock (32°N–26°N) and the southern stock C (26°N–the southern extent of the species distribution). However, some uncertainty remains and further research into regional stock subunits is needed. The Central stock unit is considered to reflect an entirely Moroccan population and based on information about the UoA fisheries assumed to be a source of bait for the UoAs.

The European pilchard (*S. pilchardus*) remains the dominant species in Morocco, making up 76 percent of total catches of small pelagics for 2018. Catches of this species have fluctuated over time, with an average catch of around 736 300 tons between 1990 and 2018 and a general increasing trend since 2011. The catches reached 979 000 tons in 2018, a 7 percent decrease from 2017 (1,053,000 tons). The average catch of sardines over the last five years (2014–2018) is approximately 955 300 tons.

The FAO Working Group on the Assessment of Small Pelagic fish off Northwest Africa, and the (Moroccan) Institute National de Recherche Halieutique (INRH) both assess the stock regularly; the FAO provides annual scientific advice. The most recent assessment was conducted in 2019 during a meeting of the Working Group on the Assessment of Small Pelagic fish off Northwest Africa (FAO 2020). The assessment utilizes the Schaefer dynamic production model to assess the exploitation level of the central European pilchard stock (Zone A+B: Cape Cantin–Cape Bojador). The indices  $B_{cur}/B_{MSY}$  and  $F_{cur}/F_{MSY}$  are used as limit reference points, whereas the indices  $B_{cur}/B_{0.1}$  and  $F_{cur}/F_{0.1}$  have been chosen as target reference points for management recommendations. Assessment tests using a length distribution analysis, the Length Cohort Analysis (LCA) model, was conducted for the central pilchard stock.

For the application of the LCA model, the Working Group used the pilchard length composition caught in Zones A+B for the period 2007- 2018 with individuals ranging in length from 6.3 cm to 28.3 cm. For the production model, the Working Group used the total catches of European pilchard in Zones A+B from 1995 to 2018. Both fishery-dependent and fishery-independent abundance indices are used in the assessments. Purse seine CPUE show significant year-to-year fluctuations. During the 2000s, CPUE fluctuated around an average of 18 tons per trip with a downward trend between 2003 and 2007, before increasing to around 20 tons per trip in 2009. From 2010, the CPUE showed a decreasing trend with an average during the period 2010-2018 of approximately 15 tons per trip. Regional acoustic surveys were conducted between 1995 and 2018 and show a stable but fluctuating biomass ranging from approximately 2,000 tones to 1,300,000 tons. Since 2014 biomass has been stable at approximately 1,100,000 tons.

The results of the Schaefer dynamic production model indicate that the current stock biomass is above the  $B_{0.1}$  target biomass level and the current fishing mortality is below  $F_{0.1}$  (Table 27)

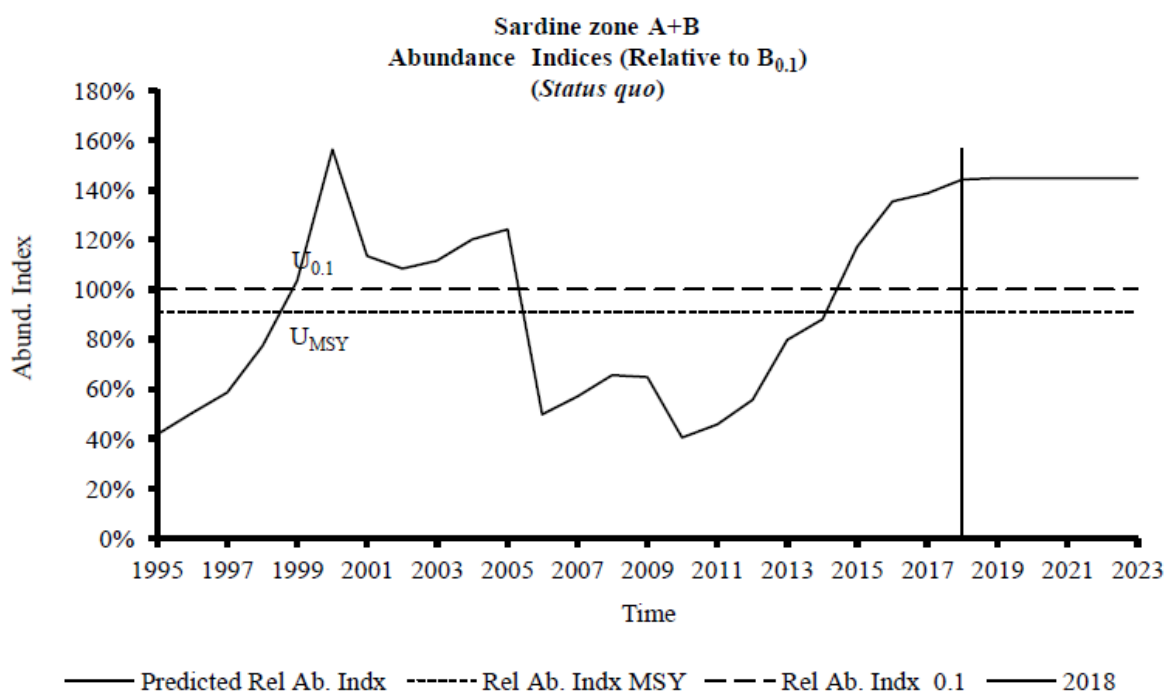
**Table 27. The results of the Schaefer dynamic production model.**

Stock Abundance Index	$B_{cur}/B_{MSY}$	$B_{cur}/B_{0.1}$	$F_{cur}/F_{MSY}$	$F_{cur}/F_{0.1}$
Pilchard Central Stock	159%	145%	45%	50%

Five-year stock projections were conducted based on results of the production model that assumed a status quo level of fishing effort and a 30% increase in fishing effort. Maintaining effort at the same level -would induce some stability in catches and biomass over the five-year period while an increase in effort of 30 percent would induce a slight decrease in abundance over five years (Figure 26).

Based on the results of the 2019 assessment the stock is considered not fully exploited. Projections show that the stock could support an increase in catch. However, the variability of the resource requires the adoption of a precautionary approach. The Working Group recommends limiting the capture of European pilchard in this area to a level that should not exceed 550,000 tons (the recommended catch limit in 2016, 2017 and 2018).

While the actual amount of European pilchard used as bait in the UoA fisheries was not provided the total annual amount of bait, spread across two species, was provided (3,037 mt or 3,348 tons). Given an annual catch limit of 550,000 tons (498,952 mt) between 2016 and 2023 and assuming that 50% of the UoA bait is European pilchard (3,348 tons), the UoA would use less than 1% of the allowable catch limit. Given the stock is not fully exploited nor overfished or experiencing overfishing, and that European pilchard account for < 1% of the total allowable catch limit, the potential impact to the central stock of pilchard is negligible.



**Figure 26. Predicted abundance of the central stock of pilchard from 2019 to 2023 assuming a status quo fishing effort scenario.**

### Pacific Sardine

The origin of Pacific sardine used as bait by the UoA is from Japanese or Chinese waters and the stock has a wide distribution in the Pacific Ocean ranging from Japan's coastal area to around 165-170° E. While there are numerous groups (sub-stocks) throughout its range it is managed as a single stock and the majority of the catch comes from purse seine fisheries. Japan conducts most of the sardine research in the western Pacific Ocean, and as a major harvester of Pacific sardine has implemented management measure to maintain viability of the stock.

In Japan, 17 stocks (9 species) are managed via a TAC system, including Pacific sardine, chub mackerel, blue mackerel, jack mackerel, Pacific saury, walleye pollock, snow crab, Japanese flying squid and Pacific Bluefin tuna. For TAC management, stocks need to have reliable abundance estimates and meet at least one of the following three criteria: (1) the stock must have a high amount of landings or high consumption,

(2) the abundance must be so depleted that TAC management is urgently needed, and (3) part of the stock must be utilized by foreign countries (Ichinokawa et al 2017).

Based on the advised ABC, the TAC is discussed and determined by the Fishery Policy Council and once the TAC is agreed, it is allocated to national licensed fisheries, prefecture licensed fisheries and other fisheries. The current objective of fishery management in Japan is to maintain biomass above Blimit, which is the point where recruitment would be impaired. A biomass reference point has been established that would ban fishing (Bban) if biomass was to fall below Blimit ( $B_{ban} < B_{limit}$ ).

To support management decision making, including the setting catch limits, sardine stock assessments have been conducted since 1996 by Fisheries Research and Education Agency (FRA) and both fishery-dependent and fishery-independent information are used as input in the stock assessment models. Fishery-dependent research includes MAFF annual statistics, catch data of main ports, body size research at fish markets by JAFIC and FRA. CPUE of North Pacific Purse seine fishery is also used to estimate Fishing Effort. Fishery-independent research includes fish eggs and larvae sampling using plankton net by FRA and prefecture governments, and biannual trawl sampling of pelagic fish in North West Pacific Ocean by FRA.

Biomass of this stock increased in the 1970s and remained high at over 10 million tons in the 1980s. It decreased in the 1990s. After it fell below 1 million tons in 1994, biomass was around 700,000-900,000 tons until 1999. After that, it decreased further from 2002 to 2009 and biomass was around 100,000 tons. However, because of relatively good recruitment and decreased fishing mortality, the stock has been recovering since 2010. In 2014, biomass exceeded 1 million tons and in 2017 biomass was estimated at 3.2 million tons. Noting that there is no established target reference point for Japanese sardine, the recent stock assessment estimated spawning biomass to be above the limit reference point, Blimit (Furuichi et al. 2018). Assuming BMSY represents a plausible target reference point, a recent study suggests the stock was grossly overfished in 2017 ( $B=0.5B_{MSY}$ ) (Wang et al, 2020). However, since 2017 biomass has been increasing.

### 5.3.1.6 Endangered, Threatened and Protected (ETP) Species

The extent of ETP interactions with UoA vessels was determined using both logbook and observer data sets spanning the years 2015-2019. Observer coverage in the Taiwan UoA was reported to be approximately 5% and covered approximately 17% of the vessels. Logbook reports from the same UoA were significantly more extensive and covered all vessels; note all Taiwanese distant water fisheries are required to submit logbooks at the trip level. Combining the two data sets to determine the breadth of ETP interactions seemed appropriate.

#### North Atlantic UoA

Based on submitted data, there are two species of sharks, one species of seabird, and three species of marine turtles caught by UoA vessels that require consideration as ETP species (Table 23).

A total of 7 oceanic whitetip sharks were caught by the UoA and all were discarded. Oceanic whitetip shark is classified as ETP species because they are protected under ICCAT Recommendations 10-11 and their retention is prohibited. Great white sharks are not considered ETP based on MSC Guidance SA3.5.1.2. Taiwan's Fisheries Agency banned fishing for and retention of great white sharks on all fishing vessels, no matter where they fish, in late 2020, and based on this the assessment team considers great white sharks to meet the interpretation of ETP according to SA3.1.5.1. However, as this regulation went into effect after the terminal year of observer data (2019) provided to the assessment team the reported retentions (N=23) are not considered to be inconsistent with regulations at the time. Great shearwaters are listed under the Agreement on the Conservation of Albatrosses and Petrels (ACAP) and following SA3.5.1.2a meet the criteria for ETP species. Based on provided observer data 2 great shearwater were caught by the UoA and all were discarded. All three marine turtles are listed under Appendix 1 of the CITES and following SA3.5.1.2a meet the criteria for ETP species.

#### South Atlantic UoA

Based on submitted data, there are two species of sharks, one species turtle, two species of seabirds, and one pinniped species, as well as unknown marine turtles and cetaceans, caught by UoA vessels that require consideration as ETP species (Table 24).

A total of 3 silky sharks were caught and all were released. Eight oceanic whitetip sharks were caught, 3 were released and 5 were retained. Silky and oceanic whitetip sharks are classified as ETP species because they are protected under ICCAT Recommendations 11-08 and 10-11, respectively. The retention of 5 oceanic whitetip shark is contrary to Rec. 10-07 which prohibits the retention of all captured oceanic whitetip sharks.

A total of 5 seabirds interacted with fishing operations, 4 yellow-nosed albatross and 1 great shearwater, and all were released. Both species of seabirds are listed under the Agreement on the Conservation of Albatrosses and Petrels (ACAP) and following SA3.5.1.2a meet the criteria for ETP species.

A total of 2 loggerhead turtles and 14 unknown marine turtles were reported interacting with fishing operations in the South Atlantic UoA. All marine turtles are listed under Appendix 1 of the CITES and following SA3.5.1.2a meet the criteria for ETP species.

Noting that loggerhead, leatherback and olive ridley turtles have historically interacted with Taiwanese longline vessels operating in the South Pacific Ocean from 2000-2013, the assessment team took a precautionary approach and allocated the 14 unidentified marine turtle interactions to the three turtle species: 5 interactions to loggerhead turtles, 5 interactions to olive ridley turtles, and 4 interactions to leatherback turtles. Based on this allocation there are potentially 7 loggerhead, 5 olive ridley, and 4 leatherback turtle interactions in the South Atlantic Ocean during the period 2015-2019. The pinniped species, bearded seal (*Foca barbuda*), recorded as being caught by UoA vessels is likely a misidentified species. Bearded seals are found in the arctic region and associated with floating ice. Additional information from the client group will be requested to correctly identify the species.

## Silky shark

### Biology

Bonfil (2008) reported that based on differences in life-history parameters, it was possible to identify at least three distinct populations of silky sharks (*Carcharhinus falciformis*), those inhabiting the Northwest Atlantic, the western-central Pacific, and the eastern Pacific. Genetic analysis of animals from the Pacific Ocean has also provided evidence that there are distinct eastern and western Pacific populations (Galván-Tirado et al. 2013) although the possibility of a single stock could not be excluded.

Silky shark is an abundant offshore, oceanic and epipelagic and littoral, tropical species, found near the edge of continental shelves and islands but also far from land in the open sea. Silky sharks occasionally occur inshore where the water is as shallow as 18 m, are most often found at depths of 200 m or more in the epipelagic zone, but also occur down to at least 500 m depth offshore (Bonfil et al. 2009). The silky shark is often found over deep-water reefs and slopes near islands.

Silky sharks are viviparous and have 2 to 14 young per litter. There seems to be no pronounced seasonality in birth of young. The gestation period is not known. It is primarily a fish-eater, eating pelagic and inshore teleost's including sea catfish, mullet, mackerel, yellowfin tuna, albacore, and porcupine fish, but also squid, paper nautilus, and pelagic crabs. It is associated with schools of tuna but is not a desirable species for tuna purse seiners because of the damage it does to nets. It reaches a maximum size of about 330 cm; males mature at about 187 to 217 cm and reach 270 to 300 cm; females mature at 213 to 230 cm and reach at least 305 cm; the size at birth is about 70 to 87 cm.

### Status

Silky Sharks are among the shark species most commonly captured in high seas longline and purse seine gear and are targeted in various coastal multispecies fisheries. While under-reporting of catches hinders robust assessments of Silky Shark populations, scientists associated with the WCPFC and IATTC

documented steep declines in abundance. The Silky Shark has ranked high in terms of vulnerability to overfishing in Ecological Risk Assessments conducted by scientists associated with the ICCAT and IOTC. No quantitative assessments have been conducted for silky sharks in the Atlantic ocean. The global IUCN Red List classification for the Silky Shark is Near Threatened, with populations in the Eastern Central and Southeast Pacific as well as the Northwest and Western Central Atlantic listed as Vulnerable.

### *Management*

ICCAT Recommendation 11-08 requires all CPC fishing vessels flying their flag and operating in ICCAT managed fisheries to release all silky sharks whether dead or alive, and prohibit retaining on board, transshipping, or landing any part or whole carcass of silky shark. Additionally, CPCs are required to record through their observer programs the number of discards and releases of silky sharks with indication of status (dead or alive) and report it to ICCAT. However, silky sharks that are caught by developing coastal CPCs for local consumption are exempted from these measures. Also, the prohibition on retention does not apply to CPCs whose domestic law requires that all dead fish be landed, that the fishermen cannot draw any commercial profit from such fish, and that includes a prohibition against silky shark fisheries.

Measures to safely release sensitive fauna such as turtles, sharks, whale sharks, and mantas have been adopted, as well as requirements to record all the interactions with these species' groups to fill the data gaps and improve the managements of bycatch. Recommendation 19-02 puts in place a comprehensive conservation and management strategy for bigeye tuna that requires the use of non-entangling FADs which will reduce the overall mortality on silky shark populations in the Atlantic Ocean. Shark finning is prohibited in the ICCAT (Recommendation 04-10) and under Taiwan legislation (*Regulations for Tuna Longline or Purse Seine Fishing Vessels Proceeding to the Pacific Ocean for Fishing Operation*).

### *Information*

Based on logbook data from the Taiwan UoA (2015-2019) a total of three silky shark were caught and all were released. The Taiwan UoA total catch is relatively minimal and would have no impact on silky shark populations in the Atlantic Ocean.

## **Oceanic Whitetip Shark**

### *Biology*

The oceanic whitetip (*Carcharhinus longimanus*) is an oceanic-epipelagic shark, usually found far offshore in the open sea in waters 200 m deep, between about 30°N and 35°S in all oceans; it is normally found in surface waters, although it has been recorded to 152 m. It has occasionally been recorded inshore but is more typically found offshore or around oceanic islands and areas with narrow continental shelves. Evidence suggests a stock segregation between juveniles and adults of the species. They are viviparous with placental embryonic development, mature at 4 to 5 years of age, and reach 4 m long. More details of the biology of this species are provided in Molony (2008).

### *Status*

Oceanic whitetip sharks are commonly captured in high seas longline and purse fisheries. While under-reporting of catches hinders robust assessments of oceanic whitetip shark populations in the Atlantic Ocean, they are ranked high in terms of vulnerability to overfishing in Ecological Risk Assessments conducted by scientists associated with the ICCAT. Once among the most abundant oceanic sharks, oceanic whitetip shark has experienced declines as high as 70% within the western North Atlantic between 1992 and 2000 and was assessed to be critically endangered in the Northwest and Western Central Atlantic (Baum et al., 2015). The species is also listed in Appendix 1 of the CMS.

### *Management*

ICCAT Recommendation 10-07 prohibits all CPC fishing vessels flying their flag and operating in ICCAT managed fisheries from retaining onboard, transshipping, landing, storing, selling, or offering for sale any part or whole carcass of oceanic whitetip sharks in any fishery. CPCs are also required to record through their observer programs the number of discards and releases of silky sharks with indication of status (dead or alive) and report it to ICCAT.

Measures to safely release sensitive fauna such as turtles, sharks, whale sharks, and mantas have been adopted, as well as requirements to record all the interactions with these species' groups to fill the data gaps and improve the managements of bycatch. Recommendation 19-02 puts in place a comprehensive conservation and management strategy for bigeye tuna that requires the use of non-entangling FADs which will reduce the overall mortality on oceanic whitetip shark populations in the Atlantic Ocean. Shark finning is prohibited in the ICCAT (Recommendation 04-10) and under Taiwan legislation (Regulations for Tuna Longline or Purse Seine Fishing Vessels Proceeding to the Pacific Ocean for Fishing Operation).

### *Information*

Based on logbook data from the Taiwan UoA (2015-2019) a total of 15 oceanic whitetip shark were caught, five were retained and the remaining discarded. The assessment team has determined that this would likely have no impact on oceanic whitetip shark populations in the Atlantic Ocean. Nonetheless, compliance with Recommendation 10-07, which prohibits CPS vessels from retaining oceanic whitetip sharks, is not being followed. The assessment team will gather additional information to understand reasons for non-compliance.

### **Great White Shark**

### *Biology*

Great white sharks are found in the coastal and offshore waters of all the major oceans at temperatures between 12 and 24 °C. Sexual dimorphism is present, and females are generally larger than males, with larger female individuals growing to 6.1 m (20 ft) in length and 1,905–2,268 kg (4,200–5,000 lb) in weight at maturity. However, most are smaller; males measuring 3.4 to 4.0 m (11 to 13 ft), and females measure 4.6 to 4.9 m (15 to 16 ft) on average. The lifespan of great white sharks is estimated to be as long as 70 years or more, male reach sexual maturity after 26 years and females after 33 years (Hanady et al., 2014).



Great white sharks can swim at speeds of 25 km/hr (16 mph) for short bursts and to depths of 1,200 m (3,900 ft).

Great white sharks are carnivorous and prey upon fish (e.g. tuna, rays, other sharks), cetaceans (i.e., dolphins, porpoises, whales), pinnipeds (e.g. seals, fur seals, and sea lions), sea turtles, sea otters (*Enhydra lutris*) and seabirds. The great white shark has no known natural predators other than, on very rare occasions, the killer whale.

### *Status*

The IUCN notes that very little is known about the actual status of the great white shark, but as it appears uncommon compared to other widely distributed species, it is considered vulnerable. It is included in Appendix II of CITES and included in Annex I of the CMS Migratory Sharks MoU.

### *Management*

ICCAT has no specific measures directed at great white shark. Recommendation 04-10 requires the collection of data on catch, effort, discards, and trade, as well as information on the biological parameters of many species, in order to conserve and manage sharks. While Recommendation 04-10 applies to great white sharks it was listed in Appendix 1 under the CMS in 2010. Shark finning is prohibited in the ICCAT (Recommendation 04-10) and under Taiwan legislation (Regulations for Tuna Longline or Purse Seine Fishing Vessels Proceeding to the Pacific Ocean for Fishing Operation).

At the national level in Taiwan, a new law banning retention of great white sharks, basking sharks, and megamouth sharks was implemented in November of 2020. The regulations require all Taiwanese fishing boats – no matter where they fish – to release the sharks back into the sea if they are caught accidentally.

### *Information*

Based on logbook data from the Taiwan UoA (2015-2019) a total of 23 great white sharks were caught, and all were retained. While the assessment team considers this to be potentially concerning, the reported retentions occurred before the TFA ban (2020) on great white shark retentions. Also, note there are no reliable population estimates to determine the potential risk this poses to the species. The assessment team will gather future UoA catch information to determine catch levels.

## **Loggerhead Turtles**

### *Biology*

Loggerhead turtles are found in the Atlantic, Pacific, and Indian Oceans, as well as the Mediterranean Sea. It spends most of its life in saltwater and estuarine habitats, with females briefly coming ashore to lay eggs. The loggerhead sea turtle has a low reproductive rate; females lay an average of four egg clutches and then become quiescent, producing no eggs for two to three years. The loggerhead reaches sexual maturity within 17–33 years and has a lifespan of 47–67 years.

The average loggerhead measures around 90 cm (35 in) in carapace length when fully grown. The adult loggerhead sea turtle weighs approximately 135 kg (298 lb), with the largest specimens weighing in at more than 450 kg (1,000 lb). The skin ranges from yellow to brown in color, and the shell is typically reddish brown. No external differences in sex are seen until the turtle becomes an adult, the most obvious difference being the adult males have thicker tails and shorter plastrons (lower shells) than the females.

During their migration from their nests to the sea, hatchlings are preyed on by dipteran larvae, crabs, toads, lizards, snakes, seabirds such as frigatebirds, and other assorted birds and mammals. In the ocean, predators of the loggerhead juveniles include portunid crabs and various fishes, such as parrotfishes and moray eels. Adults are more rarely attacked due to their large size, but may be preyed on by large sharks, seals, and killer whales.

### *Status*

It is difficult to estimate the population size of loggerhead turtles and many assessments focus on nesting beach counts of returning females. The northwest Atlantic loggerhead subpopulation nests throughout the southeast United States and the Caribbean region, with the most significant nesting aggregations in Florida, Georgia, and South Carolina in the United States, and along the Yucatán Peninsula of Mexico. Its marine habitat encompasses nearly the entire Gulf of Mexico, Caribbean Sea, and North Atlantic Ocean. Long-term studies of this large and widespread population show an overall increase (of 2 percent), although the population is declining at a number of individual beaches.

The northeast Atlantic loggerhead subpopulation nests in the Cape Verde archipelago, with a few nests also recorded in Mauritania and Guinea. Its marine habitats extend across a large area off northwest Africa, spreading out to the Azores in the northwest down to the coastal areas of Sierra Leone in the southeast. The subpopulation is considered endangered because the vast majority of nesting habitat is concentrated in a relatively small area in Cape Verde and is subject to continuing anthropogenic pressure (e.g., intensive sand extraction and tourism development), which is causing an ongoing decline in habitat area, extent, and quality.

### *Management*

Loggerhead sea turtles are classified as vulnerable by the International Union for the Conservation of Nature and are listed under Appendix I of the Convention on International Trade in Endangered Species, making international trade illegal. ICCAT Recommendation 10-09 requires all CPCs to collect information on the interactions of its fleet with sea turtles in ICCAT fisheries by gear type, including catch rates that take into consideration gear characteristics, times and locations, target species, and disposition status (i.e., discarded dead or released alive). Additionally, purse seine vessels flagged to that CPC operating in the ICCAT Convention area shall require that vessels avoid encircling sea turtles to the extent practicable, release encircled or entangled sea turtles, including on FADs, when feasible, and report interactions between purse seines and/or FADs and sea turtles to their flag CPC so that this information is included in the CPC reporting requirements. For pelagic longline vessels flagged to that CPC operating in the ICCAT Convention area are required to carry on board safe handling, disentanglement and release equipment capable of releasing sea turtles in a manner that maximizes the probability of their survival.

## Information

### South Atlantic

Based on the allocation of unidentified turtle interactions to turtle species generally found in the region, there were potentially 7 loggerhead turtle interactions in the South Atlantic Ocean during the period 2015-2019. While all turtles were released alive, survival rates for released longline caught loggerhead turtles is approximately 72%. Applying this survival rate to released turtles results in a potential mortality of 1 loggerhead turtle per year. Noting that the catch of loggerhead turtles by the UoA is significantly less than purse seine catches of loggerhead turtles in the Atlantic Ocean, the assessment team does not consider the losses to pose a risk to the population of loggerhead turtles in the South Atlantic Ocean. The assessment team will gather additional information on UoA catches to determine accurate catch levels.

### Leatherback Turtles

## Biology

The leatherback turtle is the largest of all living turtles, reaching lengths of up to 2 meters and weights of 600 kg (WWF 2007). The largest leatherback ever recorded was almost 10 feet (305 cm) from the tip of its beak to the tip of its tail and weighed in at 2,019 pounds (916 kg) (CCC/STSL 2007). This species of marine turtle is primarily found in the open ocean, reaching as far north as Alaska and as far south as the southern tip of Africa, though recent satellite tracking research indicates that leatherbacks feed in areas just offshore (Willgohs 1957). Leatherbacks have delicate, scissor-like jaws, and feed almost exclusively on jellyfish (CCC/STSL 2007).

While leatherback turtles grow faster than hard-shelled turtles, there is uncertainty about the age at which they reach sexual maturity and average estimates range from 9 to 20 years of age. Little is known about their life expectancy, but they are likely long-lived, with longevity estimates of 45 to 50 years, or more.

Nesting beaches are primarily located in tropical latitudes around the world. Globally, the largest remaining nesting aggregations are found in Trinidad and Tobago, West-Indies (Northwest Atlantic) and Gabon, Africa (Southeast Atlantic). Nesting is generally at intervals of 2 to 3 years, though recent research indicates they can nest every year. They can nest between 6-9 times per season, with an average of 10 days between nestings. Adult females lay an average of 80 large, fertilized eggs, the size of billiard balls, and 30 smaller, unfertilized eggs, in each nest. Eggs incubate for about 65 days. Unlike other species of sea turtles, leatherback females may change nesting beaches, though they tend to stay in the same region (CCC/STSL 2007).

## Status

It is difficult to estimate the population size of leatherback turtles and many assessments focus on nesting beach counts of returning females. Seven discrete populations (DPS) of leatherback turtle have been identified based on genetic analysis, including:

- Northwest Atlantic DPS
- Southwest Atlantic DPS
- Southeast Atlantic DPS
- Southwest Indian DPS
- Northeast Indian DPS
- West Pacific DPS
- East Pacific DPS

It is estimated that the global population has declined 40 percent over the past three generations (National Marine Fisheries Service and U.S. Fish and Wildlife Service. 2020). The major threats to leatherback turtles worldwide include habitat loss and modification, overutilization, predation, inadequate regulatory mechanisms, fisheries bycatch, pollution, and climate change. For all discrete populations, fisheries bycatch is considered a primary threat. Globally, leatherback status according to IUCN is listed as Vulnerable, but many subpopulations (such as in the Pacific and Southwest Atlantic) are Critically Endangered.

In the Northwest Atlantic, leatherback nesting was increasing; however, there have been significant decreases in recent years at numerous locations, including on the Atlantic coast of Florida, which is one of the main nesting areas in the continental United States. Large but potentially declining nesting populations also occur in the southeast Atlantic, along the west African coastline, but uncertainty in the data limits our understanding of the trends at many of those nesting beaches (National Marine Fisheries Service and U.S. Fish and Wildlife Service. 2020).

### *Management*

Globally, leatherback sea turtles are classified as Vulnerable by the International Union for the Conservation of Nature and are listed under Appendix I of the Convention on International Trade in Endangered Species, making international trade illegal. As noted, there are 7 discrete populations of leatherback turtle, and the Southwest Atlantic population is categorized as Critically Endangered. ICCAT Recommendation 10-09 requires all CPCs to collect information on the interactions of its fleet with sea turtles in ICCAT fisheries by gear type, including catch rates that take into consideration gear characteristics, times and locations, target species, and disposition status (i.e., discarded dead or released alive). Additionally, purse seine vessels flagged to that CPC operating in the ICCAT Convention area shall require that vessels avoid encircling sea turtles to the extent practicable, release encircled or entangled sea turtles, including on FADs, when feasible, and report interactions between purse seines and/or FADs and sea turtles to their flag CPC so that this information is included in the CPC reporting requirements. Pelagic longline vessels operating in the ICCAT Convention area are required to carry on board safe

handling, disentanglement, and release equipment capable of releasing sea turtles in a manner that maximizes the probability of their survival.

### *Information*

#### **South Atlantic**

Based on the allocation of unidentified turtle interactions to turtle species generally found in the region, there were potentially 4 leatherback turtle interactions in the South Atlantic Ocean during the period 2015-2019. While all turtles were released alive, survival rates for released longline caught is generally less than 100%. Applying the survival rate estimated for loggerhead turtles (72%) to released turtles results in a potential mortality of 1 leatherback turtle every 2 years. Noting that the catch of leatherback turtles by the UoA is significantly less than purse seine catches of leatherback turtles in the Atlantic Ocean, the assessment team does not consider the losses to pose a risk to the population of leatherback turtles in the South Atlantic Ocean. The assessment team will gather additional information on UoA catches to determine accurate catch levels.

#### **Olive Ridley Turtles**

### *Biology*

Olive ridley turtles are mainly found in pelagic (open ocean) environments but are also known to inhabit coastal areas. They are globally distributed in the tropical regions of the Atlantic, Pacific, and Indian oceans. In the Atlantic Ocean, they are found along the coasts of West Africa and South America. In the Eastern Pacific, they occur from Southern California to Northern Chile (Marcovaldi 2001).

There is no information on longevity of olive ridley turtles, but they are likely long-lived. Olive ridleys reach maturity around 14 years of age (Zug et al. 2006). Females nest every year, one to three times a season, laying clutches of approximately 116 eggs (Schulz, 1975). In the western Atlantic there are only three countries in which significant numbers of olive ridley nests (totaling about 1,400-1,600 nests) are made each year:

- Suriname: Principally Eilanti beach, and secondarily Matapica beach
- French Guiana: Ya:lima:po beach and others, both east and west of Cayenne
- Brazil: the beaches of Pirambu, Abaís, and Ponta dos Mangues in the state of Sergipe, in northern Brazil

In the eastern Atlantic nesting occurs in Africa, particularly in Gabon, but there only limited long term quantitative information available to determine significance of nesting areas (IUCN 2008).

The olive ridley is omnivorous, feeding on a wide variety of food items, including algae, lobster, crabs, tunicates, and mollusks. Olive ridleys can dive to depths of 500 feet to forage on benthic invertebrates.

## Status

It is difficult to estimate the population size of olive ridley turtles and many assessments focus on nesting beach counts of returning females. According to the IUCN, there has been between a 30 to 50 percent reduction in global population size. Although some nesting populations have increased in the past few years or are currently stable, the overall reduction in some populations is greater than the overall increase in others (IUCN 2008).

In the western Atlantic Ocean, although there has been an 80 percent reduction in certain nesting populations since 1967, Brazil has seen an increase in their nesting population. In the eastern Atlantic Ocean, Gabon currently hosts the largest olive ridley nesting population in the region with 1,000 to 5,000 breeding females per year.

The major threats to olive ridley turtles worldwide include habitat loss and modification, overutilization, predation, inadequate regulatory mechanisms, fisheries bycatch, pollution, and climate change. For all populations, fisheries bycatch is considered a primary threat. Globally, olive ridley status according to IUCN is listed as Vulnerable.

## Management

Globally, olive ridley turtles are classified as Vulnerable by the IUCN and are listed under Appendix I of the Convention on International Trade in Endangered Species, making international trade illegal. ICCAT Recommendation 10-09 requires all CPCs to collect information on the interactions of its fleet with sea turtles in ICCAT fisheries by gear type, including catch rates that take into consideration gear characteristics, times and locations, target species, and disposition status (i.e., discarded dead or released alive). Additionally, purse seine vessels flagged to that CPC operating in the ICCAT Convention area shall require that vessels avoid encircling sea turtles to the extent practicable, release encircled or entangled sea turtles, including on FADs, when feasible, and report interactions between purse seines and/or FADs and sea turtles to their flag CPC so that this information is included in the CPC reporting requirements. Pelagic longline vessels operating in the ICCAT Convention area are required to carry on board safe handling, disentanglement, and release equipment capable of releasing sea turtles in a manner that maximizes the probability of their survival.

## Information

### South Atlantic

Based on the allocation of unidentified turtle interactions to turtle species generally found in the region, there were potentially 5 olive ridley turtle interactions in the South Atlantic Ocean during the period 2015-2019. While all turtles were released alive, survival rates for released longline caught is generally less than 100%. Applying the survival rate estimated for loggerhead turtles (72%) to released olive ridley turtles, results in a potential mortality of 2 olive ridley turtles every 3 years. Noting that the catch of olive ridley turtles by the UoA is less than purse seine catches of olive ridley turtles in the Atlantic Ocean, UoA vessels carry safe handling tools (e.g., turtle de-hooker) on board, and UoA vessels follow handling and release

guidelines consistent with the FAO "Best practices for sea turtle handling and release", the assessment team does not consider the losses to pose a risk to the population of olive ridley turtles in the South Atlantic Ocean. The assessment team will gather additional information on UoA catches to determine accurate catch levels.

## **Yellow-nosed Albatross**

### *Biology*

The Atlantic yellow-nosed albatross (*Thalassarche chlororhynchos*) is a large seabird that nests in colonies on islands in the mid-Atlantic, including Tristan da Cunha and Gough Island. At sea they range across the south Atlantic from South America to Africa between 15°S and 45°S. They lay their eggs between September and October and resulting chick fledged from late March through to May.

### *Status*

The population trend is decreasing. Population counts from 11 representative areas of Gough Island (approximately 5% of breeding habitat) indicate a decline of 2-3% per year, similar to population modelling with 20 years of demographic data (1982-2001) which predicted annual rates of decrease of between 1.5-2.8% on Gough Island and 5.5% on Tristan da Cunha (Cuthbert et al. 2003), and overall declines are estimated to exceed 70% over 72 years (three generations).

On Gough Island, the population was estimated at 5,300 breeding pairs in 2000-2001 (Cuthbert and Sommer 2004). In 2015, the number of breeding pairs in the Tristan da Cunha group was estimated to be 15,250 on Tristan da Cunha Island, 4,000 on Nightingale Island in 2007, 40 on Middle Island in 2010, 210 on Stoltenhoff Island in 2009 (Fraser et al. 1988, Ryan and Ronconi 2011, RSPB unpubl. data), equating to 52,000 mature individuals (range: 35,000-73,500).

One of the significant threats facing the yellow-nosed albatross is mortality resulting from interactions with fishing gear, especially during longline- and trawl-fishing operations. Based on stock status the IUCN lists the species as endangered and it is listed on Appendix 1 under the Agreement on the Conservation of Albatrosses and Petrels (ACAP).

### *Management*

Listing by the IUCN and ACAP provides protection and efforts to minimize interactions should be implemented. ICCAT Recommendations 07-07 and 11-09 establish requirements to minimize interactions with seabirds including achieving reductions in levels of seabird by-catch across all fishing areas, seasons, and fisheries through the use of effective mitigation measures and require all longline vessels fishing south of 25° South Latitude to use at least two of the three mitigation measures (night setting, bird-scaring lines (tori lines), or weighted main line). It was noted during the 2021 remote site visit that all UoA vessels fishing south of 25° South Latitude use tori lines and weighted main line as specified in Recommendation 11-09. When onboard, observers verify use of the mitigation measures while for trips without an observer

the port inspectors verify the presence of these mitigation gear on the vessel. Note reporting of bird interactions is mandatory by scientific observers in accordance with the Recommendation 10-10.

While not a management measure, Bird Life International has implemented training programs in Taiwan to educate fishers and managers on effective mitigation measures and safe handling practices to minimize mortality due to fishing interactions.

### Information

No interactions were reported in logbook data from the Taiwan UoA. However, there were an unknown number of interactions reported in observer data for this UoA. The fact that no catch numbers are provided is concerning to the assessment team particularly given the status of this species and since the collection of such information is mandatory as stipulated in Recommendations 07-07 and 11-09. The assessment team will collect additional information on yellow-nosed albatross interactions. While marine seabird interactions in the South Atlantic Ocean UoA were limited to the shearwater and yellow-nosed albatross, we note there are a suite of other marine seabirds that typically interact with longline fisheries operating in the South Atlantic region, including Sooty albatross (*Phoebastria fusca*), Spectacled petrel (*Procellaria conspicillata*), Great shearwater (*Ardenna gravis*), White-chinned petrel (*Procellaria aequinoctialis*), Tristan albatross (*Diomedea dabbenena*), and Grey headed albatross (*Thalassarche chrysostoma*).

## 5.3.1.7 Habitat Impacts

### Overview

When assessing the status of habitats and the impacts of fishing, teams are required to consider the full area managed by the local, regional, national, or international governance body(s) responsible for fisheries management in the area(s) where the UoA operates (this is called the “managed area” for assessment purposes).

According to MSC FCPV2.1 GSA 3.13.3, the assessment team must determine and justify which habitats are commonly encountered, vulnerable marine ecosystems (VMEs), and minor (i.e., all other habitats) for scoring purposes, [where]:

“A commonly encountered habitat shall be defined as a habitat that regularly comes into contact with a gear used by the UoA, considering the spatial (geographical) overlap of fishing effort with the habitat’s range within the management area(s) covered by the governance body(s) relevant to the UoA; and

A VME shall be defined as is done in paragraph 42 subparagraphs (i)-(v) of the FAO Guidelines (definition provided in GSA 3.13.3.22) [as having one or more of the following characteristics: uniqueness or rarity,

<sup>2</sup> According to MSC FCPV2.1 GSA 3.13.3.2: VMEs have one or more of the following characteristic, as defined in paragraph 42 of the FAO Guidelines:



functional significance, fragility, Life-history traits of component species that make recovery difficult, and/or structural complexity]. This definition shall be applied both inside and outside EEZs and irrespective of depth.”

Both commonly encountered and VME habitats are considered ‘main’ habitats for scoring purposes (GSA 3.13.3).

### **Habitat Type: Commonly Encountered**

Pelagic longline fishery target albacore and other highly migratory species in the water column. The gear is suspended from floats with hooks about 60-100 meters below the surface. The gear does not come in contact with benthic habitat. The assessment team understands that lost gear is rare and when it is lost, it is usually retrieved because of its configuration (suspended by multiple floats with an attached radio beacon) and is costly to replace.

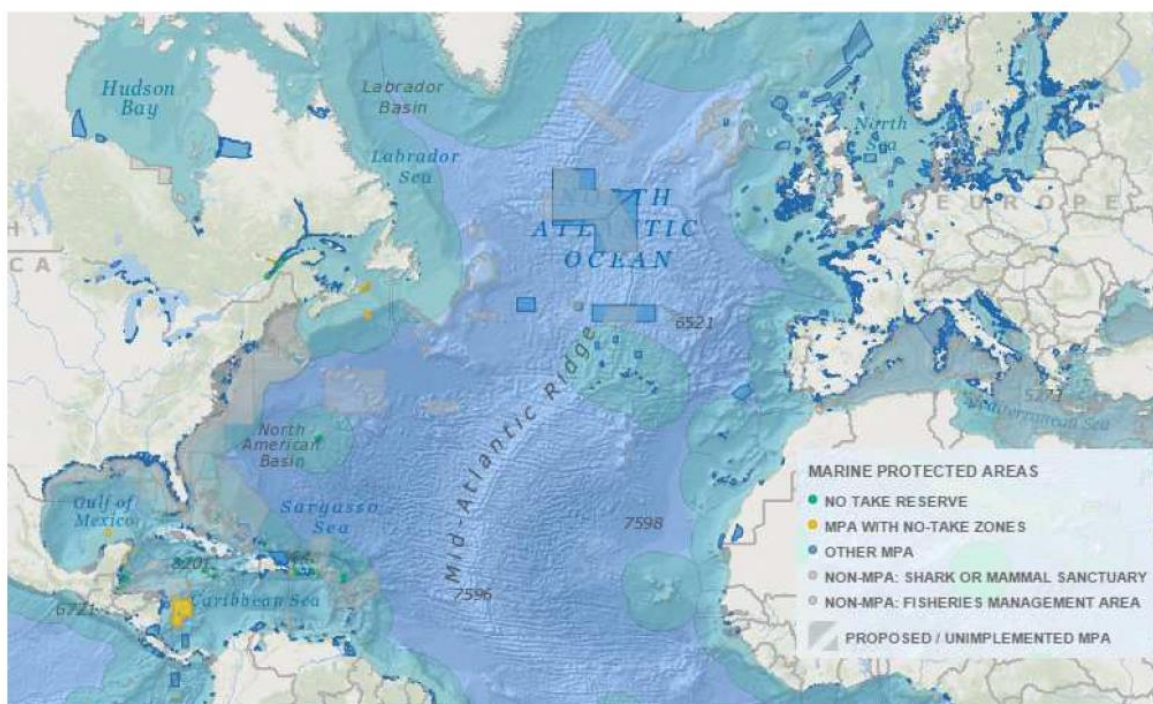
The characteristics of the pelagic and mesopelagic habitat where the surface longline fishery operates targeting albacore in the North and South Atlantic are well known and have been researched over long periods by Spain and other coastal countries. Extensive bathymetry data on the Atlantic ocean can be consulted in the GEBCO website (<http://www.gebco.net/>). The environmental characteristics of the Atlantic Ocean have also been widely studied by national institutions such as AZTI, IEO, CSIC (Consejo Superior de Investigaciones Científicas), or international institutions such as NOAA (National Oceanic

and Atmospheric Administration). For example, NASA's OceanColor Web (<http://oceancolor.gsfc.nasa.gov/cms/>) is supported by the Ocean Biology Processing Group (OBPG) provide ocean-related products from a large number of operational, satellite-based remote-sensing missions providing ocean color, sea surface temperature and sea surface salinity data to the international research community since 1996.

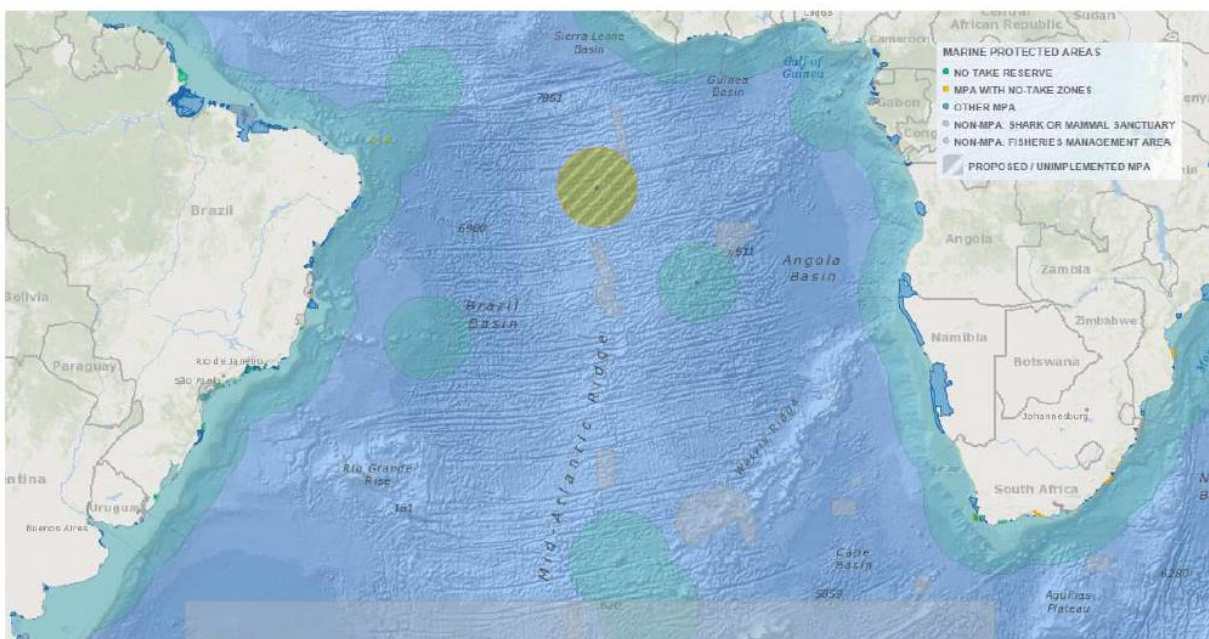
- 
- Uniqueness or rarity – an area or ecosystem that is unique or that contains rare species whose loss could not be compensated for by similar areas or ecosystems
  - Functional significance of the habitat – discrete areas or habitats that are necessary for survival, function, spawning/reproduction, or recovery of fish stocks; for particular life-history stages (e.g., nursery grounds, rearing areas); or for ETP species
  - Fragility – an ecosystem that is highly susceptible to degradation by anthropogenic activities
  - Life-history traits of component species that make recovery difficult – ecosystems that are characterized by populations or assemblages of species that are slow growing, are slow maturing, have low or unpredictable recruitment, and/or are long lived
  - Structural complexity – an ecosystem that is characterized by complex physical structures created by significant concentrations of biotic and abiotic features”

Based on the Table GSA8, from MSC fisheries standard v2.01, there is little or no known bottom-contact by the gear, except perhaps in cases of gear loss. The species targeted cannot be caught using trawl or other bottom-contacting gear. The use of the gear, the understanding that comes from years of peer reviewed research about its impacts, and the specific management strategy that mandates only its use could be construed as a cohesive and strategic arrangement. This is supported by demonstrable understanding about how the use of pelagic longlines work to avoid impacting benthic habitats specifically, and some understanding about the impacts of lost gear on habitat and the relative effects of such impacts are deemed to be low risk for overall habitat health. Periodic assessments (i.e., directed research and risk assessments) are undertaken to inform management decision makers about lost gear impacts to ensure that management strategies are working and are demonstrably avoiding serious or irreversible harm to “main” habitats and to determine whether changes need to be made to mitigate unacceptable impacts.

Figure 27 and Figure 28 show the protected marine areas in the north and south Atlantic Ocean. The characteristics of each of these areas can be consulted in websites such as the MPAtlas website (<http://mpatlas.org/explore/>) or the Protected planet website (<http://www.protectedplanet.net/>). Protected habitats susceptible to being affected by the fleet being assessed are deep, which are unlikely to be impacted by surface longline fishing.



**Figure 27. Marine protected áreas in the North Atlantic Ocean, extracted from MPAtlas website (<http://mpatlas.org/explore/>)**



**Figure 28. Marine protected areas in the south Atlantic Ocean, extracted from MPAtlas website (<http://mpatlas.org/explore/>).**

Obviously pelagic longline gear displaces biota from the space occupied by the gear, and it probably interferes with the movement of some organisms in the vicinity of the gear. However, these effects on pelagic habitat are temporary and the assessment team is not aware of any evidence of adverse impacts on the structure or functioning of either benthic or pelagic habitat. The fishery does not change the characteristics of the water column (for example, the temperature, salinity, currents) and it does not come into contact with benthic habitats.

### 5.3.1.8 Ecosystem Impacts

The Benguela Current Convention also establishes the Benguela Current Commission (BCC), existing since 2007, as a permanent inter-governmental organisation. The convention recognises the need for a Large Marine Ecosystem concept of ocean governance – a move towards managing resources at the larger ecosystem level (rather than at the national level) and balancing human needs with conservation imperatives necessary to maintain the productivity and biodiversity of this unique ocean system. The BCC is based in Swakopmund, Namibia, and is focused on the management of shared fish stocks, environmental monitoring; biodiversity and ecosystem health.

The pelagic longline fishery primarily targets large predatory fish, with the bulk of the catch by weight and numbers comprised of albacore tuna and other species such as tunas, billfish, escolar, oilfish, and dolphinfish. Additionally to these species, some shark and smaller pelagic species, sea birds and marine turtles are also caught. The fisheries under assessment take place within the water column with only limited contact on the bottom occurring with longline gear; therefore, ecosystem impacts are considered only to result from removal of species or functional groups from the system.

The impacts of the longline gear are considered to be minimal due to selective nature of the gear, but impacts from this gear associated with removal of albacore will also contribute to impacts of this species removal.

Ecosystem level impacts resulting from species or functional groups could include:

- Changes to the trophic relationships or structure
- Changes to the size composition of the ecological community
- Changes in biodiversity of the ecological community (e.g. alterations to species evenness and dominance) caused by direct or indirect effects of fishing
- Changes in the distribution of species

A fishery can alter the structure and functioning of ecosystems through trophic interactions by removing forage species upon which higher trophic level species depend or through top down trophic cascades. Based on the proportion of higher level predators making up the largest proportion of bycatch species, we consider changes to trophic relationships or structure to be the most serious threat from the fishery to the ecosystem.

Much debate continues over the extent to which pelagic longline fisheries impact ecosystem function through removal of top or apex predators and the ability to predict associated impacts remains limited (Myers et al, 2007). The former mechanism is not applicable to this fishery because the fishery does not catch forage species. The second mechanism was described by Andersen and Pedersen (2009) using a size and trait-based model to explore how marine ecosystems might react to perturbations from different types of fishing pressure. They conclude that cascades are damped further away from the perturbed trophic level. Fishing on several trophic levels leads to a disappearance of the signature of trophic cascades. However, Pershing et al. 2015 suggests that trophic cascade regime shifts are rare in open ocean ecosystems and that their likelihood increases as the residence time of water in the system increases.

The ICCAT Sub-Committee on Ecosystems was created in 2005 to integrate the monitoring and research activities related to the ecosystem that are required by the SCRS in fulfilling its advisory role to the Commission, being the scientific cornerstone in support of an Ecosystem Based Fisheries Management (EBFM) approach in ICCAT.

The Sub-Committee's work will encompass the specific tasks listed below:

1) Monitoring:

- Create and maintain an inventory of species caught by fleets targeting tuna and tuna-like species in the Atlantic and Mediterranean.
- Improve conventional statistics (catch, effort, size) of ICCAT target species that are caught incidentally in non-targeted fisheries.



- Monitor and improve information on interactions with non-ICCAT target species, with emphasis on those species of interest to the Commission and for which no Species Group has been established (e.g., sea turtles and sea birds).
- Facilitate access by SCRS scientists to oceanographic and environmental data.

## 2) Research:

- Evaluate the relative impact of the different abiotic and biotic factors (including oceanographic and climate phenomena, directed and incidental fishing, predation, competition, pollutions and other human impacts) that affect the abundance, distribution and migration of ICCAT target species.
- Characterize main feeding and reproductive habitats of ICCAT target species. Characterize the volume, composition and disposition of non-target species that are caught incidentally in tuna and tuna-like fisheries within the Convention area.
- Investigate trophic interactions of ICCAT target species.
- Investigate the impact that changes in fishing gears or fishing technology have on the catch of target and non-target species.

## 3) Modeling:

- Develop reference points and indicators that explicitly incorporate ecosystem considerations.
- Develop simulation, dynamic and statistical models focusing on mixed-fisheries, multispecies, bycatch and ecosystem issues.

## 4) Advice:

- Develop mechanisms which can be used to better integrate ecosystem considerations into the scientific advice provided by SCRS to the Commission, including but not limited to, Precautionary Approaches. Work continues on the development of a “Ecosystem Report Card” that describes the state of the ecosystem and could potentially become an important component of ICCAT’s plan to integrate Ecosystem-Based Fisheries Management (EBFM) into its assessment and management process.
- Investigate, through operational models, potential benefits (at an ecosystem level) of alternative management strategies, such as time-area closures.
- Advise on the impacts of tuna and tuna-like fisheries on the populations of non-target species of interest to the Commission
- Since 2007 the Sub-Committee on Ecosystems have an annual Inter-sessional Meeting.

Resolution 15-11, which went into force in 2015, expanded on earlier aspects of the ICCAT Convention by stipulating that when making recommendations pursuant to Article VIII of the ICCAT Convention, the Commission should apply an ecosystem-based approach to fisheries management. The Resolution provides further guidance that when implementing an ecosystem-based approach to fisheries management the Commission should a) consider the interdependence of stocks and species belonging to the same ecosystem or associated with or dependent upon target stocks; b) consider the impacts of fishing, other relevant human activities, and environmental factors on target stocks, non-target species and species belonging to the same ecosystem or associated with or dependent upon target stocks in the Convention area; and c) minimize negative impacts of fishing activities on the marine ecosystem. The ICCAT Sub-Committee on Ecosystems is working to provide the necessary tools to advance these requirements.

### 5.3.2 Principle 2 Performance Indicator scores and rationales

#### PI 2.1.1 – Primary species outcome

PI 2.1.1		The UoA aims to maintain primary species above the point where recruitment would be impaired (PRI) and does not hinder recovery of primary species if they are below the PRI		
Scoring Issue		SG 60	SG 80	SG 100
a	Main primary species stock status			
	Guide post	<p>Main primary species are likely to be above the PRI.</p> <p>OR</p> <p>If the species is below the PRI, the UoA has measures in place that are expected to ensure that the UoA does not hinder recovery and rebuilding.</p>	<p>Main primary species are highly likely to be above the PRI.</p> <p>OR</p> <p>If the species is below the PRI, there is either evidence of recovery or a demonstrably effective strategy in place between all MSC UoAs which categorise this species as main, to ensure that they collectively do not hinder recovery and rebuilding.</p>	<p>There is a high degree of certainty that main primary species are above the PRI and are fluctuating around a level consistent with MSY.</p>
	Met?	<p><b>No. Atlantic UoA:</b> Bigeye tuna: Yes Blue Shark: Yes</p> <p><b>So. Atlantic UoA:</b> Blue shark: Yes</p>	<p><b>No. Atlantic UoA:</b> Bigeye tuna: No Blue Shark: No</p> <p><b>So. Atlantic UoA:</b> Blue shark: No</p>	<p><b>No. Atlantic UoA:</b> Bigeye tuna: Not scored Blue shark: Not scored</p> <p><b>So. Atlantic UoA:</b> Blue shark: No</p>
Rationale				
<p>Based on logbook data and observer data from 2015-2019 for the No. Atlantic UoA bigeye tuna and blue shark are the only main primary species. In the So. Atlantic UoA blue shark is the only main primary species based on logbook data from 2015-2019. Bigeye tuna in the Atlantic Ocean is managed by ICCAT and considered to be a single stock. Blue shark is considered a main primary species because it is managed by ICCAT, considered less resilient, and its catches are in excess of 2% by volume. Blue shark in the Atlantic Ocean is comprised of two stocks, a North Atlantic and South Atlantic, separated at the equator.</p> <p><b><u>No. Atlantic UoA</u></b> <b><u>Bigeye Tuna (Atlantic)</u></b></p> <p>The latest stock assessment for bigeye tuna in the North Atlantic was conducted in 2018 using similar assessment models to those used in 2015 with updated data through 2017 and a new joint relative abundance (CPUE) index (Anon. 2018b). Development of the joint standardized CPUE index was motivated to reduce data conflicts that can occur when modelling CPUE trends from different fleets in the same period. It was concluded that the joint index was an improvement over fleet-specific indices because of the integrated temporal and spatial coverage it afforded to index stock biomass, and because it minimizes data conflicts in the stock</p>				

assessment models. Standardized indices of abundance were developed by national scientists for selected fleets for which data were available at finer spatial and/or temporal resolutions and used in different stock assessment methods as sensitivity runs

Stock status evaluations for Atlantic bigeye tuna in 2018 used several modelling approaches, ranging from non-equilibrium (MPD) and Bayesian state-space (JABBA) production models to integrated statistical assessment models (Stock Synthesis). Note that stock status is based on the stock synthesis model. Although the results of two production models, non-equilibrium and Bayesian state-space, are not used for management advice they supported the Stock Synthesis stock assessment results.

The following elements are part of a strategy for bigeye tuna in the Atlantic Ocean and pertain to the evaluated fishery:

- Stock assessments are conducted every 4-6 years by the SCRS (revised and updated annually). This evaluation allows the Committee to establish the status of the resource and issue recommendations for its management.
- The ICCAT Recommendation 11-13, describes a general framework for decision making aimed at keeping stocks above the MSY level, of not being overfished and avoiding overfishing.
- For CPC vessels, effort limitation are in place and CPC vessels need to be authorised for fishing on tropical tunas. ICCAT has a list of registered authorised vessels (available on its website: <https://www.iccat.int/en/vesselsrecord.asp>)
- CPCs are required to annually report data to ICCAT; catch data (Task I) and catch-effort (Task II). A list of vessels flying their flag and fishing for bigeye and / or yellowfin tuna and / or skipjack in the Convention area is also required.
- A suite of FAD management measures are implemented; space-time closure in the Gulf of Guinea zone (now extended throughout the Convention Area), limit of 500 (reduced to 350 for 2020) FADs per vessel, management plans, specific data collection and submission of information. Additionally, ICCAT provides guidelines for the construction of non-entangling FADs. During the space-time closure the CPCs must ensure a 100% observer coverage as specified in Rec 16-01 and Rec 19-02.
- Recognition is given to fleets that implement voluntary observer programs outside the closure time/area. These programs provide ICCAT with data, which is collated and analysed by the SCRS.
- A port sampling program was developed by the SCRS with the goal of collecting tropical tuna fishery data of tuna captured in the geographic area of the space-time closure.
- Many of the monitoring and management measures detailed above are integrated into the Multiannual Conservation and Management Program for Tropical Tunas through Recommendation 19-02.
- During the period 2005-2008 an overall TAC was set at 90,000 t. The TAC was later lowered to 85,000 t. The TAC was again reduced to 65,000 t in Recommendation 15-01 which entered into force in 2016. The TAC was further reduced to 62,500 t in 2020 (Rec 19-02) and 61,500 t in 2021.
- Concern over the catch of small bigeye tuna partially led to the establishment of spatial closures to surface fishing gear in the Gulf of Guinea (Rec 04-01, Rec 08-01, Rec 11-01, Rec 14-01, Rec 15-01).

The TAC of 65,000 t, which entered into force in 2016 was exceeded in 2016 - 2018 by 20% (i.e. catches around 77,000 t.), which contributed to a further decline in stock size since the 2015 assessment. Since then the Total Allowable Catch (TAC) for bigeye tuna has been lowered to 62,500 t in 2020 and 61,500 t in 2021 (Rec 19-02). The TAC for 2022 and future years will be reconsidered in November 2021 during the Commission Meeting on the basis of SCRS advice. In addition, given the life history characteristics of bigeye and the history of fishing on this bigeye stock, the stock has the potential to recover relatively quickly (within a 5-10 year period) with appropriate management measures (Medley et al. 2020).

Moreover, to reduce the fishing mortality of juvenile bigeye and yellowfin tunas, purse seine and baitboat vessels fishing for, or vessels supporting activities to fish for, bigeye, yellowfin and skipjack tunas in association



with FADs in the highseas or EEZs shall be prohibited during a two- and three-month period, split into 2020 and 2021, respectively; 1 January to 28 February for 2020 and 1 January to 31 March in 2021, throughout the Convention area (Rec. 19-02). This will be reviewed and, if necessary, revised based on advice by the SCRS taking into account monthly trends in free school and FAD-associated catches and the monthly variability in the proportion of juvenile tuna in catches.

With these existing and updated developments in the management of bigeye, the assessment team considers there are measures in place that are expected to ensure that the UoA does not hinder recovery and rebuilding of bigeye tuna; SG 60 is met.

While the measures outlined above are expected promote the rebuilding of bigeye, further testing is required to determine if the outcome meets the highly likely requirement. On this basis SG80 is not met.

SG100 is not scored as not all SG80 requirements are met (see MSC interpretation <https://mscportal.force.com/interpret/s/article/Scoring-SG100-if-not-all-SG80-met-7-10-5-3-1527262010218>).

#### Blue Shark

The last North Atlantic blue shark assessment was conducted in 2015 using a BSP modelling platform. Based on the assessment results the stock is not overfished ( $B_{2013}/BMSY=1.50$  to  $1.96$ ) and overfishing is not occurring ( $F_{2013}/FMSY=0.04$  to  $0.50$ ). Estimates obtained with SS3 had higher uncertainties, but still predicted that the stock was not overfished ( $SSF_{2013}/SSFMSY=1.35$  to  $3.45$ ) and that overfishing was not occurring ( $F_{2013}/FMSY=0.15$  to  $0.75$ ). Combining results from the BSP and SS3 models,  $B_{2013}/BMSY=1.35$  to  $3.45$  and  $F_{2013}/FMSY=0.04$  to  $0.75$  (Figure 16). Comparison of results obtained in the 2008 assessment and the current assessment indicated that, despite significant differences between inputs and models used (BSP and a catch-free age-structured production model), stock status results did not deviate substantially ( $B_{2007}/BMSY=1.87$ – $2.74$  and  $F_{2007}/FMSY=0.13$ – $0.17$ ). Stock status determination metrics from the 2015 north Atlantic Ocean blue shark stock assessment are listed in Table 25. Based on this information the stock is likely to be above the PRI; SG60 is met.

The SCRS acknowledged there still remains a level of uncertainty in data inputs and model structural assumptions and based on this information the Assessment Team does not consider blue shark are highly likely to be above the PRI; SG80 is not met.

SG100 is not scored as not all SG80 requirements are met (see MSC interpretation <https://mscportal.force.com/interpret/s/article/Scoring-SG100-if-not-all-SG80-met-7-10-5-3-1527262010218>).

#### So. Atlantic UoA

##### Blue Shark

The latest South Atlantic blue shark assessment was conducted in 2015 using two modelling platforms, including productions model (Bayesian state space and Bayesian surplus production (BSP) models) and stock synthesis (SS3) (ICCAT, 2015). Uncertainty in data inputs and model configuration was explored in the latest assessment through sensitivity analysis, revealing that the results were sensitive to structural assumptions of the model (ICCAT, 2015). The production models had difficulty fitting the flat or increasing trends in the CPUE series combined with increasing catches. Overall, assessment results are uncertain (e.g. level of absolute abundance varied by an order of magnitude between models with different structures) and should be interpreted with caution. Given the difficulty in determining current stocks status, in particular absolute population abundance for So. Atlantic blue shark, the SCRS considered that it was not appropriate to conduct quantitative projections of future stock condition.

The BSP estimated that the stock was not overfished ( $B_{2013}/BMSY=1.96$  to  $2.03$ ) and that overfishing was not occurring ( $F_{2013}/FMSY=0.01$  to  $0.11$ ). Comparison of results obtained in the 2008 and current assessment were

similar for the BSP (B2007/BMSY=1.95 and F2007/FMSY=0.04 for the 2008 base runs). Estimates obtained with the state-space BSP were generally less optimistic, especially when process error was not included, predicting that the stock could be overfished (B2013/BMSY=0.78 to 1.29) and that overfishing could be occurring (F2013/FMSY=0.54 to 1.19).

No analytical determination of the point where recruitment would be impaired (PRI) could be determined. According to GSA2.2.3.1: "In the case where neither BMSY nor the PRI are analytically determined, the following default reference points may be appropriate for measuring stock status depending on the species: BMSY=40%B<sub>0</sub>; PRI=20%B<sub>0</sub>=½BMSY".

Based on Table SA9 for PI 2.1.1, the probability requirements to meet SG60 is ≥70th%ile, SG 80 is ≥ 80th%ile and to SG100 is ≥ 90<sup>th</sup> %.

Based on the South Atlantic blue shark assessment B2013 is at least 39% of initial biomass B<sub>0</sub> (B2013/B<sub>0</sub> = 0.39-1.0) and on this basis the assessment team concluded that stock biomass is likely above PRI (20%B<sub>0</sub>); SG 60 is met. The SCRS acknowledged there still remains a high level of uncertainty in data inputs and model structural assumptions. Based on this information SG80 is not met.

SG100 is not scored as not all SG80 requirements are met (see MSC interpretation <https://mscportal.force.com/interpret/s/article/Scoring-SG100-if-not-all-SG80-met-7-10-5-3-1527262010218>).

b	Minor primary species stock status			
	Guide post			Minor primary species are highly likely to be above the PRI.  OR  If below the PRI, there is evidence that the UoA does not hinder the recovery and rebuilding of minor primary species.
	Met?			No. Atlantic UoA: No  So Atlantic UoA: No
Rationale				
<p>Logbook and observer data information from 2015-2019 was used to determine minor primary species in both the North and south Atlantic UoAs (see Table 19 and Table 20). For many of the minor primary species both North Atlantic and South Atlantic Ocean stocks, as well as eastern Atlantic and western Atlantic Ocean stocks have been identified. For the No. Atlantic UoA, 7 minor primary species comprising 9 stocks are identified, including:</p> <p>Yellowfin tuna (<i>Thunnus albacares</i>)  E. Atlantic Skipjack tuna (<i>Katsuwonus pelamis</i>)  W. Atlantic Skipjack tuna (<i>Katsuwonus pelamis</i>)  N. Atlantic Swordfish (<i>Xiphias gladius</i>)  E. Atlantic sailfish (<i>Istiophorus albicans</i>)</p>				

W. Atlantic sailfish (*Istiophorus albicans*)  
 Atlantic blue marlin (*Makaira nigricans*)  
 Southern bluefin tuna (*Thunnus maccoyii*)  
 N. Atlantic Shortfin mako shark (*Isurus oxyrinchus*)

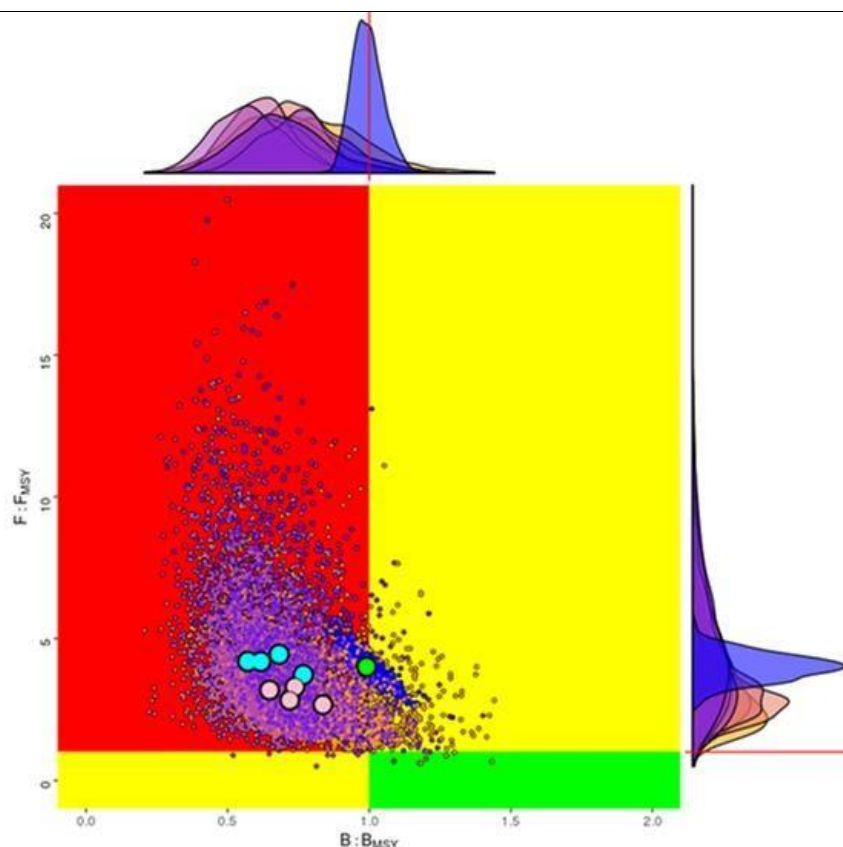
For the So. Atlantic UoA, 11 minor primary species comprising 13 stocks are identified, including:

Bigeye tuna (*Thunnus obesus*)  
 Yellowfin tuna (*Thunnus albacares*)  
 E. Atlantic Skipjack tuna (*Katsuwonus pelamis*)  
 W. Atlantic Skipjack tuna (*Katsuwonus pelamis*)  
 S. Atlantic Swordfish (*Xiphias gladius*)  
 E. Atlantic sailfish (*Istiophorus albicans*)  
 W. Atlantic sailfish (*Istiophorus albicans*)  
 Atlantic blue marlin (*Makaira nigricans*)  
 Atlantic white marlin (*Kajikia albida*)  
 S. Atlantic Porbeagle (*Lamna nasus*)  
 S. Atlantic Shortfin mako shark (*Isurus oxyrinchus*)  
 Atlantic bluefin tuna (*Thunnus thynnus*)  
 Southern bluefin tuna (*Thunnus maccoyii*)

To facilitate a determination, all primary minor species have been grouped by UoA and the all-or-none approach to score the group was used by the assessment team. For scoring purposes, the most vulnerable species, shortfin mako shark, was chosen to represent the group.

The latest assessment of the status of North and South Atlantic stocks of shortfin mako shark was conducted in 2017 with updated time series of relative abundance and annual catches, life history metrics, and with the inclusion of length composition data (Anon., 2017). While the status of both stocks varied based on the modeling platform used, the overall results were similar; there is a high probability that the stocks are both overfished and experiencing overfishing. Due to the similar stock status determinations the assessment team choose to use results from the North Atlantic stock assessment to advance the all-or-none approach. For the North Atlantic stock, results of nine stock assessment model runs were selected to provide stock status and management advice. Although all results indicated that stock abundance in 2015 was below BMSY, results of the production models (BSP2JAGS and JABBA) were more pessimistic (B/BMSY deterministic estimates ranged from 0.57 to 0.85) and those of the age-structured model (SS3), which indicated that stock abundance was near MSY (SSF/SSFMSY = 0.95 where SSF is spawning stock fecundity), were less pessimistic. The ratio  $B_{2015}/B_0$  was estimated at to range from 0.34-0.57. Current F was estimated to be well above FMSY ( $F_{2015}/FMSY = 1.93-4.38$ ), with a combined 90% probability from all the models of being in an overfished state and experiencing overfishing (Figure 29).

Projections indicated that current catch levels (3,600 t and an alternative, 4,750t, based on catch ratios) in the North Atlantic will cause continued population decline. Catches would need to be reduced to 1,000 t or lower to prevent further population declines. The Kobe II strategy matrices showed that for a constant annual catch of 1,000 t, the probability of being in the Kobe plot green zone would only be 25% by 2040. It was noted that the future outlook is probably more pessimistic because the fisheries are removing mostly juveniles and thus it can be anticipated that spawning stock will keep declining for years after fishing pressure has been reduced. Based on this information the assessment team concluded that stock biomass of shortfin mako shark is not highly likely to be above the PRI, and based on the all-or-none approach all primary minor species do not meet SG 100.



**Figure 29. Stock status of North Atlantic shortfin mako based on Bayesian production models (4 BSP2JAGS and 4 JABBA runs) and 1 length-based, age-structured model (SS3). The clouds of points are the bootstrap estimates for all model runs showing uncertainty around the median point estimate for each of nine model formulations (BSP2JAGS: solid pink circles; JABBA: solid cyan circles; SS3: solid green circle). The marginal density plots shown are the frequency distributions of the bootstrap estimates for each model with respect to relative biomass (top) and relative fishing mortality (right). The red lines are the benchmark levels (ratios equal to 1). PRI is estimated to be  $\frac{1}{2}$  BMSY (from Anon. 2017).**

#### References

Anon, 2017; ICCAT 2015; , ICCAT 2019

#### Draft scoring range and information gap indicator added at Announcement Comment Draft Report

##### Draft scoring range

No. Atlantic UoA: 60-79  
So. Atlantic UoA: 60-79

##### Information gap indicator

#### Overall Performance Indicator scores added from Client and Peer Review Draft Report

##### Overall Performance Indicator score

No. Atlantic UoA: 70  
So. Atlantic UoA: 70

Condition number (if relevant)	Condition 2
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**North Atlantic UoA**

Scoring Element	SI a	SI b	PI Score
Bigeye tuna	60	NA	60-79
Blue shark	60	NA	
Minor Primary	NA	80 by default	

**South Atlantic UoA**

Scoring Element	SI a	SI b	PI Score
Blue shark	60	NA	69-70
Minor Primary	NA	80 by default	

### PI 2.1.2 – Primary species management strategy

PI 2.1.2		There is a strategy in place that is designed to maintain or to not hinder rebuilding of primary species, and the UoA regularly reviews and implements measures, as appropriate, to minimise the mortality of unwanted catch		
Scoring Issue		SG 60	SG 80	SG 100
a	Management strategy in place			
	Guide post	There are measures in place for the UoA, if necessary, that are expected to maintain or to not hinder rebuilding of the main primary species at/to levels which are likely to be above the PRI.	There is a partial strategy in place for the UoA, if necessary, that is expected to maintain or to not hinder rebuilding of the main primary species at/to levels which are highly likely to be above the PRI.	There is a strategy in place for the UoA for managing main and minor primary species.
	Met?	<b>No. Atlantic UoA:</b> Bigeye tuna: Yes  Blue Shark: Yes  <b>So. Atlantic UoA:</b> Blue shark: Yes	<b>No. Atlantic UoA:</b> Bigeye tuna: No Blue Shark: No  <b>So. Atlantic UoA:</b> Blue shark: No	<b>No. Atlantic UoA:</b> Bigeye tuna: Not scored Blue shark: Not scored Yellowfin tuna: No EA and WA Skipjack tuna: No Swordfish: No EA and WA sailfish: No Atlantic blue marlin: Yes Shortfin mako shark: No Southern bluefin tuna: No  <b>So. Atlantic UoA:</b> Blue shark: Not scored Bigeye tuna: Yes Yellowfin tuna: No EA and WA Skipjack tuna: No Swordfish: No EA and WA sailfish: No Atlantic blue marlin: Yes Atlantic white marlin: Yes Porbeagle: No Shortfin mako shark: No Atlantic bluefin tuna: No Southern bluefin tuna: No
Rationale				
<p>The main primary species are bigeye tuna (in the No. Atlantic UoA) and blue shark (in the No. and So. Atlantic UoA). The preamble to the ICCAT Convention states that its objective is to maintain the populations of fishes at levels which will permit the maximum sustainable catch for food and other purposes. This applies to all species subject to ICCAT management, including bigeye tuna and blue shark, as well as all primary minor species.</p> <p>When ICCAT determines management measures are necessary, ICCAT Rec. [11-13] specifies that "HCRs are expected to keep the stock fluctuating at or above a target level consistent with MSY, or another more</p>				

appropriate level taking into account the ecological role of the stock, [...]" and management measures shall be designed to result in a high probability of maintaining the stock within the green quadrant of Kobe plot ( $B > B_{MSY}$  and  $F < F_{MSY}$ ). Additionally, ICCAT Rec. [15-12] clarifies that "In applying a precautionary approach, the Commission should take measures to ensure that when limit reference points are approached, they will not be exceeded. If they are exceeded, the Commission should without delay take action to restore the stocks to levels above the identified reference points".

ICCAT has demonstrated that it will adopt management measures and rebuilding plans when necessary (e.g. bluefin tuna, swordfish, albacore, bigeye tuna, and blue and white marlin). The assessment team expects that, when deemed necessary, ICCAT will adopt appropriate management measures for all species, consistent with Rec. [11-13] and Rec [15-07] on the development of harvest control rules and of management strategy evaluation.

MSC specifies a "partial strategy" to represent a cohesive arrangement which may comprise one or more measures, an understanding of how it/they work to achieve an outcome and an awareness of the need to change the measures should they cease to be effective. It may not have been designed to manage the impact on that component specifically. Further, MSC defines a "strategy" to represent a cohesive and strategic arrangement which may comprise one or more measures, an understanding of how it/they work to achieve an outcome, and which should be designed to manage impact on that component specifically. A strategy needs to be appropriate to the scale, intensity and cultural context of the fishery and should contain mechanisms for the modification of fishing practices in the light of the identification of unacceptable impacts.

Specific measures in place for the primary main species, bigeye tuna and blue shark, follow.

### **Bigeye Tuna**

Specifically, for bigeye tuna, ICCAT has adopted Recommendations 16-01 and 18-01 which specified:

- Total allowable catch for 2016-2019 set at 65,000 t for Contracting Parties and Cooperating non-Contracting Parties, Entities or Fishing Entities.
- Restricting the number of vessels fishing for bigeye tuna to those registered with ICCAT in 2005.
- Specific limits of number of longline boats; China (65), Taiwan (75), Philippines (5), Korea (14), EU (269) and Japan (231).
- Specific limits of number of purse seine boats; EU (34) and Ghana (17).
- No fishing with natural or artificial floating objects during January and February in the area encompassed by the African coast, 20° W, 5°N and 4°S.
- No more than 500 FADs active at any time by vessel.
- Use of non-entangling FADs.

Recognizing that the TACs for bigeye tuna were exceeded in 2016 and 2017, and that these overages significantly reduced the probability to reach the Convention objectives by 2028, ICCAT adopted Recommendation 19-02, a comprehensive multi-annual conservation and management program for tropical tunas. This recommendation replaces Recommendation 16-01, entered into force on June 20, 2020, and specified:

- A multi-annual management, conservation, and rebuilding program with the goal of achieving BMSY with a probability of more than 50% by 2034.
- Catch limits for bigeye tuna.

- Procedures for underage or overage of catch of bigeye tuna.
- Catch monitoring requirements.
- Development and submission of fishing and capacity management plan.
- Control measures (vessel registration, observes, IUU, and port sampling).
- Limitations on fishing capacity for tropical tunas.
- A Comprehensive FAD management plan, including management objectives, closure periods, limits on the number of FADs, reporting obligations, construction requirements (non-entangling and biodegradable), and submission of FAD management plans from CPCs.
- Management procedures/management strategy evaluation, including reviews of the current candidate management procedures.

For bigeye tuna the main conservation measures are catch monitoring and limits, control and capacity measures, FAD management plans, and establishment of a rebuilding program (which replaces harvest control rules and harvest strategies). However, at this stage there is no evidence that the management strategy is responsive to the state of the stock and that the elements of the strategy work together towards achieving stock management objectives, hence SG80 is not met.

SG100 is not scored as not all SG80 requirements are met (see MSC interpretation <https://mscportal.force.com/interpret/s/article/Scoring-SG100-if-not-all-SG80-met-7-10-5-3-1527262010218>).

### Blue Shark

ICCAT has adopted Recommendations for sharks in general, as well as those for blue, shortfin mako, porbeagle shark. Rec. [04-10] (Recommendation by ICCAT concerning the conservation of sharks caught in association with fisheries managed by ICCAT) and Rec. [07-06] (Supplemental recommendation by ICCAT concerning sharks). These require collecting and maintaining complete Task 1 and Task 2 data, periodic stock assessments, the implementation of measures to reduce the mortality of the sharks, alignment of annual catches to MSY levels, correct identification of similar shark species and release requirements for porbeagle sharks.

Recognizing that Atlantic blue sharks are caught in large numbers in fisheries managed by ICCAT and that the recent stock assessment noted a high level of uncertainty in data inputs, as well as in model structural assumptions and, therefore, the possibility of the stock being overfished and overfishing occurring could not be ruled out, ICCAT adopted Recommendation 19-07 for North Atlantic blue shark and 19-08 for South Atlantic blue shark. The Recommendations specify:

- TAC and catch limits for Blue Shark
- Requirements for recording and reporting of catch information
- Undertaking of scientific research
- Potential plan for developing harvest control rules and biological reference points

While plans to develop harvest control rules and harvest strategies for blue shark are established, they have not been finalized nor are they in place. The suite of measures that have been adopted do not represent a cohesive arrangement and thus the assessment team does not consider there to be a partial strategy in place for blue shark. On this basis SG 60 is met but not SG 80.



SG100 is not scored as not all SG80 requirements are met (see MSC interpretation <https://mscportal.force.com/interpret/s/article/Scoring-SG100-if-not-all-SG80-met-7-10-5-3-1527262010218>).

### Minor species

Recommendations (measures) in place covering the primary minor species are delineated below.

#### Swordfish

[97-08] RECOMMENDATION BY ICCAT REGARDING COMPLIANCE IN THE SOUTH ATLANTIC SWORDFISH FISHERY

[01-22] RECOMMENDATION BY ICCAT ESTABLISHING A SWORDFISH STATISTICAL DOCUMENT PROGRAM

[17-02] RECOMMENDATION BY ICCAT AMENDING THE RECOMMENDATION FOR THE CONSERVATION OF NORTH ATLANTIC SWORDFISH, REC. 16-03

[17-03] RECOMMENDATION BY ICCAT AMENDING THE RECOMMENDATION FOR THE CONSERVATION OF SOUTH ATLANTIC SWORDFISH, REC. 16-04

[19-03] RECOMMENDATION BY ICCAT AMENDING THE RECOMMENDATION 17-02 BY ICCAT FOR THE CONSERVATION OF NORTH ATLANTIC SWORDFISH

[19-14] RESOLUTION BY ICCAT ON DEVELOPMENT OF INITIAL MANAGEMENT OBJECTIVES FOR NORTH ATLANTIC SWORDFISH

*Effect of current regulations:* ICCAT Recommendations [17-03] and [17-02] established TAC and catch limits, size limits, data reporting and vessel registration protocols, and procedures for underage/overage of catches for both north and south Atlantic swordfish. Resolution [19-14] recommends that management objectives be established for North Atlantic swordfish with operational objectives based on the Convention's objective: to maintain populations at or above levels that will support maximum sustainable catch (usually referred to as MSY). However, currently there is no multi-annual conservation and management program for Atlantic swordfish and no harvest control rules or harvest strategies are in place which the assessment team deems necessary to meet the Convention's objective; SG 100 is not met.

Sharks (shortfin mako and porbeagle shark)

[95-02] RESOLUTION BY ICCAT ON COOPERATION WITH THE FOOD AND AGRICULTURE ORGANIZATION OF THE UNITED NATIONS (FAO) WITH REGARD TO STUDY ON THE STATUS OF STOCKS AND BY-CATCHES OF SHARK SPECIES

[03-10] RESOLUTION BY ICCAT ON THE SHARK FISHERY

[04-10] RECOMMENDATION BY ICCAT CONCERNING THE CONSERVATION OF SHARKS CAUGHT IN ASSOCIATION WITH FISHERIES MANAGED BY ICCAT

[10-06] RECOMMENDATION BY ICCAT ON ATLANTIC SHORTFIN MAKO SHARKS CAUGHT IN ASSOCIATION WITH ICCAT FISHERIES

[10-07] RECOMMENDATION BY ICCAT ON THE CONSERVATION OF OCEANIC WHITETIP SHARK CAUGHT IN ASSOCIATION WITH FISHERIES IN THE ICCAT CONVENTION AREA

[11-08] RECOMMENDATION BY ICCAT ON THE CONSERVATION OF SILKY SHARKS CAUGHT IN ASSOCIATION WITH ICCAT FISHERIES

[13-10] RECOMMENDATION ON BIOLOGICAL SAMPLING OF PROHIBITED SHARK SPECIES BY SCIENTIFIC OBSERVERS

[14-06] RECOMMENDATION BY ICCAT ON SHORTFIN MAKO CAUGHT IN ASSOCIATION WITH ICCAT FISHERIES

[15-06] RECOMMENDATION BY ICCAT ON PORBEAGLE CAUGHT IN ASSOCIATION WITH ICCAT FISHERIES

[19-06] RECOMMENDATION BY ICCAT ON THE CONSERVATION OF NORTH ATLANTIC STOCK OF SHORTFIN MAKO CAUGHT IN ASSOCIATION WITH ICCAT FISHERIES

*Effect of current regulations:* The ICCAT adopted Rec. 19-06, which aims to reduce the fishing mortality to end overfishing of the northern stock of shortfin mako. It strengthens data collection (including collection of statistics on discards, biological parameters, weight of landing products,...) and establishes regulatory options (including promoting fish releases in a manner that increases survival, establishing minimum sizes,...) for ICCAT CPCs. In response to this recommendation several CPCs have adopted national regulations. However, harvest control rules and harvest strategies have not been adopted which the assessment team deems necessary to meet the objectives of the Convention, SG 100 is not met.

Noting that the 2008 and 2012 Ecological Risk Assessments undertaken by the ICCAT SCRS concluded that porbeagle was among the most vulnerable shark species, making it more susceptible to overfishing even at low fishing mortality levels, and that the SCRS estimated porbeagle shark biomass in the north Atlantic to be depleted well below MSY, the Commission adopted Recommendation [15-06] that establishes catch reporting and release protocols. In the absence of specific measures for porbeagle shark in the ICCAT convention area, the assessment team cannot conclude that there is a strategy for this primary minor species and SG100 is not met.

#### Marlins (sailfish, and blue and white marlin)

[16-11] RECOMMENDATION BY ICCAT ON MANAGEMENT MEASURES FOR THE CONSERVATION OF ATLANTIC SAILFISH

[18-05] RECOMMENDATION BY ICCAT ON IMPROVEMENT OF COMPLIANCE REVIEW OF CONSERVATION AND MANAGEMENT MEASURES REGARDING BILLFISH CAUGHT IN THE ICCAT CONVENTION AREA

[19-05] RECOMMENDATION BY ICCAT TO ESTABLISH REBUILDING PROGRAMS FOR BLUE MARLIN AND WHITE MARLIN/ROUNDSKALE SPEARFISH

*Effect of current regulations:* In 2016, ICCAT established catch limits for both sailfish stocks [Rec. 16-11], and included several provisions that would allow the Committee to enhance data collection initiatives to reduce fishing mortality estimates and overcome data gap issues in all fisheries. For blue and white marlin the main conservation measures are catch limits, ensuring that all blue marlin and white marlin that are alive by the time of boarding are released in a manner that maximizes their survival, and the establishment of rebuilding programs for both species (which replaces harvest control rules and harvest strategies). Thus, the team considers that there is a strategy in place for Atlantic blue and white marlin, that meets SG 100. However, as a harvest control rule and harvest strategy has not been defined for Atlantic sailfish which the assessment team deems necessary to meet the objectives of the Convention, SG 100 is not met.

#### Tropical Tunas (yellowfin and skipjack tuna)

[16-01] RECOMMENDATION BY ICCAT ON A MULTI-ANNUAL CONSERVATION AND MANAGEMENT PROGRAMME FOR TROPICAL TUNAS

[16-02] RECOMMENDATION BY ICCAT TO ESTABLISH AN AD HOC WORKING GROUP ON FISH AGGREGATING DEVICES (FADs)

[17-01] RECOMMENDATION BY ICCAT ON PROHIBITION ON DISCARDS OF TROPICAL TUNAS CAUGHT BY PURSE SEINERS

[19-02] RECOMMENDATION BY ICCAT TO REPLACE RECOMMENDATION 16-01 BY ICCAT ON A MULTI-ANNUAL CONSERVATION AND MANAGEMENT PROGRAMME FOR TROPICAL TUNAS

*Effect of current regulations:* The main conservation measures established by ICCAT for tropical tuna are in ICCAT Recommendations [16-01] and [19-02] on a multi-annual conservation and management program for tropical tunas. The measures limit fishing capacity, includes time-area closures to protect juveniles, FAD management plans and catch limits. However, harvest control rules and harvest strategies have not been adopted which the assessment team deems necessary to meet the objectives of the Convention, SG 100 is not met.

#### Bluefin Tuna

[96-14] RECOMMENDATION BY ICCAT REGARDING COMPLIANCE IN THE BLUEFIN TUNA AND NORTH ATLANTIC SWORDFISH FISHERIES

[97-08] RECOMMENDATION BY ICCAT REGARDING COMPLIANCE IN THE SOUTH ATLANTIC SWORDFISH FISHERY

[01-13] – SUPPLEMENTAL RECOMMENDATION –COMPLIANCE IN THE ATLANTIC BFT & SWO FISHERIES

[11-06] RECOMMENDATION BY ICCAT CONCERNING THE ATLANTIC-WIDE RESEARCH PROGRAMME FOR BLUEFIN TUNA (GBYP)

[16-24] GUIDELINES FOR PREPARING THE EASTERN ATLANTIC AND MEDITERRANEAN BLUEFIN TUNA FISHING, INSPECTION AND CAPACITY MANAGEMENT PLANS]

[17-06] RECOMMENDATION BY ICCAT FOR AN INTERIM CONSERVATION AND MANAGEMENT PLAN FOR WESTERN ATLANTIC BLUEFIN TUNA

[18-03] RESOLUTION BY ICCAT ON DEVELOPMENT OF INITIAL MANAGEMENT OBJECTIVES FOR EASTERN AND WESTERN BLUEFIN TUNA

[18-13] RECOMMENDATION BY ICCAT REPLACING RECOMMENDATION 11-20 ON AN ICCAT BLUEFIN TUNA CATCH DOCUMENTATION PROGRAM

[19-04] RECOMMENDATION BY ICCAT AMENDING THE RECOMMENDATION 18-02 ESTABLISHING A MULTI ANNUAL MANAGEMENT PLAN FOR BLUEFIN TUNA IN THE EASTERN ATLANTIC AND THE MEDITERRANEAN

*Effect of current regulations:* The main conservation measures established by ICCAT for bluefin tuna are in ICCAT Recommendations [17-06] and [19-04] that establish conservation and management plans in the Atlantic Ocean. The Recommendations specify a TAC and CPC catch quotas, submission of fishing plans, capacity management measures, size limits, seasonal closures, control measures, reporting requirements, observer coverage rates, and vessel inspection protocols. As a result, SG80 is met. However, harvest control rules and harvest strategies have not been adopted which the assessment team deems necessary to meet the objectives of the Convention, SG 100 is not met.

b	Management strategy evaluation			
	Guide post	The measures are considered likely to work, based on plausible argument (e.g., general experience, theory or comparison with similar fisheries/species).	There is some objective basis for confidence that the measures/partial strategy will work, based on some information directly about the fishery and/or species involved.	Testing supports high confidence that the partial strategy/strategy will work, based on information directly about the fishery and/or species involved.
	Met?	<b>No. Atlantic UoA:</b> Bigeye tuna: Yes Blue shark: Yes  <b>So Atlantic UoA:</b> Blue shark: Yes	<b>No. Atlantic UoA:</b> Bigeye tuna: No Blue shark: No  <b>So Atlantic UoA:</b> Blue shark: No	<b>No. Atlantic UoA:</b> Bigeye tuna: Not scored Blue shark Not scored Primary minor: No  <b>So Atlantic UoA:</b> Blue shark: Not scored Primary Minor: No
Rationale				
<p><u>Primary Main</u></p> <p>The more recent adopted measures (overall TAC and CPC catch quotas, capacity management measures, size limits, seasonal closures, control measures, and reporting requirements) are standard fishery management actions that have a proven track record of controlling exploitation, SG 60 is met for all primary main species.</p> <p>Based on recent assessments, bigeye tuna is overfished and there is considerable uncertainty with stock status determinations for North and South Atlantic blue shark despite adopted management measures over time being more “strict”. Recommendation [19-02] established a comprehensive multi-annual conservation and management program for bigeye tuna, including a rebuilding plan starting in 2020 and continuing through 2034, with the goal of achieving BMSY with a probability of more than 50%. Based on the comprehensive nature of Rec. [19-02] there is some objective basis for confidence that the measures/partial strategy in place for bigeye tuna may work. However, the bigeye tuna stock is overfished and overfishing is occurring therefore at this stage no evidence exists that it is achieving its objectives, SI(b) SG80 is not met. SG100 is not scored as not all SG80 requirements are met (see MSC interpretation <a href="https://mscportal.force.com/interpret/s/article/Scoring-SG100-if-not-all-SG80-met-7-10-5-3-1527262010218">https://mscportal.force.com/interpret/s/article/Scoring-SG100-if-not-all-SG80-met-7-10-5-3-1527262010218</a>).</p> <p>While a multi-annual conservation and management program has been proposed for North and South Atlantic blue shark it has yet to specify harvest control rules and associated reference points. Thus, there is no objective basis for confidence that the current measures in place for blue shark will work; SG 80 is not met. SG100 is not scored as not all SG80 requirements are met (see MSC interpretation <a href="https://mscportal.force.com/interpret/s/article/Scoring-SG100-if-not-all-SG80-met-7-10-5-3-1527262010218">https://mscportal.force.com/interpret/s/article/Scoring-SG100-if-not-all-SG80-met-7-10-5-3-1527262010218</a>).</p> <p><u>Primary Minor</u></p> <p>As the status of many primary minor species are either depleted, unknown, or unreliable due to data deficiencies, and testing to determine the efficacy of management measures not conducted, there is no objective basis for confidence that the measures will work. On this basis SG 100 is not met.</p>				
c	Management strategy implementation			

	Guide post		There is some evidence that the measures/partial strategy is being implemented successfully.	There is clear evidence that the partial strategy/strategy is being implemented successfully and is achieving its overall objective as set out in scoring issue (a).
	Met?		<b>No. Atlantic UoA:</b> All elements: No  <b>So. Atlantic UoA:</b> All elements: No	<b>No. Atlantic UoA:</b> No  <b>So. Atlantic UoA:</b> No
Rationale				
<p>Multiple lines of evidence are available indicating that the measures/partial strategies are being implemented successfully, including stock assessments routinely carried out by the SCRS, collection of observer and logbook information, VMS data, and compliance with catch reporting obligations to ICCAT (Volume 4 of the 2018-2019 ICCAT Biennial Report).</p> <p>The preamble to the ICCAT Convention states that its objective is to maintain the populations of fishes at levels which will permit the maximum sustainable catch for food and other purposes. This has not been the case for the two primary main species and not the case for most of the primary minor species. While the pattern of Recommendations being drafted in response to changes in stock status of these species is consistent with fisheries management methodologies, the observed pattern includes the adoption of stricter management measures through time indicating that the adopted measures are not effective in obtaining the Convention's objective. Given how RFMOs operate and recognizing that all adopted management measures are a compromise the observed outcomes are expected. On this basis SG 80 is not met.</p> <p>SG100 is not scored as not all SG80 requirements are met (see MSC interpretation <a href="https://mscportal.force.com/interpret/s/article/Scoring-SG100-if-not-all-SG80-met-7-10-5-3-1527262010218">https://mscportal.force.com/interpret/s/article/Scoring-SG100-if-not-all-SG80-met-7-10-5-3-1527262010218</a>).</p>				
d	Shark finning			
	Guide post	It is likely that shark finning is not taking place.	It is highly likely that shark finning is not taking place.	There is a high degree of certainty that shark finning is not taking place.
	Met?	<b>No. Atlantic UoA:</b> Yes <b>So Atlantic UoAs:</b> Yes	<b>No. Atlantic UoA:</b> No <b>So Atlantic UoAs:</b> No	<b>No. Atlantic UoA:</b> Not scored <b>So Atlantic UoAs:</b> Not scored
Rationale				
<p>Based on logbook and observer data from 2015-2019 blue shark is classified as a primary species, Recommendation 04-10 prohibits the finning of sharks, defined as the removal of fins and discarding the carcass. Additionally, CPCs shall take the necessary measures to require that their fishermen fully utilize their entire catches of sharks if retained. Full utilization is defined as retention by the fishing vessel of all parts of the shark excepting head, guts and skins, to the point of first landing. For vessels retaining sharks, CPCs shall require their vessels to not have onboard fins that total more than 5% of the weight of sharks onboard, up to the first point of landing. No issues of non-compliance were noted in the Taiwan UoA and no incidents of shark finning observed in the Taiwan provided logbook and observer data sets. Additionally, Recommendation 18-06 requires comprehensive reporting by CPCs on their implementation of ICCAT shark measures, while Recommendations 19-07 and 19-08 establish conservation measures and reporting requirements specific to North Atlantic and</p>				

South Atlantic blue sharks caught by ICCAT fisheries, including the setting of annual TACs and catch limits. We also note that Taiwan, along with other CPCs, voluntarily adopted a fins-naturally-attached policy in the Atlantic Ocean that requires all vessels retaining sharks to land them with fins naturally attached to the body.

MSC provides guidance on the acceptable levels of external validation required to demonstrate the likelihood that shark finning is not taking place (SA2.4.4.1). As it relates to observer coverage, at least 5% observer coverage is required as acceptable evidence to meet SG60 and “the percentage of on-board observer coverage generally refers to coverage of total fishing effort of all vessels in the UoA.” Observer longline coverage rates in the Atlantic Taiwanese longline fishery from 2014-2019 ranged from 6.56% to 9.42%, meeting the criterion of external validation at the SG60 level (ICCAT 2015b, ICCAT 2016b, ICCAT 2018e, ICCAT 2020b). Based on this information, as well as existing measures in place (Recommendations 04-10, 18-06, 19-07, and 19-08), Taiwan’s voluntary adoption of a fins-naturally-attached policy, and no cited non-compliance regarding shark finning by the UoA the assessment team considers it is likely that shark finning is not taking place and SG 60 is met.

It is worth noting that the assessment team conducted remote site visit interviews with Taiwan Fisheries Agency. Stemming from these discussions and review of related documentation, the assessment team learned that Taiwan conducts inspections on fishing vessels that land at either domestic or foreign ports at random, with a minimum inspection rate. According to TFA, MAAN FWU NO.168 was found not fully utilizing the entire fish on Nov 18th 2020, and was therefore punished for 500 thousand NTD. Given the potential risk of shark finning associated with this vessel, the client group has removed this vessel from the Unit of Assessment to help mitigate the issue, and this vessel is prohibited as an eligible fisher pending certification of this fishery. With the exception of this vessel, TFA has confirmed there have been no shark finning incidents identified in the broader Taiwanese longline fleet targeting albacore operating in the N and S Atlantic.

As noted in Section 6.3, the assessment team interviewed Taiwanese Fishing Masters and Port Managers to gather additional qualitative evidence to determine the extent to which port sampling and/or port inspections conducted at the specified landing sites for the UoC could detect shark finning activities. Interviewed participants noted that inspections are routinely conducted, although less so in recent years due to COVID-19, which is consistent with implementation of the Port State Measures Agreement and the Taiwan Distant Water Fishing Act at relevant landing sites. However, the assessment team currently lacks evidence to suggest that inspectors have full access to vessels at the point of offload at all landing sites and therefore is not consistent with MSC Guidance SA2.4.4.1 requirements for SG80.

As per MSC Guidance SA2.4.4.1 to meet SG80 requirements, an equivalent to 20% nominal observer coverage is required. Given that low observer coverage rates in the Taiwan longline fleet are less than 20%, it cannot be stated with confidence that it is highly likely that shark finning is not taking place. On this basis SG 80 is not met.

SG100 is not scored as not all SG80 requirements are met (see MSC interpretation <https://mscportal.force.com/interpret/s/article/Scoring-SG100-if-not-all-SG80-met-7-10-5-3-1527262010218>).

e	Review of alternative measures			
	Guide post	There is a review of the potential effectiveness and practicality of alternative measures to minimise UoA-related mortality of unwanted catch of main primary species.	There is a regular review of the potential effectiveness and practicality of alternative measures to minimise UoA-related mortality of unwanted catch of main primary species and they are implemented as appropriate.	There is a biennial review of the potential effectiveness and practicality of alternative measures to minimise UoA-related mortality of unwanted catch of all primary species, and they are implemented, as appropriate.
	Met?	<b>No. and So. Atlantic UoAs:</b> All elements: Yes	<b>No. and So. Atlantic UoAs:</b> All elements: Yes	<b>No. and So. Atlantic UoAs:</b> All elements: No

Rationale	
<p>Resolution [05-08] encourages all Contracting Parties, Cooperating non-Contracting Parties, Entities, and Fishing Entities (CPCs) to undertake research trials of appropriate-size circle hooks in commercial pelagic longline fisheries. Both blue marlin and white marlin are currently under a rebuilding plan and the use of circle hooks has been experimentally shown to significantly reduce their post-release mortality. Recommendation [19-07] encourages CPCs to undertake scientific research that would provide information on post-release survivorship and behavioural traits of released blue sharks and such information be reviewed and discussed at SCRS meetings. CPCs are required to use non-entangling FADs and further research on non-entangling FADs is encouraged to mitigate the catch of sharks, sea turtles, marine mammals, and non-target species (including juvenile tropical tunas); all research shall be made available to the SCRS for review and discussion. Recommendation [19-02] stipulates analyses be conducted to determine the efficacy of reducing the catch of juvenile tropical tunas through closures. Safe handling and release protocols for blue shark and billfish are consistently reviewed and updated appropriately and Recommendation [18-04] stipulates that CPCs shall work to minimize the post-release mortality of marlins/spearfish. On this basis the assessment team concludes there is a regular review of the potential effectiveness and practicality of alternative measures to minimise UoA-related mortality of unwanted catch of main primary species and they are implemented as appropriate; SG 80 is met.</p> <p>As there is not a biennial review of the potential effectiveness and practicality of alternative measures to minimise UoA-related mortality of unwanted catch of all primary species within ICCAT SG 100 is not met.</p>	
References	
<p>MSC interpretation <a href="https://mscportal.force.com/interpret/s/article/Scoring-SG100-if-not-all-SG80-met-7-10-5-3-1527262010218">https://mscportal.force.com/interpret/s/article/Scoring-SG100-if-not-all-SG80-met-7-10-5-3-1527262010218</a></p>	
Draft scoring range and information gap indicator added at Announcement Comment Draft Report	
Draft scoring range	<p>No. Atlantic UoA: 60-79</p> <p>So. Atlantic UoA: 60-79</p>
Information gap indicator	Information is sufficient to score PI
Overall Performance Indicator scores added from Client and Peer Review Draft Report	
Overall Performance Indicator score	<p>No. Atlantic UoA: 65</p> <p>So. Atlantic UoA: 65</p>
Condition number (if relevant)	<p>Condition 3 – Bigeye and N. Atl Blue Shark</p> <p>Condition 4 – S. Atl Blue Shark</p> <p>Condition 5 – Shark finning, N and S</p>

### PI 2.1.3 – Primary species information

PI 2.1.3		Information on the nature and extent of primary species is adequate to determine the risk posed by the UoA and the effectiveness of the strategy to manage primary species		
Scoring Issue		SG 60	SG 80	SG 100
a	Information adequacy for assessment of impact on main primary species			
	Guide post	Qualitative information is adequate to estimate the impact of the UoA on the main primary species with respect to status.  OR  If RBF is used to score PI 2.1.1 for the UoA: Qualitative information is adequate to estimate productivity and susceptibility attributes for main primary species.	Some quantitative information is available and is adequate to assess the impact of the UoA on the main primary species with respect to status.  OR  If RBF is used to score PI 2.1.1 for the UoA: Some quantitative information is adequate to assess productivity and susceptibility attributes for main primary species.	Quantitative information is available and is adequate to assess with a high degree of certainty the impact of the UoA on main primary species with respect to status.
	Met?	<b>No. and So. Atlantic UoAs:</b> All elements: Yes	<b>No. and So. Atlantic UoAs:</b> All elements: Yes	<b>No. and So. Atlantic UoAs:</b> All elements: No
Rationale				
<p>Quantitative information is collected via observer programs and logbooks for the No. Atlantic and So. Atlantic UoAs and information from Tri Marine spanning 2015 to 2019 was provided to the assessment team. On this basis qualitative information is adequate to estimate the impact of the UoA on the main primary species with respect to status; SG60 is met.</p> <p>The overall level of observer coverage from 2015-2019 is low in both UoAs and temporal coverage of vessels was minimal and not consistent between years. As a result, observer data alone may not be representative of actual catches, but when combined with mandatory logbook data from 2015-2019 the reported catches are likely to be representative. On this basis some quantitative information is available and is adequate to assess the impact of the UoA on the main primary species with respect to status; SG 80 is met.</p> <p>Despite 100% logbook coverage observer coverage is low and information is not considered adequate to assess with a high degree of certainty the impact of the UoA on main primary species with respect to status; SG 100 is not met.</p>				
b	Information adequacy for assessment of impact on minor primary species			
	Guide post			Some quantitative information is adequate to estimate the impact of the UoA on minor primary species with respect to status.



	Met?			<b>No. and So. Atlantic UoAs:</b> All elements: Yes
<b>Rationale</b>				
Quantitative information is available for all primary minor species allowing stock assessment to be conducted and stock status with respect to biologically based limits to be determined. Catch (retained and discarded) information is collected via mandatory observer programs and logbooks from all fisheries operating in the ICCAT area, including UoA vessels. While observer coverage for both UoAs was low between 2015 and 2019, logbook reporting is mandatory, and available for all vessels in the UoA. This quantitative information is considered adequate to estimate the impact of the UoA on minor primary species with respect to status. On this basis SG 100 is met.				
c	<b>Information adequacy for management strategy</b>			
	Guide post	Information is adequate to support measures to manage main primary species.	Information is adequate to support a partial strategy to manage main primary species.	Information is adequate to support a strategy to manage all primary species, and evaluate with a high degree of certainty whether the strategy is achieving its objective.
	Met?	<b>No. and So. Atlantic UoAs:</b> All elements: Yes	<b>No. and So. Atlantic UoAs:</b> All elements: No	<b>No. and So. Atlantic UoAs:</b> All elements: Not scored
<b>Rationale</b>				
<p>ICCAT requires annual reporting of catches and associated fishing effort by CPC and fishery. Size data is collected annually, and stock assessments are routinely conducted for key species. This information supports management decision making by ICCAT. Stock assessments are routinely conducted for all primary species in this assessment and on this basis. information is adequate to support measures to manage main primary species; SG 60 is met.</p> <p>Recommendation [19-02] established a comprehensive multi-annual conservation and management program for bigeye tuna, including specified catch limits, reporting requirements, capacity and control measures, fishing plan, FAD measures, and a rebuilding plan starting in 2020 and continuing through 2034, with the goal of achieving BMSY with a probability of more than 50%. However, as this Recommendation just entered into force there is no information to determine and assess adequacy. On this basis SG 80 is not met for bigeye tuna.</p> <p>SG100 for bigeye tuna is not scored as not all SG80 requirements are met (see MSC interpretation <a href="https://mscportal.force.com/interpret/s/article/Scoring-SG100-if-not-all-SG80-met-7-10-5-3-1527262010218">https://mscportal.force.com/interpret/s/article/Scoring-SG100-if-not-all-SG80-met-7-10-5-3-1527262010218</a>).</p> <p>Recommendation 19-07 for North Atlantic blue shark and 19-08 for South Atlantic blue shark specified catch limits, requirements for recording and reporting of catch information, requirements to undertake scientific research, and potential plans for developing harvest control rules and biological reference points. On this basis . information is adequate to support measures to manage main primary species; SG 60 is met.</p> <p>While plans to develop harvest control rules and harvest strategies for blue shark are established, they have not been finalized nor are they in place. A suite of measures that have been adopted but given the uncertainty in recent information considered through ICCAT, the assessment team believes the information is not adequate to support a partial strategy for blue sharks in both the North and South Atlantic Oceans. On this basis SG80 is not met.</p>				

SG100 for blue shark in the North and South Atlantic Ocean is not scored as not all SG80 requirements are met (see MSC interpretation <https://mscportal.force.com/interpret/s/article/Scoring-SG100-if-not-all-SG80-met-7-10-5-3-1527262010218>).

While quantitative stock assessments have been conducted for all primary minor species, the results were unclear for some species due to scant input data. As a result, projections to evaluate the efficacy of measures could not be conducted for some species. On this basis information is not adequate to support a strategy to manage all primary species and evaluate with a high degree of certainty whether the strategy is achieving its objective; SG 100 is not met.

#### References

MSC interpretation: <https://mscportal.force.com/interpret/s/article/Scoring-SG100-if-not-all-SG80-met-7-10-5-3-1527262010218>

#### Draft scoring range and information gap indicator added at Announcement Comment Draft Report

Draft scoring range	No. and So Atlantic UoAs: 60-79
Information gap indicator	Information is sufficient to score this PI

#### Overall Performance Indicator scores added from Client and Peer Review Draft Report

Overall Performance Indicator score	No. and So Atlantic: 75
Condition number (if relevant)	Condition 6

### PI 2.2.1 – Secondary species outcome

PI 2.2.1		The UoA aims to maintain secondary species above a biologically based limit and does not hinder recovery of secondary species if they are below a biological based limit		
Scoring Issue		SG 60	SG 80	SG 100
a	Main secondary species stock status			
	Guide post	<p>Main secondary species are likely to be above biologically based limits.</p> <p>OR</p> <p>If below biologically based limits, there are measures in place expected to ensure that the UoA does not hinder recovery and rebuilding.</p>	<p>Main secondary species are highly likely to be above biologically based limits.</p> <p>OR</p> <p>If below biologically based limits, there is either evidence of recovery or a demonstrably effective partial strategy in place such that the UoA does not hinder recovery and rebuilding.</p> <p>AND</p> <p>Where catches of a main secondary species outside of biological limits are considerable, there is either evidence of recovery or a, demonstrably effective strategy in place between those MSC UoAs that have considerable catches of the species, to ensure that they collectively do not hinder recovery and rebuilding.</p>	There is a high degree of certainty that main secondary species are above biologically based limits.
	Met?	<p><b>No. Atlantic UoA:</b> Pacific sardine: Yes European pilchard: Yes South African sardine: Yes</p> <p><b>So. Atlantic UoA</b> Pacific sardine: Yes European pilchard: Yes South African sardine: Yes Pelagic stingray: Yes</p>	<p><b>No. Atlantic UoA:</b> Pacific sardine: Yes European pilchard: Yes South African sardine: Yes</p> <p><b>So. Atlantic UoA:</b> Pacific sardine: Yes European pilchard: Yes South African sardine: Yes Pelagic stingray: Yes</p>	<p><b>No. Atlantic UoA:</b> Pacific sardine: No European pilchard: No South African sardine: No</p> <p><b>So. Atlantic UoA:</b> Pacific sardine: No European pilchard: No South African sardine: No Pelagic stingray: No</p>
Rationale				

The only main secondary species are the bait species, Pacific sardine, South African sardine, and European pilchard, which are used in both UoAs, and pelagic stingray in the South Atlantic Ocean. Information on the amount of bait used was provided.

### **Bait Species**

#### **Pacific sardine**

There is a 2018 stock assessment for Japanese sardine (a substock of Pacific sardine) with a defined limit reference point, Blimit, (below which recruitment is impaired) and a reference point banning fishing, Bban, if violated ( $B_{ban} < B_{limit}$ ). No target reference point (i.e., MSY) has been established. Catch limits are established based on stock status and the recent Japanese sardine stock assessment estimated spawning biomass to be above Blimit (Furuichi et al. 2018). According to 2018 stock assessment,  $SSB_{2017}$  was 2,150,000 t. Blimit, which is equated to the PRI, is set at 221,000 t. Based on this information  $SSB_{2017} > PRI$  and the latest SSB is highly likely to be above the PRI; SG60 and SG 80 are met. As there was no rigorous testing in the assessment there is not a high degree of certainty that the main secondary species, Pacific sardine, is above biologically based limits; SG100 is not met.

#### **European pilchard**

Three stocks of European pilchard are recognized in the northeastern Atlantic Ocean; the northern stock ( $35^{\circ}45'-32^{\circ}N$ ), the central A+B stock ( $32^{\circ}N-26^{\circ}N$ ) and the southern stock C ( $26^{\circ}N$ -the southern extent of the species distribution). The Central stock unit is considered to reflect an entirely Moroccan population and based on information about the UoA fisheries assumed to be a source of bait for the UoAs.

The FAO Working Group on the Assessment of Small Pelagic fish off Northwest Africa, and the (Moroccan) Institut National de Recherche Halieutique (INRH) both assess the stock regularly; the FAO provides annual scientific advice. The most recent assessment was conducted in 2019 during a meeting of the Working Group on the Assessment of Small Pelagic fish off Northwest Africa (FAO 2020). The assessment utilizes the Schaefer dynamic production model to assess the exploitation level of the central European pilchard stock (Zone A+B: Cape Cantin–Cape Bojador). The indices  $B_{cur}/B_{MSY}$  and  $F_{cur}/F_{MSY}$  are used as limit reference points, whereas the indices  $B_{cur}/B_{0.1}$  and  $F_{cur}/F_{0.1}$  have been chosen as target reference points for management recommendations.

Both fishery-dependent and fishery-independent abundance indices are used in the assessments. Purse seine CPUE show significant year-to-year fluctuations. During the 2000s, CPUE fluctuated around an average of 18 tons per trip with a downward trend between 2003 and 2007, before increasing to around 20 tons per trip in 2009. From 2010, the CPUE showed a decreasing trend with an average during the period 2010-2018 of approximately 15 tons per trip. Regional acoustic surveys were conducted between 1995 and 2018 and show a stable but fluctuating biomass ranging from approximately 2,000 tons to 1,300,000 tons. Since 2014 biomass has been stable at approximately 1,100,000 tons.

The results of the Schaefer dynamic production model indicate that the current stock biomass is above the  $B_{0.1}$  target biomass  $B_{cur} = 1.45 B_{0.1}$  level and the current fishing mortality is below  $F_{0.1}$  ( $F_{cur} = 0.5 F_{0.1}$ ). Five-year stock projections assuming a status quo level of fishing effort would maintain biomass well above MSY while at the same time inducing stability in catches and biomass. While no confidence intervals are provided for the biomass times series the current estimate is 145% above MSY and the assessment team concluded that current biomass is highly likely to be above biologically based limits; on this basis SG 60 and SG 80 are met. To assess if there is a high degree of certainty that main secondary species are above biologically based limits additional information is required, in particular the amount of European pilchard used as bait. As this information was not available SG 100 is not met. Information on the amount of European pilchard used by the UoAs as bait will be collected during the first surveillance audit.

#### **South African Sardine**

Since 1991 the sardine directed fisheries have been regulated using a Management Procedure (MP) approach, which is an adaptive management system that is able to respond rapidly, without increasing risk, to major changes in resource abundance. The MP was updated and the first joint anchovy-sardine Operational Management Procedure (OMP) was implemented in 1994. The OMP approach does not rely on traditional stock assessments to assess stock status and set allowable catch limits. Instead, a survey-based approach is used to set allowable catch levels based on a suite of established precautionary procedures or formulae. The OMP formulae are selected with the objectives of maximizing average directed sardine and anchovy catches in the medium term, subject to constraints on the extent to which TACs can vary from year to year in order to enhance industrial stability. TACs for both species and a Total Allowable Bycatch (TAB) for sardine bycatch are set at the beginning of the fishing season, based on results from the previous November biomass survey and revised in mid-year following completion of the recruitment survey in May/June.

As recommended by the Small Pelagic Scientific Working Group (SPSWG) a new OMP (referred to as OMP-18) was developed in 2018/2019 to replace OMP-14. The new OMP-18 still sets sardine catch limits based on sardine biomass estimates obtained from the annual October/November hydro-acoustic survey and includes a Harvest Control Rule (HCR) for calculating the directed >14cm sardine Total Allowable Catch (TAC) and associated ≤14cm sardine Total Allowable Bycatch (TAB). The OMP formulae are developed to ensure low probabilities that the abundances of sardine might drop below agreed threshold levels under which successful future recruitment might be compromised. Therefore, the OMP is designed to respond to the state of the small pelagic stocks (anchovy and sardine primarily) in a calculated and precautionary way.

In addition to the directed sardine and TAC, several bycatch limits and Precautionary Upper Catch Limits are also stipulated. Juvenile sardine are taken as bycatch during anchovy-directed fishing operations and associated Total Allowable Bycatch limits are set. Small-sized sardine landed with the directed sardine catch is also catered for in a small bycatch pool as is the bycatch of adult sardine caught in other fisheries. Also, ecosystem considerations in this fishery currently include the closure of areas to fishing around some important seabird (e.g. African penguin and Cape gannet) breeding colonies (islands).

As allowable catches are determined by mapping real-time estimates of biomass to a predefined precautionary HCR stock status determination metrics, generally associated with traditional stock assessments, are not necessary as long as the HCR implicitly accounts for observed fluctuations and uncertainty in stock dynamics and the ecosystem services of the stock are maintained. While there are no metrics to assess if the stock is overfished or experiencing overfishing, the HCR was established with the goal of maintaining the stock at a level well above the limit reference point and generally consistent with MSY. On this basis SG 60 and SG 80 are met.

To assess if there is a high degree of certainty that main secondary species are above biologically based limits additional information is required, in particular the amount of South African sardine used as bait. As this information was not available SG 100 is not met. Information to confirm the amount of South African sardine used by the UoAs as bait will be collected during the first surveillance audit.

### **Pelagic Stingray (South Atlantic Ocean)**

Pelagic stingray is classified as a secondary main species based on observer data from 2015-2019 for the Chinese Taipei longline UoC operating in the South Atlantic Ocean. The range of pelagic stingrays is circumglobal and are found in all tropical and temperate oceans and is perhaps the only stingray to inhabit open ocean waters (Last et al. 2016). It occurs in the epipelagic zone mostly to depths of 100 m, although it has been recorded to 381 m and is taken as bycatch in pelagic longline fisheries around the world. Relative abundance trends across the distribution of the species appear to fluctuate over time with no consistent significant increase or decrease, with variability evident between datasets. A study in the tropical Pacific Ocean comparing research surveys conducted with pelagic longlines in the 1950s with 1990s observer data from the commercial pelagic longline fishery suggested that Pelagic Stingrays have increased in the region (Ward and Myers 2005). A similar analysis from pelagic longline data in the Gulf of Mexico suggests that there may have

been an increase in Pelagic Stingrays in that region (unpubl. data in Baum et al. 2009). Data from US pelagic fisheries observers from the Western North Atlantic over the period 2004–2015 (12 years) (J. Carlson unpubl. data--see IUCN Supplementary Information for *Pteroplatytrygon violacea*) were analyzed over three generation lengths (18 years) using a Bayesian state-space framework (a modification of Winker et al. 2018), which indicated a decline of 40.2%. However, this trend is not considered representative of the global trend. Based on this information the IUCN classifies pelagic stingray as a species of least concern throughout its range. We note that a recent ecological risk assessment of sharks and rays in the Atlantic Ocean by Cortes et al (2015) determined that pelagic stingrays are generally not at risk due to longline fisheries operating in the ICCAT Convention area.

Based on the 2015-2019 Chinese Taipei longline observer data from vessels operating in the South Atlantic Ocean a total of 710 pelagic stingrays were caught and we note no animals were retained. We note there are no stock assessments for pelagic stingrays in the Atlantic Ocean and relative abundance trends across the world appear to fluctuate over time with no consistent significant trend. In general, abundance trends appear to be stable or increasing in some regions. Based on the totality of the information, including the classification by IUCN as a species of least concern the assessment team considers the evidence to be sufficient to determine the stock is highly likely to be above biologically based limits; SG60 and SG80 are met.

To assess if there is a high degree of certainty that main secondary species are above biologically based limits additional information is required, in particular a pelagic stingray stock assessment with established reference points or pelagic stingray stock indicators that can be used to assess stock status. As this information is not available SG 100 is not met.

b	Minor secondary species stock status			
	Guide post			Minor secondary species are highly likely to be above biologically based limits.  OR  If below biologically based limits', there is evidence that the UoA does not hinder the recovery and rebuilding of secondary species
	Met?			<b>No. And So. Atlantic UoAs:</b> All elements: No
Rationale				
Based on logbook information for the No and So. Atlantic UoAs from 2015-2019, 16 minor secondary species are identified and the catch volume of all minor secondary species in each UoA amounted to less than 1% of the total annual catch volume (Table 19). Based on the low catch volumes of secondary minor species reported in the UoA it can be deduced that the UoA does not hinder the recovery and rebuilding of secondary species if required. However, it should be noted that all secondary minor species are considered data poor, and, as such, information of stock status is not available. Given the data poor status of the secondary minor species the assessment team cannot conclude that all minor secondary species are highly likely to be above biologically based limits and took a more precautionary approach when scoring and SG 100 is not met.				
References				

Furuichi et al. 2018; FAO 2020; Ward and Myers 2005; Baum et al. 2009; Winker et al. 2018; Cortes et al. 2015	
Draft scoring range and information gap indicator added at Announcement Comment Draft Report	
Draft scoring range	Secondary minor species: $\geq 80$ Pacific sardine: $\geq 80$ European Pilchard: $\geq 80$ South African sardine: $\geq 80$
Information gap indicator	Comprehensive information of bait species, including origin (geographic location), amount of each bait species used and any additional stock status indicators.
Overall Performance Indicator scores added from Client and Peer Review Draft Report	
Overall Performance Indicator score	Both UoAs all species - 80
Condition number (if relevant)	

Scoring Element	SI a	SI b	PI Score
Pacific sardine	80	n/a	80
European Pilchard	80	n/a	
South African sardine	80	n/a	
Pelagic stingray	80	n/a	
Secondary Minor	n/a	Default 80	

### PI 2.2.2 – Secondary species management strategy

PI 2.2.2		There is a strategy in place for managing secondary species that is designed to maintain or to not hinder rebuilding of secondary species and the UoA regularly reviews and implements measures, as appropriate, to minimise the mortality of unwanted catch		
Scoring Issue		SG 60	SG 80	SG 100
a	Management strategy in place			
	Guide post	There are measures in place, if necessary, which are expected to maintain or not hinder rebuilding of main secondary species at/to levels which are highly likely to be above biologically based limits or to ensure that the UoA does not hinder their recovery.	There is a partial strategy in place, if necessary, for the UoA that is expected to maintain or not hinder rebuilding of main secondary species at/to levels which are highly likely to be above biologically based limits or to ensure that the UoA does not hinder their recovery.	There is a strategy in place for the UoA for managing main and minor secondary species.
	Met?	<b>No. and So. Atlantic UoAs:</b> Pacific sardine: Yes European pilchard: Yes South African sardine: Yes  <b>So. Atlantic UoA:</b> Pacific sardine: Yes European pilchard: Yes South African sardine: Yes Pelagic stingray: Yes	<b>No. and So. Atlantic UoAs:</b> Pacific sardine: Yes European pilchard: Yes South African sardine: Yes  <b>So. Atlantic UoA:</b> Pacific sardine: Yes European pilchard: Yes South African sardine: Yes Pelagic stingray: Yes	<b>No. and So. Atlantic UoAs:</b> Pacific sardine: Yes European pilchard: Yes South African sardine: Yes All secondary minor elements: No  <b>South Atlantic UoA:</b> Pacific sardine: Yes European pilchard: Yes South African sardine: Yes Pelagic stingray: No All secondary minor elements: No
Rationale				
<p>The only main secondary species are the bait species, Pacific sardine, European pilchard, and South African sardine, and pelagic stingray. These bait species are particularly difficult to manage given that their dynamics and biomass trajectories are directly linked to environmental conditions.</p> <p><b>Pacific Sardine</b></p> <p>Based on information describing the origin of this bait species, in waters adjacent to Japan and China, the assessment team assumed the bait was mostly Japanese sardine which is fished heavily by Japanese purse seiners and sold as fresh or frozen (bait).</p> <p>Japanese sardine are managed under a Japanese national TAC system where the objective is to maintain biomass above Blimit, the point where recruitment would be impaired. A biomass reference point has been established that would ban fishing (Bban) if biomass was to fall below Blimit (Bban &lt; Blimit). On this basis there are measures in place, if necessary, which are expected to maintain or not hinder rebuilding of this main secondary species at/to levels which are highly likely to be above biologically based limits (PRI) or to ensure that the UoA does not hinder their recovery; SG60 is met.</p>				



To support management decision making, including the setting catch limits (TACs), sardine stock assessments have been conducted since 1996 by Fisheries Research and Education Agency (FRA) and both fishery-dependent and fishery-independent information are used as input in the stock assessment models. Fishery-dependent research includes MAFF annual statistics, catch data of main ports, body size research at fish markets by JAFIC and FRA. CPUE of North Pacific Purse seine fishery is also used to estimate Fishing Effort. Fishery-independent research includes fish eggs and larvae sampling using plankton net by FRA and prefecture governments, and biannual trawl sampling of pelagic fish in North West Pacific Ocean by FRA. On this basis there is a partial strategy in place, if necessary, for the UoA that is expected to maintain or not hinder rebuilding of main secondary species at/to levels which are highly likely to be above biologically based limits or to ensure that the UoA does not hinder their recovery; SG80 is met.

Several scenarios of ABC are calculated in the stock assessment and a TAC is set within the range of plausible catches by the Fishery Policy Council of Japan it is allocated to national licensed fisheries, prefecture licensed fisheries and other fisheries. Based on results of the 2018 Pacific sardine stock assessment spawning biomass is estimated to be well above the limit reference point, Blimit (Furuichi et al. 2018), and since 2017 biomass has been increasing (Wang et al., 2020). Based on the totality of the information a strategy is in place for the UoA for managing this main secondary species; SG100 is met.

### **European Pilchard**

The FAO Working Group on the Assessment of Small Pelagic fish off Northwest Africa, and the (Moroccan) Institut National de Recherche Halieutique (INRH) both assess the stock regularly; the FAO provides annual scientific advice. The most recent assessment was conducted in 2019 during a meeting of the Working Group on the Assessment of Small Pelagic fish off Northwest Africa (FAO 2020). The assessment utilizes the Schaefer dynamic production model to assess the exploitation level of the central European pilchard stock (Zone A+B: Cape Cantin–Cape Bojador). The indices  $B_{cur}/B_{MSY}$  and  $F_{cur}/F_{MSY}$  are used as limit reference points, whereas the indices  $B_{cur}/B_{0.1}$  and  $F_{cur}/F_{0.1}$  have been chosen as target reference points for management recommendations. Assessment tests using a length distribution analysis, the Length Cohort Analysis (LCA) model, was conducted for the central pilchard stock.

For the application of the LCA model, the Working Group used the pilchard length composition caught in Zones A+B for the period 2007- 2018 with individuals ranging in length from 6.3 cm to 28.3 cm. For the production model, the Working Group used the total catches of European pilchard in Zones A+B from 1995 to 2018. Both fishery-dependent and fishery-independent abundance indices are used in the assessments. Purse seine CPUE show significant year-to-year fluctuations. During the 2000s, CPUE fluctuated around an average of 18 tons per trip with a downward trend between 2003 and 2007, before increasing to around 20 tons per trip in 2009. From 2010, the CPUE showed a decreasing trend with an average during the period 2010-2018 of approximately 15 tons per trip. Regional acoustic surveys were conducted between 1995 and 2018 and show a stable but fluctuating biomass ranging from approximately 2,000 tons to 1,300,000 tons. Since 2014 biomass has been stable at approximately 1,100,000 tons. To assess future stock conditions under status quo conditions (catches and fishing effort), and varying levels of fishing effort, stock projections are routinely conducted.

Given the stock is not fully exploited nor overfished or experiencing overfishing, and that European pilchard account for < 1% of the total allowable catch limit, the potential impact to the central stock of pilchard is negligible. On this basis there is a strategy in place for the UoA for managing this main secondary species and SG 60, SG 80, and SG 100 are met.

### **South African Sardine**

Since 1991 the sardine directed fisheries have been regulated using a Management Procedure (MP) approach, which is an adaptive management system that is able to respond rapidly, without increasing risk, to major

changes in resource abundance. The MP was updated, and the first joint anchovy-sardine Operational Management Procedure (OMP) was implemented in 1994. The OMP approach does not rely on traditional stock assessments to assess stock status and set allowable catch limits. Instead, a survey-based approach is used to set allowable catch levels based on a suite of established precautionary procedures or formulae. The OMP formulae are selected with the objectives of maximizing average directed sardine and anchovy catches in the medium term, subject to constraints on the extent to which TACs can vary from year to year in order to enhance industrial stability. TACs for both species and a Total Allowable Bycatch (TAB) for sardine bycatch are set at the beginning of the fishing season, based on results from the previous November biomass survey and revised in mid-year following completion of the recruitment survey in May/June.

As recommended by the Small Pelagic Scientific Working Group (SPSWG) a new OMP (referred to as OMP-18) was developed in 2018/2019 to replace OMP-14. The new OMP-18 still sets sardine catch limits based on sardine biomass estimates obtained from the annual October/November hydro-acoustic survey and includes a Harvest Control Rule (HCR) for calculating the directed >14cm sardine Total Allowable Catch (TAC) and associated ≤14cm sardine Total Allowable Bycatch (TAB). The OMP formulae are developed to ensure low probabilities that the abundances of sardine might drop below agreed threshold levels under which successful future recruitment might be compromised. Therefore, the OMP is designed to respond to the state of the small pelagic stocks (anchovy and sardine primarily) in a calculated and precautionary way.

In addition to the directed sardine and TAC, several bycatch limits and Precautionary Upper Catch Limits are also stipulated. Juvenile sardine are taken as bycatch during anchovy-directed fishing operations and associated Total Allowable Bycatch limits are set. Small-sized sardine landed with the directed sardine catch is also catered for in a small bycatch pool as is the bycatch of adult sardine caught in other fisheries. Also, ecosystem considerations in this fishery currently include the closure of areas to fishing around some important seabird (e.g. African penguin and Cape gannet) breeding colonies (islands).

On this basis there is a strategy in place for the UoA for managing this main secondary species and SG 60, SG 80, and SG 100 are met.

### **Pelagic Stingray**

There is no quantitative stock assessment of pelagic stingray in the Atlantic. However, the Ecological risk assessments conducted by Cortes et. al. (2015) indicated the species is the least at risk of the species considered. This is a high productivity species and there is no directed fishery. IUCN classifies the species as of “least concern” and reports that a comparison of unpublished data from 1950s research surveys with 1990s observer data from pelagic longlines suggests that there may have been an increase in pelagic rays in the Atlantic Ocean. The assessment team is not aware of any management plan that covers pelagic stingrays. Therefore, it is highly likely to be above biologically based limits and SG 60 and SG80 are met. As there is no strategy in place to manage pelagic stingray SG100 is not met.

### **All Secondary Minor Species**

Most of the secondary minor species are data poor. Assessments have not been conducted and there are no management strategies in place. On this basis SG 100 is not met.

b	Management strategy evaluation			
	Guide post	The measures are considered likely to work, based on plausible argument (e.g. general experience, theory or comparison with similar UoAs/species).	There is some objective basis for confidence that the measures/partial strategy will work, based on some information directly about the UoA and/or species involved.	Testing supports high confidence that the partial strategy/strategy will work, based on information directly about the UoA and/or species involved.

	Met?	<b>No. and So. Atlantic UoAs:</b> Pacific sardine: Yes European pilchard: Yes South African sardine: Yes Pelagic stingray: N/A	<b>No. and So. Atlantic UoAs:</b> Pacific sardine: Yes European pilchard: Yes South African sardine: Yes Pelagic stingray: N/A	<b>No. and So. Atlantic UoAs:</b> Pacific sardine: No European pilchard: Yes South African sardine: Yes Pelagic stingray: N/A  All secondary minor species: No
Rationale				
<p><b>Pacific Sardine</b></p> <p>The current objective of sardine management in Japan is to maintain biomass above Blimit, which is the point where recruitment would be impaired. Additionally, a biomass reference point has been established that would ban fishing (Bban) if biomass was to fall below Blimit (<math>B_{ban} &lt; B_{limit}</math>). To support management decision making, including the setting catch limits, sardine stock assessments have been conducted since 1996 by Fisheries Research and Education Agency (FRA) and both fishery-dependent and fishery-independent information are used as input in the stock assessment models. Based on the advised ABC, the TAC is discussed and determined by the Fishery Policy Council and once the TAC is agreed, it is allocated to national licensed fisheries, prefecture licensed fisheries and other fisheries. In 2017 sardine biomass was estimated at 3.2 million tons. Assuming that 50% of the UoA bait is Pacific sardine (3,348 tons), the UoA would use 0.1% of biomass. Based on this information there is some objective basis for confidence that the measures will work, based on some information directly about the UoA and the species involved, SG 60 and SG 80 are met.</p> <p>As testing has not been conducted SG 100 is not met.</p> <p><b>European Pilchard</b></p> <p>The FAO Working Group on the Assessment of Small Pelagic fish off Northwest Africa, and the (Moroccan) Institut National de Recherche Halieutique (INRH) both assess the stock regularly; the FAO provides annual scientific advice. Both fishery-dependent and fishery-independent abundance indices are used in the assessments. The indices <math>B_{cur}/B_{MSY}</math> and <math>F_{cur}/F_{MSY}</math> are used as limit reference points, whereas the indices <math>B_{cur}/B_{0.1}</math> and <math>F_{cur}/F_{0.1}</math> have been chosen as target reference points for management recommendations. Assessment tests using a length distribution analysis, the Length Cohort Analysis (LCA) model, was conducted for the central pilchard stock.</p> <p>Given the stock is not fully exploited nor overfished or experiencing overfishing, and that European pilchard account for &lt; 1% of the total allowable catch limit (550,000 tons), the potential impact to the central stock of pilchard by the UoA is negligible. Based on this information there is some objective basis for confidence that the measures/partial strategy will work, based on some information directly about the UoA and the species involved SG 60 and SG 80 are met.</p> <p>Based on the recommendations from a technical review carried out in 2015, new assessment methods that could broaden the tools available to the Working Group were recommended and have been tested since 2016. The models/approaches that have been tested include the CMSY, catch curve analysis, length-based mortality estimates, and SPICIT. The application of alternative models provides a basis for comparisons and when all models provide similar outcomes there is greater acceptance of the results. Given the level of testing requirements at the SG 100 level are met.</p> <p><b>South African Sardine</b></p>				

Since 1991 the sardine directed fisheries have been regulated using a Management Procedure (MP) approach, which is an adaptive management system that is able to respond rapidly, without increasing risk, to major changes in resource abundance. The MP was updated and the first joint anchovy-sardine Operational Management Procedure (OMP) was implemented in 1994. The OMP approach does not rely on traditional stock assessments to assess stock status and set allowable catch limits. Instead a survey-based approach is used to set allowable catch levels based on a suite of established precautionary procedures or formulae. The OMP formulae are selected with the objectives of maximizing average directed sardine and anchovy catches in the medium term, subject to constraints on the extent to which TACs can vary from year to year in order to enhance industrial stability. TACs for both species and a Total Allowable Bycatch (TAB) for sardine bycatch are set at the beginning of the fishing season, based on results from the previous November biomass survey and revised in mid-year following completion of the recruitment survey in May/June.

The OMP was updated in 2018/2019, still setting sardine catch limits based on sardine biomass estimates obtained from the annual October/November hydro-acoustic survey but now includes a Harvest Control Rule (HCR) for calculating the directed >14cm sardine Total Allowable Catch (TAC) and associated ≤14cm sardine Total Allowable Bycatch (TAB). The OMP formulae are developed to ensure low probabilities that the abundances of sardine might drop below agreed threshold levels under which successful future recruitment might be compromised. Therefore, the OMP is designed to respond to the state of the small pelagic stocks (anchovy and sardine primarily) in a calculated and precautionary way.

In addition to the directed sardine and TAC, several bycatch limits and Precautionary Upper Catch Limits are also stipulated. Juvenile sardine are taken as by-catch during anchovy-directed fishing operations and associated Total Allowable Bycatch limits are set.

The TAC for sardine ≥ 14 cm was set at 32,000 tons in 2020. As this is a precautionary TAC that accounts for the reliance of other ecosystem components on sardine, and assuming that the UoA uses at most 9% of the allowable TAC, the impact of the UoA on this bait species is likely negligible. Based on the information presented SG 60 and SG 80 are met.

During regular meeting of the Small Pelagic Working Group of the Branch Fisheries Management of Department of Agriculture, Forestry and Fisheries (Republic of South Africa) testing of alternative sardine OPM models and HCR are routinely conducted. Results from the testing are evaluated and discussed during the working group meeting. The adoption of the updated OPM in 2018/2019 was a direct result of testing. On this basis testing supports high confidence that the strategy will work and SG 100 is met.

### **Pelagic Stingray**

The assessment team is not aware of any management plans that cover pelagic stingray in the Atlantic Ocean. As this is a highly productive species and there is no directed fishery, ICCAT has not developed measures or partial strategy. Therefore, the assessment team considers this Si as not applicable.

This species is considered data poor and as such no assessment has been conducted.

### **Secondary Minor Species**

Most of the secondary minor species are data poor. As such, no assessments have been conducted and no strategies proposed. Therefore, no testing has been conducted to support a high confidence that the partial strategy/strategy will work, based on information directly about the UoA and/or species involved. On this basis SG 100 is not met.

c	Management strategy implementation			
	Guide post		There is some evidence that the measures/partial	There is clear evidence that the partial strategy/strategy

			strategy is being implemented successfully.	is being implemented successfully and is achieving its objective as set out in scoring issue (a).
	Met?		<b>No. and So. Atlantic UoAs:</b> Pacific sardine: Yes European pilchard: Yes South African sardine: Yes Pelagic stingray: N/A	<b>No. and So. Atlantic UoAs:</b> Pacific sardine: Yes European pilchard: Yes South African sardine: Yes Pelagic stingray: N/A  All secondary minor species: No
Rationale				
<b>Pacific Sardine</b>  The current objective of sardine management in Japan is to maintain biomass above Blimit, which is the point where recruitment would be impaired. Additionally, a biomass reference point has been established that would ban fishing (Bban) if biomass was to fall below Blimit (Bban < Blimit). To support management decision making, including the setting catch limits, sardine stock assessments are routinely conducted by the Fisheries Research and Education Agency (FRA) and both fishery-dependent and fishery-independent information are used as input in the stock assessment models. Both sources of input data are updated annually and once the TAC is agreed it is allocated to national licensed fisheries, prefecture licensed fisheries and other fisheries. Catch monitoring measures are in place and the fishery closed as the TAC is approached. The recent stock assessment estimated spawning biomass to be above the limit reference point, Blimit (Furuichi et al. 2018) and this provide some evidence that the measures are being implemented successfully, SG 80 is met.  Noting that results of the 2018 Pacific sardine stock assessment indicate the stock is well above B <sub>LIMIT</sub> and the objective of Pacific sardine management in Japan to maintain sardine biomass above Blimit (PRI) provides clear evidence that the partial strategy/strategy is being implemented successfully and is achieving its objective as set out in scoring issue (a). On this basis SG100 is met.  <b>European Pilchard</b>  Clear evidence that a strategy is being implemented successfully for European pilchard and that it is achieving its objective as set out in scoring issue (a) include: <ul style="list-style-type: none"> <li>Regular assessments conducted by the FAO Working Group on the Assessment of Small Pelagic fish off Northwest Africa, and the (Moroccan) Institut National de Recherche Halieutique (INRH). The last assessment was conducted in 2019.</li> <li>Stock status determinations based on plausible limit and target reference points.</li> <li>The regular collection of fishery-dependent and fishery-independent data to estimate abundance indices for use in stock assessment.</li> <li>Testing of alternative assessment models to provide a basis for comparisons</li> <li>The most recent stock assessment indicating the stock is not fully exploited and not considered overfished or experiencing overfishing</li> <li>A five-year stock projection indicating that biomass levels will remain significantly higher than MSY assuming status quo fishing effort levels</li> </ul> Based on this evidence SG 100 is met.  <b>South African Sardine</b>				

A survey-based approach is used to manage South African sardine and given the inherent wide fluctuations in stock biomass this approach is generally superior than the application of traditional stock assessment methodologies. Clear evidence that a strategy is being implemented successfully for South African sardine and that it is achieving its objective as set out in scoring issue (a) include:

- Use of a precautionary HCR to set the TAC
- Recognizing that sardines are a bycatch in other fisheries and establishing a Total Allowable Bycatch Limit The regular collection of fishery-dependent and fishery-independent data for use in TAC computations
- The regular testing of alternative “models” by the Small Pelagic Working Group to advance TAC setting procedure.

Based on this evidence SG 100 is met.

### Pelagic Stingray

The assessment team is not aware of any management plans that cover pelagic stingray in the Atlantic Ocean. As this is a highly productive species and there is no directed fishery, ICCAT has not developed measures or partial strategy. Therefore, the assessment team considers this Si as not applicable.

### Secondary Minor Species

Most of the secondary minor species are data poor. As such, no assessments have been conducted and no strategies proposed. Therefore, no testing has been conducted to support a high confidence that the partial strategy/strategy will work, based on information directly about the UoA and/or species involved. On this basis SG 100 is not met.

d	Shark finning			
	Guide post	It is likely that shark finning is not taking place.	It is highly likely that shark finning is not taking place.	There is a high degree of certainty that shark finning is not taking place.
	Met?	<b>No. and So. Atlantic UoAs:</b> Yes	<b>No. and So. Atlantic UoAs:</b> No	<b>No. and So. Atlantic UoAs:</b> No

### Rationale

Secondary minor sharks include common thresher shark, crocodile shark, longfin mako shark, smooth hammerhead shark, bigeye thresher shark, winghead shark, and tiger shark. Catch volumes of all secondary minor sharks are low, less than 0.01%.

Recommendation 04-10 prohibits the finning of sharks, defined as the removal of fins and discarding the carcass. Additionally, CPCs shall take the necessary measures to require that their fishermen fully utilize their entire catches of sharks if retained. Full utilization is defined as retention by the fishing vessel of all parts of the shark excepting head, guts and skins, to the point of first landing. For vessels retaining sharks, CPCs shall require their vessels to not have onboard fins that total more than 5% of the weight of sharks onboard, up to the first point of landing. No issues of non-compliance were noted in either the North Atlantic or South Atlantic UoAs and no incidents of shark finning observed in the logbook and observer data sets. Observer coverage of the Chinese Taipei longline UoA operating in the Atlantic Ocean from 2014-2019 is reported to range from 6.56% to 9.42%, and is above the required 5% coverage rate stipulated by ICCAT and MSC SA2.4.4.1 to assume it is likely that shark finning is not taking place. On this basis SG60 is met.

As noted in Section 6.3, the assessment team interviewed Taiwanese Fishing Masters and Port Managers to gather additional qualitative evidence to determine the extent to which port sampling and/or port inspections conducted at the specified landing sites for the UoC could detect shark finning activities. Interviewed participants noted that inspections are routinely conducted, although less so in recent years due to COVID-19, which is consistent with implementation of the Port State Measures Agreement and the Taiwan Distant Water Fishing Act at relevant landing sites. However, the assessment team currently lacks evidence to suggest that inspectors have full access to vessels at the point of offload at all landing sites and therefore is not consistent with MSC Guidance SA2.4.4.1.

As per MSC Guidance SA2.4.4.1 SG80 requires 20% coverage. Given the low observer coverage rates in the Taiwanese longline fleet and in both UoAs, it cannot be stated with confidence that it is highly likely that shark finning is not taking place. On this basis SG 80 is not met.

To meet the SG100 scoring level requirements outlined for the SG80 scoring level must be met, as well as imposed port measures and port inspections to address shark finning. As a result, SG100 is not met.

e	Review of alternative measures to minimise mortality of unwanted catch			
	Guide post	There is a review of the potential effectiveness and practicality of alternative measures to minimise UoA-related mortality of unwanted catch of main secondary species.	There is a regular review of the potential effectiveness and practicality of alternative measures to minimise UoA-related mortality of unwanted catch of main secondary species and they are implemented as appropriate.	There is a biennial review of the potential effectiveness and practicality of alternative measures to minimise UoA-related mortality of unwanted catch of all secondary species, and they are implemented, as appropriate.
	Met?	<b>No. and So. Atlantic UoAs:</b> Pacific sardine: Yes European pilchard: Yes South African sardine: Yes Pelagic Stingray: Yes	<b>No. and So. Atlantic UoAs:</b> Pacific sardine: Yes European pilchard: Yes South African sardine: Yes Pelagic Stingray: Yes	<b>No. and So. Atlantic UoAs:</b> Pacific sardine: Yes European pilchard: Yes South African sardine: Yes Pelagic Stingray: No  All secondary minor species: No
Rationale				

#### **Pacific Sardine-European Pilchard-South African Sardine**

For all bait species, from the source fisheries there is no unwanted catch as no size limits apply and all fish captured are marketed SG60 and SG80 is met. Within the UoA the bait purchase decision is made based on quality and price by the sourcing staff who is consistently (annually) reviewing the most reasonable bait supply in the market. The company's strategy to consider other available resources when the resources stock status is low, contributes to a sustainable sourcing policy. As only the required bait volume is purchased each year there is no unwanted catch and SG 100 is met.

#### **Pelagic Stingray**

Following SA3.1.6, the term 'unwanted catch' shall be interpreted by the assessment team as the part of the catch that a fisher did not intend to catch but could not avoid and did not want or chose not to use. Based on the observer 100% of the pelagic stingrays are discarded. There has been no directed research to minimize the bycatch of pelagic stingray, rather research has been conducted to minimize the bycatch of elasmobranchs which includes stingrays. Practical measures to reduce elasmobranch bycatch are reviewed annually during the ICCAT Commission meeting, as well as Working Group/Subcommittee meeting on sharks and ecosystems. The assessment team considers this to constitute a regular review of the potential effectiveness and practicality of

alternative measures to minimise the mortality of unwanted catch of main secondary species; SG 60 and SG80 are met. As there is not a biennial review of the potential effectiveness and practicality of alternative measures to minimise UoA-related mortality of unwanted catch of pelagic stingray within ICCAT, SG 100 is not met.

### Secondary Minor Species

Resolution [05-08] encourages all Contracting Parties, Cooperating non-Contracting Parties, Entities, and Fishing Entities (CPCs) to undertake research trials of appropriate-size circle hooks in commercial pelagic longline fisheries. Both blue marlin and white marlin are currently under a rebuilding plan and the use of circle hooks has been experimentally shown to significantly reduce their post-release mortality. Recommendation [19-07] encourages CPCs to undertake scientific research that would provide information on post-release survivorship and behavioural traits of released sharks and such information be reviewed and discussed at SCRS meetings. CPCs are required to use non-entangling FADs and further research on non-entangling FADs is encouraged to mitigate the catch of sharks, sea turtles, marine mammals, and non-target species (including juvenile tropical tunas); all research shall be made available to the SCRS for review and discussion. Recommendation [19-02] stipulates analyses be conducted to determine the efficacy of reducing the catch of juvenile tropical tunas through closures. Safe handling and release protocols for blue shark and billfish are consistently reviewed and updated appropriately and Recommendation [18-04] stipulates that CPCs shall work to minimize the post-release mortality of marlins/spearfish. As there is not a biennial review of the potential effectiveness and practicality of alternative measures to minimise UoA-related mortality of unwanted catch of all secondary species within ICCAT, SG 100 is not met.

### References

MSC interpretation <https://mscportal.force.com/interpret/s/article/Scoring-SG100-if-not-all-SG80-met-7-10-5-3-1527262010218>

### Draft scoring range and information gap indicator added at Announcement Comment Draft Report

Draft scoring range	No. and So. Atlantic UoAs: 60-79
Information gap indicator	Additional evidence that shark finning is not occurring (e.g., port sampling records). The most recent Pacific sardine assessment and associated management measures.
Overall Performance Indicator scores added from Client and Peer Review Draft Report	
Overall Performance Indicator score	North Atlantic Ocean: 75 South Atlantic Ocean: 75
Condition number (if relevant)	Condition 7 – Shark finning, secondary species

### North and South Atlantic Ocean scores for each scoring element in PI 2.2.2



**Table 28. North and South Atlantic Ocean scores for each scoring element in PI 2.2.2**

<b>Scoring Element</b>	<b>SI a</b>	<b>SI b</b>	<b>SI c</b>	<b>SI d</b>	<b>SI e</b>	<b>Score</b>	<b>Overall PI Score</b>
<b>Pacific sardine</b>	100	80	100	n/a	100	95	75
<b>European Pilchard</b>	100	100	100	n/a	100	100	
<b>South African sardine</b>	100	100	100	n/a	100	100	
<b>Pelagic Stingray (So. Atlantic Ocean)</b>	80	N/A	N/A	N/A	80	80	
<b>Secondary Minor</b>	80	Default 80	Default 80	60	Default 80	75	

### PI 2.2.3 – Secondary species information

PI 2.2.3		Information on the nature and amount of secondary species taken is adequate to determine the risk posed by the UoA and the effectiveness of the strategy to manage secondary species		
Scoring Issue		SG 60	SG 80	SG 100
a	Information adequacy for assessment of impacts on main secondary species			
	Guide post	<p>Qualitative information is adequate to estimate the impact of the UoA on the main secondary species with respect to status.</p> <p>OR</p> <p>If RBF is used to score PI 2.2.1 for the UoA:</p> <p>Qualitative information is adequate to estimate productivity and susceptibility attributes for main secondary species.</p>	<p>Some quantitative information is available and adequate to assess the impact of the UoA on main secondary species with respect to status.</p> <p>OR</p> <p>If RBF is used to score PI 2.2.1 for the UoA:</p> <p>Some quantitative information is adequate to assess productivity and susceptibility attributes for main secondary species.</p>	<p>Quantitative information is available and adequate to assess with a high degree of certainty the impact of the UoA on main secondary species with respect to status.</p>
	Met?	No. and So. Atlantic UoAs: Main secondary species: Yes	No. and So. Atlantic UoAs: Main secondary species: Yes	No. and So. Atlantic UoAs: Main Secondary species: No
Rationale				
<p><b>Pacific Sardine-European Pilchard-South African Sardine (bait species)</b></p> <p>The volume of bait used annually by the UoAs is known and for European pilchard and South African sardine is estimated to be &lt; 1% while for Pacific sardine the estimate is approximately 9%. On this basis qualitative information is adequate to estimate the impact of the UoA on the main secondary species with respect to status; SG60 is met.</p> <p>Annual TACs are in place for all three main secondary species used as bait in both UoAs and when compared to the volume of these species used annually quantitative information is available and adequate to assess the impact of the UoA on main secondary species with respect to status; SG80 is met.</p> <p>Since the volume of each bait species used in the fishery is not know at this time, adequate information is not available to assess with a high degree of certainty the impact of the UoA on main secondary species with respect to status, SG 100 is not met.</p> <p><b>Pelagic Stingray</b></p> <p>Catch (retained and discarded) information is collected via mandatory observer programs and logbooks from all fisheries operating in the ICCAT area, including UoA vessels. On this basis qualitative information is adequate to estimate the impact of the UoA on the main secondary species (pelagic stingray) with respect to status; SG60 is met.</p> <p>A recent ecological risk assessment of sharks and rays in the Atlantic Ocean by Cortes et al (2015) determined that pelagic stingrays are not at risk due to fisheries operating in the ICCAT Convention area. They are</p>				

considered to be a highly productive species with low vulnerability to fishing impacts. Based on this information there is some quantitative information that is adequate to assess productivity and susceptibility attributes for this main secondary species; SG80 is met.

Noting uncertainties in the reported catches of pelagic stingrays by some CPCs and low observer coverage in the UoA available quantitative information is not considered adequate to assess with a high degree of certainty the impact of the UoA on pelagic stingray with respect to status; SG100 is not met.

b	Information adequacy for assessment of impacts on minor secondary species			
	Guide post			Some quantitative information is adequate to estimate the impact of the UoA on minor secondary species with respect to status.
	Met?			Yes
Rationale				
Catches of secondary minor species in the two UoAs are reported in logbooks and observer records that spans the period 2015 to 2019. Given the low observer coverage rates in both UoAs the assessment team did not consider these data to be representative of actual catches. Instead, the assessment team considers reported catches in the logbook data to be more representative of catches in the UoAs. The result suggests there is very little secondary species bycatch. The low rates demonstrated in the number of reported minor secondary species shows that information is adequate to estimate the minimal impact of UoAs on these species, SG100 is met				
c	Information adequacy for management strategy			
	Guide post	Information is adequate to support measures to manage main secondary species.	Information is adequate to support a partial strategy to manage main secondary species.	Information is adequate to support a strategy to manage all secondary species, and evaluate with a high degree of certainty whether the strategy is achieving its objective.
	Met?	No. Atlantic UoA: Pacific sardine: Yes European pilchard: Yes South African sardine: Yes  So. Atlantic UoA: Pacific sardine: Yes European pilchard: Yes South African sardine: Yes Pelagic Stingray: Yes	No. and So. Atlantic UoAs: Pacific sardine: Yes European pilchard: Yes South African sardine: Yes  So. Atlantic UoA: Pacific sardine: Yes European pilchard: Yes South African sardine: Yes Pelagic Stingray: Yes	No. and So. Atlantic UoAs: Pacific sardine: No European pilchard: No South African sardine: No  So. Atlantic UoA: Pacific sardine: No European pilchard: No South African sardine: No Pelagic Stingray: No  Minor secondary species: No
Rationale				

Species-specific catch information is collected via mandatory observer programs and logbooks from all fisheries operating in the ICCAT area, including UoA vessels. On this basis Information is adequate to support measures to manage main secondary species; SG 60 is met.

The FATE (retained and discarded) of caught species is reported as part of the mandatory observer and logbook programs by all CPCs and for this assessment Tri Marine provided such data for the UoAs spanning the period 2015-2019. In addition, secondary sources of information is available for bait species including fishery-independent data (hydroacoustic surveys and biological sampling) and fishery-dependent data (relative abundance series and catch sampling), which support current management measures listed in PI 2.2.2. On this basis information is considered adequate to support a partial strategy to manage main secondary species; SG80 is met.

Given the low observer coverage of both UoAs, information is presently considered not adequate to support a strategy to manage all secondary species and evaluate with a high degree of certainty whether the strategy is achieving its objective; SG 100 is not met

### Secondary Minor Species

Observer reports provide information to evaluate with a high degree of certainty whether a strategy to minimize bycatch of secondary minor species is effective. Unfortunately, observer coverage in both UoAs from 2015-2019 is low and the ability to use observer records as a basis to evaluate the utility of a strategy to minimize bycatch is not doable. Therefore, current information is not considered adequate to support a strategy to manage all secondary species and evaluate with a high degree of certainty whether the strategy is achieving its objective; SG 100 is not met.

### References

None

### Draft scoring range and information gap indicator added at Announcement Comment Draft Report

Draft scoring range	No. and So. Atlantic UoAs: Main secondary species >80 Minor secondary species: >80
Information gap indicator	Coverage rate of logbooks for the North and South Atlantic UoAs.
Overall Performance Indicator scores added from Client and Peer Review Draft Report	
Overall Performance Indicator score	85
Condition number (if relevant)	



## PI 2.3.1 – ETP species outcome

PI 2.3.1		The UoA meets national and international requirements for the protection of ETP species The UoA does not hinder recovery of ETP species		
Scoring Issue		SG 60	SG 80	SG 100
a	Effects of the UoA on population/stock within national or international limits, where applicable			
	Guide post	Where national and/or international requirements set limits for ETP species, the effects of the UoA on the population/ stock are known and likely to be within these limits.	Where national and/or international requirements set limits for ETP species, the combined effects of the MSC UoAs on the population /stock are known and highly likely to be within these limits.	Where national and/or international requirements set limits for ETP species, there is a high degree of certainty that the combined effects of the MSC UoAs are within these limits.
	Met?	Not relevant	Not relevant	Not relevant
Rationale				
There are no national and/or international requirement that set limits for the ETP species that interact with the UoA. This SI is therefore considered to be not relevant.				
b	Direct effects			
	Guide post	Known direct effects of the UoA are likely to not hinder recovery of ETP species.	Direct effects of the UoA are highly likely to not hinder recovery of ETP species.	There is a high degree of confidence that there are no significant detrimental direct effects of the UoA on ETP species.
	Met?	<b>No. Atlantic UoA:</b> Oceanic whitetip shark: Yes Great white shark: Yes Greater shearwater: Yes  <b>So. Atlantic UoA:</b> Oceanic whitetip shark: Yes Silky shark: Yes Loggerhead turtle: Yes Leatherback turtle: Yes Olive ridley turtle: Yes Yellow-nosed albatross: Yes Greater shearwater: Yes	<b>No. Atlantic UoA:</b> Oceanic whitetip shark: Yes Great white shark: Yes Greater shearwater: Yes  <b>So. Atlantic UoA:</b> Oceanic whitetip shark: Yes Silky shark: Yes Loggerhead turtle: Yes Leatherback turtle: Yes Olive ridley turtle: Yes Yellow-nosed albatross: Yes Greater shearwater: Yes	<b>No. Atlantic UoA:</b> Oceanic whitetip shark: No Great white shark: No  Greater shearwater: No  <b>So. Atlantic UoA:</b> Oceanic whitetip shark: No Silky shark: No Loggerhead turtle: No Leatherback turtle: No Olive ridley turtle: No Yellow-nosed albatross: No Greater shearwater: No
Rationale				
The ETP species considered here are listed in Table 23 for the North Atlantic UoA and Table 24 for the South Atlantic UoA and both the species composition and number of interactions are based on a combination of logbook and observer data sets. Interactions with two species of sharks (oceanic whitetip sharks and great white sharks) and one seabird species (great shearwater) were reported for the North Atlantic UoA. Of the 7 oceanic whitetip sharks caught all were discarded while all 23 great white sharks caught were retained. Note all				

great white shark retentions occurred prior to the TFA regulations banning their retention. All shearwater (N=2) interacting with the fishing gear were released.

In the South Atlantic UoA interactions with two species of shark (Oceanic whitetip and silky sharks), one species of marine turtle (loggerhead turtle), and two species of seabirds (yellow-nosed albatross and shearwater) were reported. There were other reported ETP species interactions but no identifications to the species levels were provided, including one unknown cetacean and 14 marine turtles. Based on observer data from 2000-2013, which reported interactions with loggerhead, leatherback, and olive ridley turtles, the 14 unidentified turtle interactions were allocated as follows, 5 loggerhead interactions, 5 olive ridley interactions and 4 leatherback interactions. As no identification was provided for the cetacean interaction, it is not considered further. Similarly, interactions with bearded seals were also reported in the South Atlantic UoA but given the distribution of this species, throughout the Arctic region in areas with sea ice, there is a high probability that the pinniped species is misidentified. This species will not be considered further, and information will be requested during the site visit to verify proper identification. Of the 8 oceanic whitetip sharks caught, 5 were retained and 3 discarded. All reported turtles interacting with fishing operations were released, as were all seabirds, including 4 yellow-nosed albatross and 1 shearwater.

### **Oceanic Whitetip Shark**

While there is no stock assessment of oceanic whitetip shark in the Atlantic Ocean, the species is protected as stipulated in ICCAT Recommendations 10-07. ICCAT Recommendation 10-07 states that “Contracting Parties, and Cooperating non-Contracting Parties, Entities or Fishing Entities (hereafter referred to as CPCs) shall prohibit retaining onboard, transshipping, landing, storing, selling, or offering for sale any part or whole carcass of oceanic whitetip sharks in any fishery.” Based on logbook data a total of 15 oceanic whitetip shark were reported caught by the Taiwan UoA from 2015 to 2019, of which 5 animals were retained. Fate data was not provided for the discarded animals, but post release survival has been estimated to range from 68% - 92% depending on the condition of the animal prior to release (Hutchinson and Bigelow, 2019). While the catch rate of oceanic whitetip shark by the UoA, 3 per year, is considered low, the application of the worst case survival scenario results in two of the three sharks dying annually. As survival is likely higher than 68%, the number of sharks dying annually is likely less. On this basis the direct effects of the UoA are known and it is highly likely not to hinder recovery of oceanic whitetip shark in the North and South Atlantic UoAs; SG 60 and SG 80 are met. Given the rather low observer coverage in both UoAs the assessment team does not consider there to be a high degree of confidence that there are no significant detrimental direct effects of the North and South Atlantic UoAs on oceanic whitetip shark; SG100 is not met.

The retention of oceanic whitetip sharks contradicts protection afforded under Recommendation 10-07 and this issue will be addressed under PI 2.3.2d and in P3.

### **Silky Shark**

While there is no stock assessment of silky shark in the Atlantic Ocean, this species is protected as stipulated in ICCAT Recommendation 11-08. ICCAT Rec. 11-08 states that “Contracting Parties, and Cooperating non-Contracting Parties, Entities or Fishing Entities (hereafter referred to as CPCs) shall require fishing vessels flying their flag and operating in ICCAT managed fisheries to release all silky sharks whether dead or alive, and prohibit retaining on board, transshipping, or landing any part or whole carcass of silky shark.”

Based on logbook data, a total of 3 silky shark were reported caught by the Taiwan UoAs from 2015 to 2019, all within the South Atlantic UoA and zero animals were retained. Although life status information was not provided for the discarded animals, post release survival has been estimated at approximately 95%-100% (Hutchinson and Bigelow, 2019). Given the low reported catch rate of silky sharks in the South Atlantic UoA and anticipated high post release survival, the direct effects of the UoA are known and it is highly likely not to hinder recovery of silky shark in the South Atlantic UoA; SG 60 and SG 80 are met. Given the rather low observer coverage in the South Atlantic UoA the assessment team does not consider there to be a high degree

of confidence that there are no significant detrimental direct effects of the South Atlantic UoA on silky shark; SG100 is not met.

#### **Great White Shark**

While great white sharks are not designated as ETP based on MSC Guidance 3.1.5.2, the Taiwan Fisheries Agency (TFA) banned fishing for and retention of great white sharks on all fishing vessels, no matter where they fish, in late 2020, and based on this the assessment team considers great white sharks to meet the interpretation of ETP according to SA3.1.5.1.

Based on logbook data from 2015 to 2019 a total of 23 great white shark were reported caught in the North Atlantic UoA, and all 23 animals were retained resulting in the death of approximately 5 animals annually. As TFAs prohibition on directed fishing and retention of great white sharks was adopted after the reported catches occurred, they are not considered to be inconsistent with regulations at the time, and during the on-site meeting TFA indicated that since 2020 there have been no reported retentions of great white sharks. While there is no stock assessment of great white shark in the Atlantic Ocean, there has been an apparent increase in abundance in the Western North Atlantic Ocean since the 1990s when a variety of conservation measures were implemented (Curtis et al., 2014).

Noting information on great white shark catches is being reported through logbooks and logbook submissions in Taiwanese fisheries is mandatory, and the population of great white sharks is increasing, the direct effects of the UoA are highly likely to not hinder recovery of this species if required; SG 60 and SG 80 are met. Given the lack of an assessment that assesses the risk of removals to the population and the retention rate (100%) just prior to the TFA imposed ban on retention, the assessment team did not consider there to be a high degree of confidence that there was no significant detrimental direct effects of the UoA on ETP species, SG 100 is not met.

#### **Sea Turtles**

While there does not appear to be an assessment of loggerhead turtles in the Atlantic Ocean, the species is listed as endangered in Appendix I of the Convention on International Trade in Endangered Species of Wild Fauna and Flora (CITES). Additional protection is afforded through ICCAT Recommendations 03-11, 10-09 and 13-11 aimed at mitigating interactions and mortality, and implementing reporting requirements. Based on logbook and observer data from vessels operating in the South Atlantic UoA, 2 loggerhead turtles were caught, and all turtles were released. Past studies on the incidental catch of sea turtles on the Taiwan longline vessels operating in the Atlantic Ocean from 2004 to 2011 (Huang 2013) estimated an interaction rate of 8 loggerhead turtles annually. Also, historical ICCAT observer information accessed through their online Meta By-Catch Database reported interactions with leatherback, loggerhead, and olive ridley turtles from 2000-2013. Based on the historical observer information the 14 interactions with unidentified marine turtles were allocated to these 3 turtle species as 5 loggerhead turtle interactions, 5 olive ridley turtle interactions, and 4 leatherback turtle interactions between 2015-2019. We consider the allocation based on historical observations to be a precautionary measure to address the notion of representativeness of information based on a 5% observer coverage rate.

Applying a post release survival rate of 72% (Swimmer et al., 2013) to all released turtles, 1 loggerhead turtle could potentially die annually, 1 leatherback turtle could potentially die every 2 years, and 2 olive ridley turtles could potentially die every 3 years. Recalling that ICCAT Rec. 13-11 requires all fisheries to follow safe handling practices specified in the Recommendation which are consistent with FAO's Guidelines to Reduce Sea Turtle Mortality in Fishing Operations, and noting that longline vessels operating in the ICCAT Convention area are required to carry on board de-hooking devices to effectively remove hooks from sea turtles and line-cutters to use when de-hooking is not possible, there is a high probability that the estimated post release mortality (28%) has been reduced further assuming the safe handling practices and provided equipment are used effectively.



Based on this information direct effects of the UoA can be assumed known and are likely to not hinder recovery of this ETP species; SG 60 is met. As the majority of turtles interacting with the South Atlantic UoA were not identified, we employed a precautionary approach to allocate contemporary interactions to turtle species known to inhabit the region. Even so, an annual potential UoA mortality of 1 loggerhead turtle per year, 1 leatherback turtle every 2 years, and 2 olive ridley turtles every 3 years is considered highly likely not to hinder the recovery of any marine turtle species and SG80 is met.

Given the rather low observer coverage in the South Atlantic UoA the assessment team does not consider there to be a high degree of confidence that there are no significant detrimental direct effects of the South Atlantic UoA on marine turtles; SG100 is not met.

### Seabirds

Based on observer data two species of seabirds were caught by Taiwan UoA vessels, 4 yellow-nosed albatrosses were caught in the South Atlantic UoA while 2 great shearwater were caught in the North Atlantic UoA and 1 in the South Atlantic UoA. All seabird interactions were reported by observer and none were retained.

The yellow-nosed albatross is listed as endangered in Appendix I of the Agreement on the Conservation of Albatrosses and Petrels (ACAP). The species has a very small breeding range in the south Atlantic Ocean and is estimated to be undergoing a decline projected over three generations (72 years) owing potentially to incidental mortality in longline fisheries (<http://datazone.birdlife.org/species/factsheet/atlantic-yellow-nosed-albatross-thalassarche-chlororhynchos>). Current population size is estimated to range between 35,000 and 73,500 animals. Given that 4 yellow-nosed albatross interactions were observed in 457 sets and 16,681 sets were deployed in the South Atlantic UoA between 2015 and 2019 the total number of interactions was estimated to be 146 for the 5-year observer period or approximately 29 animals annually. Taking a precautionary approach and assuming a population size of 35,000 animals and that all interactions result in death, the direct effects of the UoA are known as is the impact to the population; the UoA removes approximately 0.08 of the population. The assessment team considers the impact to the population to be minimal and that the UoA is likely to not hinder recovery of this ETP species. On this basis SG 60 and SG 80 are met.

Based on available information the assessment team does not have a high degree of confidence that there are no significant detrimental direct effects of the UoA on this ETP species; SG 100 is not met.

Based on observer information, two greater shearwaters were caught by the North Atlantic UoA and one individual by the South Atlantic UoA and all birds were discarded. Greater Shearwaters are not globally threatened. They are abundant with enormous total populations of a minimum five million breeding pairs on Tristan da Cunha, 600,000 to three million pairs on Gough Island, and small numbers on Falkland Islands ([https://animaldiversity.org/accounts/Puffinus\\_gravis/](https://animaldiversity.org/accounts/Puffinus_gravis/)). Their breeding range is restricted with only 4 sites known. Following the same analytical approach to estimate total annual interactions and assuming a precautionary approach with all interactions resulting in death a total of seven shearwaters are killed annually by the South Atlantic UoA and 30 shearwaters by the North Atlantic UoA. Assuming a total population size of 300,000 animals the UoAs impact would be negligible. Based on the information provided and precautionary estimates of total mortality, direct effects of both UoAs are highly likely to not hinder recovery of this ETP species. SG 60 and SG 80 are met. Due to limitations on data the assessment team could not state with certainty there is a high degree of confidence that there are no significant detrimental direct effects of UoAs on this ETP species. SG 100 is not met.

C	Indirect effects			
	Guide post		Indirect effects have been considered for the UoA and	There is a high degree of confidence that there are no

			are thought to be highly likely to not create unacceptable impacts.	significant detrimental indirect effects of the UoA on ETP species.
	Met?		<b>No. and So. Atlantic UoAs</b> All ETP species: Yes	<b>No. and So. Atlantic UoAs</b> All ETP species: No
Rationale				
<b>North and South Atlantic UoAs</b>				
<p>Potential indirect impacts on ETP species could result if they become accidentally entangled in the gear, or by biting/ingesting lost gear. Given that longline gear represents a significant monetary investment and most vessels carry only a single longline spool, GPS beacons are used to track longline gear thus minimizing the chances of gear being lost. When a loss does occur, the lines quickly sink to the bottom of the sea instead of remaining available to ETP and other pelagic species, and once the bait falls off it does not impact the bottom species. Based on the characteristics of the gear and fishing operations, the assessment team considers that indirect effects caused by the UoA are thought to be highly likely to not create unacceptable impacts; SG 80 is met.</p> <p>As information from monitoring and/or research on this issue is not available, there is not a high degree of confidence that no significant detrimental indirect effects of the UoA on ETP species is occurring. Therefore SG100 is not met.</p>				
References				
Hutchinson and Bigelow, 2019, Swimmer et al., 2013, Huang 2013, Curtis et al., 2014				
<a href="https://animaldiversity.org/accounts/Puffinus_gravis/">https://animaldiversity.org/accounts/Puffinus_gravis/</a> ; <a href="http://datazone.birdlife.org/species/factsheet/atlantic-yellow-nosed-albatross-thalassarche-chlororhynchos">http://datazone.birdlife.org/species/factsheet/atlantic-yellow-nosed-albatross-thalassarche-chlororhynchos</a> ;				
Draft scoring range and information gap indicator added at Announcement Comment Draft Report				
Draft scoring range			No. Atlantic UoA: ≥ 80 So. Atlantic UoA: ≥ 80	
Information gap indicator			Information on ETP catch in the South Atlantic UoA. Information on the frequency of longline gear being lost.	
Overall Performance Indicator scores added from Client and Peer Review Draft Report				
Overall Performance Indicator score			No. Atlantic UoA: 80 So. Atlantic UoA: 80	
Condition number (if relevant)				

### PI 2.3.2 – ETP species management strategy

PI 2.3.2		The UoA has in place precautionary management strategies designed to: <ul style="list-style-type: none"> <li>- meet national and international requirements;</li> <li>- ensure the UoA does not hinder recovery of ETP species.</li> </ul> Also, the UoA regularly reviews and implements measures, as appropriate, to minimise the mortality of ETP species		
Scoring Issue		SG 60	SG 80	SG 100
a	Management strategy in place (national and international requirements)			
	Guide post	There are measures in place that minimise the UoA-related mortality of ETP species, and are expected to be highly likely to achieve national and international requirements for the protection of ETP species.	There is a strategy in place for managing the UoA's impact on ETP species, including measures to minimise mortality, which is designed to be highly likely to achieve national and international requirements for the protection of ETP species.	There is a comprehensive strategy in place for managing the UoA's impact on ETP species, including measures to minimise mortality, which is designed to achieve above national and international requirements for the protection of ETP species.
	Met?	NA	NA	NA
Rationale				
There are no national and/or international requirement that set limits for the ETP species that interact with the UoA. This SI is therefore considered to be not relevant.				
b	Management strategy in place (alternative)			
	Guide post	There are measures in place that are expected to ensure the UoA does not hinder the recovery of ETP species.	There is a strategy in place that is expected to ensure the UoA does not hinder the recovery of ETP species.	There is a comprehensive strategy in place for managing ETP species, to ensure the UoA does not hinder the recovery of ETP species.
	Met?	<b>No. and So. Atlantic UoAs:</b> All ETP species: Yes	<b>No. and So. Atlantic UoAs:</b> All ETP species: Yes	<b>No. and So. Atlantic UoAs:</b> All ETP species: No
Rationale				
<b>North and South Atlantic UoAs</b>  According to the ACAP the combined use of some of these measures (weighted branch lines, bird scaring lines (tori lines) and night setting) represents best practice to mitigate seabird bycatch in pelagic longline fisheries. The three mitigation measures are a requirement listed in ICCAT Recommendation 11-09 and longline vessels fishing south of 25° South latitude must use at least two of the mitigation measures. UoA vessels fishing in the South Atlantic use weighted main lines and tori lines. When present observers record their use and for unobserved vessels port inspectors verify that the gear is onboard the vessel. Additionally, Bird Life International has implemented training programs in Taiwan to educate fishers and managers on effective mitigation measure to reduce seabird interactions and safe handling practices.				

ICCAT has adopted several recommendations for sharks, either in a general or species-specific manner, in accordance with an ecosystem approach. Recommendation by ICCAT on Compliance with Existing Measures on Shark Conservation and Management (Rec. 12-05) and Recommendation by ICCAT on Improvement of Compliance Review of Conservation and Management Measures regarding Sharks Caught in Association with ICCAT Fisheries (Rec. 16-13), requires CPCs to report on their implementation of and compliance with the shark conservation and management measures. Recommendation 18-06 requires CPCs to submit to the ICCAT Secretariat, with their Annual Reports, details of their implementation of and compliance with all shark conservation and management measures. ICCAT Recommendation 10-07 prohibits retaining onboard, transshipping, landing, storing, selling, or offering for sale any part or whole carcass of oceanic whitetip sharks in any fishery, and requires observers to record the number of discards and releases of oceanic whitetip sharks with indication of status (dead or alive) and report this information to ICCAT. Similarly, Recommendation 11-08 prohibits the retention of silky sharks by CPCs.

Recommendation 10-09 and 13-11 (which replaced Rec. 10-09) specify reporting requirements for vessels that encounter sea turtles (including entanglements with FADs), requires safe handling and release procedures consistent with FAO's Guidelines to Reduce Sea Turtle Mortality in Fishing Operations, and specifies required equipment to be carried on vessels. Additionally, Resolution 03-11 encourages "technical measures to reduce the incidental catch of turtles" and resolves to "support efforts by FAO to address the conservation and management of sea turtles, through a holistic approach". Resolution 05-08 encourages all CPCs to undertake research trials of appropriate-size circle hooks in commercial pelagic longline fisheries.

Noting there are binding international agreements aimed at protecting ETP species that apply to the UoAs seeking MSC certification in the ICCAT Convention area, neither the flag state of the UoA, nor the state in which fishing takes place, need be a signatory to these agreements for it to be applicable to MSC certified UoAs. Several Agreements have been developed under the aegis of the Convention of Migratory Species (CMS). The CMS is an intergovernmental treaty under which legally binding global or regional Agreements can be developed. Parties to the CMS are required to "endeavour to provide immediate protection for migratory species included in Appendix I of the CMS" and to "endeavour to conclude Agreements covering the conservation and management of migratory species included in Appendix II". Several of the shark species, as well as seabirds and marine turtles caught by UoA vessels are listed in Appendix I of CMS or other binding agreements concluded under the CMS (Annex 1 of the Agreement on the Conservation of Albatrosses and Petrels (ACAP)).

The ICCAT Sub-Committee on Ecosystems integrates the monitoring and research activities related to the ecosystem that are required by the SCRS in fulfilling its advisory role to the Commission, including the following tasks related to incidentally caught non-target species:

- Monitor and improve information on interactions with non-ICCAT target species, with emphasis on those species of interest to the Commission and for which no Species Group has been established
- Characterize the volume, composition and disposition of non-target species that are caught incidentally in tuna and tuna-like fisheries within the Convention area
- Investigate the impact that changes in fishing gears or fishing technology have on the catch of target and non-target species
- Investigate, through operational models, potential benefits (at an ecosystem level) of alternative management strategies, such as time-area closures.

Lastly, the UoA vessels are required to submit logbooks of fishing activities, collect VMS information, and carry observers, albeit at a minimum 5% coverage rate. Taiwan UoA vessels are prohibited from finning based on National Laws, and a recent Taiwan law was implemented in November of 2020 prohibiting retention of all great white sharks and includes the following four provisions:

1. The fishing of great white sharks, megamouth sharks, and basking sharks is prohibited. Any fish caught, whether dead or alive, must be returned to the sea immediately.
2. A notification form stating that the "accidental catch" had taken place is required and must be submitted to authorities.
3. Those who catch these species without immediately returning them to the sea will be sentenced to up to three years in prison and face a maximum fine of up to NT\$150,000.
4. Fishermen and fishery workers who fail to notify authorities of the catch will face fines of between NT\$30,000 and NT\$150,000. However, research can still legally catch the three types of sharks for teaching or scientific studies.

We further note Taiwan requires fisherman to record in logbooks (or through E-logbook system) any incidental catch of sharks, including live releases/dead discards, and the number of seabird, sea turtle and cetacean, incidentally caught by the fishing vessels and released when caught alive or discarded dead (ICCAT Report for Biennial Period. 2018-19: Part 1 (2018) - Vol. 3 Annual Reports - [https://www.iccat.int/Documents/BienRep/REP\\_TRILINGUAL\\_18-19\\_I\\_3.pdf](https://www.iccat.int/Documents/BienRep/REP_TRILINGUAL_18-19_I_3.pdf)). This provides additional supplemental information and assurances regarding representativeness based on the logbook data requirements and the extent and incidence in which the UoC interacts with ETP species. The reporting requirement imposed by Taiwan was verified during the site visit and none of the UoA vessels were in violation of this requirement.

Thus, there is a strategy in place for managing the UoAs impact on ETP species proposed by ICCAT and Taiwan authorities, including measures to minimise mortality designed by ICCAT and implemented by Taiwan authorities, which is designed to be highly likely to achieve national and international requirements for the protection of ETP species. On this basis, SG80 is met.

For there to be a comprehensive strategy in place its attributes, including monitoring, analyses and management responses should be integrated and tested for efficacy. The assessment team considers that more effort on testing alternatives is needed, also there is a need for standardized responses if measures in place are identified as inefficient. Therefore, SG100 is not met.

c	Management strategy evaluation			
	Guide post	The measures are considered likely to work, based on plausible argument (e.g., general experience, theory or comparison with similar fisheries/species).	There is an objective basis for confidence that the measures/strategy will work, based on information directly about the fishery and/or the species involved.	The strategy/comprehensive strategy is mainly based on information directly about the fishery and/or species involved, and a quantitative analysis supports high confidence that the strategy will work.
	Met?	<b>No. and So. Atlantic UoA:</b> All ETP species: Yes	<b>No. and So. Atlantic UoA:</b> All ETP species: Yes	<b>No. and So. Atlantic UoA:</b> All ETP species: No
Rationale				
<p>Conservation measures aimed at reducing ETP interactions with fisheries and ensuring their survival upon release have been adopted internationally by all tuna RFMOs. Reducing the removal of animals from populations generally benefits the population and is the rationale behind many of the conservation measures. These measures are considered likely to work based on theory, as well as past experience; requirements for the SG60 level are met for both the North Atlantic and South Atlantic UoAs.</p> <p>Measures within ICCAT have been established and applied directly to the UoA, including non-retention policies, mandatory logbooks, observer coverage (albeit only 5%), skipper training and workshops, detailed release procedures, requirements for the carriage and use of specific equipment to aid release of ETP species, and</p>				

formal reporting requirement. These activities and measures outlined in SIb and applied to the North and South Atlantic UoAs constitute a collection of measures/strategy and provide an objective basis that the strategy, if followed, will work thus meeting requirements at the SG80 level. However, there has been no quantitative analysis of the strategies to support high confidence that they will work, SG 100 is not met.				
d	Management strategy implementation			
	Guide post		There is some evidence that the measures/strategy is being implemented successfully.	There is clear evidence that the strategy/comprehensive strategy is being implemented successfully and is achieving its objective as set out in scoring issue (a) or (b).
	Met?		<b>North Atlantic UoA</b> Oceanic whitetip shark: No All ETP Species: Yes  <b>So. Atlantic UoA</b> Oceanic whitetip shark: No All other ETP species: Yes	<b>No. And So. Atlantic UoA</b> All ETP species: No
Rationale				
<b>South Atlantic UoA</b>  Some evidence that elements of the strategy are being implemented successfully do exist, including the collection and submission of observer records and logbooks, as well as the adoption of best practices by the UoA, this is not the case for all ETP species. Oceanic whitetip sharks were retained in the South Atlantic UoA despite retention being prohibited under Recommendation 10-07. On this basis oceanic whitetip shark does not meet SG 80. For all other ETP in the South Atlantic UoA there is some evidence that measures as outlined in SI-b are being implemented successfully; SG 80 is met. However, there is room for additional improvement before it can be said there is clear evidence that the strategy is being implemented successful. Thus, SG 100 is not met.  <b>North Atlantic UoA</b>  Some evidence that elements of the strategy are being implemented successfully do exist for the North Atlantic UoA, including the collection and submission of observer records and logbooks, as well as the adoption of best practices by the UoA. While great white sharks were retained by vessels in the North Atlantic UoA between 2015 and 2019, this occurred prior to protection afforded under Taiwan Law in 2020. Therefore, the retention of great white sharks was not counter to any adopted management measure. During the remote site visit with TFA staff in 2021 it was noted that no great white shark retentions have occurred since implementation of the law prohibiting their retention and on this basis SG 80 is met.  For oceanic whitetip shark it cannot be stated that there is some evidence that the strategy is being implemented successfully. There appears to be a propensity to retain oceanic whitetip shark by the UoA as noted in the South Atlantic and there is no reason to conclude that it is not occurring in the North Atlantic, therefore SG 80 is not met. For all other species there has been no noncompliance with adopted measures and this constitutes some evidence that strategies are being implemented successfully, SG 80 is met. As there is still room for additional improvement before it can be said there is clear evidence that the strategy is being implemented successfully, Thus, SG 100 is not met.				

e	Review of alternative measures to minimize mortality of ETP species			
	Guide post	There is a review of the potential effectiveness and practicality of alternative measures to minimise UoA-related mortality of ETP species.	There is a regular review of the potential effectiveness and practicality of alternative measures to minimise UoA-related mortality of ETP species and they are implemented as appropriate.	There is a biennial review of the potential effectiveness and practicality of alternative measures to minimise UoA-related mortality ETP species, and they are implemented, as appropriate.
	Met?	<b>No. and So. Atlantic UoAs</b> All ETP species: Yes	<b>No. and So. Atlantic UoAs</b> All ETP species: Yes	<b>No. and So. Atlantic UoAs</b> All ETP species: No
Rationale				
<p><b>North and South Atlantic UoAs</b></p> <p>The ICCAT Sub-Committee on Ecosystems and Bycatch integrates the monitoring and research activities related to the ecosystem that are required by the SCRS in fulfilling its advisory role to the Commission, including investigating the impact that changes in fishing gears or fishing technology have on the catch of target and non-target species and, through operational models, exploring the potential benefits (at an ecosystem level) of alternative management strategies, such as time-area closures. The Committee meets regularly, and conclusions and recommendations are presented during annual meeting of the ICCAT Commission for further discussion and consideration. We note that the Sub-committee on Ecosystems and Bycatch recently reviewed collaborative research for seabirds and sea turtles to assess the utility of mitigation measures and development of ecosystem indicators for can be used to determine the efficacy of mitigation measures (<a href="https://www.iccat.int/Documents/SCRS/SCRS_2020_Advice_ENG.pdf">https://www.iccat.int/Documents/SCRS/SCRS_2020_Advice_ENG.pdf</a>). Importantly, the collaborative research on seabirds showed that if correctly applied the current mitigation practices are effective in reducing seabird bycatch under various conditions. Of these the combination of night setting and use of Tori lines produced the best mitigation result. During the 2021 meeting of the Sub-committee on Ecosystems and Bycatch collaborative research on the effect of longline hook sizes on the catch of sea turtles was examined to reduce fishery impacts (<a href="https://www.iccat.int/Documents/SCRS/ExecSum/SCECO_REP_ENG.pdf">https://www.iccat.int/Documents/SCRS/ExecSum/SCECO_REP_ENG.pdf</a>). Also, updates to ongoing bycatch research and conclusion of studies were presented during the 2021 Sub-Committee Meeting. Noting that this Sub-Committee meets regularly, there is a regular review of the potential effectiveness and practicality of alternative measures to minimize UoA-related mortality of ETP species; requirements for SG 60 and SG 80 are met for both UoAs.</p> <p>As there is no biennial review of the potential effectiveness and practicality of alternative measures to minimise UoA-related mortality ETP species SG 100 is not met.</p>				
References				
None				
Draft scoring range and information gap indicator added at Announcement Comment Draft Report				
Draft scoring range			North Atlantic UoA- ≥80 Oceanic whitetip shark: ≥60-79 Great white shark: ≥80 Great shearwater: ≥80  South Atlantic UoA-75	

	<p>Oceanic whitetip shark: 60-79</p> <p>Silky shark: ≥80</p> <p>Loggerhead turtle: ≥80</p> <p>Leatherback turtle: ≥80</p> <p>Olive ridley turtle: ≥80</p> <p>Yellow-nosed albatross: ≥80</p> <p>Great shearwater: ≥80</p>
Information gap indicator	Rationale for the retention of ETP species. The coverage rate of submitted logbook data (e.g., 70%, 80%, etc. of fishing activity).
Overall Performance Indicator scores added from Client and Peer Review Draft Report	
Overall Performance Indicator score	<p>North Atlantic UoA - 75</p> <p>South Atlantic UoA - 75</p>
Condition number (if relevant)	Condition 8 – Oceanic whitetip



### PI 2.3.3 – ETP species information

PI 2.3.3		Relevant information is collected to support the management of UoA impacts on ETP species, including: <ul style="list-style-type: none"> <li>- Information for the development of the management strategy;</li> <li>- Information to assess the effectiveness of the management strategy; and</li> <li>- Information to determine the outcome status of ETP species</li> </ul>		
Scoring Issue		SG 60	SG 80	SG 100
a	Information adequacy for assessment of impacts			
	Guide post	Qualitative information is adequate to estimate the UoA related mortality on ETP species.  OR  If RBF is used to score PI 2.3.1 for the UoA: Qualitative information is adequate to estimate productivity and susceptibility attributes for ETP species.	Some quantitative information is adequate to assess the UoA related mortality and impact and to determine whether the UoA may be a threat to protection and recovery of the ETP species.  OR  If RBF is used to score PI 2.3.1 for the UoA: Some quantitative information is adequate to assess productivity and susceptibility attributes for ETP species.	Quantitative information is available to assess with a high degree of certainty the magnitude of UoA-related impacts, mortalities and injuries and the consequences for the status of ETP species.
	Met?	<b>No. and So Atlantic UoAs</b> All ETP species: Yes	<b>No. and So Atlantic UoAs</b> All ETP species: No	<b>No. and So Atlantic UoAs</b> All ETP species: Not scored
Rationale				
<p>Catch information on EPT species is collected via mandatory observer programs and logbooks from all fisheries operating in the ICCAT area, including UoA vessels. Note logbook reporting by all Taiwanese longline vessels operating in the ICCAT Commission Area is mandatory and fishers are required to completely and accurately record all incidental catch of sharks and their FATE (released alive, discarded dead, or retained), as well as the number of seabirds, sea turtles and cetaceans incidentally caught and their FATE when released (dead or alive). By testing various assumptions about the fate of ETP species (e.g., all dead, all alive, etc.) risk profiles can be developed. For some of the ETP species post release mortality estimates are available and can be applied, while in cases where information is lacking a mortality profile can be applied to assess risk. On this basis, qualitative information is adequate to estimate the UoA related mortality on ETP species; SG60 is met.</p> <p>SG80 requires population-level as well as fishery-level information and due to a lack of sufficient information for both sources quantifying UoA related mortality analytically relevant to stock status is not possible for sharks, cetaceans, marine turtles, and seabirds. For many of the ETP species interacting with vessels from the North and South Atlantic UoAs, population-level estimates of abundance are not available. Also, for many of the interactions the animal was either not identified or mis-identified. While some quantitative information is available and adequate to assess the UoA related mortality and impact and to determine whether the UoA may be a threat to protection and recovery of the ETP species, thus scoring SG80, the Assessment Team notes the</p>				

uncertainty with the population level data for many ETP species and invoked a more precautionary position. On this basis SG80 is not met.

SG100 is not scored as not all SG80 requirements are met (see MSC interpretation <https://mscportal.force.com/interpret/s/article/Scoring-SG100-if-not-all-SG80-met-7-10-5-3-1527262010218>).

B	Information adequacy for management strategy			
	Guide post	Information is adequate to support measures to manage the impacts on ETP species.	Information is adequate to measure trends and support a strategy to manage impacts on ETP species.	Information is adequate to support a comprehensive strategy to manage impacts, minimize mortality and injury of ETP species, and evaluate with a high degree of certainty whether a strategy is achieving its objectives.
	Met?	<b>No. and So. Atlantic UoA</b> All ETP species: Yes	<b>No. and So. Atlantic UoA</b> All ETP species: No	<b>No. and So. Atlantic UoA</b> All ETP species: Not scored
Rationale				
<p>Catch data from both logbooks and observer programs for all fisheries operating in the ICCAT Commission Area are provided annually to the ICCAT as mandated by binding Recommendations. Both data sets routinely indicate the fate of the catch (retained or discarded), and for ETP species their status when released (dead or alive) is indicated for most animals. When status information was not provided, the assessment team took a precautionary approach when assessing impacts and assumed 100% mortality for all released animals. It is considered that information is adequate to support one or more measures, an understanding of how they work to achieve an outcome, and which are designed to manage impacts on the UoA related mortality of ETP species. On this basis SG60 is met.</p> <p>ICCAT Recommendation 16-14 specifies minimum standards for observer programs and requires at least 5% observer coverage of longline fishing effort. CPCs are also required to report observer coverage rates to the ICCAT annually. In 2017, Taiwan reported an observer coverage rate of 7.27% for vessels targeting albacore tuna in the ICCAT Convention area. While this meets the requirement specified in Rec. 16-14, observer coverage rates of UoA vessels is somewhat lower and at lower coverage rates the ability of collected data to accurately reflect ETP interactions on unsampled segments of a fleet may be problematic. While the estimates of UoA related mortality are sufficiently precise and quantitative to manage impacts on ETP species, the data may not be adequate to measure trends and support a strategy to manage impacts on ETP species.</p> <p>Furthermore, based on the analysis of historical observer/logbook data assembled by the Assessment Team via the ICCAT By-catch Meta-Database from 2000-2013, approximately 197 seabird interactions occurred in the South Atlantic Ocean. While the observed reductions in seabird interactions through time (197 historically vs 5 recently) in the South Atlantic may result from the adoption of stricter conservation measures, all other factors being equal, the lack of species identifications in the historical observer data (2000-2013) hampers the Assessment Teams ability to make direct comparisons with the contemporary observer and logbook data provided (2000-2013 vs 2015-2019). As a result, available information would not be adequate to measure trends and support a strategy to manage impacts on seabirds.</p> <p>Based on the totality of information the Assessment Team contends that the available information is not adequate to measure trends and support a strategy to manage impacts on ETP species caught by the UoAs; SG 80 is not met.</p>				

SG100 is not scored as not all SG80 requirements are met (see MSC interpretation <a href="https://mscportal.force.com/interpret/s/article/Scoring-SG100-if-not-all-SG80-met-7-10-5-3-1527262010218">https://mscportal.force.com/interpret/s/article/Scoring-SG100-if-not-all-SG80-met-7-10-5-3-1527262010218</a> ).	
References	
None	
Draft scoring range and information gap indicator added at Announcement Comment Draft Report	
Draft scoring range	No. and So. Atlantic UoA All ETP species: 60-79
Information gap indicator	Logbook and observer program protocols and reporting requirements at both the UoA level and management bodies (TFA and ICCAT).
Overall Performance Indicator scores added from Client and Peer Review Draft Report	
Overall Performance Indicator score	North Atlantic UoA - 60 South Atlantic UoA - 60
Condition number (if relevant)	Condition 9 – N and S Atlantic

## PI 2.4.1 – Habitats outcome

PI 2.4.1		The UoA does not cause serious or irreversible harm to habitat structure and function, considered on the basis of the area covered by the governance body(s) responsible for fisheries management in the area(s) where the UoA operates		
Scoring Issue		SG 60	SG 80	SG 100
a	Commonly encountered habitat status			
	Guide post	The UoA is unlikely to reduce structure and function of the commonly encountered habitats to a point where there would be serious or irreversible harm.	The UoA is highly unlikely to reduce structure and function of the commonly encountered habitats to a point where there would be serious or irreversible harm.	There is evidence that the UoA is highly unlikely to reduce structure and function of the commonly encountered habitats to a point where there would be serious or irreversible harm.
	Met?	Both UoAs - Yes	Both UoAs - Yes	Both UoAs - Yes
Rationale				
As the pelagic longline fishery sets gear in the upper portions of the water column, there is no possibility for the gear to contact demersal habitats. Gear in the UoA is set around 45 m to 58 m depth from the ocean surface away from the continental shelf. As a result, there is no contact with the benthic habitat and therefore impacts are considered minimal. The UoA only operate in the high seas and therefore do not operate in shallow waters and this can be confirmed by logbooks and VMS records. Recent reports of analogous long fisheries confirm that these fisheries do not negatively impact benthic substrates (Peebles 2021). This meets the requirements of the SG 60, SG 80 and SG 100 levels.				
b	VME habitat status			
	Guide post	The UoA is unlikely to reduce structure and function of the VME habitats to a point where there would be serious or irreversible harm.	The UoA is highly unlikely to reduce structure and function of the VME habitats to a point where there would be serious or irreversible harm.	There is evidence that the UoA is highly unlikely to reduce structure and function of the VME habitats to a point where there would be serious or irreversible harm.
	Met?	Both UoAs - Yes	Both UoAs - Yes	Both UoAs - Yes
Rationale				
As noted in the background, the fishery does not interact directly with any VMEs given sets are deployed in the epipelagic zone. The pelagic habitat does not have any of the characteristics of VMEs outlined in GSA3.13.3.2. Multiple studies summarized in a recent Seafood Watch Report indicate that pelagic longline gear result in no negatively impact bottom habitat (Peebles 2021). As a result, there is evidence that the UoA is highly unlikely to reduce structure and function of the VME habitats. This meets the requirements of the SG 60, SG 80, and SG100 levels.				
c	Minor habitat status			
	Guide post			There is evidence that the UoA is highly unlikely to

				reduce structure and function of the minor habitats to a point where there would be serious or irreversible harm.
	Met?			Both UoAs - Yes
Rationale				
As noted above in Si a, there is no possibility that the the UoA would cause any harm on demersal or pelagic habitats and on this basis SG 100 would be met. As permitted through the MSC interpretation log, the assessment team has verified this evidence through review of analogous fisheries (Peebles 2021). Therefore, requirements at the SG 100 level are met.				
References				
None				
Draft scoring range and information gap indicator added at Announcement Comment Draft Report				
Draft scoring range			≥80	
Information gap indicator			Information is sufficient to score PI	
Overall Performance Indicator scores added from Client and Peer Review Draft Report				
Overall Performance Indicator score			100	
Condition number (if relevant)				

## PI 2.4.2 – Habitats management strategy

PI 2.4.2		There is a strategy in place that is designed to ensure the UoA does not pose a risk of serious or irreversible harm to the habitats		
Scoring Issue		SG 60	SG 80	SG 100
a	Management strategy in place			
	Guide post	There are measures in place, if necessary, that are expected to achieve the Habitat Outcome 80 level of performance.	There is a partial strategy in place, if necessary, that is expected to achieve the Habitat Outcome 80 level of performance or above.	There is a strategy in place for managing the impact of all MSC UoAs/non-MSC fisheries on habitats.
	Met?	Yes	Yes	Yes
Rationale				
<p>Pelagic longlines do not interact with any seafloor habitat and do not harm the pelagic habitat. A fully rigged longline (floats, float-line, branch-lines, and hooks) is very valuable, and loss of the longline generally means the end of fishing (fishing vessels generally carry only one longline spool). As a result fishers take extraordinary measure to retrieve all gear. Considering that this fishery is unlikely to impact benthic habitats, the term ‘if necessary’ applies here and management measures should not be required. SG 60 and SG80 are therefore met.</p> <p>Table GSA8 from MSC Fisheries standard v2.01 provides guidance to determine if a strategy could be considered in place for pelagic longlines in relation to habitat impacts. It states: “The use of the gear, the understanding that comes from years of peer-reviewed research about its impacts, and the specific management strategy that mandates only its use could be construed as a cohesive and strategic arrangement. This is supported by demonstrable understanding about how the use of pelagic longlines work to avoid impacting benthic habitats specifically, and some understanding about the impacts of lost gear on habitat and the relative effects of such impacts are deemed to be low risk for overall habitat health. Periodic assessments (i.e., directed research and risk assessments) are undertaken to inform management decision makers about lost gear impacts to ensure that management strategies are working and are demonstrably avoiding serious or irreversible harm to “main” habitats and to determine whether changes need to be made to mitigate unacceptable impacts”.</p> <p>The negligible impact of the fishery on the habitat was considered in previous MSC assessment and the fishery could be considered an operational strategy for managing the impact of the fishery on habitat types (Albacore Fishing Association South Pacific Albacore Troll/Jig Fishery, and American Albacore Fishing Association North Pacific Albacore Pole &amp; Line and Troll/Jig Fishery). Moreover, stakeholders consulted stated that the fishery does not have any impacts on the habitat and therefore, a strategy itself did not need to be created. Based on the totality of the information SG100 is met.</p>				
b	Management strategy evaluation			
	Guide post	The measures are considered likely to work, based on plausible argument (e.g. general experience, theory or comparison with similar UoAs/habitats).	There is some objective basis for confidence that the measures/partial strategy will work, based on information directly about the UoA and/or habitats involved.	Testing supports high confidence that the partial strategy/strategy will work, based on information directly about the UoA and/or habitats involved.

	Met?	Yes	Yes	No
Rationale				
<p>Knowledge in relation to the way longline fishing gear is fished as well as the sea areas where the fleet operates (open ocean, deep waters) is sufficient to discount any significant impacts on seabed habitats from the fishery and because of the low catch rates for most secondary species it is not considered capable of affecting the epipelagic habitat. Monitoring of catches and fishing practices, as well as fishing locations provides high confidence on information from the fishery and the habitats encountered. Such data helps confirm that catches are only taken from surface waters and in offshore locations as expected for the UoA. As stated in Si-a above, management measures as described under SGs 60 and 80 are not required and these are automatically met.</p> <p>As there is no testing to support with high confidence that the partial strategy/strategy will work, SG100 is not met.</p>				
c	Management strategy implementation			
	Guide post		There is some quantitative evidence that the measures/partial strategy is being implemented successfully.	There is clear quantitative evidence that the partial strategy/strategy is being implemented successfully and is achieving its objective, as outlined in scoring issue (a).
	Met?		Yes	Yes
Rationale				
<p>Knowledge in relation to the way longline fishing gear is fished as well as the sea areas where the fleet operates (open ocean, deep waters) is sufficient to discount any impacts on seabed habitats from the fishery. While this information was verified during stakeholder interviews it will be checked again with this fishery relevant stakeholders during the next site visit. Monitoring of catches and fishing practices, as well as fishing locations via mandatory logbook, VMS, and observer requirements provides clear quantitative evidence that the partial strategy/strategy is being implemented successfully and achieving objectives as outlined in Si-a; SG 80 and SG100 are met.</p>				
d	Compliance with management requirements and other MSC UoAs'/non-MSC fisheries' measures to protect VMEs			
	Guide post	There is qualitative evidence that the UoA complies with its management requirements to protect VMEs.	There is some quantitative evidence that the UoA complies with both its management requirements and with protection measures afforded to VMEs by other MSC UoAs/non-MSC fisheries, where relevant.	There is clear quantitative evidence that the UoA complies with both its management requirements and with protection measures afforded to VMEs by other MSC UoAs/non-MSC fisheries, where relevant.
	Met?	Yes	Yes	Yes
Rationale				

In the absence of interactions with VMEs (see PI 2.4.1), this issue is met by default. SG100 is met.	
References	
None	
Draft scoring range and information gap indicator added at Announcement Comment Draft Report	
Draft scoring range	≥80
Information gap indicator	VMS tracks to verify fishing area
Overall Performance Indicator scores added from Client and Peer Review Draft Report	
Overall Performance Indicator score	95
Condition number (if relevant)	



### PI 2.4.3 – Habitats information

PI 2.4.3		Information is adequate to determine the risk posed to the habitat by the UoA and the effectiveness of the strategy to manage impacts on the habitat		
Scoring Issue		SG 60	SG 80	SG 100
a	Information quality			
	Guide post	<p>The types and distribution of the main habitats are broadly understood.</p> <p>OR</p> <p>If CSA is used to score PI 2.4.1 for the UoA: Qualitative information is adequate to estimate the types and distribution of the main habitats.</p>	<p>The nature, distribution and vulnerability of the main habitats in the UoA area are known at a level of detail relevant to the scale and intensity of the UoA.</p> <p>OR</p> <p>If CSA is used to score PI 2.4.1 for the UoA: Some quantitative information is available and is adequate to estimate the types and distribution of the main habitats.</p>	The distribution of all habitats is known over their range, with particular attention to the occurrence of vulnerable habitats.
	Met?	Yes	Yes	No
Rationale				
<p>Following GPF7.1.5 “main” habitats includes habitats that are commonly encountered by the UoA or VMEs.</p> <p>Commonly encountered habitats: Fishing takes place in the epipelagic habitat and so longlines themselves do not interact with benthic habitat during its operation. The distribution of the pelagic habitat is known over the spatial range within which the fishery operates from widely available sea charts and bathymetric maps of the Atlantic Ocean.</p> <p>VMEs: As described above, derelict longlines potentially impact coral reefs. While the distribution of coral reefs throughout the Atlantic Ocean has generally been mapped, potential habitats impacted by derelict longlines is not well known.</p> <p>This meets the requirements of the SG 60 and SG 80 levels, but not the SG 100 level.</p>				
b	Information adequacy for assessment of impacts			
	Guide post	<p>Information is adequate to broadly understand the nature of the main impacts of gear use on the main habitats, including spatial overlap of habitat with fishing gear.</p> <p>OR</p>	<p>Information is adequate to allow for identification of the main impacts of the UoA on the main habitats, and there is reliable information on the spatial extent of interaction and on the timing and location of use of the fishing gear.</p>	The physical impacts of the gear on all habitats have been quantified fully.

		If CSA is used to score PI 2.4.1 for the UoA: Qualitative information is adequate to estimate the consequence and spatial attributes of the main habitats.	OR If CSA is used to score PI 2.4.1 for the UoA: Some quantitative information is available and is adequate to estimate the consequence and spatial attributes of the main habitats.	
	Met?	Yes	Yes	No
Rationale				
<p>Information on the spatial extent and on the timing and location of use of the fishing gear is collected by VMS (100% coverage) and thus there is accurate, near real-time monitoring of the spatial extent of interaction, and the timing and location of use of the fishing gear. Logbook data is collected from the UoA allowing for the spatial assessment of main impacts on main habitats. This meets the requirements of the SG 60 and SG 80 levels.</p> <p>However, reliable data on the location of lost longlines that become beached is not available and this hinders a full understanding of the nature of the impacts of the gear on these habitats. Thus requirements at the SG 100 level are not met.</p>				
c	Monitoring			
	Guide post		Adequate information continues to be collected to detect any increase in risk to the main habitats.	Changes in all habitat distributions over time are measured.
	Met?		Yes	Yes
Rationale				
<p>For the UoA, the habitat under consideration is the pelagic water column and no hard substrate is impacted by the fishery. The physical, chemical and biological properties of the Atlantic Ocean are regularly monitored. The client vessels all operate under a VMS scheme and thus there is accurate, near real-time monitoring of the spatial extent of interaction, and the timing and location of use of the fishing gear.</p> <p>SG 80 and SG 100 requirements are met.</p>				
References				
None				
Draft scoring range and information gap indicator added at Announcement Comment Draft Report				
Draft scoring range			≥80	
Information gap indicator			More information is sought on the frequency of lost gear by the UoA and what are the reporting requirements when gear is lost.	

Overall Performance Indicator scores added from Client and Peer Review Draft Report	
Overall Performance Indicator score	85
Condition number (if relevant)	

### PI 2.5.1 – Ecosystem outcome

PI 2.5.1		The UoA does not cause serious or irreversible harm to the key elements of ecosystem structure and function		
Scoring Issue		SG 60	SG 80	SG 100
a	Ecosystem status			
	Guide post	The UoA is unlikely to disrupt the key elements underlying ecosystem structure and function to a point where there would be a serious or irreversible harm.	The UoA is highly unlikely to disrupt the key elements underlying ecosystem structure and function to a point where there would be a serious or irreversible harm.	There is evidence that the UoA is highly unlikely to disrupt the key elements underlying ecosystem structure and function to a point where there would be a serious or irreversible harm.
	Met?	Yes	Yes	No
Rationale				
<p>The element considered of primary importance and most likely to be threatened by the fishing activities is that of trophic structure. A fishery can alter the structure and functioning of ecosystems by removing forage species upon which higher trophic level species depend, or through top-down trophic cascades or fishing down the food web.</p> <p>Andersen and Pedersen (2009) use a size- and trait-based model to explore how marine ecosystems potentially react to different types of fishing pressure and conclude that cascades are damped further away from the perturbed trophic level. Fishing on several trophic levels leads to a disappearance of the signature of trophic cascades. Management of tuna fisheries by ICCAT potentially mitigate depletion of top predators and make it highly unlikely that the underlying ecosystem structure and function will be disrupted to a point of serious or irreversible harm. Furthermore, Pershing et al. 2015 noted that trophic cascade regime shifts are rare in open ocean ecosystems. We consider that the fishery is highly unlikely to disrupt trophic structure of the ecosystem to extreme irreversible levels, due to the scale at which the fishery operates relative to the scale of species distributions impacted by the fishery. The fishery does not remove a substantial amount of high trophic level species (retained or discarded) relative to the overall abundance of these species, nor does the fishery impact lower trophic levels. The assessment team concludes that it is highly unlikely that the UoA disrupts key elements of ecosystem structure and function to the point where there would be serious or irreversible harm; SG 80 is met.</p> <p>Recent evidence indicates that it is highly unlikely that pelagic longline fisheries impact key elements of ecosystem structure and function to the point where there would be serious or irreversible harm ( Pershing 2015). However, there is no direct evidence that the UoA has no impact. On this basis SG 100 is not met.</p>				
References				
Andersen and Pedersen (2009); ; Pershing (2015)				
Draft scoring range and information gap indicator added at Announcement Comment Draft Report				
Draft scoring range			≥80	

Information gap indicator	Information is sufficient to score PI
Overall Performance Indicator scores added from Client and Peer Review Draft Report	
Overall Performance Indicator score	80
Condition number (if relevant)	

## PI 2.5.2 – Ecosystem management strategy

PI 2.5.2		There are measures in place to ensure the UoA does not pose a risk of serious or irreversible harm to ecosystem structure and function		
Scoring Issue		SG 60	SG 80	SG 100
a	Management strategy in place			
	Guide post	There are measures in place, if necessary which take into account the potential impacts of the UoA on key elements of the ecosystem.	There is a partial strategy in place, if necessary, which takes into account available information and is expected to restrain impacts of the UoA on the ecosystem so as to achieve the Ecosystem Outcome 80 level of performance.	There is a strategy that consists of a plan, in place which contains measures to address all main impacts of the UoA on the ecosystem, and at least some of these measures are in place.
	Met?	Yes	Yes	No
Rationale				
<p>At the regional level, the 1995 FAO Code of Conduct for Responsible Fisheries is used as the framework for sustainable fisheries for an “Ecosystem Approach to Fisheries Management (EAFM)”. The RFMOs application of the FAO code extends to the highly migratory fish species including tuna through adopted conservation measures for bigeye, yellowfin and skipjack, as well as to the management and protection of non-target species, in particular sharks and bycatch species. Although not specifically designed to manage impacts on the ecosystem, the range of measures in place is considered to represent a strategy that works to achieve the intended outcome. We note that there is no specific ecosystem management plan in the RFMOs but SA3.17.3.2 states that ‘It may not be necessary to have a specific “ecosystem strategy” other than that which comprises the individual strategies for the other components under P1 and P2.’ This meets the sg 60 and SG 80 levels. As there is no plan that addresses all main impacts of the UoA on the ecosystem the SG 100 level is not met.</p>				
b	Management strategy evaluation			
	Guide post	The measures are considered likely to work, based on plausible argument (e.g., general experience, theory or comparison with similar UoAs/ ecosystems).	There is some objective basis for confidence that the measures/ partial strategy will work, based on some information directly about the UoA and/or the ecosystem involved.	Testing supports high confidence that the partial strategy/ strategy will work, based on information directly about the UoA and/or ecosystem involved.
	Met?	Yes	Yes	No
Rationale				
<p>The regional stock assessments indicate that current harvest strategies and management measures have been successful in generally maintaining the target species around the BMSY level (we note this may not be the case for all species). The strategy considers the significant sources of fishery related risks to the Atlantic Ocean ecosystem, namely the removal of the target species, risks associated with impacts of bycatch, and discarding of a wide range of non-target species. Overall, the strategy is considered likely to work. The ecosystem modelling (described under PI 2.5.1), together with the current and projected future healthy status of the key tuna species, are results of a form of testing for the specific ecosystem that provides an objective basis for</p>				

confidence that the measures will work. On this basis, the SG 60 and SG 80 levels are met. Given that there has been no testing, requirements at the SG100 level are not met.				
c	Management strategy implementation			
	Guide post		There is some evidence that the measures/partial strategy is being implemented successfully.	There is clear evidence that the partial strategy/strategy is being implemented successfully and is achieving its objective as set out in scoring issue (a).
	Met?		Yes	Yes
Rationale				
As previously indicated, regional stock assessments show that current harvest strategies and management measures have largely been successful in maintaining target species at around the BMSY level. Available ecosystem modelling suggests it is unlikely the client fishery is having an irreversible impact on ecosystem functioning. Improved observer coverage for the longline fishery would provide better information relevant to monitoring ecosystem impacts from that sector. Nevertheless, overall, there is evidence that measures are being implemented successfully. SG 80 and SG 100 requirements are met.				
References				
Draft scoring range and information gap indicator added at Announcement Comment Draft Report				
Draft scoring range			≥80	
Information gap indicator			More information sought on bycatch handling practices, future observer coverage decisions and measures to collect fate data associated with released animals.	
Overall Performance Indicator scores added from Client and Peer Review Draft Report				
Overall Performance Indicator score			85	
Condition number (if relevant)				

### PI 2.5.3 – Ecosystem information

PI 2.5.3		There is adequate knowledge of the impacts of the UoA on the ecosystem		
Scoring Issue		SG 60	SG 80	SG 100
a	Information quality			
	Guide post	Information is adequate to identify the key elements of the ecosystem.	Information is adequate to broadly understand the key elements of the ecosystem.	
	Met?	Yes	Yes	
Rationale				
<p>Information is adequate to broadly understand the key elements of the North and South Atlantic Ocean ecosystems. Key elements include the trophic structure of the North and South Atlantic Ocean ecosystems such as key prey, predators and competitors, community composition, productivity patterns and characteristics of biodiversity and is accessible through the Large Marine Ecosystems Hub (<a href="https://www.lmehub.net/">https://www.lmehub.net/</a>) and Kelley (2016). This meets requirements at the SG60 level. We note information relevant to the management of fisheries impacts in the Atlantic Ocean is available through various ICCAT tuna species working groups (e.g., Bluefin Tuna Species Group) and the Sub-Committee on Ecosystems, as well as collected observer and logbook data for fisheries operating in the ICCAT Convention Area, allowing ecoregions suitable for management of species managed by ICCAT to be defined. Sherman et al. (2013) investigated changing states of North Atlantic large marine ecosystems and Forrestal (2016) developed a provisional Atlantic Ocean ecosystem model based on purse seine data from the Atlantic Ocean. While the ecosystem model by Forrestal (2016) has not been adopted for use by ICCAT for management purposes it does identify and specify the key ecosystem elements and their major interrelationships. On this basis SG80 is met.</p>				
b	Investigation of UoA impacts			
	Guide post	Main impacts of the UoA on these key ecosystem elements can be inferred from existing information, but have not been investigated in detail.	Main impacts of the UoA on these key ecosystem elements can be inferred from existing information, and some have been investigated in detail.	Main interactions between the UoA and these ecosystem elements can be inferred from existing information, and have been investigated in detail.
	Met?	Yes	Yes	No
Rationale				
<p>The main impacts of the fishery on key elements of the ecosystem are mortality of top predators with the potential for altering the food web. The status of tuna stocks and some shark stocks (considered to be top predators) in the Atlantic Ocean is known, by which the impact of the UoA on those stocks can be measured. On this basis main impacts of the UoA on the ecosystem can be inferred from existing information; SG60 is met. The ICCAT Ecosystem Working Group has developed a provisional ecosystem report card and potential indicators of ecosystem state and impact. The food web of the ecosystems in the areas where the fishery occurs is broadly understood and some ecosystems have been investigated in detail (Sherman et al., 2013). On this basis main impacts of the UoA on the ecosystem can be inferred from existing information, and some have been investigated in detail; SG80 is met.</p> <p>Comprehensive studies and reliable ecosystem models for the Atlantic Ocean that measure fishery interactions and impacts relative to the state of the ecosystem, including interactions associated with the UoA, have not been developed to a level capable of providing input for management decision making (Forrestal 2016). While ICCAT routinely monitors a small number</p>				



of the proposed ecosystem indicators, additional ecosystem indicators could potentially be developed using available data collected by ICCAT (e.g., observer data) and data collected through external programs/studies. On this basis main interactions between the UoA and the ecosystem elements cannot be inferred from existing information, and have not been investigated in detail;SG100 is not met.				
c	Understanding of component functions			
	Guide post		The main functions of the components (i.e., P1 target species, primary, secondary and ETP species and Habitats) in the ecosystem are known.	The impacts of the UoA on P1 target species, primary, secondary and ETP species and Habitats are identified and the main functions of these components in the ecosystem are understood.
	Met?		Yes	Yes
Rationale				
<p>Information on target and non-target species is gathered through logbook data and the regional observer programs that monitor catches associated with fisheries operating in the ICCAT Convention area, as well as being available via a number of historical research projects. The main functions of the components of the ecosystem (P1 target species, primary, secondary and ETP species and Habitats) are known and sufficient information is available to identify the range of species that are impacted and their respective roles. This has led to the development of a provisional ecosystem model (Ferrestal 2016). On this basis SG80 is met.</p> <p>Stock assessments are routinely conducted for P1 target species, as well as primary and secondary species, and UoA provided logbook and observer data from 2014-2019 can be used determine potential impacts to these species (target, primary, and secondary) through UoA fishing operations. Population estimates exist for some ETP species in the North and South Atlantic Ocean and provided UoA observer and logbook data can be used to infer fishery impacts. Ecosystem plans based on proposed delineated ecoregions in the Atlantic Ocean (Juan-Jorda et al. 2019) have been investigated and provisional ecosystem indicators developed (Juan-Jorda et al. 2020) allowing ecological impacts from fishing to be inferred. Based on the totality of information. The impacts of the UoA on P1 target species, primary, secondary and ETP species and Habitats are identified and the main functions of these components in the ecosystem are understood; SG100 is met.</p>				
d	Information relevance			
	Guide post		Adequate information is available on the impacts of the UoA on these components to allow some of the main consequences for the ecosystem to be inferred.	Adequate information is available on the impacts of the UoA on the components and elements to allow the main consequences for the ecosystem to be inferred.
	Met?		Yes	Yes
Rationale				
<p>Information on target and non-target species (bycatch and ETP species) is gathered through logbook data and the regional observer programme, as well as being available via a number of historical research projects. Sufficient information is available to identify the range of species that are impacted and to potentially determine their respective roles--e.g. their trophic level and potential roles in transfer of energy and nutrients between various pelagic habitats (epipelagic, mesopelagic and bathypelagic) or between pelagic and demersal habitats. In order to improve the availability of data, the Kobe Bycatch Technical Working Group (KBTWG) was established in 2009 to identify, compare and review the data fields and collection protocols of logbook and observer bycatch data being employed by each tuna RFMO. The KBTWG provides guidance for</p>				

improving data collection efforts and, to the extent possible, the harmonization of data collection protocols among tuna RFMOs. These data are intended to improve future analysis of ecosystem functions. On this basis SG80 is met.

Since 2017 the ICCAT Sub-Committee on Ecosystems is working on developing an Ecosystem Report Card. This Report Card aims to highlight and monitor the state of several components of the ecosystem impacted by, or important to, the operation of ICCAT fisheries. The Ecosystem Report Card intends to be used as a tool to report on the sustainability of species and stocks under ICCAT management responsibilities and the impact of their fisheries on the structure and function of marine ecosystems to the Commission. The Subcommittee on Ecosystems has defined broad operational components of the ecosystem to be highlighted and monitored in the Ecosystem Report Card. These include: retained species, non-retained species including seabirds, marine turtles, marine mammals and sharks, food-webs/trophic relationships, socio economic, fishing pressure, environment and habitats. In 2018 a series of indicator-based assessments were produced for each of these operational ecosystem components and reviewed by the Sub-Committee on Ecosystems. Each assessment proposed and calculated a series of indicators that could potentially be used to monitor the state of that particular ecosystem component. Based on these indicator-based assessments, the first example of Ecosystem Report Card was produced in 2018. On this basis the assessment team considers adequate information is available on the impacts of the UoA on the components and elements to allow the main consequences for the ecosystem to be inferred; SG100 is met.

E	Monitoring			
	Guide post		Adequate data continue to be collected to detect any increase in risk level.	Information is adequate to support the development of strategies to manage ecosystem impacts.
	Met?		Yes	Yes
Rationale				
<p>Data are collected on key target and non-target tuna and billfish species taken by fisheries operating in the ICCAT Convention Area through logbooks and regional observer programs and these data are submitted to the ICCAT annually. On this basis, adequate data continue to be collected to detect any increase in risk level; SG80 is met.</p> <p>Candidate indicators to monitor the impact of fisheries on the ecosystem have been identified and although data may potentially be available a plan for the investigation of the use of these data has not been fully undertaken by the ICCAT. Many of the proposed indicators rely on data collected by the national observer programs and the data derived from these programs are currently underexploited for the development of ecosystem indicators. While some of the collected data contain statistical uncertainties that may limit the development of some ecosystem indicators available information has been used to support the development of ecosystem models (Forrestal, 2016). Sufficient and adequate information is now being collected to detect any increase in risk to main commercial and non-commercial bycatch species and when integrated with abiotic data is adequate to support the development of strategies to manage ecosystem impacts (Morato et al., 2016). On this basis SG100 is met.</p>				
References				
Sherman et al., (2013), Morato et al. (2016); Kelley (2016); Forrestal et al. (2016); Juan-Jorda et al (2019); Juan-Jorda et al. (2020)				
Draft scoring range and information gap indicator added at Announcement Comment Draft Report				
Draft scoring range			≥80	
Information gap indicator			Information is sufficient to score PI	

Overall Performance Indicator scores added from Client and Peer Review Draft Report	
Overall Performance Indicator score	95
Condition number (if relevant)	

## 5.4 Principle 3

### 5.4.1 Principle 3 background

#### 5.4.1.1 Area of Operation and Relevant Jurisdictions

The Atlantic Albacore pelagic longline fishery component for this Trimarine Unit of Assessments 1 and UoA 2 which operates on the high seas within the North and South Atlantic Ocean area. The UoA does not include fishing operations within adjacent EEZ's. There are 30 vessels; flagged to Taiwan.

For the UoA, a typical fishing trip lasts for 3-4 months; with port calls for around 1 week; there are usually 3-4 trips each year. At the end of the calendar year, once vessels have exhausted their Albacore quota, they would usually remain in port for around a month. Albacore are the primary target species, accounting for around 60% of landed catch; these are unloaded in containers and shipped, frozen, to buyers. Commercially valuable bycatch is predominantly comprised of bigeye and yellowfin tuna, swordfish, marlin, and sharks. All of these species are recognised as Highly Migratory Species under UNFSA, and all are managed via the relevant regional fisheries management organisations for the areas they are taken.

The International Commission for the Conservation of Atlantic Tunas (ICCAT) is the relevant RFMO for the fishery's UoAs. Southern Bluefin Tuna (SBT) are also taken by pelagic longline in the UoA area, and all catches must be covered by quota allocated and managed by the Commission for the Conservation of Southern Bluefin Tuna (CCSBT).

The main ports used for unloading include Port of Spain (Trinidad); Cape Town (South Africa) and Montevideo (Uruguay). On occasions, the vessels may unload in Dakar (Senegal) and Walvis Bay (Namibia).

As the fishery operates exclusively on the high seas, jurisdiction and management responsibility is shared across both ICCAT and the relevant Flag State (Taiwan). For Taiwanese flagged vessels the Taiwan Fisheries Agency (TFA) is the primary national management agency.

#### International Commission for the Conservation of Atlantic Tunas (ICCAT)

ICCAT is the principal Regional Fisheries Management Organisation (RFMO) responsible for the sustainable management of highly migratory tuna, tuna-like and associated pelagic species taken in the fishery's UoAs. Contracting Parties and Cooperating non-Contracting Parties, Entities, and Fishing Entities (collectively referred to as CPCs) work together to enable progress towards ICCAT's sustainable fishery objectives with a focus on target fish stock biology, estimates of stock abundance, and associated research, data collection and analysis for population assessments and trends for both target and key bycatch species caught incidentally, such as sharks.<sup>3</sup>

<sup>3</sup> See: <http://www.fao.org/fishery/rfb/iccat/en>

ICCAT's primary objective is described in Article VIII of the Convention vis: "on the basis of scientific evidence, make recommendations designed to maintain the populations of tuna and tuna-like fishes that may be taken in the Convention area at levels which will permit the maximum sustainable catch."

Current member countries of ICCAT include Albania, Algeria, Angola, Barbados, Belize, Brazil, Canada, Cabo Verde, China, Côte d'Ivoire, Curaçao, Egypt, El Salvador, Equatorial Guinea, European Union, France, Gabon, Ghana, Guatemala, Guinea, Honduras, Iceland, Japan, Liberia, Libya, Morocco, Mauritania, Mexico, Namibia, Nicaragua, Nigeria, Norway, Panama, Philippines, Republic of Korea, Russian Federation, Saint Vincent/Grenadines, Sao Tome and Principe, Senegal, Sierra Leone, South Africa, Syrian Arab Republic, Trinidad and Tobago, Tunisia, Turkey, United Kingdom, United States of America, Uruguay, Vanuatu, Rep. of Venezuela. Formally recognised cooperating States include Bolivia, Guyana, Suriname, and Taiwan.

As for other Tuna focused Regional Fisheries Management Organisations (T-RFMO's), ICCAT relies on a range of formal committees, panels and working groups to guide work on key fisheries management, scientific research, and data initiatives. These include the Standing Committee on Finance and Administration (STACFAD), and the Standing Committee on Research and Statistics (SCRS). The SCRS is ICCAT's lead scientific advisory committee, focused on collecting statistical data covering catch and effort information and relevant biological information for target and key bycatch species. The SCRS also coordinates research, including multilateral cooperative research initiatives, carries out stock assessments, and provides advice to the Commission in relation to development and implementation of relevant conservation and management focused Resolutions and Recommendations. There are also four species specific advisory Panels operating under the guidance of the SCRS. These arrangements are summarized below.

**Table 29. ICCAT's key advisory committees and working groups. Source: ICCAT.**

Committee Acronym	Description and Function
STACFAD	STACFAD Standing Committee on Finance and Administration
SCRS	Standing Committee on Research and Statistics <ul style="list-style-type: none"> <li>• Bluefin Species Group</li> <li>• Working Group on Stock Assessment Methods</li> <li>• Data preparatory Meetings</li> <li>• Species Stock Assessment Meetings</li> <li>• Bluefin MSE Technical Group</li> <li>• Species Group Meetings</li> <li>• Shortfin Mako Stock Assessment Update Meeting</li> <li>• Sub-Committee on Ecosystems (ECO)</li> </ul>
Advisory Panels	Panel 1: Tropical tunas (yellowfin, bigeye and skipjack) Panel 2: Northern temperate tunas (albacore and Atlantic bluefin) Panel 3: Southern temperate tunas (albacore and southern bluefin) Panel 4: Other species (swordfish, billfishes, small tunas)
CoC	Conservation & Management Measures Compliance Committee
PWG	Permanent Working Group for the Improvement of ICCAT Statistics and Conservation Measures

SWGSM	Standing Working Group on Dialogue between Fisheries Scientists and Managers
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## The Benguela Current Convention

The Benguela Current is a highly productive temperate marine upwelling system and associated large marine ecosystem off the west coast of Southern Africa. The Benguela Current Convention (BCC) is a formal treaty between the governments of Angola, Namibia and South Africa that sets out the countries' intention *"to promote a coordinated regional approach to the long-term conservation, protection, rehabilitation, enhancement and sustainable use of the Benguela Current Large Marine Ecosystem, to provide economic, environmental and social benefits."*<sup>4</sup> The governments of Angola, Namibia and South Africa signed the Benguela Current Convention in the Angolan city of Benguela on 18 March 2013.

The Benguela Current Convention also establishes the Benguela Current Commission (BCC), existing since 2007, as a permanent inter-governmental organisation. The convention recognises the need for a Large Marine Ecosystem concept of ocean governance – a move towards managing resources at the larger ecosystem level (rather than at the national level) and balancing human needs with conservation imperatives necessary to maintain the productivity and biodiversity of this unique ocean system. The BCC is based in Swakopmund, Namibia, and is focused on the management of shared fish stocks, environmental monitoring; biodiversity and ecosystem health.

## Taiwan

Taiwan is classified as a Flag State and Distant Water Fishing Nation (DWFN) for the purpose of the assessment, with fisheries management responsibilities spanning international agreements (e.g. ICCAT, UNFSA), as well as national fisheries legislation and policies. Central authority over commercial fisheries for Taiwan flagged vessels is vested in the Council of Agriculture. Within this there is the key government management authority known as the Taiwan Fisheries Agency (TFA) based in Kaohsiung; and the Fisheries Research Centre based in the port city of Keelung. The key fisheries management acts are administered by the Fisheries Agency (Council of Agriculture of the Executive Yuan), and there is a Deep Sea Fisheries Division which is responsible for managing all aspects of fishing operations as they relate to distant water fishing, including issuing licenses, monitoring VMS, port inspections, recording data, monitoring quota or harvest limits, placement of observers, transshipment, enforcement (with the Coast Guard), MCS related investigations and where necessary penalties and sanctions for infringements.

### 5.4.1.2 National Level Management

The management of Taiwan's Distant Water Fishing Fleet is governed by a suite of legislation and regulations. At the national level, key legislation includes the Fisheries Act (2016) and the Distant Water Fisheries Act (2016). These Acts evolved from earlier national fisheries legislation and came into force in early 2017. Part of the incentive for the new legislation was the previous identification of Taiwan by the

<sup>4</sup> See: <https://www.benguelacc.org/index.php/en/about/the-benguela-current-convention>.

European Union as a possible non-cooperating nation regarding IUU fishing (referred to as a “yellow card”) (SCS, 2018). The relevant new legislative arrangements include:

- Act Governing Distant Water Fisheries (遠洋漁業條例)
- Amendments to the Fisheries Act (漁業法) passed in early July 2016
- The Ordinance to Govern Investment in the Operation of Foreign Flag Fishing Vessels (投資經營非我國籍漁船管理條例)
- The Enforcement Rules of the Fisheries Act.

Taiwan’s new international fisheries legislative framework is now pivotal to the performance of the flag state fleet relative to the MSC standard, and sustainable distant water fishing more broadly.

## **Roles and Responsibilities**

For Taiwan, central authority over commercial fisheries is vested in the Council of Agriculture. Under the Council of Agriculture, there are two separate government organizations: the Taiwan Fisheries Agency (TFA) based in Kaohsiung and the Fisheries Research Centre based in Keelung, both of which have complex institutional histories and appear to have no formal overlap in shared responsibilities for fishery management (SCS, 2018).

The key fisheries management laws are administered by the Fisheries Agency (Council of Agriculture of the Executive Yuan). The Taiwan Fishery Agency, Council of Agriculture has a Deep Sea Fisheries Division which is responsible for managing all aspects of fishing operations as they relate to distant water fishing, including issuing licenses, monitoring VMS, port inspections, recording data, monitoring quota or harvest limits, placement of observers, transshipment, enforcement (with the support of Taiwan’s Coast Guard), and compliance and/or prosecutions<sup>5</sup>. TFA’s organizational chart (below) identifies a series of bodies dealing with its operations as a Distant Water Fishing Nation.

## **Decision Making**

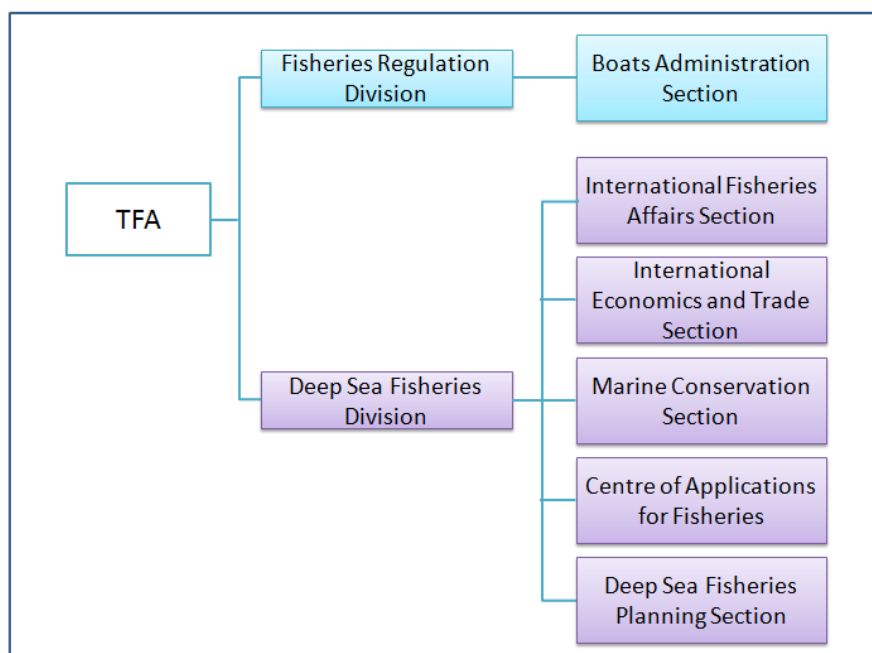
Taiwan’s Fisheries Act (2016) is the more general of the two Acts and acts primarily to guide decision making and policy formulation for domestic fisheries management, aquaculture and enforcement. It has a range of provisions including who can be granted a license, build a fishing vessel, work on fishing vessels, and receive access rights. It also has chapters on recreational fishing, fishery development, conservation and management, and penalty provisions.

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<sup>5</sup> Details provided via TFA website at: <https://www.fa.gov.tw/en/>

More relevant to the UoA is Taiwan's Distant Water Fisheries (DWF) Act (2016). This is specifically tailored to the management and enforcement of Taiwan vessels fishing on the high seas or a third country's EEZ<sup>6</sup>. It has objectives to:

- Ensure the conservation of marine fisheries resources;
- Strengthen distant water fisheries management;
- Curb IUU fishing; and
- Improve traceability of catches and fisheries product so as to promote the sustainable operation of distant water fisheries.



**Figure 30. Taiwan Fisheries Agency Organisational Chart. Source: SCS, 2018**

Article 5 of the DWF Act requires that the fisheries agency develop arrangements which have regard to the precautionary principle, ecosystem-based approach and the use of the best available scientific advice. SCS auditors (pers. Comm) based on recent onsite meeting discussions with TFA staff, describe a well-established regulatory process by which T-RFMO management and conservation measures are incorporated into domestic legislation. This iterative and consultative process may result in some modification to the measures, and that proposed legislation can be vetoed by the Legislative Yuan or by the Committee of the Whole Yuan (SCS, 2018).

<sup>6</sup> Generally understood to mean an entity not party to an agreement between two other countries. Even more generally, the term is used to denote a country other than two specific countries referred to, e.g. in the context of trade relations.



### 5.4.1.3 Fishery-Specific Management

Sustainable fisheries management objectives and measures to achieve outcomes consistent with MSC principles 1-3 are given effect primarily through the relevant regional fisheries management framework (ICCAT for this UoA); and the relevant national legal and policy frameworks. Taiwan's longer term sustainable fisheries objectives, as reflected in domestic legislation, are also consistent with these international agreements. At a vessel level, Tri Marine International is a contemporary and progressive global seafood supplier, with ongoing efforts to improve sustainability in its fishing and seafood sourcing practices.

As for other T-RFMO's ICCAT has key fisheries management objectives that align with both the UN Fish Stocks Agreement, and FAO's Code of Conduct for Responsible Fisheries. ICAAT's principal objective, set out in Article VIII of the ICCAT Convention, is to "maintain the populations of tuna and tuna-like fishes that may be taken in the Convention area at levels which will permit the maximum sustainable catch". Furthermore, ICAAT is required in making decisions pursuant to this overriding objective to also:

- Apply an ecosystem-based approach to fisheries management (Resolution 15-11 refers); and
- Use a precautionary approach in implementing ICCAT conservation and management measures (Resolution 15-12 refers).

Examples of the application of these longer-term objectives to both MSC principles 1 and 2 by ICCAT include:

- for principle 1, the objective of recovering the Atlantic Bluefin Tuna stock to a level equivalent to spawning biomass at maximum sustainable yield ( $SSB_{MSY}$ ) by 2022; and a goal of limiting catches to the most precautionary estimate of MSY provided by the ICAAT SCRS (ICCAT Recommendations 16-09 and 17-07 refer).
- For principle 2, the SCRS also oversee a sub-committee on ecosystems with the objective of ensuring ICAAT pursues the FAO's Ecosystem Approach to Fisheries. Similarly, a shark specialist group provides scientific advice, including stock assessments and ecological risk assessments where required to ensure shark sustainability. The SCRS Strategic Research Plan for 2015-2020 also includes the objective of data needs for Provision of Ecosystem Based Fishery Management Advice (Control Union, 2020).

Operational objectives giving effect to ICCAT's fisheries management objectives and obligations are expressed via an extensive suite of formally agreed Resolutions and Recommendations. The full range of these are provided on ICCATS website and updated annually<sup>7</sup> A subset of these, most relevant to the UOA fishery, are provided below.

<sup>7</sup> See: [https://www.iccat.int/Documents/Recs/COMPENDIUM\\_ACTIVE\\_ENG.pdf](https://www.iccat.int/Documents/Recs/COMPENDIUM_ACTIVE_ENG.pdf)

**Table 30: Current and relevant ICCAT Recommendations for the UoA. Source: ICCAT.**

ICCAT Recommendation	Title and Purpose
Rec. 18-01	Recommendation by ICCAT Supplementing and Amending Recommendation 16-01 on a Multi Annual Conservation and Management Programme for Tropical Tunas
Rec. 18-02	Recommendation by ICCAT Establishing a Multi-Annual Management Plan for Bluefin Tuna in the Eastern Atlantic and the Mediterranean Sea
Res. 18-03	Resolution by ICCAT on Development of Initial Management Objectives for Eastern and Western Bluefin Tuna
Rec. 18-04	Recommendation by ICCAT to Replace Rec. 15-05 to Further Strengthen the Plan to Rebuild Blue Marlin and White Marlin Stocks
Rec. 16-06	Recommendation by ICCAT on a Multi-annual Conservation and Management Program for North Atlantic Albacore
Rec. 16-07	Recommendation by ICCAT on the Southern Albacore Catch Limits for the Period 2017 to 2020
Rec. 17-04	Recommendation by ICCAT on a Harvest Control Rule for the North Atlantic Albacore Supplementing the Multiannual Conservation and Management Programme,
Rec. 17-05	Recommendation by ICCAT Establishing Management Measures for the Stock of Mediterranean Albacore
Rec. 18-05	Recommendation by ICCAT on Improvement of Compliance Review of Conservation and Management Measures Regarding Billfish Caught in the ICCAT Convention Area
Rec. 18-06	Recommendation by ICCAT to Replace Recommendation 16-13 on Improvement of Compliance Review of Conservation and Management Measures Regarding Sharks Caught in Association with ICCAT Fisheries
Rec. 18-07	Recommendation by ICCAT to Amend ICCAT Reporting Deadlines in Order to Facilitate an Effective and Efficient Compliance Process
Rec. 18-08	Recommendation by ICCAT on Establishing a List of Vessels Presumed to have Carried out Illegal, Unreported and Unregulated Fishing Activities
Rec. 18-09	Recommendation by ICCAT on Port State Measures to Prevent, Deter and Eliminate Illegal, Unreported and Unregulated Fishing
Rec. 18-10	Recommendation by ICCAT Concerning Minimum Standards for Vessel Monitoring Systems in the ICCAT Convention Area
Res. 18-11	Resolution by ICCAT Establishing a Pilot Program for the Voluntary Exchange of Inspection Personnel in Fisheries Managed by ICCAT
Rec. 18-12	Recommendation by ICCAT Amending Recommendation 17-09 on the Application of the eBCD System
Rec. 18-13	Recommendation by ICCAT Amending Recommendation 11-20 on an ICCAT Bluefin Tuna Catch Documentation Program
Rec. 18-14	Recommendation by ICCAT Amending Four Recommendations and One Resolution
Rec. 19-02	Recommendation by ICCAT to replace Recommendation 16-01 by ICCAT on a multi-annual conservation and management programme for tropical tunas
Rec. 19-03	Recommendation by ICCAT amending the Recommendation 17-02 by ICCAT for the conservation of North Atlantic swordfish

ICCAT Recommendation	Title and Purpose
Rec. 19-04	Recommendation by ICCAT Amending the Recommendation 18-02 establishing a multiannual management plan for bluefin tuna in the eastern Atlantic and the Mediterranean
Rec. 19-05	Recommendation by ICCAT to establish rebuilding programs for blue marlin and white marlin/roundscale spearfish
Rec. 19-06	Recommendation by ICCAT on the conservation of North Atlantic stock of shortfin mako caught in association with ICCAT fisheries
Rec. 19-07	Recommendation by ICCAT amending the Recommendation 16-12 on management measures for the conservation of the North Atlantic blue shark caught in association with ICCAT fisheries
Rec. 19-08	Recommendation by ICCAT on management measures for the conservation of South Atlantic blue shark caught in association with ICCAT fisheries
Rec. 19-09	Recommendation by ICCAT on vessel sightings Rec. 19-10 Recommendation by ICCAT on protecting the health and safety of observers in ICCAT's regional observer programs
Rec. 19-11	Recommendation by ICCAT on abandoned, lost or otherwise discarded fishing gear
Rec. 19-12	Recommendation by ICCAT to continue the development of an integrated online reporting system
Rec. 18-01	Recommendation by ICCAT Supplementing and Amending Recommendation 16-01 on a Multi Annual Conservation and Management Programme for Tropical Tunas

ICCAT's Recommendation on "Criteria for the Allocation of Fishing Possibilities" relates to the potential allocation of quota rights to CPC's; including provisions for allocation of rights and recognition of the interests of artisanal, subsistence, small-scale coastal fishers and their communities, and coastal states<sup>8</sup>.

## Taiwan

As the UoA fishery is based on the high seas targeting straddling stocks of tuna and tuna like species, the principal long term and key operational objectives of the fishery are agreed to under the umbrella of ICCAT, in accordance with the UNFSA and related agreements.

Taiwan's domestic process for giving effect to RFMO management measures has been described by SCS (2018) for WCPFC, but is relevant for all RFMOs including ICCAT. In summary, TFA and the Overseas Fishery Department of Council (OFDC) summarize existing CMMs, any related meeting reports published on WCPFC website about the change of CMMs and new proposed CMMs. This occurs one month before any WCPFC Regular Meeting Commission. In this period before a Commission meeting, the TFA and OFDC consult with interested parties such as the domestic Tuna Association, and Longline Association to refine proposals that can then become a national position. After the meeting, and in order to adopt the fishery specific measures into domestic law, the Deep-Sea division of TFA will facilitate carriage of the proposal through the Legislative Yuan to carry out examination and revision. After passing the regulation, the

<sup>8</sup> See: <https://www.iccat.int/Documents/Recs/compendiopdf-e/2015-13-e.pdf>

Council of Agriculture, under Executive Yuan, will be assigned to establish the policy and procedures associated with the regulation (SCS, 2018).

When new regulations are proposed, the TFA provide a pre-notice, for a period of 3-4 weeks, for the public to provide input on changes in legislation, which are then considered by the agency. (SCS, 2018).

In addition to the national legislative framework for Taiwan's distant water fleet, and the current suite of ICAAT Resolutions and Recommendations applying to Taiwan as an ICCAT CPC, Taiwan's NPOA Seabirds and NPOA Sharks also contains a list of prescribed measures to reduce the incidental mortality of shark species' and seabirds during longline fishing operations, including mandatory mitigation measures for seabirds such as tori lines, weighted swivels and gear to avoid diving seabirds taking baits; and rules in relation to night setting of gear to reduce incidental seabird catches<sup>9</sup>.

For sharks, Taiwan's NPOA measures<sup>10</sup> are designed to be consistent with the relevant ICCAT Resolutions and Recommendations, including prohibition on shark finning and adherence to the relevant landed catch to fin ratios. Whilst levels of observer coverage are relatively low on ICCAT longline vessels, catch and effort data on sharks is also collected and provided annually by Taiwan as part of its reporting obligations under the ICCAT arrangements. For UoA vessels there are also a range of ethical and sustainable seafood sourcing commitments made to Tri Marine International as part of their ongoing efforts to reduce environmental impacts, promote well-being of coastal communities, and strengthen longer term sustainability of longline fisheries that provide the company with seafood products. This formal (signed) commitment to the companies ethical and sustainable sourcing provisions and agreements includes:

- Working to eliminate IUU fishing;
- Requiring shark conservation and broader bycatch mitigation;
- Improving data collection for better fisheries management;
- Protecting the human rights of fishermen; and
- Enforcing these commitments.

## Review and Audit of the Management Plan

Each of the regional tuna RFMO's, including ICCAT have mechanisms in place to evaluate key aspects of their regional highly migratory species' management frameworks. These include key committees (e.g. SCRS and COC), species specific Panels, and working groups that meet regularly and report their findings back to the Commission's annual meeting – or out of session if required. The RFMO Secretariat, with assistance from the relevant panel or committee, then submits a report detailing the level of compliance of members with both the management measures, and related reporting obligations.

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<sup>9</sup> See: <https://www.fa.gov.tw/upload/205/2014100217401169904.pdf>

<sup>10</sup> See: <https://www.fa.gov.tw/en/Policy/content.aspx?id=5&chk=505be529-a59a-4528-99f3-7ce83f45261d>

For ICCAT, implementation progress for relevant management measures is generally monitored through the reporting provisions within the measures themselves (e.g. Resolutions or Recommendations), or via members Annual Reports to the Commission. The formal sub-committees and working groups also work closely with members and other stakeholders to develop Resolutions and Recommendations, and to evaluate and refine these after they have been implemented. Stock assessments overseen by the SCRS and other experts, including members scientists, are subject to peer review by other members of the Scientific Committees; as well as occasional external review, and are closely scrutinized by member countries and their scientific representatives.

In part as a response to recommendations from the 2007 Kobe (Japan) joint meeting of tuna RFMO's, ICCAT announced an independent review of its performance against stated objectives (ICCAT, 2009). This review was conducted by an independent external panel with the objective of strengthening the mandate of ICCAT and improving its management performance. The panel found that:

- Fundamentally ICCAT's performance to date does not meet its objectives for several of the species involved;
- ICCAT's performance failings result primarily from poor compliance by many CPCs.
- CPCs performance supplying timely and accurate MCS related data for their national fishing companies was consistently poor;
- ICCAT CPCs' performance in managing Atlantic bluefin tuna, particularly in the eastern Atlantic and Mediterranean Sea was widely recognized as being poor;
- There were concerns about transparency within ICCAT both with respect to decision making and in resource allocation;
- Most of the performance shortcomings identified for ICCAT would be resolved if CPCs demonstrated the political will to fully implement the agreed management measures and related recommendations of ICCAT (ICCAT, 2009).

In 2016 a similar independent review was initiated by ICCAT to review the organization's subsequent performance, finding:

- there are fundamentally sound measures in place to conserve stocks in line with ICCAT's objective of maintaining stocks at BMSY; -and notable progress has been made in rebuilding overfished stocks, with the exception of marlins
- management of ecologically related species including sharks, seabirds and turtles was also generally sound relative to other tuna RFMO's species; ICCAT's quota management allocation schemes for most of the key stocks generally works in a complementary fashion with implementation of the conservation and management measures, and these are refined as required;

- Introduction of an annual review of CPCs' compliance performance has been a positive step although this should focus more on compliance with substantive fisheries regulations and less on minor data deficiencies and not on the submission of data issue;
- MCS measures, including improved Port State Measures and more regular polling from VMS units are also positive steps.
- Improvements to transparency and consultation, with initiatives to enable non-governmental organisations (NGOs) participation at annual ICCAT meetings.

Since the 2016 review<sup>11</sup>, ICCAT and its members continue to face some significant challenges, including implementation of effective management strategies for preventing overfishing, and to rebuild key stocks, including Atlantic Bigeye and Yellowfin Tuna, Swordfish, and Marlin. There has also been slow progress toward catch allocations and scientifically based catch limits, as well as the development of species-specific harvest strategies (Pew Trusts, 2019<sup>12</sup>).

For Mediterranean Swordfish, ICCAT's scientific models conclude that the stock is overfished, and that overfishing continues to occur; with the Commission's 2016 recovery plan having a very low likelihood of success by 2025. For ICCAT's tropical tuna management, there were also recommendations for improvement in the 2016 performance review. For example, seeking improved FAD management of juvenile mortality, and more effective management strategy approaches with higher probabilities of success. At recent annual meetings, ICCAT CPC's have also disagreed on adoption of an Atlantic Bigeye management plan, with nearly all of the scientific modelling continuing to suggest that bigeye is overfished, and that overfishing continues. For Yellowfin Tuna, review recommendations suggested a catch allocation arrangement which has not yet been implemented. ICCAT's Yellowfin Tuna TAC has been exceeded by up to 41,000 tonnes in recent years. Additionally, longline observer coverage remains inadequate to more accurately characterize broader impacts and risks of fishing operations (Pew, 2019). The assessment team addresses the reported shortcomings in observer coverage under 2.1.3 and 2.3.3 scoring tables with respect to UoA 1 and UoA 2.

On a more positive note, ICCAT has acted on other recommendations to the effect of strengthening port state measures, and improving VMS coverage for more frequent location reporting, these were both recommendations of the two earlier performance reviews (ICCAT, 2009, 2016).

## Decision Making Processes

In general, decision-making processes within the tuna fishery RFMO's relevant to this UoA rely on consensus. If consensus cannot be reached, a vote may usually be taken. All of the relevant T-RFMO's explicitly cover the need to reflect the precautionary approach in their decision-making.

<sup>11</sup> See: [https://www.un.org/depts/los/convention\\_agreements/ICSP14/RFBs&RFMOs/ICCAT.pdf](https://www.un.org/depts/los/convention_agreements/ICSP14/RFBs&RFMOs/ICCAT.pdf)

<sup>12</sup> See: [https://www.un.org/Depts/los/convention\\_agreements/ICSP14/NGOs/Pew.pdf](https://www.un.org/Depts/los/convention_agreements/ICSP14/NGOs/Pew.pdf)

ICCAT make use of a series of expertise-based Panels to guide development and review of species specific management recommendations, with outcomes guiding decision making at the annual ICCAT meeting. Similarly, expertise based ICCAT Working Groups (e.g. Working Group on FADs) cooperatively develop management measures for consideration and approval at the Plenary Session of Commission meetings.

As for other T-RFMO's, ICCAT decision making recognises the overarching objectives and guiding principles of the UNFSA and subsidiary agreements. Decisions integrate scientific advice from members and various research programmes, as well as the suite of fisheries related data provided by members and cooperating nonmembers. This includes data sourced from VMS, logbooks, independent fishery observers, and stock assessment results and advice (Control Union, 2020).

ICCAT has a generally inclusive approach to stakeholder participation and this is also reflected in decision making processes. There are some subsidiary committees and meetings where information is more sensitive, or confidential, and stakeholder participation is more limited. Despite this the development and agreement of final recommendations is undertaken in plenary session where participation is more open. Under ICCAT Recommendation 14-13<sup>13</sup>, the SWGSM is intended to facilitate better understanding between fisheries managers and scientists and improve implementation of management strategies.

To aid transparency, information provided by ICCAT CPCs, along with decisions taken and the Commissions rationale for decisions are generally available via ICCAT's website. This website has been recently improved in order to improve its user-friendliness as a result of recommendations from the most recent ICCAT independent performance review (ICCAT, 2017).

#### 5.4.1.4 Recognized Interest Groups

For the UoA, key longline fishery stakeholders and interest groups include domestic and foreign fishers and related companies; as well as supply chain related stakeholders including fish processing facilities, canneries, and a diverse range of local and national government bodies related to fisheries. Other primary interest groups include fishing industry organizations, fishery management and research entities, local/customary fishers, and environmental NGO's.

The most active environment and conservation focused NGO's and charitable trusts focusing on sustainable management of international pelagic longline fisheries for highly migratory species include Birdlife International, Conservation International, Environmental Defense Fund, Fishwise, Greenpeace, International Seafood Sustainability Foundation (ISSF), The Nature Conservancy, PEW Charitable Trusts, the Sustainable Fisheries Partnership, and World Wildlife Fund (WWF)<sup>14</sup>. There are also a range of smaller and more localized e-NGO organizations active in regional areas within the UoA area.

<sup>13</sup> See: [https://www.iccat.int/Documents/Recs/COMPENDIUM\\_ACTIVE\\_ENG.pdf](https://www.iccat.int/Documents/Recs/COMPENDIUM_ACTIVE_ENG.pdf)

<sup>14</sup> For example, see <https://www.prnewswire.com/news-releases/leading-environmental-ngos-stand-together-to-call-for-100-observer-coverage-on-industrial-tuna-fishing-vessels-300873686.html>



#### 5.4.1.5 Planned Education and Training for Interest Groups

Birdlife International and other key environmental NGO's periodically engage with major DWFN's including Taiwan to provide seabird bycatch identification guides and technical guidance for fishery program managers and skippers operating in relevant RFMO regions<sup>15</sup>. For example, In December 2016, a compliance workshop was also held in Fiji to collaborate with DWFV's on mitigation of shark, seabird and sea turtle bycatch by tuna vessels, as well as providing training on the correct way to complete fishery logbooks, and guidance on the transition to electronic fishing logs (Shen and Huang, 2020).

### Consultation

#### ICCAT

In general, ICCAT's consultation and engagement processes are well structured and operate consistently to provide members and cooperating nonmembers with ongoing and timely access to relevant fisheries information. Consultation takes place during plenary and subordinate committee meetings to apply these data in support of the agreed fishery sustainability objectives. These processes are evidenced by ICCAT's extensive online meeting records (for both plenary and committees), and the development and implementation of formal ICCAT Recommendations and Resolutions for implementation by members.

The ICCAT convention text and measures provide information on the functions, roles and responsibilities of member states, and relevant committees. ICCAT's Secretariat also provides for effective engagement by stakeholders including Non-Government Organisations (NGOs) and other interested parties. Guidelines for NGO participants, including environmental, and/or industry representatives are provided in the *Guidelines and Criteria for Granting Observer Status at ICCAT Meetings* (ICCAT 2005).

Registered meeting observers are not permitted to vote, however may at the Chair's discretion make oral presentations, and circulate documents via the ICAAT Secretariat. Details of these contributions are recorded in the annual report of meetings.

As for some other Tuna RFMO processes, there are some meeting sessions, often compliance or MCS related, that may be held in closed sessions and are not fully transparent or accessible to all stakeholders for security and/or confidentiality purposes. Documentation regarding formal consultative processes for Taiwan with respect to stakeholder consultation and engagement, particularly in the leadup to ICCAT's annual meeting is not easily accessible. However, SCS (2018) in their MSC assessment of the Taiwanese FCF Purse Seine Fishery note anecdotal explanations and evidence of consultation associated with other T-RFMO meetings. These suggest Taiwan has well established consultation arrangements prior to key T-RFMO meetings that provide opportunity for at least some of the interested and affected parties to the UoA fishery.

<sup>15</sup> For example, see: <https://www.birdlife.org/asia/news/training-scientists-save-seabirds>, and ["2019 taiwan international bird rope workshop" was held in kaohsiung on 24 april - press release - fisheries news - fisheries department of the agriculture committee of the executive council \(fa.gov.tw\)](#)



For example, in the WCPFC context, when conservation and management measures are proposed (Resolutions and Recommendations in the ICCAT context), TFA and the Overseas Fishery Department of Council (OFDC) summarize existing CMMs, any related meeting reports published on WCPFC website about the change of CMMs and new proposed CMMs. This occurs one month before the annual T-RFMO meetings. TFA and OFDC actively consult with related parties, such as their national Longline Association to develop an agreed position on proposals, that can serve as a national position to be addressed by TFA and OFDC at the relevant meeting.

After the meeting, the TFA under the Council of Agriculture, Executive Yuan (central government) and the overseas Fisheries Development Council will propose the adoption of management measures into Taiwan's domestic regulations. After passing the regulation, the Council of Agriculture, under Executive Yuan, will be assigned to establish the policy and procedures associated with the regulation.

When new regulations are proposed, the SCS assessment team was advised that domestic law obliges the TFA to provide a pre-notice, for a period of 3-4 weeks, for the public to provide input on changes in legislation, which are then considered by the agency. There is no obligation on the part of the agency to provide explanation of what is, or is not decided, or why (SCS, 2018).

### **Disputes**

Similar to the other regional fisheries management organisations, ICCAT relies on consensus-based decision making, including dispute resolution through less formal discussion and negotiation processes between parties. In more serious cases, the Convention allows for Contracting Parties to withdraw from endorsement and implementation of a formal recommendation. Control Union (2020) notes that this occurs infrequently (12 times since 1969).

ICAAT's Working Group on Convention Amendment (WGCA) has been discussing and developing more formal dispute resolution procedures for some years now. A report from the 2018 WGCA meeting noting some progress despite some more significant points of continued debate (e.g. whether dispute settlement procedures should be compulsory, whether procedures could only be instituted jointly by all parties, or by a single or group of disputing parties (ICCAT 2018).

#### **5.4.1.6 Non-fishery Uses or Activities and Arrangements for Liaison and Coordination**

For non-fishery related activities and users, any arrangements for liaison and coordination within the overarching ICCAT management are generally made directly with the secretariat. ICCAT and its committees have well defined operating procedures and terms of reference, and the roles and responsibilities of members and non-members are well defined in the Convention, and its Rules of Procedure. The Secretariat facilitates effective engagement by stakeholders including Non-Government Organisations (NGOs) and other interested parties, including non-fishery users where relevant. Attendance at Commission and related meetings for these non-fishery users, including for liaison and coordination purposes, is by arrangement through members and via the Secretariat.

#### 5.4.1.7 Compliance and Enforcement

For the UoA fishery, the MCS framework exists and operates at both the regional (ICCAT), and national (Flag States) levels. Whilst ICCAT and its CPC's develop and implement overarching management and MCS arrangements, there are very few sanctions available at this RFMO level. For IUU management within ICCAT's area of operation, Flag States are responsible for appropriate enforcement action, including ensuring that the vessel leaves the Convention area, and appropriate sanctions as required.

#### ICCAT

The ICCAT MCS framework and processes give effect to a broad range of monitoring, control and surveillance (MCS) obligations and requirements, and these are managed via the Conservation and Management Measures Compliance Committee (COC). Members' annual reports to the COC are made publicly available on ICCAT's website along with the annual meeting papers and reports, and include:

- Annual fisheries information;
- Research and fishery statistics;
- Compliance with reporting requirements under ICCAT conservation and management measures;
- Implementation status of ICCAT Resolutions and Recommendations and other key management measures; and
- Details about any significant implementation difficulties for ICCAT conservation and management measures.

Several independent external reviews of ICCAT's management and MCS performance (ICCAT, 2009, 2017) have identified shortcomings, and areas for improvement in the Commissions implementation of MCS measures to support longer term and fishery specific management objectives. These reviews have also been complemented by a range of other stakeholder led reviews. In particular, reviews have transpired regarding ICCAT's capability to monitor and enforce compliance with its own management and conservation measures.

In general, these recommendations and critiques have helped ICCAT and CPC's to significantly refine the Commission's MCS approach. The system now includes coordinated inspection and data entry and validation systems that allow near real-time and at least daily updates at all levels (Control Union, 2020). Catch certification or catch document schemes encouraged in the FAO's International Plan of Action on IUU Fishing have also been fully implemented for this fishery through ICCAT's Bluefin Tuna Statistical Document Programme (e-BCD).

The FAO Agreement on Port State Measures to Prevent, Deter and Eliminate, Illegal, Unreported and Unregulated Fishing (PSMA) is a binding international agreement designed to reduce the risks of IUU fishing (FAO 2009). ICCAT has included Port State Measures (PSM) requirements into its MCS

arrangements; including obligations for prior notification of port entry, designated ports, restrictions on entry and landing/transshipment of fish, restrictions on supplies and services, documentation requirements and port inspections, as well as IUU vessel listing, and trade-related measures and sanctions.

## Taiwan

As part of the redevelopment of its national fisheries laws and policies following the imposition of European Union Yellow Card actions, Taiwan has significantly tightened its overarching MCS approach, including operational procedures, compliance activity and available sanctions for distant water fishing vessels. The information below draws on and adds to information sourced from a recent SCS Global MSC assessment report for Taiwan's FCF Fishing Company (SCS, 2018), as well as more recent discussions with Taiwan's Fisheries Agency officials.

The revised Distant Water Fisheries Act lists 19 activities as "major violations," including undertaking distant fishing without registration; failing to install a VMS and a system to report each vessel's catch; unloading and transshipping fish and fishing in foreign waters without official approval; counterfeiting and hiding identification markers, such as the name and number of a fishing boat; fishing in excess of the authority's announced quotas; fishing, possessing, transshipping, unloading or selling banned species; avoiding or obstructing inspection and cooperating with boats that have been undertaking illegal, unreported and unregulated (IUU) fishing. Chapter IV of the new Distant Water Fisheries Act provides extensive Penal Provisions in Articles 35 to 45. These provisions provide for escalating fines and/or suspension and cancellation of concessions where there are multiple and repeat offenses over a period of time. The Act stipulates that business operators or employees who perpetrate any of the major violations will be severely fined and their fishing permits will be revoked for up to two years. The enforcement rules impose fines that are categorized in proportion to the size of the boat in question and the number of times in recent years the offence has been detected. If the fines are "less than the value of seized fishery products, the perpetrator would instead be fined up to five times of the value of the seized products." The act also stipulates that repeated violations are subject to more severe punishment. As this Act is relatively recent there is limited evidence to know if sanctions are an effective deterrent.

In addition to the revised Distant Water Fisheries Act, amendments to the Ordinance to Govern Investment in the Operation of Foreign Flag Fishing Vessels prohibit Taiwan from investing in or operating boats that are non-Taiwanese without official permission. If investments are planned for boats that are known to have undertaken IUU fishing, the permission would not be granted, or, if already granted, would be revoked, according to the amendment.

As described above, both TFA and the Coast Guard Administration have the power to detect, identify, and issue punishments for infringements. TFA also provides for an annual exchange of information between the Taiwanese Coast Guard Administration and the Fisheries Agency regarding international fisheries management. Both the Coast Guard and the Fisheries Agency can conduct boarding and inspection of vessels, but it is unclear what coordination is legally required between the two institutions. The Maritime and Port Bureau in the Ministry of Transportation and Communication also wields legal authority to inspect Taiwanese flagged vessels in order to deter IUU fishing (SCS, 2018). For vessel monitoring and

inspections for the UoA vessels, there are currently 7 fisheries inspectors stationed overseas, and 1 of them is stationed semi permanently in Cape Town to inspect Atlantic fishing vessels. Other designated ports are Port of Spain, Montevideo, and Port of Stanley. For these ports, inspections are conducted by an independent third party in accordance with the procedures established by the TFA. There are also 18 Taiwan based inspectors and some of these may be deployed to overseas ports where required. TFA have advised, in part due to Covid restrictions, these deployments have been infrequent recently (TFA pers. Comm.).

**Table 31: Taiwanese Atlantic longline ports and landing events for 2019, 2020. Source Trimarine P/L.**

Fishing Region	Designated Ports	Number of landings 2019	Number of landings 2020
North Atlantic	Port of Spain, Trinidad and Tobago	19	22
South Atlantic	Montevideo, Uruguay	21	25
	Cape Town, South Africa	46	48

TFA has also recently increased its MCS capability through operation of a recently constructed and contemporary Fisheries Monitoring Centre. In addition to monitoring DWFV operations via daily and four-hourly electronic catch reporting, the integrated FMC also has the capability to respond to potential MCS breaches in near real time. For example, TFA provided details of a recent incident response whereby a purse seine vessel (FB NO.707) that was not transmitting VMS locational data during a period of a FAD closure. The FMC followed up quickly with both the vessel owner and fishing master, and investigated. It was subsequently discovered that the vessel had been fishing during this period contravening domestic regulations implemented to give effect to RFMO requirements. The vessel was subsequently prosecuted and a fine issued by TFA in 2020 (TFA pers. Comm.).

In another example, a news article in Focus Taiwan on 15 August 2017 (also reported in FIS World news 16 August 2017), reported that the Government had imposed fines in 109 cases of illegal fishing involving Taiwan deep-sea fishing vessels from January to July 2017. The article states this is in an effort to ensure the European Union removes Taiwan from a watch list of countries that have not taken sufficient action to curb IUU fishing. Most of the penalties were under the amended Fisheries Act, however 24 were fines based on the new Distant Water Fisheries Act, which came into force on 20 January 2017. Taiwanese vessels undertake daily electronic logbook reporting and must unload or tranship catch at designated domestic or international ports where monitoring capability exists. VMS polling for DWFV's occurs hourly (TFA – pers comm, 2021).

Previously, the highest fine available under the Fisheries Act was NT\$300,000, but today the highest fine under the amended laws governing long-range fishing is NT\$4.5 million. TFA is enforcing these laws, Taiwanese fishing boat owners were recently fined a total of NT\$58.75 million for 71 violations—including the filing of false electronic reports about bigeye tuna hauls, unloading at ports without permission, and having illegible hull markings.<sup>16</sup> TFA have also advised that there is now an up to date Distant Water

<sup>16</sup> See: <https://nspp.mofa.gov.tw/nsppe/print.php?post=133905&unit=410>

Fisheries Sanction List which is available on the Fishery Agency website, including an English language version via site translation<sup>21</sup>. This provides details of vessels, owners, infringements and the resultant prosecution result and/or sanctions imposed.

## 5.4.2 Principle 3 Performance Indicator scores and rationales

### PI 3.1.1 – Legal and/or customary framework

PI 3.1.1		The management system exists within an appropriate legal and/or customary framework which ensures that it: <ul style="list-style-type: none"> <li>- Is capable of delivering sustainability in the UoA(s);</li> <li>- Observes the legal rights created explicitly or established by custom of people dependent on fishing for food or livelihood; and</li> <li>- Incorporates an appropriate dispute resolution framework</li> </ul>		
Scoring Issue		SG 60	SG 80	SG 100
a	Compatibility of laws or standards with effective management			
	Guide post	There is an effective national legal system and a framework for cooperation with other parties, where necessary, to deliver management outcomes consistent with MSC Principles 1 and 2	There is an effective national legal system and organised and effective cooperation with other parties, where necessary, to deliver management outcomes consistent with MSC Principles 1 and 2.	There is an effective national legal system and binding procedures governing cooperation with other parties which delivers management outcomes consistent with MSC Principles 1 and 2.
	Met?	Yes	Yes	No
Rationale				
<p>At a regional and national level, the ICCAT Convention, and national fisheries laws for Taiwan are consistent with the provisions of UNCLOS and UNFSA. ICCAT members are also bound to apply the precautionary approach as parties to the Convention.</p> <p>UNCLOS makes specific provisions for straddling stocks and highly migratory fish stock in Articles 63 and 64 and requires that “... States ...cooperate directly or through appropriate international organizations with a view to ensuring conservation and promoting the objective of optimal utilization ...” of the stocks. This is reinforced in Articles 118 and 119 where States are required to cooperate in the conservation and management of high seas stocks. Article 119 further develops the need for catch limits, the use of the best available scientific evidence, the need to rebuild overfished stocks and to manage fishing impacts on non-target stocks.</p> <p>The UNFSA, operating as an implementing Agreement, seeks to elaborate on roles and responsibilities and requirements of UNCLOS with respect to managing straddling stocks and highly migratory fish stocks. Article 8 reinforces the need for States to cooperate to ensure the objective of the Agreement “to ensure the long-term conservation and sustainable use of straddling fish stocks and highly migratory fish stocks through effective implementation of the relevant provisions of the Convention” is achieved.</p> <p>The ICCAT Convention draws on all the key provisions of the UNFSA. It is also designed to reflect the regional political, socio-economic, geographical and environmental characteristics for its area of competency, including waters of the UoA fishery. The management measures, principally ICCAT’s Resolutions and Recommendations, designed to deliver outcomes consistent with MSC Principles 1 and 2.</p> <p><b>Taiwan</b></p> <p>Taiwan’s Fisheries Act (2016) and Distant Water Fisheries Act (2016) provide a contemporary framework of sustainable fisheries legislation consistent with the requirements of the UNFSA and aligned with MSC Principles</p>				

1 and 2. These primary Acts are administered by the Taiwan Fisheries Agency (Council of Agriculture of the Executive Yuan). The Agency also has a Deep Sea Fisheries Division which is responsible for managing all aspects of fishing operations, including issuing licenses, monitoring VMS, port inspections, recording data, monitoring quota or harvest limits, placement of observers, transshipment, enforcement (with the Coast Guard), prosecutions etc.

For this assessment, the Distant Water Fisheries (DWF) Act (2016) is most relevant, with a focus on management and enforcement of Taiwan vessels fishing on the high seas or a third country's EEZ to promote the sustainable operation of distant water fisheries. It has objectives to:

- Ensure the conservation of marine fisheries resources;
- Strengthen distant water fisheries management;
- Curb IUU fishing; and
- Improve traceability of catches and fisheries product.

Article 5 of the DWF Act requires that the TFA develop arrangements which have regard to the precautionary principle, ecosystem based approach and the use of the best available scientific advice with the aim to deliver management outcomes consistent with MSC Principles 1 and 2 and specifically requires "Cooperation with other countries and international fisheries organizations."

In recent years, the TFA has demonstrated (particularly via its response to the EU yellow card<sup>17</sup> process) that it is open to scrutiny, review and adaptation. However, there is also evidence that Taiwan generally coordinates with other T-RFMO parties to contribute scientific data from their fisheries for collective use by RFMO's including ICCAT. As part of the EU yellow card process TFA has also acknowledged that they haven't historically been able to design/resources systems to fully control their DWF vessels, and that they have therefore recently set up an auditing program that will undertake port inspections in major transshipment hubs used by Taiwan vessels, under the new DWFA.

In conclusion, SG 60 and SG 80 requirements are met by all parties involved in management. SG100 is not met because binding arrangements are not in place across all jurisdictions.

b	Resolution of disputes			
	Guide post	The management system incorporates or is subject by law to a mechanism for the resolution of legal disputes arising within the system.	The management system incorporates or is subject by law to a transparent mechanism for the resolution of legal disputes which is considered to be effective in dealing with most issues and that is appropriate to the context of the UoA.	The management system incorporates or is subject by law to a transparent mechanism for the resolution of legal disputes that is appropriate to the context of the fishery and has been tested and proven to be effective.
	Met?	Yes	Yes	No
Rationale				

<sup>17</sup> Refers to the EU's implementation of its IUU regulation as regards third countries. For more information, see [https://ec.europa.eu/fisheries/cfp/illegal\\_fishing/info\\_en](https://ec.europa.eu/fisheries/cfp/illegal_fishing/info_en). An up-to-date list of third country status may be found here: [https://ec.europa.eu/fisheries/sites/fisheries/files/illegal-fishing-overview-of-existing-procedures-third-countries\\_en.pdf](https://ec.europa.eu/fisheries/sites/fisheries/files/illegal-fishing-overview-of-existing-procedures-third-countries_en.pdf).

For this UoA there are two management systems where disputes may need to be resolved – at the regional level through ICCAT and through the relevant national and/or flag state management system. Nationally, disputes are most likely to revolve around non-compliance or dissent around national laws and policies and be resolved through domestic fishery and other relevant national laws. Therefore, the regional management system (ICCAT) is evaluated for this scoring issue.

ICCAT relies on consensus-based decision making, including dispute resolution through less formal discussion and negotiation processes between parties. In practice this negotiating process during plenary and other ICCAT sessions results in a practical and generally effective framework to resolve lower level disputes. In more serious cases, the Convention allows for Contracting Parties to withdraw from endorsement and implementation of a formal recommendation. Control Union (2020) note that this occurs infrequently. The UNFSA also includes a dispute settlement mechanism and all parties to the UoA are signatories to this agreement. It prescribes peaceful settlement of all disputes (Article 31) however there is no readily available evidence as to whether these arrangements have been recently tested.

ICCAT's Working Group on Convention Amendment (WGCA) has been discussing and developing more formal dispute resolution procedures for some years now, a report from the 2018 WGCA meeting noting some progress despite some more significant points of continued debate (e.g. whether dispute settlement procedures should be compulsory, whether procedures could only be instituted jointly by all parties, or by a single or group of disputing parties (ICCAT 2018). Despite the slow reform progress under ICCAT's WGCA, the range of existing dispute resolution processes outlined above work together to constitute an effective and transparent mechanism for the resolution of disputes.

ICCAT's dispute resolution mechanisms and practices offer a relatively transparent mechanism for the resolution of legal disputes which is considered to be effective in dealing with most issues, and that is also considered appropriate to the context of the UoA. This meets SG60 and SG80 requirements, however SG100 is not met because there is no readily available evidence that these dispute resolution procedures have been tested and found to be effective.

c	Respect for rights			
	Guide post	The management system has a mechanism to generally respect the legal rights created explicitly or established by custom of people dependent on fishing for food or livelihood in a manner consistent with the objectives of MSC Principles 1 and 2.	The management system has a mechanism to observe the legal rights created explicitly or established by custom of people dependent on fishing for food or livelihood in a manner consistent with the objectives of MSC Principles 1 and 2.	The management system has a mechanism to formally commit to the legal rights created explicitly or established by custom of people dependent on fishing for food and livelihood in a manner consistent with the objectives of MSC Principles 1 and 2.
	Met?	Yes	Yes	No
Rationale				
In relation to the UoAs, the primary management system where legal rights are created explicitly or established by custom for people dependent on fishing for food or livelihood is the overarching ICCAT management framework.				
ICCAT's Resolution 15-13 details future Criteria for the Allocation of Fishing Possibilities, and explicitly recognises the needs and rights of coastal states and small island developing states. Criteria 8 notes the interests of artisanal, subsistence and small-scale coastal fishers; the needs of the coastal fishing communities				



<p>which are dependent mainly on fishing for the stocks; the needs of the coastal States of the region whose economies are overwhelmingly dependent on the exploitation of living marine resources, and socio-economic contribution of ICCAT managed fish stocks to developing States, especially small island developing States and developing territories.</p> <p>ICCAT has formally committed to legal rights created explicitly or established by custom of people dependent on fishing for food or livelihood consistent with the objectives of MSC Principles 1 and 2. Therefore the management system meets the requirement for SG 60, and SG 80. SG 100 is not met as ICCAT has not yet agreed on and allocated formal fishing rights for all parties for key species.</p>	
References	
UNCLOS; UNFSA; ICCAT Convention; Taiwan Fisheries Act 2016; Taiwan Distant Water Fisheries Act 2016; SCS, 2018; Medley et al, 2021.	
Draft scoring range and information gap indicator added at Announcement Comment Draft Report	
Draft scoring range	≥80
Information gap indicator	Information sufficient to score PI
Overall Performance Indicator scores added from Client and Peer Review Draft Report	
Overall Performance Indicator score	80
Condition number (if relevant)	

### PI 3.1.2 – Consultation, roles and responsibilities

PI 3.1.2		The management system has effective consultation processes that are open to interested and affected parties The roles and responsibilities of organisations and individuals who are involved in the management process are clear and understood by all relevant parties		
Scoring Issue		SG 60	SG 80	SG 100
a	Roles and responsibilities			
	Guide post	Organisations and individuals involved in the management process have been identified. Functions, roles and responsibilities are generally understood.	Organisations and individuals involved in the management process have been identified. Functions, roles and responsibilities are explicitly defined and well understood for key areas of responsibility and interaction.	Organisations and individuals involved in the management process have been identified. Functions, roles and responsibilities are explicitly defined and well understood for all areas of responsibility and interaction.
	Met?	Yes	Yes	No
Rationale				
<p>At the regional (ICCAT) level, Medley et al (2021) note "The performance of the Secretariat is sound and well regarded as both efficient and effective by CPCs. The CPCs themselves vary in their ability to perform their role, but the roles and responsibilities are nevertheless explicitly defined at least at the national level for key areas". They also note that "although roles within ICCAT and among its CPCs are well defined, these are not necessarily well understood by entities within nations," and that these should be evaluated on a fishery specific basis. This suggests that most of the issues relating to ICCAT CPC's understanding and observance of their roles and responsibilities for key areas of management responsibility and interaction rest largely with the CPC's themselves, rather than ICCAT processes. Whilst functions, roles and responsibilities are generally well understood, there is insufficient evidence to conclude that this is the case for <b>all</b> relevant areas of responsibility and interaction. An example of this is the ongoing challenge for ICCAT and its member CPC's in delivering effective management strategies for preventing overfishing for some species including Atlantic Bigeye and Yellowfin Tuna, Swordfish, and Marlins.</p> <p><b>Taiwan</b></p> <p>At the Flag State level, functions, roles and responsibilities are defined by legislation and via subordinate policy and processes. The level of understanding and commitment to these processes at the individual company/vessel level varies across States, relying on both the clarity of legislation and policy as well as the level of engagement between government agencies and fishing industry representatives.</p> <p>For the UoA Fishery, Taiwan's Fisheries Agency (TFA) has recently updated their national fisheries legislation, including that used to manage distant water vessels. Under this framework Roles and responsibilities are generally well defined and contemporary in scope; and well understood. This is supported by compliance summary tables provided in the most recent ICCAT Annual Report for 2020-2021, noting that there have been no compliance issues recorded and that no compliance action is required for Taiwan the two-year reporting period in question. The compliance summary report does identify several other CPC's outside the UoA that appear to be non-compliant on some reporting and data requirements.</p>				

Taiwan has well established arrangements that involve industry associations and individual stakeholders directly in the leadup to annual RFMO meetings and the development of new management regulations. These are built into government processes, with the Taiwan Fishery Agencies Deep Sea Fisheries Division responsible for managing all aspects of fishing operations as they relate to distant water fishing, including issuing licenses, monitoring VMS, port inspections, recording data, monitoring quota or harvest limits, placement of observers, management of DWFV transshipment, enforcement (in association with Taiwan's Coast Guard), and support with compliance investigations and where necessary prosecutions and sanctions. There is recent evidence from SCS surveillance audits for other MSC tuna fishery assessments that key areas of responsibility and interaction are explicitly defined and well understood, with stakeholder interests actively considered during domestic processes.

At the Flag State level, functions, roles and responsibilities, and the personnel and processes to undertake these are clearly identified and well defined for key areas of responsibility and interaction but not all areas. Therefore SG 60 and SG 80 are met. At the regional level (ICCAT), organisations and individuals involved in the management process have been identified; and functions, roles and responsibilities are explicitly defined and generally well understood for key areas of responsibility and interaction, also meeting SG60 and SG80. SG 100 is not met either at the national level for Taiwan, nor at the RFMO level. Whilst organisations and individuals involved in management have been identified; and functions, roles and responsibilities are explicitly defined and generally well understood, this cannot be said for **all** of the relevant areas of responsibility and interaction.

b	Consultation processes			
	Guide post	The management system includes consultation processes that obtain relevant information from the main affected parties, including local knowledge, to inform the management system.	The management system includes consultation processes that regularly seek and accept relevant information, including local knowledge. The management system demonstrates consideration of the information obtained.	The management system includes consultation processes that regularly seek and accept relevant information, including local knowledge. The management system demonstrates consideration of the information and explains how it is used or not used.
	Met?	Yes	Yes	No

#### Rationale

The ICCAT formal annual meeting serves as the key regional fisheries management consultation and decision-making process for the UoA fishery. There is a strong national consultative element to this, particularly for ICCAT CPC's in the leadup to key meetings. In addition, the range of ICCAT subsidiary panels and working groups are designed to collect and analyse relevant stakeholder information in their development of fisheries management based Resolutions and Recommendations for consideration by the plenary session of the annual meeting. These processes seek and accept information and demonstrate consideration of the information. Scientific reports state what information is being used, how it is used, and justification is usually provided where information is not demonstrably included in decision making. Despite this, and similar to the processes used for other T-RFMO's, information used by management for other decision-making purposes, such as some MCS related information, or more sensitive commercial information, may not be as transparent, or as clearly reported. In this context, information is not always transparent, nor is the manner in which the information is used to support decision making always clear.

#### Taiwan

For Taiwan, SCS (2018) provide detailed information about the consultation processes used in the leadup to international T-RFMO meetings (WCPFC in this case with the same approach used for other RFMO processes). More recent SCS MSC Audit processes (November 2020) have also corroborated this consultation approach, including the involvement of affected parties. For example, TFA and the Overseas Fishery Department of Council (OFDC) engage actively with interested parties such as the Taiwan Tuna Association, and Longline Association to discuss and gather all opinions in order to attempt to achieve a common stance on proposed RFMO management measures. After the meeting, and in order to adopt the measures into domestic regulations, the Deep-Sea division of TFA will propose the adoption of the measures into domestic legislation. After passing the regulation, the Council of Agriculture, under Executive Yuan, will be assigned to establish the domestic fisheries management policy and procedures associated with the regulation. When new regulations are proposed, the TFA provide a pre-notice, for a period of 3-4 weeks, for the public to provide input on changes in legislation, which are then considered by the agency.

At both the regional (ICCAT) and national level for Taiwan, there is evidence of formal stakeholder consultation processes that seek and accept relevant information, including more localised knowledge, and demonstrate consideration of the information obtained, thus meeting the SG 60 and SG 80 level.

SG 100 is not met because the consultation processes do not meet the additional test of consistently demonstrating and/or explaining how this stakeholder information is used, or not used, to support management decision making.

c	Participation			
	Guide post		The consultation process provides opportunity for all interested and affected parties to be involved.	The consultation process provides opportunity and encouragement for all interested and affected parties to be involved and facilitates their effective engagement.
	Met?		Yes	No
Rationale				
<p>This Scoring Issue considers whether appropriate consultation processes are in place to ensure interested parties can participate in decision making. The primary level of decision-making is at the regional level, via ICCAT processes. However, individual flag States also need to provide for stakeholder involvement in developing national positions for RFMO participation, as well as giving domestic effect to any relevant ICCAT Resolutions and Recommendations.</p> <p>ICCAT has a generally inclusive approach to stakeholder participation and related decision-making processes, with the annual meeting process enabling Members, Participating Territories and Cooperating Non-members; as well as both intergovernmental and non-government observers (by prior arrangement) to participate. There are some subsidiary committees and meetings where information is more sensitive, or confidential, and stakeholder participation is more limited. Development and agreement of final Resolutions and Recommendations is undertaken in plenary session where participation is more open, and a more diverse range of stakeholders able to participate. Under ICCAT Recommendation 14-13, the SWGSM is intended to facilitate better participation and understanding between fisheries managers and scientists, to improve the efficiency and effectiveness of management strategies.</p> <p>Whilst overall ICCAT's stakeholder consultation process generally provides an opportunity for all interested and affected parties to be involved, there remains some imbalance whereby less well resourced groups and/or CPCs may face barriers to participation such as language, the highly technical nature of some discussions, and a lack of communication strategies presented in jargon-free, user friendly (e.g. visual) ways. Reduced participation at</p>				

the more technical subsidiary meetings and committees may also undermine opportunities to engage influentially with ICCAT processes at a plenary, or more political level.

### Taiwan

For Taiwan, SCS (2018) provides a detailed example of the processes used by TFA to seek stakeholder participation and advice in the leadup to regional fisheries meetings, including the annual ICCAT processes. Examples of the consultative arrangements undertaken in developing Taiwan's new Distant Water Fisheries Act are also provided. Under Taiwan's domestic administrative procedures for developing and enacting new legislation and regulations, there are established processes to consider stakeholder comments on amendments to laws and regulations implementing newly agreed T-RFMO management responsibilities, including ICCAT Resolutions and Recommendations for the UoA Fishery.

When new domestic management regulations are proposed to give effect to ICCAT management obligations, domestic law obliges the TFA to provide a pre-notice, for a period of 3-4 weeks, for the public to provide input on changes in legislation, which are then considered by the agency. For example, consultation on Taiwan's new Distant Water Fisheries Act received diverse stakeholder input, including members of industry, representatives of academic institutions, and e-NGO representatives.

This information and broader assessment team experience from similar T-RFMO processes indicate that Taiwan has established consultation arrangements to enable stakeholder participation in T-RFMO processes, that provide appropriate opportunities for interested and affected parties to be consulted.

There is sufficient evidence to conclude that relevant stakeholder groups have the opportunity and are encouraged to participate in consultation processes relevant to the UoA (ICCAT, Taiwan); with formal arrangements in place in all jurisdictions to facilitate this engagement. SG 80 level is met for all UoA countries. SG 100 is not met for ICCAT or Taiwan nationally as there is insufficient evidence to conclude that these jurisdictions meet the additional test of actively facilitating effective engagement of all stakeholders.

### References

ICCAT Convention; ICCAT Compendium of Resolutions; Taiwan Fisheries Act 2016; Taiwan Distant Water Fisheries Act 2016; SCS; Medley et al, 2021. SCS Global 2021 (unpublished peer review commentary).

### Draft scoring range and information gap indicator added at Announcement Comment Draft Report

Draft scoring range	≥80
Information gap indicator	Information sufficient to score PI

### Overall Performance Indicator scores added from Client and Peer Review Draft Report

Overall Performance Indicator score	80
Condition number (if relevant)	

### PI 3.1.3 – Long term objectives

PI 3.1.3		The management policy has clear long-term objectives to guide decision-making that are consistent with MSC Fisheries Standard, and incorporates the precautionary approach		
Scoring Issue		SG 60	SG 80	SG 100
a	Objectives			
	Guide post	Long-term objectives to guide decision-making, consistent with the MSC Fisheries Standard and the precautionary approach, are implicit within management policy.	Clear long-term objectives that guide decision-making, consistent with MSC Fisheries Standard and the precautionary approach are explicit within management policy.	Clear long-term objectives that guide decision-making, consistent with MSC Fisheries Standard and the precautionary approach, are explicit within and required by management policy.
	Met?	Yes	Yes	No
Rationale				
<p>The focus of this scoring issue is on the status of long-term objectives at the RFMO (ICCAT) level, as described by MSC's GSA. As signatories to the UNFSA, Taiwan is also required to adopt longer term sustainability objectives, as well as a precautionary approach to fisheries management decision making.</p> <p>ICCAT has key fisheries management objectives that align with both the UN Fish Stocks Agreement, and FAO's Code of Conduct for Responsible Fisheries. ICAAT's principal objective, set out in Article VIII of the ICCAT Convention, is to <i>"maintain the populations of tuna and tuna-like fishes that may be taken in the Convention area at levels which will permit the maximum sustainable catch"</i>. In making decisions pursuant to this primary objective, ICCAT is also required to:</p> <ul style="list-style-type: none"> <li>■ Apply an ecosystem-based approach to fisheries management (Resolution 15-11 refers); and</li> <li>■ Use a precautionary approach in implementing ICCAT conservation and management measures (Resolution 15-12 refers).</li> </ul> <p>Information from the most recently available outcomes of ICCAT's external performance reviews (ICCAT, 2016) noted that a precautionary approach had not been applied consistently across ICCAT managed stocks. For example, earlier stock assessments in 2010, 2011 and 2014 indicated that bigeye fishing mortality exceeded levels consistent with MSY. Clear precautionary action to sufficiently reduce exploitation levels was not evident at that time. Most recently fishing effort on Mediterranean Swordfish stocks, Atlantic Bigeye, and Atlantic Yellowfin Tuna has been above levels needed to recover these stocks and/or prevent overfishing. For longline fleets, observer coverage remains inadequate to characterise broader impacts and risks of fishing operations more accurately, particularly for bycatch species. Whilst longer term objectives consistent with the precautionary approach are evident, and specific, the above examples demonstrate that full and consistent application of a precautionary approach is not yet evident.</p> <p>Overall, clear explicit objectives incorporating the precautionary approach and ecosystem-based management consistent with MSC Sustainability Principles and Criteria, are evident across all key jurisdictions. This meets SG 60, and SG 80. In principle some aspects of SG100 are also met. However, in practice there are elements of the management system where the precautionary approach is not applied diligently across all levels of legislation and policy, despite being required in many of ICCAT's key management measures relevant to the UoA.</p>				
References				

UNFSA, UNCLOS; ICCAT Convention; ICCAT Compendium of Resolutions; Taiwan Fisheries Act 2016; Taiwan Distant Water Fisheries Act 2016; SCS, 2018; Pew Foundation, 2019; WWF, 2007; Medley et al, 2021.	
Draft scoring range and information gap indicator added at Announcement Comment Draft Report	
Draft scoring range	≥80
Information gap indicator	Information sufficient to score PI
Overall Performance Indicator scores added from Client and Peer Review Draft Report	
Overall Performance Indicator score	85
Condition number (if relevant)	

**PI 3.2.1 – Fishery-specific objectives**

PI 3.2.1		The fishery-specific management system has clear, specific objectives designed to achieve the outcomes expressed by MSC's Principles 1 and 2		
Scoring Issue		SG 60	SG 80	SG 100
a	Objectives			
	Guide post	Objectives, which are broadly consistent with achieving the outcomes expressed by MSC's Principles 1 and 2, are implicit within the fishery-specific management system.	Short and long-term objectives, which are consistent with achieving the outcomes expressed by MSC's Principles 1 and 2, are explicit within the fishery-specific management system.	Well defined and measurable short and long-term objectives, which are demonstrably consistent with achieving the outcomes expressed by MSC's Principles 1 and 2, are explicit within the fishery-specific management system.
	Met?	Yes	Yes	No
Rationale				
<p>For the UoA, ICCAT has overarching responsibility for sustainability and management of target stocks and for minimizing the impact of the fishery on ecosystem components. These are considered to be longer term objectives. Hence the focus for evaluation against this PI are ICCAT's fishery specific arrangements, particularly the suite of CPC Resolutions and Recommendations that together make up the primary fisheries management framework for the UoA vessels operating within ICCAT's area of competence.</p> <p>Other longer term objectives include, for broader environmental management, Article IV (1) of ICCAT's Convention text establishing ICCAT's ecosystem approach to fisheries (EAF) (for example Res. 15-11 in terms of bycatch or predator-prey relationships).</p> <p>Shorter term, or more operational objectives, include more targeted measures to address bycatch of seabirds and turtles (arising from the 2nd ICCAT Performance Review (ICCAT, 2016). There are also a large number of Resolutions and Recommendations that relate directly to P1 and P2 objectives and outcomes, developed with a foundation of scientific advice from ICCAT's SCRS and related species specific Advisory Panels. For example Recommendation 19-02 on a multi-annual conservation and management plan for tropical tunas; and ICCAT's objective for the management of Atlantic Albacore with the objective of maintaining high long-term catches with a high probability of stocks not being overfished nor overfishing occurring, and a high probability of not being outside biological limits.</p> <p>Other more specific objectives for ICCAT's management of Albacore within the UoA fishery include Recommendation 16-06 on a Multi-annual Conservation and Management Program for North Atlantic Albacore; Recommendation 16-07 on Southern Albacore Catch Limits for the Period 2017 to 2020; and Recommendation 17-04 on a Harvest Control Rule for the North Atlantic Albacore Supplementing the Multiannual Conservation and Management Programme (Rec. 16-06).</p> <p>ICCAT's short and longer-term objectives are consistent with achieving the outcomes expressed by MSC's Principles 1 and 2. The emphasis of objectives in ICCAT's fishery specific objectives expressed via a suite of Recommendations and Resolutions is on ecological versus direct social/economic objectives, consistent with guidance in MSC GSA 4.7 meeting SG 60 and SG 80 requirements. SG 100 is not met as whilst there are explicit,</p>				



defined and measurable short and long-term objectives, these are not always demonstrably consistent with achieving the outcomes expressed by MSC's Principles 1 and 2, within the fishery-specific management system.	
References	
ICCAT Compendium of Management Recommendations and Resolutions. Medley et al, 2021; UNFSA, UNCLOS; ICCAT Convention; Taiwan Fisheries Act 2016; Taiwan Distant Water Fisheries Act 2016; SCS, 2018; ICCAT 2009; ICCAT, 2017.	
Draft scoring range and information gap indicator added at Announcement Comment Draft Report	
Draft scoring range	≥80
Information gap indicator	Information sufficient to score PI
Overall Performance Indicator scores added from Client and Peer Review Draft Report	
Overall Performance Indicator score	80
Condition number (if relevant)	

**PI 3.2.2 – Decision-making processes**

PI 3.2.2		The fishery-specific management system includes effective decision-making processes that result in measures and strategies to achieve the objectives, and has an appropriate approach to actual disputes in the fishery		
Scoring Issue		SG 60	SG 80	SG 100
a	Decision-making processes			
	Guide post	There are some decision-making processes in place that result in measures and strategies to achieve the fishery-specific objectives.	There are established decision-making processes that result in measures and strategies to achieve the fishery-specific objectives.	
	Met?	Yes	Yes	
Rationale				
<p>At the regional level through ICCAT, decision-making processes are generally open, are intended to apply the precautionary approach (e.g. UNFSA and ICCAT obligations); use the best available information and are well documented. Consensus is the general rule for decision-making by Commission Members during the annual meetings.</p> <p>ICCAT make use of a series of expertise-based species specific Panels to guide development and review of management recommendations, and inform subsequent decision making by the Commission members. This provides an additional layer of discussion and refinement of decision-making where needed. Specific areas may also be addressed through expertise based ICCAT Working Groups (e.g. Working Group on FADs) that cooperatively develop Recommendations for consideration and approval at the Plenary Session of Commission meetings.</p> <p>As for other T-RFMO's, ICCAT decision making integrates scientific advice from members and various research programmes, as well as the suite of fisheries related data provided by members and cooperating non-members. This includes data sourced from VMS, logbooks, independent fishery observers, and stock assessment results and advice.</p> <p>ICCAT adopted its 2015-2020 Science Strategic Plan (SSP) for the functioning and orientation of the SCRS in 2014. The plan sets out a Mission, a Vision, Goals, Objectives, and Strategies to achieve each goal as well as measurable targets. It also facilitates improved decision making by encouraging closer engagement between the SCRS and Working Groups, the Commission, and stakeholders. ICCAT's website has also been recently refined, now providing a comprehensive and accessible resource for ICCAT's documents and reports.</p> <p>Development of management measures, primarily Resolutions and Recommendations, by ICCAT is a well-established process; as are those processes related to data collection and review, and stock assessment outcomes that feed directly into decision making to support longer term and fishery specific objectives. Both SG 60 and SG 80 are met.</p>				
b	Responsiveness of decision-making processes			
	Guide post	Decision-making processes respond to serious issues identified in relevant research, monitoring, evaluation and consultation,	Decision-making processes respond to serious and other important issues identified in relevant research, monitoring, evaluation and	Decision-making processes respond to all issues identified in relevant research, monitoring, evaluation and consultation,

		in a transparent, timely and adaptive manner and take some account of the wider implications of decisions.	consultation, in a transparent, timely and adaptive manner and take account of the wider implications of decisions.	in a transparent, timely and adaptive manner and take account of the wider implications of decisions.
	Met?	Yes	Yes	No
<b>Rationale</b>				
<p>As outlined above, ICCAT's decision-making processes allow consideration of serious and important issues through inter-sessional scientific, management and MCS focussed Panels and Working Groups; and annually at the Commission meeting.</p> <p>Deliberations and advice/decisions from these working groups and the Commission are relatively transparent with the rationales explained in working group reports tabled to the annual meeting; and captured in Plenary sessions and subsequent ICCAT annual meeting reports. Whilst the second Independent Performance Review of ICCAT (ICCAT 2016) found the Commission's consensus based decision-making process did not always enable timely adoption of conservation and management measures, this also recognised that a steadily increasing number of participating CPC's have contributed to a more complex decision making environment.</p> <p>ICCAT and its members continue to face challenges with respect to the implementation of effective management strategies for preventing overfishing, and to rebuild key stocks, including for Atlantic Bigeye and Yellowfin Tuna, Swordfish, and Marlins. Despite these challenges there has been steady, albeit slow, progress toward catch allocations and scientifically based catch limits, as well as the development of species-specific harvest strategies. ICCAT's most recent conservation and management measures to rebuild depleted stocks of Atlantic Bluefin Tuna, have been implemented in a more timely and effective manner than previous initiatives, and have enabled greater stock recovery progress than anticipated.</p> <p><b>Taiwan</b></p> <p>The situation for Taiwan in relation to transparent, timely, and adaptive domestic management response and decision-making arrangements for more serious management and/or compliance issues has generally been less clear. However more recent MSC surveillance audits (SCS, 2018) suggest more recent improvements in this regard. In addition, Taiwan's national response to the European Union's Yellow Card process, including a large scale revision and redevelopment of its entire national fisheries legal and policy framework; and the introduction of more stringent MCS processes, and centralised daily electronic logbook reporting for longline vessels, demonstrate the ability to respond relatively quickly and effectively to more serious management issues.</p> <p>TFA's responses to more serious and important issues can be initiated at any time, rather than just in the lead up to the annual ICCAT or other T-RFMO processes. For example, TFA have responded rapidly to industry requests to provide access to new transshipment ports for purse seine transshipment activities, and subsequent approvals processes.</p> <p>As part of broader reforms to Taiwan's National fisheries management and regulatory framework, TFA's recently developed E-platform for public participation<sup>18</sup> provides an online mechanism for the public and civil society organisations to raise serious and important policy issues that must be responded to by the relevant authority. Although fishery specific examples are not readily apparent, TFA assurances (supported by documentation) were provided that fisheries related proposals would be addressed under these national policy and regulatory requirements.</p>				

<sup>18</sup> Available at ([https://www.ndc.gov.tw/en/Content\\_List.aspx?n=C3C5AABC54ECEA0D](https://www.ndc.gov.tw/en/Content_List.aspx?n=C3C5AABC54ECEA0D)).

At all management levels of the UOA (ICCAT, and Taiwan nationally) there are decision-making processes that respond to serious and other important issues identified in relevant research, monitoring, evaluation and consultation, in a transparent, timely and adaptive manner; and also take account of the wider implications of these decisions. This meets SG60 and SG80. SG100 is not yet met as these decision making processes cannot be said to respond to <b>all</b> issues.				
c	Use of precautionary approach			
	Guide post		Decision-making processes use the precautionary approach and are based on best available information.	
	Met?		Yes	
Rationale				
<p>Assessment of this Scoring Issue is primarily related to the processes and management decisions taken at the fishery specific management level; therefore the focus is ICCAT as the RFMO responsible for fishery management measures affecting the UoA fishery. The role of the Flag States for this assessment ( Taiwan) is essentially to ensure that ICCAT and other agreed regional Resolutions, Recommendations, and management measures are implemented.</p> <p>ICCAT's Convention, pursuant to UNFSA requirements, requires that Members, Participating Territories and Cooperating Non-members directly and through the Commission, apply the precautionary approach. ICCAT also requires that decisions be based on the best scientific information available and the Commission through its annual meetings and the various specialist Panels and Working Groups, also supports this objective. The 2<sup>nd</sup> external independent review of ICCAT also noted that the Commission should make more explicit reference to the application of the Precautionary Approach in its decision making. Subsequently ICCAT Resolution 15-12 requires that "When making recommendations pursuant to Article VIII of the Convention, the Commission should apply a precautionary approach, in accordance with relevant international standards". Whilst the UNFSA, ICCAT's longer term objectives, and specifically Resolution 15-12 all require the Commission to take a precautionary approach to its management decision making, there are nonetheless some more recent examples where this approach has not been applied fully, or in all cases. This does not reflect the theoretical framework ICCAT is operating under, but rather the complexities of establishing a consensus and agreed way forward on complex multilateral fisheries management issues and negotiations for an RFMO with in excess of 50 CPC's. SG 80 is met.</p>				
d	Accountability and transparency of management system and decision-making process			
	Guide post	Some information on the fishery's performance and management action is generally available on request to stakeholders.	Information on the fishery's performance and management action is available on request, and explanations are provided for any actions or lack of action associated with findings and relevant recommendations emerging from research, monitoring, evaluation and review activity.	Formal reporting to all interested stakeholders provides comprehensive information on the fishery's performance and management actions and describes how the management system responded to findings and relevant recommendations emerging from research, monitoring, evaluation and review activity.
	Met?	Yes	Yes	No

Rationale				
<p>For the UoA fishery, ICCAT is responsible for an effective regional management framework, also acting as the primary fisheries management “decision making” entity on behalf of members and co-operating non-members. Papers and reports from ICCAT’s plenary sessions, as well as the scientific, management and MCS processes supporting the Commissions deliberations, are also published formally, and are publicly available on the Commission’s website. These provide a generally high level of transparency, demonstrating the development of Resolutions and Recommendations on conservation and management issues, and showing how stakeholder contributions including scientific and other information are used to inform these processes.</p> <p>ICCAT’s CPC’s submit annual country reports including information on fisheries activities, research and statistics during the preceding calendar year. Member reports summarising management and compliance issues and performance are also provided; however, these may also contain more sensitive information and may not be publicly available. It is thus difficult to determine whether these reports represent all of the relevant information used to inform decision-making. There is not always a clear and detailed explanation linking the information provided to any subsequent decisions. In this international RFMO context, recognising the national interest aspects for each CPC, and the presence of commercially sensitive information, it is recognized that it can be difficult to give full explanations for all decisions. Such decisions may be negotiated outcomes with the trade-offs not always apparent.</p> <p>Overall, SG 60 and SG 80 requirements are met for the ICCAT processes; however, not all information is publicly available, and information is not comprehensive for all elements of the management system or available to all interested stakeholders, therefore SG100 is not met.</p>				
e	Approach to disputes			
	Guide post	Although the management authority or fishery may be subject to continuing court challenges, it is not indicating a disrespect or defiance of the law by repeatedly violating the same law or regulation necessary for the sustainability for the fishery.	The management system or fishery is attempting to comply in a timely fashion with judicial decisions arising from any legal challenges.	The management system or fishery acts proactively to avoid legal disputes or rapidly implements judicial decisions arising from legal challenges.
	Met?	Yes	Yes	No
Rationale				
<p>The primary management system for assessment under this Scoring Issue is the regional management process led by ICCAT. As the overarching management authority, the Commission process is collaborative, serving to develop and implement management arrangements, and monitor member compliance. Members, Participating Territories and Cooperating Non-members are party to all decisions at the annual ICCAT meetings; as well as their ongoing participation in subsidiary processes such as the specialist fisheries management Panels and Working Groups.</p> <p>In more serious cases, the Convention allows for Contracting Parties to withdraw from endorsement and implementation of a formal recommendation. ICAAT’s Working Group on Convention Amendment (WGCA) has been discussing and developing more formal dispute resolution procedures for some years now, a report from the 2018 WGCA meeting noting some progress despite some more significant points of continued debate (e.g. whether dispute settlement procedures should be compulsory, whether procedures could only be instituted jointly by all parties, or by a single or group of disputing parties).</p>				

Disputes/disagreements are typically resolved either during the iterative development of new management arrangements (Resolutions and/or Recommendations); or for more serious issues and discussions, via negotiation at ICCAT's annual meetings. There is insufficient evidence to conclude that the management system (or fishery) acts proactively to avoid legal disputes, or rapidly implements judicial decisions arising from legal challenges. In part this reflects the absence of a formal dispute resolution framework, and the absence of higher level disputes between parties.

Recognising that Taiwan is also bound by the ICCAT dispute resolution processes outlined above; both ICCAT and Taiwan meet SG 60 and SG80 requirements. SG 100 is not met as there not yet a formal dispute resolution framework in place, nor is there evidence of the fishery proactively avoiding legal disputes or rapidly implementing judicial decisions arising from legal challenges.

#### References

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#### Draft scoring range and information gap indicator added at Announcement Comment Draft Report

Draft scoring range	≥80
Information gap indicator	Information sufficient to score PI

#### Overall Performance Indicator scores added from Client and Peer Review Draft Report

Overall Performance Indicator score	80
Condition number (if relevant)	

### PI 3.2.3 – Compliance and enforcement

PI 3.2.3		Monitoring, control and surveillance mechanisms ensure the management measures in the fishery are enforced and complied with		
Scoring Issue		SG 60	SG 80	SG 100
a	MCS implementation			
	Guide post	Monitoring, control and surveillance mechanisms exist, and are implemented in the fishery and there is a reasonable expectation that they are effective.	A monitoring, control and surveillance system has been implemented in the fishery and has demonstrated an ability to enforce relevant management measures, strategies and/or rules.	A comprehensive monitoring, control and surveillance system has been implemented in the fishery and has demonstrated a consistent ability to enforce relevant management measures, strategies and/or rules.
	Met?	Yes	No	No
Rationale				
<p>MCS arrangements considered for this Scoring Issue have been assessed at the regional (ICCAT); and Flag State levels. Whilst ICCAT's Convention specifies a range of MCS measures, it is up to each of the Flag States in the UoA to ensure these are operationalised and enforced through national and fleet level processes.</p> <p><b>ICCAT</b></p> <p>The ICCAT MCS framework and processes give effect to a broad range of MCS obligations and requirements, and these are managed via the Conservation and Management Measures Compliance Committee (COC). Members' annual reports to the COC include sections on key fisheries management operations and MCS related activities. These annual member reports are made publicly available on ICCAT's website along with the annual meeting papers and reports.</p> <p>ICCAT's MCS system has been significantly refined in recent years and now includes coordinated inspection and data entry and validation systems that allow near real-time and at least daily updates at all levels. In addition, catch certification schemes have been implemented for this fishery through ICCAT's Bluefin Tuna Statistical Document Programme (e-BCD). ICCAT has also included Port State Measures (PSM) requirements; including obligations for prior notification of port entry, designated ports, restrictions on entry and landing/transshipment of fish, restrictions on supplies and services, documentation requirements and port inspections, as well as IUU vessel listing, and trade-related measures and sanctions.</p> <p>In part these refinements reflect recommendations from ICCAT's 2nd external performance review, which noted that ICCAT's arrangements and mechanisms for effective at-sea monitoring of fishing operations for most stocks were inadequate, and that a more contemporary high seas boarding, and inspection regime was required. The review also recommended ICCAT focus more on compliance with substantive fisheries regulations and less on minor data deficiencies and minor infringements in relation to data submission.</p> <p><b>Taiwan</b></p> <p>Based on the information available, Taiwan's relatively recent domestic fisheries law and related policies in relation to domestic MCS capability appear comprehensive and contemporary. However, some aspects are less clearly described or there is limited evidence available to judge their effectiveness. Taiwan has a</p>				

Distant Water Fisheries Sanction Issued List which is now available on their Fishery Agency website in an English language version. Previous MSC fishery assessments for Taiwanese flagged vessels undertaken by SCS Global (SCS, 2018; SCS, 2019) have provided details of MCS capabilities, including a range of offences that have been successfully investigated with some receiving considerable penalties. As an ICCAT CPC, Taiwan also has authorised inspection vessels listed on the High Seas Boarding and Inspection Register, thus enabling high seas inspections under the relevant Resolutions/Recommendations. For the UoA vessels, there are arrangements in place to conduct vessel inspections of unloading both domestically and in designated foreign ports (Port of Spain, Montevideo, and Cape Town). The majority of foreign port landings occurred in Cape Town in both 2019 and 2020, and there is a permanent TFA fisheries officer stationed there to conduct vessel inspections.

Despite the measures described above, there is limited information on which to assess the effectiveness of MCS processes (e.g. vessel landing inspections, in port risk based compliance checks) for key landing ports such as the Port of Spain, and Montevideo. Whereas Cape Town is used for the majority of landings for the UoA vessels, and there is an active inspection representative there; this is not the case for the other two ports which together account for a similar number of landings as Cape Town. MCS risks associated with this lack of inspection capability are compounded when considered alongside the low levels of at sea observer coverage for UoA vessels.

There is evidence that relevant jurisdictions have monitoring, control and surveillance systems in place and have demonstrated an ability to enforce relevant management measures, strategies and/or rules. SG60 and SG80 levels are met for the management system for ICCAT. For Taiwan nationally, while a generally comprehensive MCS system exists, and MCS measures are implemented in the fishery and there is a reasonable expectation that they are effective, the shortcomings in inspection capability and activity in some key ports do not indicate, with a reasonably high level of confidence, an ability to enforce relevant management measures, strategies and/or rules. Therefore SG80 for 3.2.3a is not yet met for Taiwan, and thus SG80 cannot be met overall for both UoAs. A Condition has been raised overall which applies to both UoAs for 3.2.3a.

Neither ICCAT nor Taiwan nationally meet SG100 because MCS measures are not comprehensive and have not consistently demonstrated their effectiveness across the full range of management obligations.

b	Sanctions			
	Guide post	Sanctions to deal with non-compliance exist and there is some evidence that they are applied.	Sanctions to deal with non-compliance exist, are consistently applied and thought to provide effective deterrence.	Sanctions to deal with non-compliance exist, are consistently applied and demonstrably provide effective deterrence.
	Met?	Yes	Yes	No
Rationale				
<p>The primary focus for this Scoring Issue is the national level arrangements for the UoA Flag State of Taiwan. Whilst ICCAT develops and implements management and MCS arrangements, it has few if any, sanctions available to it should flag States or vessels/companies fail to abide by management measures. ICCAT does provide some reporting on compliance performance however the focus for this PI is on Flag State measures and performance.</p> <p><b>Taiwan</b></p> <p>Chapter IV of Taiwan's Distant Water Fisheries Act provides extensive Penal Provisions in Articles 35 to 45. These provisions provide for escalating fines and/or suspension and cancellation of concessions where there are multiple and repeat offenses over a period of time. As this Act has been in operation only since 2017 there is limited evidence to know if the sanctions are being consistently applied and are an effective deterrent.</p>				



Separate MSC assessment reports prepared by SCS Global (e.g. SCS, 2018) note fines in 109 cases of illegal fishing involving Taiwan's DWFV's from January to July 2017. Most of the penalties were under the amended Fisheries Act, however 24 were fines based on the new Distant Water Fisheries Act, which came into force on 20 January 2017.

Sanctions available to Taiwan via Articles 35 to 45 suggest that it is highly likely, if they are applied consistently (similar consequences for similar offences) and at sufficiently punitive level, that they will provide an effective deterrence. Although the new Taiwanese Fisheries Act has operated for a limited time period, and there are limited details available on prosecutions, SG60 requirements are met for all parties. It is also likely that more recent sanctions imposed under Taiwan's new fisheries laws are having a deterrent effect. Therefore SG 80 requirements are also met by all parties. SG 100 is not yet met as there is a lack of evidence to demonstrate consistently effective deterrence.

c	Compliance			
	Guide post	Fishers are generally thought to comply with the management system for the fishery under assessment, including, when required, providing information of importance to the effective management of the fishery.	Some evidence exists to demonstrate fishers comply with the management system under assessment, including, when required, providing information of importance to the effective management of the fishery.	There is a high degree of confidence that fishers comply with the management system under assessment, including, providing information of importance to the effective management of the fishery.
	Met?	Yes	Yes	No
Rationale				
<p>In relation to the UoA and for this Scoring Issue, the appropriate management system is that of ICCAT, and the range of regional fisheries MCS arrangements implemented under the Convention. Individual flag States play an important role in ensuring arrangements are complied with at the individual fisher level and from an overall flag State performance perspective, however the overall efficiency and effectiveness of management arrangements rests with ICCAT.</p> <p>ICCAT members, including Taiwan in this UoA, are bound to abide by the Convention's Resolutions and Recommendations, and any non-compliance with these arrangements is reported in National Country Reports annually for consideration by ICCAT's compliance committee, the Conservation and Management Measures Compliance Committee (COC). For Taiwan, compliance summary tables provided in the most recent ICCAT Annual Report for 2020-2021 note that there have been no compliance issues recorded and that no compliance action is required for the two-year reporting period in question.</p> <p>ICCAT has also actively incorporated Port State Measures (PSM) requirements including obligations for participating members' vessels to undertake prior notification of port entry, use designated ports, restrictions on landing/transshipment of fish, relevant catch documentation requirements and port inspections, as well as IUU vessel listing processes, trade-related measures and where necessary, sanctions. Reports from annual COC meetings and the plenary session of the Commission, as well as the range of fishery specific observer reports, logbook and other data submissions, and national and regional MCS operations all combine to provide reliable evidence that there is compliance with the management system.</p> <p>ICCAT's most recent (2016) external review process did note opportunities to improve MCS performance, including a stronger focus on establishing levels of compliance by members with respect to observer coverage commitments, management of CPC's use of fish aggregating devices, and other catch and quota related management issues.</p>				

For Taiwan nationally, there is an established and effective MCS framework in place for the DWFV fleet, including UoA vessels. There are dedicated TFA fisheries inspectors stationed overseas, and 1 of them is stationed semi permanently in Cape Town to inspect Atlantic tuna fishing vessels. TFA has also recently increased its MCS capability through operation of a contemporary Fisheries Monitoring Centre. In addition to monitoring DWFV operations via daily and four-hourly electronic catch reporting, the integrated FMC also has the capability to respond to potential MCS breaches in near real time. TFA have provided details of a recent incident response whereby a purse seine vessel (FB NO.707) that was not transmitting VMS locational data during a period of a FAD closure. The FMC followed up quickly with both the vessel owner and fishing master and investigated. The vessel was subsequently prosecuted and a fine issued by TFA in 2020. Taiwanese vessels undertake daily electronic logbook catch reporting and VMS data is also processed and analysed at the FMC.

At the company and vessel level, Tri Marine International requires a formal (signed) commitment from participating vessels to the companies sustainable and ethical seafood sourcing code. This includes obligations at the vessel level in relation to shark conservation (no finning), adherence to RFMO requirements, bycatch mitigation, absence of IUU fishing activities, crew labour practices, and requirements for accurate collection and compilation of fishing catch and effort data. It includes provision for random vessel inspections and product traceability audits where required.

ICCAT COC reports, and evidence of TFA MCS capabilities and practices indicate that compliance is generally adequate with evidence of sanctions being implemented by Taiwan in recent years. These are likely to be effective. The SG 80 level is met. SG 100 is not met as it cannot be said that there is a high degree of confidence that fishers comply with all aspects of the management system.

d	Systematic non-compliance			
	Guide post		There is no evidence of systematic non-compliance.	
	Met?		Yes	
Rationale				
<p>The focus for this Scoring Issue is flag states operating within ICCAT's area of competency. In general, coastal states within the UoA have a particular interest in protecting their fisheries resources and ensuring long term sustainable benefits from these resources. This extends to an interest in ensuring that management arrangements are comprehensive, efficient and robust, and non-compliance is minimized.</p> <p>The information presented throughout PI 3.2.3 suggests no evidence of systematic non-compliance. Of the compliance breaches identified in COC reporting, most relate to breaches of reporting deadlines or data not being provided in the required format. However, there is also evidence of more serious infringements of management measures, including catches by some ICCAT CPC's in excess of sustainable limits imposed for key species including Atlantic Bigeye, and Atlantic Yellowfin Tuna stocks. These do not appear to constitute systematic non-compliance; and it is also noted that even in well-managed domestic fisheries, with effective MCS systems in place, some non-compliance will occur.</p> <p>Overall, there does not appear to be evidence of systematic non-compliance at either the regional or flag level; as such SG 80 is met.</p>				
References				
<p>ICCAT Compendium of Management Recommendations and Resolutions. UNFSA, UNCLOS; ICCAT Convention; Taiwan Fisheries Act 2016; Taiwan Distant Water Fisheries Act 2016; SCS, 2018; Pew Foundation, 2019; ICCAT Annual Report 2020-21; Medley et al, 2021.</p>				

Draft scoring range and information gap indicator added at Announcement Comment Draft Report	
Draft scoring range	60-79
Information gap indicator	Information sufficient to score PI
Overall Performance Indicator scores added from Client and Peer Review Draft Report	
Overall Performance Indicator score	75
Condition number (if relevant)	Condition 10

### PI 3.2.4 – Monitoring and management performance evaluation

PI 3.2.4		There is a system of monitoring and evaluating the performance of the fishery-specific management system against its objectives There is effective and timely review of the fishery-specific management system		
Scoring Issue		SG 60	SG 80	SG 100
a	Evaluation coverage			
	Guide post	There are mechanisms in place to evaluate some parts of the fishery-specific management system.	There are mechanisms in place to evaluate key parts of the fishery-specific management system.	There are mechanisms in place to evaluate all parts of the fishery-specific management system.
	Met?	Yes	Yes	No
Rationale				
<p>ICCAT's fisheries management framework and procedures are the assessment focus for this Performance Indicator; with responsibility for both sustainability and management of the target stocks, as well as broader ecological impacts from fishing.</p> <p>ICCAT has well developed arrangements to provide fishery specific information to the Secretariat and Commission Members, particularly through the activities of the science focussed SCRS, and the MCS focused COC. Both groups have key roles to play in monitoring and evaluating key parts of the fishery-specific management system, and are comprised of representatives from CPC's, technical advisors/experts and observers (both IGO and NGO).</p> <p>ICCAT has also adopted a 2015-2020 Science Strategic Plan (SSP) to guide operation of the SCRS. This Plan Objectives and Strategies to achieve goals, as well as measurable targets to enable an effective evaluation and review process.</p> <p>For the COC, key evaluation roles include monitoring and reviewing compliance with management measures adopted by the Commission and making recommendations to improve MCS outcomes; and reviewing implementation of cooperative MCS measures, and making recommendations to the Commission for improvements to these.</p> <p>SG60 and SG80 requirements are met as there are mechanisms in place to evaluate key parts of the fishery-specific management system. SG100 is not met as it is not clear that these arrangements cover all parts of the fishery-specific management system.</p>				
b	Internal and/or external review			
	Guide post	The fishery-specific management system is subject to occasional internal review.	The fishery-specific management system is subject to regular internal and occasional external review.	The fishery-specific management system is subject to regular internal and external review.
	Met?	Yes	Yes	No
Rationale				
<p>In performing its day-to-day management and administration functions and responsibilities on behalf of CPC's, the ICCAT Secretariat (and CPC's) perform a regular management review function, particularly with respect to</p>				

monitoring and performance evaluation of ICCAT's Resolutions and Recommendations. This process is also scrutinised and reported on openly as part of the annual meeting schedule and operation of specialist sub-committees. This includes detailed country level reporting, and a consolidated reporting process to assess performance against ICCAT's fisheries management focussed Resolutions and Recommendations.

In addition to these regular internal review processes, ICCAT has also commissioned formal independent and external performance evaluation reviews in recent years. These have driven performance improvements in several key areas including operational fisheries management, MCS outcomes, and information management, including a more accessible and comprehensive website structure aiding transparency and utility both for CPC's and key stakeholders.

In addition to external review processes driven through ICCAT's own performance evaluation approaches, there have also been a number of externally driven review processes assessing and reporting on ICCAT's fisheries management performance with the objective of enabling further improvements to these.

Overall, there is strong evidence that ICCAT's fishery management system is subject to regular internal and occasional external review. As such SG 60 and SG 80 requirements are met. However, whilst there have been several external reviews, it is not clear that these are an established Commission process and will continue regularly into the future, thus SG 100 is not met.

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#### Draft scoring range and information gap indicator added at Announcement Comment Draft Report

Draft scoring range	≥80
Information gap indicator	Information sufficient to score PI

#### Overall Performance Indicator scores added from Client and Peer Review Draft Report

Overall Performance Indicator score	80
Condition number (if relevant)	

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## 7 Appendices

### 7.1 Assessment information

#### 7.1.1 Small-scale fisheries

The UoA is an industrial longline operation and there is no evidence to suggest the UoA contains small-scale fishery characteristics under the MSC Standard.

### 7.2 Evaluation processes and techniques

#### 7.2.1 Site visits

## AUDIT PLAN FOR FISHERY ASSESSMENT

### Tri Marine Atlantic albacore (*Thunnus alalunga*) longline fishery

#### MSC Fishery Assessment

June 27 through July 15<sup>th</sup>, 2021

Remote Site Visit Meetings – Times indicated are Eastern Standard Time, US

#### Objective

The MSC Fishery Assessment of the **Tri Marine Atlantic albacore (*Thunnus alalunga*) longline fishery** will be conducted by the SCS Global Services Inc. (SCS) Assessment Team to examine fishery performance of the Unit of Certification (Table 1) against the MSC Fishery Standard. Anticipated attendees are listed in Table 3, and Meeting Agenda is shown in Table 4.

**Table 1: Unit of Certification/ Unit of Assessment**

<b>Stock:</b> North Atlantic	<b>Geography:</b> FAO 31, 34 (high seas)
<b>Species:</b> Albacore tuna ( <i>Thunnus alalunga</i> )	<b>Management:</b> Specified longline vessels with Taiwan flag, licensed and registered to operate on the high seas with ICCAT management area
<b>Method of Capture:</b> Pelagic longline	<b>Clients:</b> Tri Marine International (PTE) LTD

**Table 2: Unit of Certification/ Unit of Assessment**

<b>Stock:</b> South Atlantic	<b>Geography:</b> FAO 41, 47 (high seas)
<b>Species:</b> Albacore tuna ( <i>Thunnus alalunga</i> )	<b>Management:</b> Specified longline vessels with Taiwan flag, licensed and registered to operate on the high seas with ICCAT management area
<b>Method of Capture:</b> Pelagic longline	<b>Clients:</b> Tri Marine International (PTE) LTD

In this fishery, the Unit of Assessment is the broader Taiwan longline fleet operating in the Atlantic, and the UoC specifically includes the 30 vessels listed and eligible to provide product.

### Scope of Audit

During the assessment, the assessment team will examine all aspects of fishery performance as it relates to the MSC Standard, including stock status of target and non-target species, fishery impacts, and fisheries governance and management. Use of the blue eco-label and the licensing agreement will be reviewed. The SCS Assessment Team will conduct the scope extension audit using the Fishery Certification Process (V2.2). As part of the MSC requirements, the Assessment Team will consist of at least 2 team members (see below). This plan is considered confirmed and will proceed as planned. Any changes to the audit plan requested by the client must be provided to SCS in writing.

Any information considered to justify scoring changes must be publicly available on or before the last day of the site visit as per MSC requirements. If the CAB and any participant at the site visit agree in writing that information will be shared after the site visit, the CAB shall accept this information up to 30 days after the last day of the site visit.

### Follow Up

SCS is responsible for completing all required site visit activities for the MSC Fishery Assessment as per MSC FCP v2.2. All documentation, evidence, and findings will inform updates to the Announcement Comment Draft Report, which will be 1) sent to the Client to develop the client action plan and 2) send to the MSC Peer Review College as required.

### Audit Participants

Table 3: Anticipated Meeting Attendees		
Name	Role	Affiliation
Dr. Gerard DiNardo	Team Member, Principal 1 and 2	SCS Global Services
Mr. Andy Bodsworth	Team Member, Principal 3	SCS Global Services
Mr. Brian Ahlers	Lead Assessor	SCS Global Services
Ms. Gabriela Anhalzer	MSC Fisheries, Program Manager	SCS Global Services
Amanda Hamilton	Senior Manager - Fisheries Policy & Regulation	Tri Marine International
Angelina Tan	Manager - Fisheries Policy & Sustainability	Tri Marine International
Alfred Tseng	Procurement Manager	Tri Marine International
Henry Chen	Sustainability Officer	Tri Marine International
Eric Chen	Assistant Sustainability Officer	Tri Marine International
Mr. Shihcin Chou	International Economics and Trade Section	Taiwan Fisheries Agency (TFA)
Mr. Chinchao Lee	International Economics and Trade Section	Taiwan Fisheries Agency (TFA)

**Table 3: Anticipated Meeting Attendees**

<b>Dr. Alex Hanke</b>	Subcommittee on Ecosystems and Bycatch	SCRS, ICCAT
<b>Dr. Andres Domingo</b>	Subcommittee on Ecosystems and Bycatch	SCRS, ICCAT
<b>Dr. Haritz Arrizabalaga</b>	Chair, Albacore tuna working group	SCRS, ICCAT
<b>Dr. Rodrigo Forselledo</b>	Rapporteur, Shark Species Group	SCRS, ICCAT
<b>Dr. David Die</b>	Rapporteur, Bigeye tuna, Tropical Tunas Group	SCRS, ICCAT
<b>Dr. Rory Crawford</b>	Bycatch Programme Manager	Birdlife International
<b>Stephanie Prince</b>	High Seas Bycatch Programme Manager	Birdlife International

## Agenda

All meetings will take place via teleconference remotely. These meetings will occur the weeks of June 21<sup>st</sup>, June 28<sup>th</sup>, and July 15<sup>th</sup>, 2021. Team Leader, Mr. Brian Ahlers, will help facilitate meetings remotely with the support of Dr. Gerard DiNardo and Andy Bodsworth. As noted in the officials listed above, the team will meet remotely with experts from International Fisheries Affairs Section of the Taiwan Fisheries Agency (TFA), International Commission for the Conservation of Atlantic Tunas (ICCAT), Birdlife International and relevant other stakeholders potentially at a later date. The assessment team will also interview fishing masters (vessel captains) and other key personnel to gather additional information.

## Logistics Information

### Assessment Team Contacts

Mr. Brian Ahlers, Lead Assessor, [bahlers@scsglobalservices.com](mailto:bahlers@scsglobalservices.com)

Dr. Gerard DiNardo, Principal 1 and Principal 2 Assessor, [gdinardo@scsglobalservices.com](mailto:gdinardo@scsglobalservices.com)

Andy Bodsworth, Principal 3 Assessor, [andybods@cobaltmrm.com.au](mailto:andybods@cobaltmrm.com.au)

### Client Contacts

Amanda Hamilton, Senior Manager - Fisheries Policy & Regulation at Tri Marine International  
[ahamilton@trimarinegroup.com](mailto:ahamilton@trimarinegroup.com)

## Day 1 – Client Opening Meeting, Sunday, June 27 9:00 PM Eastern Time, US (Monday, June 28, 9:00 AM Taipei Time)

Time (Eastern Standard Time)	Relevant MSC Performance Indicators (PI)/Clauses	Session	Relevant Participants	Location
9:00 - 9:30 PM	Principles 1, 2, 3	Introductions Presentation led by Brian Ahlers, SCS Lead Assessor	Amanda Hamilton Angelina Tan Alfred Tseng Henry Chen Eric Chen Brian Ahlers Gerard DiNardo Andy Bodsworth Gabriela Anhalzer	Microsoft Teams <a href="#">LINK TO MEETING</a>
9:30 – 10:30 PM		Questions from Assessment Team Fishery Operations Observer Coverage Traceability ETP Species Bait Habitat Non-compliance	Amanda Hamilton Angelina Tan Alfred Tseng Henry Chen Eric Chen Brian Ahlers Gerard DiNardo Andy Bodsworth Gabriela Anhalzer	Microsoft Teams <a href="#">LINK TO MEETING</a>
10:30 – 11:00 PM		Questions from Client Group Timeline and Next Steps	Amanda Hamilton Angelina Tan Alfred Tseng Henry Chen Eric Chen Brian Ahlers Gerard DiNardo Andy Bodsworth Gabriela Anhalzer	Microsoft Teams <a href="#">LINK TO MEETING</a>



## Day 2 – Taiwan Fisheries Agency (TFA), Tuesday, June 29<sup>th</sup> 9:00 PM Eastern Time, US (June 30<sup>th</sup>, 9:00 AM Taipei Time)

Time (Taipei Time)	Relevant MSC Performance Indicators (PI)/Clauses	Session	Relevant Participants	Location
9:00 - 9:55 PM	Principles 1, 2	Introductions Discussion led by questions from SCS Team: Observer Program Interaction with ETP Species Shark Finning	Mr. Shihcin Chou, TFA Mr. Chinchao Lee, TFA Amanda Hamilton Angelina Tan Brian Ahlers Gerard DiNardo Andy Bodsworth	Microsoft Teams <a href="#">LINK TO MEETING</a>
<i>Break</i>				
10:00 – 11:00 PM	Principal 3	General  3.2.2 Decision-making processes  3.1.2 Consultation roles and responsibilities  3.2.3a – Monitoring, Control, and Surveillance Implementation  Wrap Up and Next Steps	Mr. Shihcin Chou, TFA Mr. Chinchao Lee, TFA Amanda Hamilton Angelina Tan Brian Ahlers Gerard DiNardo Andy Bodsworth	Microsoft Teams <a href="#">LINK TO MEETING</a>

## Day 4 Meeting with ICCAT, Wednesday June 30<sup>th</sup>, 5:00 PM Eastern Time, US (July 1<sup>st</sup>, 5:00 AM Taipei Time)

Time (Taipei Time)	Relevant MSC Performance Indicators (PI)/Clauses	Session	Relevant Participants	Location
5:00 - 5:55 PM	Principles 1, 2	Observer Program  Ecosystem Impacts	Dr. Alex Hanke Dr. Andres Domingo Amanda Hamilton Angelina Tan Brian Ahlers Gerard DiNardo Andy Bodsworth	Microsoft Teams <a href="#">LINK</a> <a href="#">TO</a> <a href="#">MEETING</a>

## Day 5 Meeting with ICCAT, Tuesday, July 6<sup>th</sup> at 11:00 AM Eastern Time, US (July 7<sup>th</sup>, 11:00 PM Taipei Time)

Time (Taipei Time)	Relevant MSC Performance Indicators (PI)/Clauses	Session	Relevant Participants	Location
12:00 PM - 1:00 PM	Principle 2	Managed Species – Stock Status, Management, and Adequacy of Information Albacore tuna  Bigeye Tuna  Blue Shark	Dr. Haritz Arrizabalaga Dr. Rodrigo Forsellado Dr. David Die Amanda Hamilton Angelina Tan Brian Ahlers Gerard DiNardo Andy Bodsworth	Microsoft Teams <a href="#">LINK TO MEETING</a>

## Day 6 – Client Closing Meeting, Thursday, July 15<sup>th</sup> 9:00 PM Eastern Time, US (July 16<sup>th</sup> 9:00 AM Taipei Time)

Time (Taipei Time)	Relevant Performance (PI)/Clauses	MSC Indicators	Session	Relevant Participants	Location
9:00am 10:30am	Principles 1, 2, 3		Summary of Key Issues Outstanding Documentation Questions Timeline and Next Steps	Amanda Hamilton Angelina Tan Alfred Tseng Henry Chen Eric Chen Brian Ahlers Gerard DiNardo Andy Bodsworth Gabriela Anhalzer	Microsoft Teams <a href="#">LINK TO MEETING</a>

## 7.2.2 Stakeholder Participation

In addition to the meetings and attendees list above, consultations have included large numbers of email exchanges. A number of key organizations were contacted in advance of the fishery's formal entry into public full assessment by SCS. SCS also worked with MSC outreach in advance of the fishery entering full assessment, to compile an extensive stakeholder list used for emailing announcements and assessment progress to stakeholders. This list contained over 20 individuals from 15 organizations.

Prior to the onsite meeting written stakeholder comments were received from the International Seafood Sustainability Foundation (ISSF) and Birdlife International. Shark Project International also submitted the required stakeholder form merely to register as a stakeholder. The assessment team met with Birdlife International remotely via Microsoft Teams as part of the site visit to ensure all of their concerns were voiced. A summary of these concerns and the original stakeholder comments can be found in Section 7.6.

## 7.2.3 Evaluation techniques

### 7.2.3.1 Documentation and Information Gathering

One of the most critical aspects of the MSC certification process is ensuring that the assessment team gets a complete and thorough grounding in all aspects of the fishery under evaluation. In even the smallest fishery, the assessment team typically needs documentation in all areas of the fishery from the status of stocks, to ecosystem impacts, through management processes and procedures.

Under the MSC program, it is the responsibility of the applying organizations or individuals to provide the information required proving the fishery or fisheries comply with the MSC standards. It is also the responsibility of the applicants to ensure that the assessment team has access to any and all scientists, managers, and fishers that the assessment team identifies as necessary to interview in its effort to properly understand the functions associated with the management of the fishery. Last, it is the responsibility of the assessment team to make contact with stakeholders that are known to be interested or actively engaged in issues associated with fisheries in the same geographic location.

Information for the assessed was gathered from stakeholder comments prior to the onsite visit (and after), and via teleconference. The assessment team gathered documents, white papers, reports, literature, and other evidence stemming from the interviews and discussions with meeting participants.

The ICCAT and TFA were key in providing many of the scientific analyses, figures as well as operational and regulatory information: both were helpful and cooperative throughout the process.

### 7.2.3.2 Scoring and Report Development Process

**ACDR:** The Announcement Comment Draft Report was completed on April 9. The client decided to continue with the full assessment.

**Publication of ACDR:** Publication of the Announcement Comment Draft Report was published on April 12, 2021.

**Onsite Visit:** Scoring was initiated during the three week remote site visit and completed iteratively through emails and Microsoft Teams teleconferences between June 27th and July 22, 2021 .

**Additional Document Submission:** Following the onsite visit, the team compiled a list of requested documents for the client for submission within two weeks.

**Client Draft:** Rationales and associated background was developed by respectively assigned assessment team members, and then cross read by team members and SCS staff for production of the client draft report. Scoring was completed by consensus through this review process and team meetings by phone and email. The fishery received a total of 10 conditions within 8 performance indicators. The team finalized scoring and submitted the Client Draft in November 2021. From November through December, the client fishery worked with SCS to generate an acceptable client action plan.

**Peer Review:** Based on comments from peer reviewers, the team modified content related to Principle(s) 1, 2, and 3. Once the Client Action Plan was determined, the team used the MSC reporting template to formulate the Client and Peer Review Draft Report. In this draft, the team incorporated peer reviewer comments, the team responses to those comments, and any modified content. Additionally, the team ensured that the client readdressed the Client Action Plan as needed. The Client and Peer Review Draft Report was submitted on November 17, 2021 to the client and the peer review college to review prior to the PCDR. The PCDR was prepared on March 29 2022, and subject to a 30-day stakeholder comment period that terminated on April 28, 2022.

**Stakeholder Comment on PCDR:** Stakeholder comments were received from MSC Technical Oversight, Pew, ISSF, and Birdlife International. Comments were mainly focused on Principle 1 Harvest Strategy for the South Atlantic Albacore, and data and information requirements under Principle 2. The team conducted minor changes prior to publication of the Final report. The report was submitted to MSC for publication on June 9, 2022.

### 7.2.3.3 Scoring Methodology

The assessment team followed guidelines in MSC FCP v2.2 Section 7.10 “Scoring the fishery”. Scoring in the MSC system occurs via an Analytical Hierarchy Process and uses decision rules and weighted averages to produce Principle Level scores. There are 28 Performance Indicators (PIs), each with one or more Scoring Issues (SIs). Each of the scoring issues is considered at the 60, 80, and 100 scoring guidepost levels. The decision rule described in Table 32 determines the Performance Indicator score, which must always be in an increment of 5. If there are multiple ‘elements<sup>19</sup>’ under consideration (e.g. multiple main primary

<sup>19</sup> MSC FCPV2.1 7.10.7: In Principle 1 or 2, the team shall score PIs comprised of differing scoring elements (species or habitats) that comprise part of a component affected by the UoA.

species), each element is scored individually for each relevant PI, then a single PI score is generated using the same set of decision rules described in Table 32.

**Table 32. Decision Rule for Calculating Performance Indicator Scores based on Scoring Issues, and for Calculating Performance Indicator Scores in Cases of Multiple Scoring Elements. (Adapted from MSC FCPV2.1 Table 4)**

Score	Combination of individual SIs at the PI level, and/or combining multiple element PI scores into a single PI score.
<60	Any scoring element/SI within a PI which fails to reach SG60 shall not be assigned a score as this is a pre-condition to certification.
60	All elements (as scored at the PI level) or SIs meet SG60 and only SG60.
65	All elements/SIs meet SG60; a few achieve higher performance, at or exceeding SG80, but most do not meet SG80.
70	All elements/SIs meet SG60; half* achieve higher performance, at or exceeding SG80, but some do not meet SG80 and require intervention action to make sure they get there.
75	All elements/SIs meet SG60; most achieve higher performance, at or exceeding SG80; only a few fail to achieve SG80 and require intervention action.
80	All elements/SIs meet SG80, and only SG80.
85	All elements/SIs meet SG80; a few achieve higher performance, but most do not meet SG100.
90	All elements/SIs meet SG80; half achieve higher performance at SG100, but some do not.
95	All elements/SIs meet SG80; most achieve higher performance at SG100, and only a few fail to achieve SG100.
100	All elements/SIs meet SG100.

*\*MSC FCPV2.1 uses the word 'some' instead of half. SCS considers 'half' a clearer description of the methodology utilized.*

When calculating the Principal Indicator scores based on the results of the Scoring Issues (SI), SCS interprets the terms in Table 2 as follows:

1. Few: Less than half. Ex: if there are a total of three SIs, one SI out of 3 is considered few.
2. Some: Equal to half. Ex: if there are a total of four SIs, two SIs out of 4 is considered some.
3. Most: More than half. Ex: if there are a total of three SIs, two SIs out of 3 is considered most.

### 7.3 Interview Protocol – Representatives from the Tri Marine Atlantic Albacore Longline Fishery Longline Fishery

#### Background

To support the MSC Fishery Assessment of the Tri Marine Atlantic Albacore Longline Fishery, the assessment team designed, conducted and evaluated interviews to gather additional evidence regarding Principal 2. In particular, interviews focused on potential risks and concerns regarding shark finning, as well as impacts to ETP species. In particular, interviews focused on gathering anecdotal evidence of implementation of management measures regarding ETP and shark finning within Taiwan and ICCAT. The assessment team designed interviews to be semi-structured and last approximately 30 minutes. Interviews included background information to align interview participants, core questions to address, and ample time for questions from the interviewee. Participants were selected from a list provided by the client. Anonymity and confidentiality will be assured to participants through the guidelines below.

#### Interview Objectives

- Gather information regarding harvesting practices related to sharks
- Understand fishery operations and any potential risks of shark finning
- Provide evidence of any measures to prevent shark finning
- Examine other efforts with the fishery to mitigate catch of endangered, threatened, and protected marine species (e.g. seabirds and turtles) more broadly including implementation of TW and ICCAT management measures.

#### Confidentiality Guidelines

On account of the sensitive nature of the information requested during interviews and the potential risks to participants, SCS reviewed ethical guidelines for confidentiality and informed consent (Kaiser, 2009; Saunders et al., 2015; Corti et al., 2000 and Halej 2017).

##### 1. Informed Consent

- All participant information is kept confidential and stored in a secure manner, using a 'key' to match participants with the interview results, such a way that none of the research participants can be identified and directly linked.
- Participants are informed that the data collected will be used to inform the fishery assessment; and that their anonymized data may be provided to certain stakeholders that sign a confidentiality agreement.



- Interviews are transcribed. Participants are made aware of their right to refuse to participate in the interviews.
- Participants are also given the opportunity to ask questions.

## 2. Analysis and Published information:

- Common topics are identified into codes and transcripts are coded (these will be mostly guided by questions). Common codes across one or more transcripts are grouped into themes and summarized, findings from themes are support by direct quotations from participants.
- For those individual data extracts (quotes) that will be published in the report a first layer of anonymizing of the selected sections of the transcripts and notes will be conducted, removing all major identifying details (names of interviewees, places, vessel names, dates, company/organisation names, all identifying details and other real names). If necessary, further anonymizing to protect the identity of participants will be conducted when there are contextual identifiers in specific quotations that will need to be modified.

## 3. Restricted Access

- Access to field notes is completely restricted, and transcripts are anonymized, where all major identifying details have been removed (names of interviews, places, Company/organisation names, all identifying details and other real names).
- Note that the report will not include full transcripts, only quotes. The confidentiality agreement outlines specific requirements, including that information may not be made public, or disclosed beyond the individuals signing the confidentiality agreement.

### Solicitation Email To Participants

*Note: This message will likely be sent to randomly selected participants selected from a short list provided by the fishery client group. The message will be translated to Mandarin.*

Hello, my name is Brian Ahlers. I am the Lead Assessor and part of the team evaluating the MSC Fishery certification for sustainable fisheries for the Tri Marine Atlantic Albacore Longline Fishery. This year we're conducting an audit to evaluate the progress of the fishery in areas that need improvement.

I would like to know if you are available to have a brief 30-minute confidential interview to ask you a few question on the practices employed by the fleet to minimize retention of shark and ETP species, and measures to prevent shark finning and catch of ETP species on board the vessels and at landing sites.

I would like to conduct a 30-minute interview with you in the following proposed dates: (insert date). Would you be available during any of these days to meet in person to talk? We will have an interpreter and translator supporting the discussion.

Please let me know if you have any questions. We really appreciate your input and thank you for your time!

Respectfully,

Brian Ahlers

## Proposed Interview Questions

*Note: The interview will be interpreted and field notes will be translated to Mandarin.*

Introduction:

Thank you for agreeing to take part in this interview. My name is Brian Ahlers. I work for SCS Global Services, a certification company and I am part of the team evaluating the MSC certification for sustainable fisheries for the Tri Marine Atlantic Albacore Longline Fishery.

As I've explained to you previously via text/email, the main objective of this interview is to gather information regarding harvesting practices related to sharks, potential risks of shark finning, measures to prevent shark finning, and other efforts to mitigate catch of endangered, threatened, and protected marine species more broadly. The information you provide in this interview may be used to inform the MSC Fishery Assessment, which should be completed later this year in 2021.

Please be assured that all answers you provide during the interview will be kept confidential. Furthermore, the identity of the participants of the interviews or any identifying details, including names of individuals, places, organizations / companies, will all be kept confidential and will not be disclosed outside of SCS. Hand-written notes will be taken during the interview.

Before we proceed can I have verbal -confirmation of your consent to participate in this interview and that you understand that:

- Your participation in this interview is voluntary
- Your answers will be recorded either with field notes.
- The interview will last approximately 30 minutes
- The information you provide will be treated as strictly confidential
- The purpose of this interview has been explained to your satisfaction and you agree to participate in the interview.

## Interview of Fishing Masters Aboard Vessels

### General Background Information

*To support interview, we have a few general questions for you to get started. As a reminder, all information will remain confidential, so please feel free to speak openly and candidly.*

1. To begin, please describe your duties as a fishing master in the Atlantic Albacore Longline fishery.
2. For how many years have you been a fishing master on longline vessels?
3. How many trips did you do last year (2020) on longline vessels?

### **Retention of Non-Target Species (Species that are not albacore)**

*We now have some questions regarding potential fishing impacts to non-target species, including shark finning, and catching of endangered, threatened, and protected species including birds in particular.*

4. When sharks are caught on the longlines of the Atlantic Albacore Longline fishery, how do you and other crew members typically handle the sharks?
  - a. Do you bleed the sharks, ice them, or conduct any processing on board with sharks?
5. If sharks are caught by caught, what type of information is typically recorded in the logbooks?
6. If bird species or other protected species are caught, how is that information recorded in the logbook, if any?
7. During your trips on board these vessels, have you ever witnessed shark finning while operating a longline vessel?
8. Have you witnessed sharks landed in association with these vessels?
9. Have you witnessed bird mortalities while operating a longline? What activities are done on board the vessels to prevent bird mortalities?
10. During your trips on board these vessels, have you witnessed any turtles, marine mammals, silky sharks, oceanic whitetip shark, great white sharks, whale sharks, and/or seabirds being caught?
  - a. If so, how was that event recorded?
  - b. Was the animal was caught or discarded?

### **Management Measures**

*We have more specific questions regarding evidence of implementation of regulatory requirements regarding shark finning and ETP species. Requirements stem from the Taiwan Distant Water Fishing Act, and International Commission for the Conservation of Atlantic Tunas (ICCAT) measures.*

11. As a fishing master, what types of training do you receive to support required reporting responsibilities for catch and landing of shark fins and endangered species? To whom are these incidents first reported?
12. Do you conduct activities on board the vessel to fulfil fishing regulations regarding ETP species and shark finning, (e.g. ICCAT and Taiwan management measures)? If so, please describe.
13. Please describe your efforts for night-setting. When are sets deployed, and when are sets recovered (how long do you soak the lines)?
14. Do you deploy tori-lines on your vessel? If so, what is the typical length of the stream, and what is the height of the pole?

15. Has your vessel been inspected by Port Inspector(s) upon landing of product?
  - a. If so, approximately how many times in the last two years?
  - b. If so, could you describe the inspection process, and what is typically included under a port inspection?

### **Wrap Up**

*Thank you again for your willingness to support this interview. We really appreciate your time to support this assessment for sustainability certification. This information could provide helpful insights to ensure this assessment is better informed.*

16. To wrap up this interview, did you have any questions?

## **Interview of Supply Chain Personnel**

### **General Background Information**

*To support interview, we have a few general questions for you to get started. As a reminder, all information will remain confidential, so please feel free to speak openly and candidly.*

1. Please describe your duties as a port inspector in Cape Town.
2. How many years have you worked in this role?

### **Retention of Non-Target Species (Species that are not albacore)**

*We now have some questions regarding potential fishing impacts to non-target species, including shark finning, and catching of endangered, threatened, and protected species.*

3. Does your company receive all catch information including non-target species information (e.g. not albacore, species such as blue shark)?
  - a. How does your company receive that information?
4. Have you witnessed any evidence of shark fins being landed and/or entering the markets in Cape Town?
5. Assuming there was evidence of shark finning, how would that information be recorded? How would you report this to government officials?
6. During your experience in port, have you witnessed landing of any endangered species, including any of the following: turtles, marine mammals, silky sharks, oceanic whitetip shark, great white sharks, whale sharks, and/or seabirds being caught and landed?
  - a. If so, what were the nature of these incidences?
  - b. If not, how would you document this information? Would your company transmit this information to government authorities, and/or buyers?

### **Management Measures**

*Requirements stem from the Taiwan Distant Water Fishing Act, and International Commission for the Conservation of Atlantic Tunas (ICCAT) measures.*

7. What type of training do you receive about reporting requirements for shark finning and protected species?
8. Have you experienced a vessel inspection by Port Inspector(s) during unloading?
9. If yes, was it a *longline* vessel?
10. To your knowledge, how often are vessels inspected at unloading?
11. For your company's vessels, approximately how many port inspections have occurred in Cape Town in the last two years during unloading?
12. To your knowledge, could you describe the activities undertaken during an inspection of your company's vessels during unloading?

### Wrap Up

*Thank you again for your willingness to support this interview. We really appreciate your time to support this assessment for sustainability certification. This information could provide helpful insights to ensure this assessment is better informed.*

13. To wrap up this interview, did you have any questions?

### Sources

Kaiser, K. (2009). Protecting respondent confidentiality in qualitative research. *Qualitative health research*, 19(11), 1632-1641.

Saunders, B., Kitzinger, J., & Kitzinger, C. (2015). Anonymising interview data: Challenges and compromise in practice. *Qualitative Research*, 15(5), 616-632.

Corti, L., Day, A., & Backhouse, G. (2000, December). Confidentiality and informed consent: Issues for consideration in the preservation of and provision of access to qualitative data archives. In *Forum Qualitative Sozialforschung/Forum: Qualitative Social Research* (Vol. 1, No. 3).

Halej, J. (2017) "Ethics in primary research (focus groups, interviews and surveys)." Research and data briefing Equality Challenge Unit : 3-12.

## Summary of Interview Results – Fishing Vessel Captains or “Fishing Masters”

The SCS assessment team also interviewed a small sample of fishing masters from the UoC. Participating fishing masters reported seven to 11 years of experience as a fishing masters on tuna longline vessels in the North and South Atlantic. Participants reported primarily landing product in Cape Town, Montevideo, and Port of Spain in recent years.

Fishing masters reported very little catch of shark species in recent years, with the exception of blue shark which are managed under ICCAT. Based on participants’ responses, no evidence of shark finning or storage of shark fins was reported or observed in recent years, however one fishing master did observe shark finning while operating a longline vessel many years ago.

Fishing masters reported they have observed catch of turtle and bird species on occasion, which were properly discarded in accordance with ICCAT and TFA measures and safe handling practices and recorded in the logbooks. The last guidebook reported that fishing masters received according to fishing masters interviewed was May of 2020. All catch and landing of sharks species are reported directly to TFA through the logbooks program, according to interview participants. In general, ETP species are not reported in the logbooks. Anecdotally, one fishing master noted that bird interactions can be most common in the months of April or May in the South Atlantic in particular.

The assessment team also inquired about evidence of required bird catch mitigation measures being implemented on board tuna longline vessels under assessment. This included questions regarding equipment and gear installation specifications to use tori lines and night setting in particular. Participants reported night setting as a common practice, with lines typically soak at night from nine to 12 hours and are removed by 4:00 AM. The typical stream length of tori-lines reported was approximately 40-50 meters of stream, with approximately seven meters of pole height.

Participants reported interactions with port inspectors representing national coastal state authorities in Montevideo and Port of Spain. In Port of Spain, one fishing master reported Trinidad and Tobago authorities boarding the vessels as part of the inspections procedures, but only before COVID and not since the pandemic officially began.

## Summary of Interview Results – Industry Port Managers

Interview participants reported the role best characterized as port processing manager, with a range of experience from five to 25 years experience in seafood industry management at the port level. Participants responded to semi-structured interviews questions based on their experience representing his or her capacity as a seafood industry port manager based in Montevideo, Uruguay, and Cape Town, South Africa. The assessment team was not able to interview any personnel based in Port of Spain, Trinidad and Tobago.

Participants reported that vessel catch is reported electronically to TFA, local coastal state officials (e.g. Uruguay, South Africa), including non-target species. Catch information is reported daily to TFA, including volume and species. Upon receipt of product when fish is landed within the port, a company representative is present at the offload to verify product species and volume of product being offloaded.

Over the course of the interview, participants reported that no shark fins or evidence of shark finning was observed at point of landing or in local markets in close proximity to the ports. Interviewees also reported that no endangered or protected species were observed in their capacity as port manager either. Participants shared training manuals provided to port managers from TFA as part of the interviews, including training on ETP species identification and reporting, and other compliance guidelines and procedures required under the Taiwan Distant Water Fishing Act and ICCAT measures. According to one respondent, Port Managers are required to take a week-long course regarding international fishing policies and measures, including ETP species identification requirements. Lastly, as it relates to evidence of ETP species mitigation measures, one port manager reported observing tori lines on board longline vessels landing in Cape Town in particular, used to prevent bird catch and bird mortalities.

Port Managers interviewed described a distinct difference in port inspection protocols in Montevideo in contrast to Cape Town based on the interviews conducted. Managers reported that every vessel was boarded and inspected with full access to all areas of the vessel (e.g. including engine room) by TFA inspectors and South Africa inspectors. Inspections were conducted jointly by TFA personnel deployed in Cape Town full time in conjunction with South African inspectors. Over the last two years, two full time staff were stationed in Cape Town from Taiwan with inspection responsibilities.

With regard to port of Montevideo, interviewees reported that within the last two years TFA hired a 3<sup>rd</sup> party (SGS) which is permitted under the Distant Water Fishing Act. SGS personnel did not generally board vessels, and only observed and inspected product being offloaded. However, after COVID-19 became a problem, SGS no longer deployed personnel to carry out inspections in Montevideo. From early spring (approximately April of 2020) until the remote site visit (July 2021), only Uruguayan authorities had been conducting inspections according to interviews conducted.

## 7.4 Peer Review Reports

### 7.4.1 Peer Reviewer - A

#### General Comments

Question	Yes/No	Peer Reviewer Justification (as given at initial Peer Review stage). Peer Reviewers should provide brief explanations for their 'Yes' or 'No' answers in this table, summarising the detailed comments made in the PI and RBF tables.	CAB Response to Peer Reviewer's comments (as included in the Public Comment Draft Report - PCDR)
Is the scoring of the fishery consistent with the MSC standard, and clearly based on the evidence presented in the assessment report?	No	Scoring of P3 is not completely consistent with FCP 2.2 (7.17.5) since scores of 83 are provided in PI 311 and 322. Also rationale is either not provided or not identified supporting the SG100 scores in most P3 scores.	Reviewer's comments accepted and scores have been updated to reflect this, scores previously at 83 have been changed to 80 to better reflect evaluation of SG 100 requirements. Rationales have been clarified for SG 100 scoring, including explicit text as to whether or not SG 100 has been met and why.
Are the condition(s) raised appropriately written to achieve the SG80 outcome within the specified timeframe? [Reference: FCP v2.2, 7.18.1 and sub-clauses]	Yes	The conditions are generally well written and auditable at annual surveillance reviews.	No response needed



Question	Yes/No	Peer Reviewer Justification (as given at initial Peer Review stage). Peer Reviewers should provide brief explanations for their 'Yes' or 'No' answers in this table, summarising the detailed comments made in the PI and RBF tables.	CAB Response to Peer Reviewer's comments (as included in the Public Comment Draft Report - PCDR)
Optional: General Comments on the Peer Review Draft Report (including comments on the adequacy of the background information if necessary). Add extra rows if needed below, including the codes in Columns A-C.	NA	<p>editorial comments:</p> <p>Page 12 section 1.3 para 4: PI 2.2.1 has no condition. PI 2.3.2 needs to be mentioned.</p> <p>Page 22 Table 5: Missing a condition for PI 2.3.3. Condition 1 mentions skipjack. Should be albacore. Condition 9 is for PI 2.3.3 not 3.2.3.</p> <p>Page 27: Table 7: PI 1.2.2 southern should be 60 not 75. PI 2.3.2 north box should be green, not red.</p> <p>Page 115 para starts "Recognizing .." bullet six: observers.</p> <p>Page 167 line two: met</p> <p>Page 171 a) rationale line 5: known</p> <p>Page 173 Overall performance: no score! should be 85</p> <p>Page 179 b) rationale line 5: their</p> <p>Page 187 c) rationale last line: SG100 is met</p> <p>Page 284 Condition 1: skipjack?? should be albacore</p> <p>Page 285: Please include TMI in Glossary.</p> <p>Page 286 Condition 2 score: should be 70, not 75</p> <p>Page 302: Condition 9: score should be 60, not 75 at each milestone.</p> <p>Page 305 Condition 10 consultation on condition: insert from box above.</p>	Thank you for these comments. They have been addressed throughout the report.

## PI Comments

UoA stock	UoA gear	PI	PI Information	PI Scoring	PI Condition	Peer Reviewer Justification (as given at initial Peer Review stage)	CAB Response to Peer Reviewer's comments (as included in the Public Comment Draft Report - PCDR)	CAB Response Code
North Atlantic Albacore	Longline	1.1.1	Yes	Yes	NA	scoring agreed	No response	NA (No response needed)
North Atlantic Albacore	Longline	1.1.2	NA (PI not scored)	NA (PI not scored)	NA	NA	No response	NA (No response needed)
North Atlantic Albacore	Longline	1.2.1	Yes	Yes	NA	scoring agreed	No response	NA (No response needed)
North Atlantic Albacore	Longline	1.2.2	Yes	Yes	NA	scoring agreed	No response	NA (No response needed)
North Atlantic Albacore	Longline	1.2.3	Yes	Yes	NA	scoring agreed	No response	NA (No response needed)
North Atlantic Albacore	Longline	1.2.4	Yes	No (score increase expected)	NA	two of the four scoring issues at SG100 are met suggesting the score be 90, not 85.	Thank you for pointing this out and the score has been increased to 90.	Accepted (score increased)
South Atlantic Albacore	Longline	1.1.1	Yes	Yes	NA	a) score of "No" does not match rationale which indicates "met" overall score of 100 is correct.	Thank you for pointing this out and the rationale has been updated.	Accepted (no score change, change to rationale)
South Atlantic Albacore	Longline	1.1.2	NA (PI not scored)	NA (PI not scored)	NA	NA	No response	NA (No response needed)
South Atlantic Albacore	Longline	1.2.1	Yes	Yes	NA	scoring agreed	No response	NA (No response needed)

UoA stock	UoA gear	PI	PI Information	PI Scoring	PI Condition	Peer Reviewer Justification (as given at initial Peer Review stage)	CAB Response to Peer Reviewer's comments (as included in the Public Comment Draft Report - PCDR)	CAB Response Code
South Atlantic Albacore	Longline	1.2.2	Yes	Yes	Yes	scoring agreed. Condition 1 states score as 75. should be 60. Also Table 7 should be 60.	Thank you for pointing this out and changes to Condition 1 and Table 7 (summary of scores) have been made.	Accepted (non-material score reduction)
South Atlantic Albacore	Longline	1.2.3	Yes	Yes	NA	scoring agreed	No response	NA (No response needed)
South Atlantic Albacore	Longline	1.2.4	Yes	Yes	NA	scoring agreed	No response	NA (No response needed)
Albacore	Longline	2.1.1	Yes	No (non-material score reduction expected)	NA	a) Since none of the scoring element species meets SG80 for northern or southern UofAs and b) has no scoring element at SG80, the PI should be scored at 60, not 70 for both UofAs.	Thank you for your comment. We note Sia scores at SG60 and Sib scores at SG80 by default, which results in a combined overall score of 70.	Not accepted (no change)
Albacore	Longline	2.1.1	Yes	No (scoring implications unknown)	NA	North scoring table SI a) : Blue shark has a score of 80 yet there is no rationale supporting this.	We note that Sia scoring for North Atlantic blue shark is already at 60.	Not accepted (no change)
Albacore	Longline	2.1.1	Yes	Yes	No	Condition 2 should include initial score of 70 not 75 to be consistent with scoring table.	Thank you for your comment and the initial score noted in Condition 2 has been corrected to reflect the overall PI 2.1.1 score of 70.	Accepted (no score change, change to rationale)
Albacore	Longline	2.1.2	Yes	Yes	Yes	scoring agreed	No response	NA (No response needed)
Albacore	Longline	2.1.3	Yes	Yes	Yes	scoring agreed	No response	NA (No response needed)

UoA stock	UoA gear	PI	PI Information	PI Scoring	PI Condition	Peer Reviewer Justification (as given at initial Peer Review stage)	CAB Response to Peer Reviewer's comments (as included in the Public Comment Draft Report - PCDR)	CAB Response Code
Albacore	Longline	2.2.1	Yes	Yes	NA	scoring agreed.	No response	NA (No response needed)
Albacore	Longline	2.2.2	Yes	Yes	Yes	scoring agreed	No response	NA (No response needed)
Albacore	Longline	2.2.3	Yes	Yes	NA	overall score of 85 is not indicated in scoring table.	Thank you for your comment and the overall score of 85 has been indicated in the scoring table.	Accepted (no score change, additional evidence presented)
Albacore	Longline	2.3.1	Yes	Yes	NA	scoring agreed	No response	NA (No response needed)
Albacore	Longline	2.3.2	Yes	Yes	Yes	scoring agreed	No response	NA (No response needed)
Albacore	Longline	2.3.3	Yes	Yes	Yes	Condition 9 states score is 75, when it is 60	Thank you for your comment and the initial PI score in Condition 9 was changed to reflect the overall score of 60 for PI 2.3.3.	Accepted (no score change, change to rationale)
Albacore	Longline	2.4.1	Yes	Yes	NA	c) rationale: typo: requirements ARE met	Thank you for pointing out the typo and it has been corrected.	Accepted (no score change, change to rationale)
Albacore	Longline	2.4.2	Yes	Yes	NA	scoring agreed	No response	NA (No response needed)
Albacore	Longline	2.4.3	Yes	Yes	NA	scoring agreed	No response	NA (No response needed)

UoA stock	UoA gear	PI	PI Information	PI Scoring	PI Condition	Peer Reviewer Justification (as given at initial Peer Review stage)	CAB Response to Peer Reviewer's comments (as included in the Public Comment Draft Report - PCDR)	CAB Response Code
Albacore	Longline	2.5.1	Yes	Yes	NA	scoring agreed	No response	NA (No response needed)
Albacore	Longline	2.5.2	Yes	No (score increase expected)	NA	b) no rationale is provided for the No score at SG100. c) rationale states that SG100 is met but overall score for PI is 80. Should be 85, as stated in summary table 7	Thank you for your comments and the rationale for Sib has been expanded to include justification for scoring "No" at the SG100 level. Also, the overall performance indicator score for PI 2,5,2 has been increased to correctly reflect a score of 85.	Accepted (no score change, change to rationale)
Albacore	Longline	2.5.3	Yes	No (score increase expected)	NA	There are four scoring issues at SG100 (b,c,d,e), three of which meet SG100, score should be 95, not 90.	Thank you for your comment and the overall score for PI 2.5.3 has been increased to 95.	Accepted (score increased)
Albacore	Longline	3.1.1	Yes	No (non-material score reduction expected)	NA	There is no rationale presented for the 3 points offered in any SG100. Without this rationale, the score should be 80. Where there is more than one scoring issue, there is no opportunity for partial scores without specific rationale. (7.17.5 FCP 2.2)	There are no scoring issues for PI 3.1.1 scored at SG 100. Scores have been revised as meeting SG 80 in line with peer reviewer's comments as well as the evidence and justification provided.	Accepted (no score change, change to rationale)
Albacore	Longline	3.1.2	Yes	No (change to rationale expected, not to scoring)	NA	For all four scoring issues: rationale needs to be presented and identified for not meeting the SG100 at both national and regional level.	Additional text has been provided to support the rationale used to demonstrate that SG 100 has not been met, and to note that SG 100 has not been met in concluding remarks for each relevant scoring issue.	Accepted (no score change, change to rationale)
Albacore	Longline	3.1.3	Yes	No (change to rationale expected, not to scoring)	NA	The score could be more completely supported with specific reference to which elements of SG100 are evident.	Supporting text has been added to clarify scoring and illustrate those aspects of SG 100 that have been met	Accepted (no score change, change to rationale)

UoA stock	UoA gear	PI	PI Information	PI Scoring	PI Condition	Peer Reviewer Justification (as given at initial Peer Review stage)	CAB Response to Peer Reviewer's comments (as included in the Public Comment Draft Report - PCDR)	CAB Response Code
Albacore	Longline	3.2.1	Yes	No (change to rationale expected, not to scoring)	NA	There is no evidence presented or identified to support any portion of the SG100 as being met.	Supporting text has been added to clarify scoring outcome, score reduced to SG 80.	Accepted (non-material score reduction)
Albacore	Longline	3.2.2	Yes	No (scoring implications unknown)	NA	e) No evidence is identified to support the scoring with respect to SG100 issue.	Supporting text has been added to clarify scoring with respect to SG 100 requirements. Score reduced from 83 to 80.	Accepted (non-material score reduction)
Albacore	Longline	3.2.2	Yes	No (scoring implications unknown)	NA	Scoring of 83 is inconsistent with incremental scoring instructions of FCP v2.2 7.17.5 requiring increments of 5 points. Table 7 has PI 3.2.2 at 85 suggesting 5 points awarded to SG100 somewhere. Rationale should be provided for any additional score above 80.	As above, supporting text has been added to clarify scoring with respect to SG 100 requirements. Score reduced from 83 to 80.	Accepted (non-material score reduction)
Albacore	Longline	3.2.3	Yes	Yes	Yes	scoring agreed	No response	NA (No response needed)
Albacore	Longline	3.2.4	Yes	Yes	NA	scoring agreed	No response	NA (No response needed)

## 7.4.2 Peer Reviewer - B

### General Comments

Question	Yes/No	Peer Reviewer Justification (as given at initial Peer Review stage). Peer Reviewers should provide brief explanations for their 'Yes' or 'No' answers in this table, summarising the detailed comments made in the PI and RBF tables.	CAB Response to Peer Reviewer's comments (as included in the Public Comment Draft Report - PCDR)
Is the scoring of the fishery consistent with the MSC standard, and clearly based on the evidence presented in the assessment report?	No	Several issues have been identified in the fishery. My main concern is in relation to P2. In some of the PIs, I cannot see clear evidence that the ICCAT recommendations are being implemented by the fishery. Please see my comments in the correspondent PI. My my main concern though is that the observer data used by the team for building P2 may not be sufficient to characterize the fishery impacts, as the observer program covers only between 1 and 3% of the trips. Even worse, for the North Atlantic UoA, observer data comes from only one vessel, which means that the entire assessment for that particular UoA is based on the fishing behaviour/bycatch of a single vessel which may not be representative of the entire fishery. Finally, to make it worse, the expert team indicates that the coverage rate for the logbook data used to complete that characterization is " <i>unknown</i> ". Therefore, I do not think that this characterization of the impacts of the fishery on those species is credible or realistic at all. I would not recommend this fishery for certification if no better data is provided by the client. It is important to keep in mind that this low observer coverage is even below of the already low ICCAT recommendation (5%) for longliners. So, some of the ICCAT recommendations are not being implemented by the fishery, which in my opinion would be also a reason for reducing some of the scores, for P2 and P3.	Both the background and rationale have been revised and additional evidence provided. While UoA vessels do achieve the required 5% observer coverage rate specified by recent ICCAT Reports, the assessment team examined additional historical observer/logbook data from Taiwanese longline vessels operating in the Atlantic Ocean that are publicly available through the ICCAT By-catch Meta-Database ( <a href="https://www.iccat.int/en/bycatch.html#:~:text=By%2Dcatch%20Meta%2DDatabase,by%2Dcatch%20meta%2Ddatabase">https://www.iccat.int/en/bycatch.html#:~:text=By%2Dcatch%20Meta%2DDatabase,by%2Dcatch%20meta%2Ddatabase</a> ). With the goal of achieving a higher level of confidence in the representativeness of contemporary logbook/observer data, the assessment team assembled the historical observer and logbook data from the ICCAT By-catch Meta-Database for Taiwanese vessels operating in the Atlantic Ocean during the period 2000-2013 and compared the historical ETP species composition with the current species composition as presented based off the contemporary observer and logbook data. Based on this comparison, the composition of turtle species interactions was more robust in the historical observer data suggesting the potential for a wider range of species interactions with higher observer coverage. The team now includes three turtle species as ETP in the S Atlantic assessed under 2.3.1 and 2.3.2, rather than just one turtle species as conducted previously.  Overall, there was no observed difference in the composition of other species groups (e.g., sharks) with the

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			exception of several "seabird" interactions from the historical dataset. The lack of species specificity on seabirds in the historical data has been noted and included in the rationale to support a condition under 2.3.3. Overall, these data serve to foster a higher level of confidence concerning representativeness of observer and logbook data, and served to better articulate our understanding of the catch composition.



Question	Yes/No	Peer Reviewer Justification (as given at initial Peer Review stage). Peer Reviewers should provide brief explanations for their 'Yes' or 'No' answers in this table, summarising the detailed comments made in the PI and RBF tables.	CAB Response to Peer Reviewer's comments (as included in the Public Comment Draft Report - PCDR)
Are the condition(s) raised appropriately written to achieve the SG80 outcome within the specified timeframe? [Reference: FCP v2.2, 7.18.1 and sub-clauses]	Yes	The conditions set by the team seem to be appropriate except for conditions 3/4 which do not include any reference to shark finning. I also consider that some conditions are missing (at least 2.1.3 and 2.3.1). See my comments in the correspondent sections.	<p>Thank you. Shark finning is addressed under to Condition 5 (2.1.2d) and Condition 7 (2.2.2d).</p> <p>We agree with the latter comment and have added a condition under 2.1.3. However while the team shares similar concerns broadly speaking, with respect to 2.3.1, we provide rationale for why a condition on 2.3.1 is not appropriate in this case, but rather, 2.3.3.</p>

Question	Yes/No	Peer Reviewer Justification (as given at initial Peer Review stage). Peer Reviewers should provide brief explanations for their 'Yes' or 'No' answers in this table, summarising the detailed comments made in the PI and RBF tables.	CAB Response to Peer Reviewer's comments (as included in the Public Comment Draft Report - PCDR)
Optional: General Comments on the Peer Review Draft Report (including comments on the adequacy of the background information if necessary). Add extra rows if needed below, including the codes in Columns A-C.	NA	<p>Page 23 I would say that the lack of observer coverage needs more than a mere recommendation to be solved.</p> <p>Page 29 The behaviour section refers to the Pacific albacore tuna. I am quite sure that there are a number of published articles about the behaviour of the Atlantic albacore tuna which could be used here instead.</p> <p>Page 36 All the section refers to the North Atlantic albacore stock. However, in table 10, the estimates for South Atlantic Albacore are also shown which leads to misunderstanding. I would recommend separating them in two different tables.</p> <p>Page 100 It is indicated: <i>“and on the North Pacific UoA vessel 163 sets were observed”</i>. I understand it refers to the North Atlantic UoA. Please, correct that.</p> <p>Page 102. It is stated: <i>“Blue Sharks are taken in large numbers (an estimated 20 million individuals annually), mainly as bycatch”</i>. I would say that in many longline fisheries in the Atlantic Ocean, blue sharks are a target species, as it represents a high percentage of the total catch. This relatively low percentage in the assessed fishery surprises me.</p> <p>Page 116. I consider that the sentence: <i>“Based on this information the assessment team concluded that stock biomass of shortfin mako shark is not highly likely to be above the PRI”</i> included by the expert’s team is more relevant in the scoring table than in this section.</p> <p>In the first paragraph of the secondary species section a text which corresponds to table 7 (?) has appeared. Please, correct that.</p> <p>Page 211. I consider that the following sentence is key in this assessment: <i>“Longline observer coverage remains inadequate to more accurately characterize broader impacts and risks of fishing operations”</i>. Page 215. <i>“Several independent external reviews of ICCAT’s management and MCS performance (ICCAT, 2009, 2017) have identified shortcomings, and areas for improvement in the Commissions implementation of MCS measures to support longer term and fishery specific management objectives. These reviews have also been complemented by a range of other stakeholder led reviews. Particularly in relation to ICCAT’s capability to monitor and enforce compliance with its own management and conservation measures”</i>.</p>	<p>Thank you for these comments. See notes below:</p> <ul style="list-style-type: none"> <li>• Recommendations provided are not a comprehensive set of recommendations, we acknowledge there are many other considerations however we choose to prioritize observer data. Additional information added regarding port inspections as well.</li> <li>• Southern Albacore stock status section refers to Table 10, as it informs both sections.</li> <li>• pg 100 has been revised. Thank you.</li> <li>• Agreed that language on pg 116 is misplaced, it is now removed from the background section.</li> <li>• Secondary species section has been revised</li> <li>• With respect to observer data, we agree the statement is significant and the assessment team addresses the reported shortcomings in observer coverage under 2.1.3 and 2.3.3 scoring tables with respect to UoA 1 and UoA 2.</li> <li>• Thank you for noting key sentences in the assessment.</li> </ul> <p>The language has been revised slightly to acknowledge their importance, where appropriate.</p>

## PI Comments

UoA stock	UoA gear	PI	PI Information	PI Scoring	PI Condition	Peer Reviewer Justification (as given at initial Peer Review stage)	CAB Response to Peer Reviewer's comments (as included in the Public Comment Draft Report - PCDR)	CAB Response Code
North Atlantic albacore	Longline	1.1.1	Yes	Yes	NA	Score of 100 agreed. The stock is over the MSY level.	No response	NA (No response needed)
North Atlantic albacore	Longline	1.1.2	Yes	Yes	NA	Score agreed. Nothing to add.	No response	NA (No response needed)
North Atlantic albacore	Longline	1.2.1	Yes	Yes	NA	Score agreed. Nothing to add.	No response	NA (No response needed)
North Atlantic albacore	Longline	1.2.2	Yes	Yes	NA	Score agreed. Nothing to add.	No response	NA (No response needed)
North Atlantic albacore	Longline	1.2.3	Yes	Yes	NA	Score agreed. Nothing to add.	No response	NA (No response needed)
North Atlantic albacore	Longline	1.2.4	Yes	Yes	NA	Score agreed. Nothing to add.	No response	NA (No response needed)
South Atlantic albacore	Longline	1.1.1	Yes	No (scoring implications unknown)	NA	The stock is over the MSY level and a score of 100 is given, which I understand is the correct one. However in the table shown in page 27 a 80 score is given for this PI. And here the 100 option in Sla has not been selected, but a score of 100 is given at the end of the table. So, I am not sure which is the correct option according to the expert.	Thank you for pointing this out. The score for PI 1.1.1 is 100 and Table 7 on page 27 has been updated.	Accepted (no score change, change to rationale)

UoA stock	UoA gear	PI	PI Information	PI Scoring	PI Condition	Peer Reviewer Justification (as given at initial Peer Review stage)	CAB Response to Peer Reviewer's comments (as included in the Public Comment Draft Report - PCDR)	CAB Response Code
South Atlantic albacore	Longline	1.1.2	Yes	Yes	NA	Score agreed. Nothing to add.	No response	NA (No response needed)
South Atlantic albacore	Longline	1.2.1	Yes	Yes	NA	Score agreed. Nothing to add.	No response	NA (No response needed)
South Atlantic albacore	Longline	1.2.2	Yes	Yes		Score agreed. Well defined HCRs are not in place. A number of uncertainties remain for the Southern stock. The condition has been defined using the wording included in the guideposts. Therefore, it is understood that it will raise the fishery's performance to the SG80 level when fulfilled. Just a little mistake to be corrected in the summary of conditions table and in section 6.6.	Thank you and corrections to the condition have been made.	Accepted (no score change, change to rationale)
South Atlantic albacore	Longline	1.2.2			No	Condition 1 indicates: <i>"evidence that the selection of the harvest control rules for <b>Skipjack Tuna</b> are robust"</i> . However, this condition refers to Southern albacore.	Thank you for pointing this out and the correction has been made.	Accepted (no score change, change to rationale)
South Atlantic albacore	Longline	1.2.3	Yes	Yes	NA	Score agreed. Nothing to add.	No response needed	NA (No response needed)
South Atlantic albacore	Longline	1.2.4	Yes	Yes	NA	Score agreed. Nothing to add.	No response needed	NA (No response needed)

UoA stock	UoA gear	PI	PI Information	PI Scoring	PI Condition	Peer Reviewer Justification (as given at initial Peer Review stage)	CAB Response to Peer Reviewer's comments (as included in the Public Comment Draft Report - PCDR)	CAB Response Code
North Atlantic albacore	Longline	2.1.1	Yes	No (scoring implications unknown)		Scores given for the main primary species agreed for North Atlantic blue shark and South Atlantic blue shark are over the PRI (there is mistake though in the summary table for NA blue shark (page 143)). However, I do not agree with the interpretation made by the team for bigeye (score which was already reduced based on the stakeholders' comments). The standard states: <i>"If the species is below the PRI, the UoA has measures in place that are expected to ensure that the UoA does not hinder recovery and rebuilding"</i> . Which are these "effective" (expected to ensure) measures? The status of the Atlantic bigeye tuna stock is very worrying and the main measure implemented (TAC) are not expected to end overfishing of the species with 50% probability until 2032 IF adequately implemented (which is not as the TAC was overshoot in 2016 and 2017). I do not consider it an effective management strategy.	<p>Thank you for your comments and the summary table for NA blue shark has been corrected. We agree that the bigeye stock is below PRI and that the TAC was exceeded in 2016-2018. However, this does not necessarily mean that the measures in place are not expected to aid in recovery and rebuilding. We note that the TAC reductions in 2020 (62,500 t) and 2021 (61,500 t) were in response to the observed catch overages in prior years and that these TACs have not been exceeded. Based on the 2021 Report of the Bigeye Stock Assessment Meeting, the catch of bigeye tuna in 2020 was estimated at 59,919 t which is lower than the TAC allocated by the ICCAT in 2020. It was further noted that the next bigeye tuna assessment will assume the catch in 2021 to be 61,500 t, the TAC allocated by the ICCAT in 2021.</p> <p>Future constant catches of 61,500 t, equal to the TAC established in Rec. 19-02, are expected to continue to prevent overfishing (<math>F &lt; F_{MSY}</math>) with greater than 90% probability and to prevent the stock from becoming overfished with greater than 80% probability for the entire projection</p>	Not accepted (no change)

UoA stock	UoA gear	PI	PI Information	PI Scoring	PI Condition	Peer Reviewer Justification (as given at initial Peer Review stage)	CAB Response to Peer Reviewer's comments (as included in the Public Comment Draft Report - PCDR)	CAB Response Code
							period. This provides evidence that the established TAC appears to be working. We also note that measures to reduce the fishing mortality of juvenile bigeye tuna associated with FAD fisheries was recently implemented using temporal closures. While this measure should reduce mortality there is currently no information to assess potential benefits. This information does provided a more optimistic outlook, nevertheless PI 2.1.1 for bigeye tuna is currently scored at SG60 with a condition (Condition 2) and the assessment team considers this to be appropriate.	
North Atlantic albacore	Longline	2.1.1			No	Condition 2 refers to three stocks: Bigeye Tuna, and N. Atlantic and S. Atlantic Blue Shark. In the rationale of the conditions, blue shark is referred as a single general unit (blue shark). I would recommend to name both blue shark stocks to avoid misunderstandings.	Thank you for your comment and we have noted both blue shark stocks in the Condition.	Accepted (no score change, change to rationale)
North Atlantic albacore	Longline	2.1.2	Yes	Yes		The team states: " <i>The main primary species are bigeye tuna (in the No. Atlantic UoA) and blue shark (in the So. Atlantic UoA)</i> ". The North Atlantic blue shark is missing. Scores agreed.	Thank you for your comment and we have made the correction.	Accepted (no score change, change to rationale)

UoA stock	UoA gear	PI	PI Information	PI Scoring	PI Condition	Peer Reviewer Justification (as given at initial Peer Review stage)	CAB Response to Peer Reviewer's comments (as included in the Public Comment Draft Report - PCDR)	CAB Response Code
North Atlantic albacore	Longline	2.1.2			No	Conditions set for all the primary species. What I do not understand is why condition 3 includes two species, whereas condition 4, which refers to the same P.I. (primary species management strategy) only refers to 1 species. Is any formal reason for that? Could they not be included in the same condition? And I cannot see any reference to shark finning in the condition set by the team.	Thank for yor comment. Our intent was to separate and focus attention relative to the UoAs, North Atlantic (Condition 3) and South Atlantic (Condition 4). Condition 5 addresses shark finning under PI 2.1.2 and again our intention was to focus attention on this as a separate condition and be able to monitor progress on these conditions over time with greater specificity.	NA (No response needed)
North Atlantic albacore	Longline	2.1.3	Yes	No (material score reduction expected to <80)	No	I do not totally agree with the statement: " <i>As a result, observer data alone may not be representative of actual catches, but when combined with logbook data the reported catches are likely to be representative</i> ". As these species are retained, it is expected that landing data/logbook data should be adequate but the coverage rate for the data provided by thee client is unknown. Therefore, at least a condition would be necessary for this PI.	We agree and the overall score for PI2.1.3 is below 80 and a Condition is in-place (Condition 6).	Accepted (non-material score reduction)
North Atlantic albacore	Longline	2.2.1	Yes	Yes	NA	Score agreed. But again the MCSUK is not a good reference. The SFW or the MCSUK assessments are secondary reviews. I would expect in a MSC report the use of primary data (stock assessments, etc) no mere reviews.	Thank you for your comment and we agree; the primary stock assessment reports have been referenced.	Accepted (no score change, change to rationale)
North Atlantic albacore	Longline	2.2.2	Yes	Yes	Yes	Score agreed for shark finning.	No response needed	NA (No response needed)

UoA stock	UoA gear	PI	PI Information	PI Scoring	PI Condition	Peer Reviewer Justification (as given at initial Peer Review stage)	CAB Response to Peer Reviewer's comments (as included in the Public Comment Draft Report - PCDR)	CAB Response Code
North Atlantic albacore	Longline	2.2.3	Yes	Yes	NA	Score agreed. I always find difficult to characterize the bait species used. I would include at least a recommendation to track the species and volumes used by the fishery.	Thank you for your suggestion and characterizing bait can be a challenge. We will establish a recommendation under PI2.2.3.to track the species and volumes of bait used by the fishery.	Accepted (no score change, additional evidence presented)
North Atlantic albacore	Longline	2.3.1	Yes	No (material score reduction expected to <80)	NA	2.3.1b The low observer coverage prevents an adequate characterization of the impacts of the fishery on ETP species (see also my comment below about the logbook recording), I do not think that Table 21 and 22 are credible at all. Better data is necessary. So, I would say that at least a condition would be necessary for PI 2.3.1b.	<p>The Assessment Team agrees that better data would be very helpful, but we ascertain this issue is actually best addressed under 2.3.3, ETP information, where the assessment team has issued conditions based on this issue.</p> <p>While the assessment team understands the sentiment here, a condition on 2.3.1b would need to be justified by evidence of direct impacts to ETP species identified. For instance, the team's understanding of ETP species populations have been examined based on the best available data, and the team has determined that based on that evidence provided and available that <i>Direct effects of the UoA are highly likely to not hinder recovery of ETP species</i>. The team acknowledges, however, that the data and information available and enables fishery impacts to ETP species to be analytically determined, more information would better inform our</p>	Not accepted (no change)



UoA stock	UoA gear	PI	PI Information	PI Scoring	PI Condition	Peer Reviewer Justification (as given at initial Peer Review stage)	CAB Response to Peer Reviewer's comments (as included in the Public Comment Draft Report - PCDR)	CAB Response Code
							<p>understanding of ETP impacts.</p> <p>In this vein, should this fishery be certified, a condition under 2.3.3 (Condition) will arguably foster more transparency and allow SCS to monitor direct ETP impacts over time to ensure understanding of direct effects of the UoA that may hinder recovery of ETP species. Another condition on 2.3.1 (b) could arguably be perceived as duplicative, thus, the shortcomings in data are addressed under the ETP information PI.</p>	

UoA stock	UoA gear	PI	PI Information	PI Scoring	PI Condition	Peer Reviewer Justification (as given at initial Peer Review stage)	CAB Response to Peer Reviewer's comments (as included in the Public Comment Draft Report - PCDR)	CAB Response Code
North Atlantic albacore	Longline	2.3.2	Yes	No (scoring implications unknown)		<p>According to the expert team, a number of measures are recommended by the ICCAT to reduce the interaction with bycatch species, which is good, but I cannot see clearly in the rationale if these measures are being implemented by the assessed fishery. For example, the minimum 5% observer coverage rate is not being implemented. Also in the summary of the interview results section it is indicated: <i>"All catch and landing of sharks species are reported directly to TFA through the logbooks program, according to interview participants <b>BUT</b> In general, ETP species are not reported in the logbooks"</i>. Therefore, interactions are or are not recorded?. I would recommend a score below 80 for all the species, not just for oceanic whitetip shark.</p>	<p>Thank you for your comment and all measures recommended by the ICCAT to minimize bycatch (sharks: Recommendation 18-06; sea turtle: Recommendation 13-11; seabirds: Recommendation 11-09) and observer coverage requirements have been implemented by the UoA. Compliance with all ICCAT Resolutions and implementation status are regularly reviewed and reported to ICCAT (see the ICCAT Annual Report, Part II, Section 3) and no noncompliance has been reported. Note ICCAT requires 5% observer coverage across all flagged Taiwan flagged longline vessels. As reported, from 2014-2019 observer coverage on these vessels ranged from 6.56% to 9.42%. Given the UoA is all Taiwan-flagged longline vessels operating in the Atlantic, the 5% ICCAT requirement is met.</p> <p>We note Tri Marine is a member of ISSF and all UoC vessels flagged to Chinese Taipei are listed on ISSFs ProActive Vessels Register (PVR). Per the ISSF Strategic Plan, Advancing Sustainable Tuna Fisheries, ISSF will: Ensure participating company (and vessel) compliance with all ISSF</p>	Not accepted (no change)

UoA stock	UoA gear	PI	PI Information	PI Scoring	PI Condition	Peer Reviewer Justification (as given at initial Peer Review stage)	CAB Response to Peer Reviewer's comments (as included in the Public Comment Draft Report - PCDR)	CAB Response Code
							<p>conservation measures — with an emphasis on bycatch mitigation, prohibition on shark finning, accurate information reporting, following and adhering to established best practices and attending skipper training, and traceability from product to processing facility to fishery to vessel. ISSF engaged MRAG Americas to conduct an audit of the performance of the participating companies against the conservation measures and commitments in-force and determined Tri Marine (of which the UoA vessels are members) was fully compliant. We further note that compliance with ISSF measures are routinely assessed by ISSF and no infractions have been assessed against UoC vessels.</p> <p>As correctly pointed out in the summary of the interview results section the following is stated: “All catch and landing of sharks species are reported directly to TFA through the logbooks program, according to interview participants.” This was qualitative information summarized based on our interviews with TFA, and port managers in Cape Town and</p>	

UoA stock	UoA gear	PI	PI Information	PI Scoring	PI Condition	Peer Reviewer Justification (as given at initial Peer Review stage)	CAB Response to Peer Reviewer's comments (as included in the Public Comment Draft Report - PCDR)	CAB Response Code
							<p>Montevideo, and the assesment team aimed to report that information accurately. As many sharks are managed by ICCAT in the Atlantic (rather than being classified as ETP as often is the case by other RFMOs), these findings appear consistent with logbook information in practice based on the assessment team's review of the logbook data provided.</p> <p>In addition, and to clarify, the summary states in the next sentence is "In general, ETP species are not reported in the logbooks." The assessment team reiteratres there is no question that logbooks do not generally record ETP species - our intention in the summary section was to provide an accurate representation of what transpired during the interviews. Information on ETP interactions is generally collected by observers. Based on the totality of the information we cotend that the current scoring is correct.</p>	

UoA stock	UoA gear	PI	PI Information	PI Scoring	PI Condition	Peer Reviewer Justification (as given at initial Peer Review stage)	CAB Response to Peer Reviewer's comments (as included in the Public Comment Draft Report - PCDR)	CAB Response Code
North Atlantic albacore	Longline	2.3.2			No	Condition 8 refers only to the South Atlantic OWS or for both UoAs? It is unclear in the rationale. Please, double-check that.	Thank you for your comment and Condition 8 refers to both North and South Atlantic UoAs. Text in the condition has been clarified.	Accepted (no score change, change to rationale)
North Atlantic albacore	Longline	2.3.3	Yes	Yes	Yes	Score agreed. Better data is necessary to characterize the real impacts of the fishery on ETP species.	No response needed	NA (No response needed)
North Atlantic albacore	Longline	2.4.1	Yes	Yes	NA	Score agreed, the gear does not contact the seabed. I find interesting the range of depths indicated in the response, that the gear works at "around 45 to 58m" very specific. A "Seafood Watch Report" is only a review of secondary data. I considered that the expert team in any MSC assessment should only use primary data.	Thank you for your comment. In this case we employ the MSC interpretation log, from which the determination that secondary data could be used in this case.	NA (No response needed)
North Atlantic albacore	Longline	2.4.2	Yes	Yes	NA	Score agreed. Yes, the term " <i>if necessary</i> " is probably the key here. As the gear does not impact the seabed, it could maybe be considered that a strategy is not necessary. I am not so sure thought that there really is " <i>some understanding about the impacts of lost gear on the habitat</i> ". There are quite a lot of studies about the impact of demersal gears (trawls for example) on the habitat. However, I do not remember a lot of studies about the impact of lost pelagic gears (longlines, etc) on the habitat.	Thank you and I also have not seen studies about the impact of lost pelagic gears (longlines, etc) on the habitat; a potential Master's thesis.	NA (No response needed)

UoA stock	UoA gear	PI	PI Information	PI Scoring	PI Condition	Peer Reviewer Justification (as given at initial Peer Review stage)	CAB Response to Peer Reviewer's comments (as included in the Public Comment Draft Report - PCDR)	CAB Response Code
North Atlantic albacore	Longline	2.4.3	Yes	Yes	NA	Score agreed. In 2.4.3a it is indicated: "VMEs: <b>As described above</b> , derelict longlines potentially impact coral reefs" but I cannot find any other place in the report where corals have been named. Please, correct that.	Thank you for your comment and in PI2.4.1-Sib we do refer to the characteristics of VMS as outlined in GSA3.13.3.2, which lists coral reefs as a VME. We note there is not much discussion on coral reefs within the Habitat PI since there is little (if any) evidence of longline gear interacting with coral reefs.	NA (No response needed)
North Atlantic albacore	Longline	2.5.1	Yes	Yes	NA	Score agreed. However, the sentence used by the team of experts: " <i>Management of tuna fisheries by ICCAT mitigate depletion of top predators and make it highly unlikely that the underlying ecosystem structure and function will be disrupted to a point of serious or irreversible harm</i> " could be easily challenged. There are a number of tuna and non-tuna species in the ICCAT area which are overexploited. Therefore, although it may be true that the management measures applied by the ICCAT "mitigate" depletion of top predators. They are not being very successful for some important species (bigeye tuna, shortfin mako, etc).	Thank you for your comment and we have "tone-downed" the overly generalized statement. We still contend the UoA is highly unlikely to disrupt the key elements underlying ecosystem structure and function to a point where there would be a serious or irreversible harm. The fishery does not remove a substantial amount of high trophic level species (retained or discarded) relative to the overall abundance and population estimates of these species, nor does the fishery impact lower trophic levels. Based on this information, and guidance provided in Table SA9, the score of SG80 is justified. The assessment team looks forward to monitoring the work by the ecosystem group within ICCAT to examine this issue more closely in the years to come.	Accepted (no score change, additional evidence presented)

UoA stock	UoA gear	PI	PI Information	PI Scoring	PI Condition	Peer Reviewer Justification (as given at initial Peer Review stage)	CAB Response to Peer Reviewer's comments (as included in the Public Comment Draft Report - PCDR)	CAB Response Code
North Atlantic albacore	Longline	2.5.2	Yes	Yes	NA	Score agreed. The expert team uses again a very general sentence which can be easily challenged: " <i>The regional stock assessments indicate that current harvest strategies and management measures have been successful in maintaining the target species around the BMSY level</i> ". To which species does this sentence refer? To the species targeted by the fishery or others such as Bigeye tuna, shortfin mako, etc?.	Thank you for your comment and we have "tone-downed" the overly generalized statement noting this may not be the case for all species.	Accepted (no score change, additional evidence presented)
North Atlantic albacore	Longline	2.5.3	Yes	No (change to rationale expected, not to scoring)	NA	I do not disagree with the score for this PI. However, the information used by the expert team seems very general. I consider that general sentences like " <i>Significant quantities of regularly updated data in relation to abiotic ecosystem elements are available from a wide range of sources and entities that monitor and carry out research into environmental (physical and chemical) parameters in the North and South Atlantic Ocean</i> ( <a href="https://www.iatlantic.eu/resources/">https://www.iatlantic.eu/resources/</a> )" or " <i>and some have been investigated</i> (Sherman et. al., 2013)" need to be backed with more specific data. What range of sources/entities? Who is this Sherman? What did he study?	Thank you for your comments and we have provided additional information pertaining to the sources of information noted in PI2.5.3. Also, new sources of information have also been included in the PI2.5.3 rational.  So, who is Ken Sherman ..... The Large Marine Ecosystem (LME) approach to the assessment, monitoring, and management of coastal marine resources is multidisciplinary and multisectoral, built on the need to link natural sciences with social sciences to achieve a more holistic management strategy for addressing human and environmental threats. This approach was introduced in the 1980s by Dr. Kenneth Sherman of NOAA and Dr. Lewis Alexander of	Accepted (no score change, additional evidence presented)

UoA stock	UoA gear	PI	PI Information	PI Scoring	PI Condition	Peer Reviewer Justification (as given at initial Peer Review stage)	CAB Response to Peer Reviewer's comments (as included in the Public Comment Draft Report - PCDR)	CAB Response Code
							the University of Rhode Island. The LME approach was further developed through a series of symposia with the American Association for the Advancement of Science and workshops with the Intergovernmental Oceanographic Commission of the United Nations Educational, Scientific and Cultural Organization (IOC-UNESCO) and the National Oceanic and Atmospheric Administration (NOAA) of the United States. This information is now summarized in the report.	
North Atlantic albacore	Longline	3.1.1	Yes	Yes	NA	Rational and score agreed but the final score of 83 indicated by the team is correct?. Please, double-check that.	Accepted, thank you, and mistake corrected. Score has been revised to 80 as partial score was not consistent with FCP v2.2 7.17.5 requiring increments of 5 points.	Accepted (non-material score reduction)
North Atlantic albacore	Longline	3.1.2	Yes	Yes	NA	Score agreed but I consider very interesting that the expert team uses Medley et al., 2021 as the main reference for scoring 3.1.2a. However, in one of the responses to the stakeholders' comments, the same expert team indicates that Medley et al., 2021 " <i>is not an independent report</i> " (as it is an ISSF funded publication). Does it mean that the reference is only valid when it supports your own scores? Or only for P3?	The Medley et al (2021) report does recognise there may be considerable variation between CPC's in their understanding of national roles and responsibilities with respect to ICCAT requirements. In this case, the team utilizes Medley et al 2021 as it provides suitable evidence to provide justification for the scoring.	NA (No response needed)



UoA stock	UoA gear	PI	PI Information	PI Scoring	PI Condition	Peer Reviewer Justification (as given at initial Peer Review stage)	CAB Response to Peer Reviewer's comments (as included in the Public Comment Draft Report - PCDR)	CAB Response Code
North Atlantic albacore	Longline	3.1.3	Yes	Yes	NA	Score agreed. It is true that the capability of the ICCAT to enforce their own management and conservation measures is limited (enforcement of TACs, minimum observer coverage, etc.)	No response	NA (No response needed)
North Atlantic albacore	Longline	3.2.1	Yes	Yes	NA	Score of 80 agreed but I am not sure if the rationale is sufficient to support a score of 90. Please, review it.	Accepted and score has been downgraded to 80. This is also consistent with similar comments from another peer reviewer.	Accepted (non-material score reduction)
North Atlantic albacore	Longline	3.2.2	Yes	Yes	NA	Score agreed. Is this final score of 83 correct?	As above for 3.1.1. Score has been revised to 80 as partial score was not consistent with FCP v2.2 7.17.5 requiring increments of 5 points.	Accepted (non-material score reduction)
North Atlantic albacore	Longline	3.2.3	Yes	No (non-material score reduction expected)	No	General score agreed. However, the last paragraph " <i>In part these refinements reflect recommendations from ICCAT's 2nd external performance review, which noted that ICCAT's arrangements and mechanisms for effective at-sea monitoring of fishing operations for most stocks were inadequate, and that a more contemporary high seas boarding, and inspection regime was required. The review also recommended ICCAT focus more on compliance with substantive fisheries regulations and less on minor data deficiencies and minor infringements in relation to data submission</i> " seems to indicate that SG80 is not met for the ICCAT either. As indicated above the ICCAT's capability for enforcing their own management	Noted, however ICCAT's MCS system has been significantly refined more recently and since this review. It now includes coordinated inspection, and data entry and validation systems that allow near real-time updates. ICCAT has also included a range of more contemporary Port State Measures (PSM) requirements.	NA (No response needed)

UoA stock	UoA gear	PI	PI Information	PI Scoring	PI Condition	Peer Reviewer Justification (as given at initial Peer Review stage)	CAB Response to Peer Reviewer's comments (as included in the Public Comment Draft Report - PCDR)	CAB Response Code
						and conservation measures is limited (enforcement of TACs, minimum observer coverage, etc.). So, I would recommend a score lower than 80 for both elements (ICCAT and Taiwan).		
North Atlantic albacore	Longline	3.2.4	Yes	Yes	NA	Score agreed. No further comments necessary.	No response	NA (No response needed)

### 7.4.3 Peer Reviewer - C

#### General Comments

Question	Yes/No	Peer Reviewer Justification (as given at initial Peer Review stage). Peer Reviewers should provide brief explanations for their 'Yes' or 'No' answers in this table, summarising the detailed comments made in the PI and RBF tables.	CAB Response to Peer Reviewer's comments (as included in the Public Comment Draft Report - PCDR)
Is the scoring of the fishery consistent with the MSC standard, and clearly based on the evidence presented in the assessment report?	Yes	The scoring is generally well justified and consistent with the MSC standard, which has been helpfully referred to and referenced appropriately throughout. On the whole, I agree with most of the scoring and rationales provided.	No response needed
Are the condition(s) raised appropriately written to achieve the SG80 outcome within the specified timeframe? [Reference: FCP v2.2, 7.18.1 and sub-clauses]	Yes	While it might have been useful to see improved observer coverage, EM or other suggestions referred to explicitly in the milestones for some conditions, it is clear that they have been framed in a way that is open for the client to provide evidence using any suitable method or combination of methods as appropriate.	No response needed

Question	Yes/No	Peer Reviewer Justification (as given at initial Peer Review stage). Peer Reviewers should provide brief explanations for their 'Yes' or 'No' answers in this table, summarising the detailed comments made in the PI and RBF tables.	CAB Response to Peer Reviewer's comments (as included in the Public Comment Draft Report - PCDR)
Enhanced fisheries only: Does the report clearly evaluate any additional impacts that might arise from enhancement activities?	NA		No response needed

Question	Yes/No	Peer Reviewer Justification (as given at initial Peer Review stage). Peer Reviewers should provide brief explanations for their 'Yes' or 'No' answers in this table, summarising the detailed comments made in the PI and RBF tables.	CAB Response to Peer Reviewer's comments (as included in the Public Comment Draft Report - PCDR)
Optional: General Comments on the Peer Review Draft Report (including comments on the adequacy of the background information if necessary). Add extra rows if needed below, including the codes in Columns A-C.	NA	Overall the report is comprehensive, well written and well justified. The scores need reviewing for a number of inconsistencies between the text and scoring tables which currently creates some confusion. My main concerns and comments relate to the P2 impacts of the fishery; particularly the uncertainty regarding impacts on ETP species, the potential for shark finning and the recovery of bigeye tuna and blue shark. Much of the review has been based on logbook data and a very small amount of observer data, which is a key issue for this fishery that needs to be highlighted and addressed.	<p>Thank you for your feedback. These inconsistencies in scoring have been addressed.</p> <p>With respect to concerns regarding ETP Species, both the background and rationale have been revised and additional evidence provided. While UoA vessels do achieve the required 5% observer coverage rate specified by recent ICCAT Reports and the assessment team examined both contemporary and logbook and observer data, the assessment team has now also examined additional historical observer/logbook data from Taiwanese longline vessels operating in the Atlantic Ocean that are publicly available through the ICCAT By-catch Meta-Database (<a href="https://www.iccat.int/en/bycatch.html#:~:text=By%2Dcatch%20Meta%2DDatabase,by%2Dcatch%20meta%2Ddatabase">https://www.iccat.int/en/bycatch.html#:~:text=By%2Dcatch%20Meta%2DDatabase,by%2Dcatch%20meta%2Ddatabase</a>). With the goal of achieving a higher level of confidence in the representativeness of contemporary logbook/observer data, the assessment team assembled the historical observer and logbook data from the ICCAT By-catch Meta-Database for Taiwanese vessels operating in the Atlantic Ocean during the period 2000-2013 and compared the historical ETP species composition with the current species composition as presented based off the contemporary observer and logbook data. Based on this comparison, the composition of turtle species interactions was more robust in the historical observer data suggesting the potential for a wider range of species interactions with higher observer coverage. The team now includes three turtle species as ETP in the S Atlantic assessed under 2.3.1 and 2.3.2, rather than just one turtle species as conducted previously.</p> <p>Overall, there was no observed difference in the composition of other species groups (e.g., sharks) with the exception of several "seabird" interactions from the historical dataset. The lack of species specificity on seabirds in the historical data has been noted and included in the rationale to support a condition under 2.3.3. Overall, these data serve to foster a higher level of confidence concerning representativeness of observer and logbook data, and served to better articulate our understanding of the catch composition.</p> <p>Concerns regarding bigeye, blue shark, shark finning, and ETP have been addressed through a fairly comprehensive set of conditions, particularly under Conditions 2 through 6 for bigeye and blue shark</p>

Question	Yes/No	Peer Reviewer Justification (as given at initial Peer Review stage). Peer Reviewers should provide brief explanations for their 'Yes' or 'No' answers in this table, summarising the detailed comments made in the PI and RBF tables.	CAB Response to Peer Reviewer's comments (as included in the Public Comment Draft Report - PCDR)
			(Primary Species Management and Information), Condition 7 for shark finning (Secondary Species Management), Condition 8 (ETP Species Management), and Condition 9 (ETP Information).

## PI Comments

UoA stock	UoA gear	PI	PI Information	PI Scoring	PI Condition	Peer Reviewer Justification (as given at initial Peer Review stage)	CAB Response to Peer Reviewer's comments (as included in the Public Comment Draft Report - PCDR)	CAB Response Code
North Atlantic Albacore (UoA 1)	Pelagic longline	1.1.1	Yes	Yes	NA	Scoring agreed	No response needed	NA (No response needed)
North Atlantic Albacore (UoA 1)	Pelagic longline	1.1.2	NA (PI not scored)	NA (PI not scored)	NA	Not scored	No response needed	NA (No response needed)
North Atlantic Albacore (UoA 1)	Pelagic longline	1.2.1	Yes	Yes	NA	Scoring agreed	No response needed	NA (No response needed)
North Atlantic Albacore (UoA 1)	Pelagic longline	1.2.2	Yes	Yes	NA	Scoring agreed. Some discussion of how the ecological role of the stock has been taken into account in the scoring would improve the section. Other than noting it is not a key LTL species, is not clear how this has been fully considered.	Thank you for your comment and the rationale has been updated as suggested.	
North Atlantic Albacore (UoA 1)	Pelagic longline	1.2.3	Yes	Yes	NA	Scoring agreed. Minor editorial: last sentence p67 needs correcting - typos. Also p69 IACCAT	Thank you and corrections have been made.	Accepted (no score change, change to rationale)
North Atlantic Albacore (UoA 1)	Pelagic longline	1.2.4	Yes	Yes	NA	Scoring agreed. However, the overall scoring for this PI (85) appears to conflict with the scoring given in Table 7 (90?)	Thank you for your comment and score for PI 1.2.4 (North Atlantic albacore tuna) in Table 7 has been correctly stated as 90	Accepted (score increased)

UoA stock	UoA gear	PI	PI Information	PI Scoring	PI Condition	Peer Reviewer Justification (as given at initial Peer Review stage)	CAB Response to Peer Reviewer's comments (as included in the Public Comment Draft Report - PCDR)	CAB Response Code
South Atlantic Albacore (UoA 2)	Pelagic longline	1.1.1	Yes	Yes	NA	For SIa there is a conflict between the scoring justified in the text (100), the scoring provided in box above (80), and the scoring in the summary Table 7 (80). Based on the assessment results, there is a high degree of certainty that the stock is above the PRI, indicating a score of 100.	Thank you for pointing this out. Scoring for PI 1.1.1 Sia (S. Atlantic albacore tuna) has been corrected, now reaching SG100. Table 7 has also been updated to reflect the overall PI 1.1.1 score of 100.	Accepted (score increased)
South Atlantic Albacore (UoA 2)	Pelagic longline	1.1.1	Yes	Yes	NA	For the rationale provided for SIa, it would be useful to also include a copy of Table 20 from the ICCAT Albacore stock assessment meeting report. This includes all of the relevant stock assessment values, with confidence intervals, that can be used to score this SI in a clear format so would be helpful if it appeared somewhere in the document for reference.	Thank you for your comment. Results from the current Atlantic albacore tuna stock assessments are included in Table 10 of the Background section of the report. As the rationale for PI 1.1.1 points the reader to Table 10, there is no need to repeat the table here.	Not accepted (no change)
South Atlantic Albacore (UoA 2)	Pelagic longline	1.1.1	Yes	Yes	NA	SIb: please replace "MSY" with "Bmsy" in final paragraph for clarity.	Thank you for your comment and changes have been made.	Accepted (no score change, change to rationale)
South Atlantic Albacore (UoA 2)	Pelagic longline	1.1.2	NA (PI not scored)	NA (PI not scored)	NA	Not scored	No response needed	NA (No response needed)
South Atlantic Albacore (UoA 2)	Pelagic longline	1.2.1	Yes	Yes	NA	Scoring agreed	No response needed	NA (No response needed)



UoA stock	UoA gear	PI	PI Information	PI Scoring	PI Condition	Peer Reviewer Justification (as given at initial Peer Review stage)	CAB Response to Peer Reviewer's comments (as included in the Public Comment Draft Report - PCDR)	CAB Response Code
South Atlantic Albacore (UoA 2)	Pelagic longline	1.2.2	Yes	Yes	Yes	Scoring agreed. Table 7 (75) is inconsistent with scoring table (60). Condition 1 seems appropriate, encompassing all three SIs <80 (a, b and c) and the timeframe looks feasible but in Table 5 and Table 6.6.1 the text refers to skipjack tuna instead of southern albacore?	Thank you for these comments. The oversights in Tables 5 and 6.6.1 have been corrected, and the overall score for PI 1.2.2 (S. Atlantic Albacore Tuna) in Table 7 has been lowered to 60.	Accepted (non-material score reduction)
South Atlantic Albacore (UoA 2)	Pelagic longline	1.2.3	Yes	Yes	NA	Scoring agreed	No response needed	NA (No response needed)
South Atlantic Albacore (UoA 2)	Pelagic longline	1.2.3	Yes	Yes	NA	Slb: It would be helpful to mention the uncertainty with the TAC, as the very low recent catches relative to the TAC may be related to capacity, catchability or even indicative of abundance levels inconsistent with the assessment.	Thank you for the comment and the rationale has been updated to reflect potential impacts to management (TAC) and robustness of the assessment when there is not a high degree of certainty with the information.	Accepted (no score change, change to rationale)
South Atlantic Albacore (UoA 2)	Pelagic longline	1.2.4	Yes	Yes	NA	Scoring agreed	No response needed	NA (No response needed)

UoA stock	UoA gear	PI	PI Information	PI Scoring	PI Condition	Peer Reviewer Justification (as given at initial Peer Review stage)	CAB Response to Peer Reviewer's comments (as included in the Public Comment Draft Report - PCDR)	CAB Response Code
UoA 1 and 2	Pelagic longline	2.1.1	Yes	No (scoring implications unknown)	Yes	SlA - northern stock. Based on the values in Table 27, $B_{msy} = 0.3 B_0$ . GSA2.2.3.1 states " <i>In the case where <math>B_{MSY}</math> is analytically determined to be lower than <math>40\%B_0</math> (as in some highly productive stocks), and there is no analytical determination of the PRI, the default PRI should be <math>20\%B_0</math></i> ". Bigeye tuna is currently $19\%B_0$ , so is below the PRI. While there is an appropriate TAC in place, this was exceeded by 20% from 2016-2018. The only sanctions for exceeding the quotas are deferred quota reductions which may also be exceeded. Given this, it is difficult to see how the measures in place will ensure that the UoA does not hinder recovery and rebuilding of bigeye tuna.	Thank you for the comment. We agree that the stock is below PRI and that the TAC was exceeded in 2016-2018. However, this does not necessarily mean that the measures in place are not expected to aid in recovery and rebuilding. We note that the TAC reductions in 2020 (62,500 t) and 2021 (61,500 t) were in response to the observed catch overages in prior years and that these TACs have not been exceeded. Based on the 2021 Report of the Bigeye Stock Assessment Meeting, the catch of bigeye tuna in 2020 was estimated at 59,919 t which is lower than the TAC allocated by the ICCAT in 2020. It was further noted that the next bigeye tuna assessment will assume the catch in 2021 to be 61,500 t, the TAC allocated by the ICCAT in 2021. Future constant catches of 61,500 t, equal to the TAC established in Rec. 19-02, are expected to continue to prevent overfishing ( $F < F_{MSY}$ ) with greater than 90% probability and to prevent the stock from becoming overfished with greater than 80% probability for the entire projection period. This provides evidence that the established TAC appears to be working. We also note that measures to reduce the fishing mortality of juvenile bigeye tuna associated with FAD fisheries was recently implemented using temporal closures. While this measure should reduce mortality there is currently no information to assess potential benefits. While this information provides a more optimistic outlook, PI 2.1.1 for bigeye tuna is currently scored at SG60 and the assessment team considers this to be appropriate.	Not accepted (no change)

UoA stock	UoA gear	PI	PI Information	PI Scoring	PI Condition	Peer Reviewer Justification (as given at initial Peer Review stage)	CAB Response to Peer Reviewer's comments (as included in the Public Comment Draft Report - PCDR)	CAB Response Code
UoA 1 and 2	Pelagic longline	2.1.2	Yes	No (scoring implications unknown)	Yes	<p>Sid: on pg 100 the description of observer coverage is:  North "...the coverage rate for the entire UoA was estimated at only 1%; significantly less than the required rate".  South "... the coverage rate for the entire UoA was estimated at only 3%; significantly less than the required rate."  However in the scoring rationale, the message is conflicting:  "Though in this case the UoC is below 5% observer coverage, the UoA is still reported at 5% observer coverage". If this is correct, please correct the text on pg 100 and clarify the source of the 5% UoA coverage as this is important for the issue of shark finning. The lack of stratification of observer coverage across vessels could be mentioned or discussed in terms of representativeness of the activity of the UoA (SA2.4.4.1).</p> <p>Two further potential issues that could be discussed include:  monitoring of at-sea transshipments and best practice management measures, ie, the mandatory landing of whole sharks with fins attached, given</p>	<p>Thank you for your comments regarding the confusion of observer coverage rates at the UoA and UoC levels; both the background and rationale (Sid) have been modified to address this confusion. In-place conservation measures for ICCAT CPCs (e.g., monitoring of transshipments), as well adopted voluntary measures by Chinese Taipei vessels operating in the ICCAT Convention area (e.g., requiring landed sharks with "fins naturally attached"), have been noted and discussed in the background and rational.</p>	Accepted (no score change, additional evidence presented)

UoA stock	UoA gear	PI	PI Information	PI Scoring	PI Condition	Peer Reviewer Justification (as given at initial Peer Review stage)	CAB Response to Peer Reviewer's comments (as included in the Public Comment Draft Report - PCDR)	CAB Response Code
						that the 5% rule is very difficult to monitor.		
UoA 1 and 2	Pelagic longline	2.1.3	Yes	Yes	Yes	Scoring agreed. Slc: the information available for bigeye tuna is very good for a P2 species, and adequate to support a partial management strategy to meet SG80, so I don't see how this is needed in the condition, however, as blue shark does not, the score is not affected.	Thank you for your comment and while Recommendation 19-02 will provide adequate information on bigeye tuna to support effective management we note this Recommendation only recently entered into force and information on compliance is currently not available. Hence the assessment team took a precautionary approach with placement of a condition. Information on compliance will be gathered during subsequent audits.	Not accepted (no change)
UoA 1 and 2	Pelagic longline	2.2.1	No (scoring implications unknown)	No (scoring implications unknown)	NA	Sla - what about the pelagic stingray (identified as secondary main in Table 20?)	Thank you for pointing out the oversight regarding pelagic stingray. The species is noted and discussed as part of the background and rationals for all secondary PIs..	Accepted (no score change, additional evidence presented)

UoA stock	UoA gear	PI	PI Information	PI Scoring	PI Condition	Peer Reviewer Justification (as given at initial Peer Review stage)	CAB Response to Peer Reviewer's comments (as included in the Public Comment Draft Report - PCDR)	CAB Response Code
UoA 1 and 2	Pelagic longline	2.2.2	Yes	Yes	Yes	SIc: Please clarify difference in observer coverage reported in this section (7%) (compared with 2.1.2d)	Thank you for your comment and we have modified this rational accordingly.	Accepted (no score change, change to rationale)
UoA 1 and 2	Pelagic longline	2.2.3	Yes	Yes	NA	Scoring agreed		
UoA 1 and 2	Pelagic longline	2.3.1	NA (PI not scored)	NA (PI not scored)	NA	SIa: are retention bans (eg oceanic whitetip shark) not considered limits which the fishery could be evaluated against?	Not considered as limits; they do not trigger management measures.	
UoA 1 and 2	Pelagic longline	2.3.1	Yes	No (change to rationale expected, not to scoring)	NA	SIb: for a fishery with such low observer coverage, is it possible to have a high degree of confidence (SG100) about the impacts on any ETP species? Also, information on post-release mortality has been discussed but there is no mention of at-vessel (at-haulback) mortality.	Agree, the rationale has been modified and the score lowered to 80	Accepted (non-material score reduction)
UoA 1 and 2	Pelagic longline	2.3.2	Yes	No (material score reduction expected to <80)	Yes	SIb: While there are retention bans, no mitigation measures have been described for sharks. No specific technical actions are required for turtles. There are some measures in place across the different taxa but these do not represent a cohesive strategy with "mechanisms for modification in the light of the identification of unacceptable impacts" (MSC Table SA8), as evidenced by the lack of review of impacts of the measures	Thank you for your comment. While all UoA vessels are complying with ICCAT Recommendations that describe best handling and release practices (sharks: Recommendation 18-06; sea turtle: Recommendation 13-11; seabirds: Recommendation 11-09) we note TRI Marine is a member of ISSF and all UoC vessels flagged to Chinese Taipei are listed on ISSFs ProActive Vessels Register (PVR). Per the ISSF Strategic Plan, Advancing Sustainable Tuna Fisheries, ISSF will: Ensure participating company (and vessel) compliance with all ISSF conservation	Not accepted (no change)

UoA stock	UoA gear	PI	PI Information	PI Scoring	PI Condition	Peer Reviewer Justification (as given at initial Peer Review stage)	CAB Response to Peer Reviewer's comments (as included in the Public Comment Draft Report - PCDR)	CAB Response Code
						(eg <a href="https://doi.org/10.1016/j.gecco.2015.05.003">https://doi.org/10.1016/j.gecco.2015.05.003</a> ).	measures — with an emphasis on bycatch mitigation (as noted by Tolotti et al. 2015 ( <a href="https://doi.org/10.1016/j.gecco.2015.05.003">https://doi.org/10.1016/j.gecco.2015.05.003</a> )), prohibition on shark finning, accurate information reporting, follow established best practices and attended skipper training, and traceability from product to processing facility to fishery to vessel. ISSF engaged MRAG Americas to conduct an audit of the performance of the participating companies against the conservation measures and commitments in-force and determined Tri Marine was fully compliant. We further note that compliance with all ICCAT Resolutions are regularly reviewed and status reported to ICCAT (see the ICCAT Annual Report, Part II, Section 3) and that compliance with ISSF measures are routinely assessed and no infractions have been assessed against UoC vessels. On this basis the assessment team contends there is a cohesive strategy in place.	
UoA 1 and 2	Pelagic longline	2.3.2	Yes	No (material score reduction expected to <80)	Yes	Sid: There seems to be an inconsistency between the text and scoring table - oceanic whitetip does not meet SG80 based on the conclusion in the text for the northern stock, however, in the scoring table the northern stock is scored 80. Limited reporting cannot be considered evidence that measures are being successfully implemented and so until more independent observer data (or	Thank you for your comment. While the rational correctly identified oceanic whaittip shark as not meeting 80 this was not carried through when scoring Sid and PI2.3.2. This has been corrected.	Accepted (material score reduction to <80)

UoA stock	UoA gear	PI	PI Information	PI Scoring	PI Condition	Peer Reviewer Justification (as given at initial Peer Review stage)	CAB Response to Peer Reviewer's comments (as included in the Public Comment Draft Report - PCDR)	CAB Response Code
						other independent data such as EM) are available, SG80 cannot be met.		
UoA 1 and 2	Pelagic longline	2.3.3	Yes	Yes	Yes	Scoring agreed. Condition 9 could be improved by including the word 'independent' before 'monitoring program' to record ETP species, to emphasise that this needs to be increased observer coverage, EM or other means of data collection.	Thank you for your suggestion but we have decided to leave thae condition as written.	
UoA 1 and 2	Pelagic longline	2.4.1	Yes	Yes	NA	Scoring agreed	No comment Necessary	
UoA 1 and 2	Pelagic longline	2.4.2	Yes	Yes	NA	Scoring agreed	No comment Necessary	
UoA 1 and 2	Pelagic longline	2.4.3	Yes	Yes	NA	Scoring agreed	No comment Necessary	
UoA 1 and 2	Pelagic longline	2.5.1	Yes	Yes	NA	Scoring agreed	No comment Necessary	
UoA 1 and 2	Pelagic longline	2.5.2	Yes	Yes	NA	Scoring agreed	No comment Necessary	
UoA 1 and 2	Pelagic longline	2.5.3	Yes	Yes	NA	Scoring agreed	No comment Necessary	

UoA stock	UoA gear	PI	PI Information	PI Scoring	PI Condition	Peer Reviewer Justification (as given at initial Peer Review stage)	CAB Response to Peer Reviewer's comments (as included in the Public Comment Draft Report - PCDR)	CAB Response Code
UoA 1 and 2	Pelagic longline	3.1.1	Yes	Yes	NA	Scoring agreed	No comment Necessary	NA (No response needed)
UoA 1 and 2	Pelagic longline	3.1.2	Yes	Yes	NA	It would be good to include some discussion of the inequalities in the consultation process, which, while it provides an opportunity for all interested and affected parties to be involved, still remains imbalanced based on economic advantage. The more limited stakeholder participation at some subsidiary meetings is also due to barriers such as language, the highly technical nature of discussions, lack of communication of key messages in jargon-free, user friendly, visual ways. Even though there is a more diverse range of stakeholders participating in debate at the Commission level, reduced participation at the technical subsidiary meetings and committees nevertheless disempowers stakeholders from engaging as effectively as possible at the political level.	Accepted and thank you for this insight. Text to reflect this has been included in the scoring narrative for this PI.	Accepted (no score change, additional evidence presented)
UoA 1 and 2	Pelagic longline	3.1.3	Yes	Yes	NA	Scoring agreed	No response needed	NA (No response needed)
UoA 1 and 2	Pelagic longline	3.2.1	Yes	Yes	NA	Scoring agreed	No response needed	NA (No response needed)



UoA stock	UoA gear	PI	PI Information	PI Scoring	PI Condition	Peer Reviewer Justification (as given at initial Peer Review stage)	CAB Response to Peer Reviewer's comments (as included in the Public Comment Draft Report - PCDR)	CAB Response Code
UoA 1 and 2	Pelagic longline	3.2.2	Yes	Yes	NA	Scoring agreed	No response needed	NA (No response needed)
UoA 1 and 2	Pelagic longline	3.2.3	Yes	Yes	Yes	Scoring agreed	No response needed	NA (No response needed)
UoA 1 and 2	Pelagic longline	3.2.4	Yes	Yes	NA	Scoring agreed	No response needed	NA (No response needed)

## 7.5 Peer Review Follow Up

### 7.5.1 Peer Reviewer – A

#### General

Question	Peer Reviewer comments at Public Comment Draft Report stage Insert additional rows for each clearly distinct issue raised.	CAB response to Peer Reviewer's Public Comment Draft Report stage comments (as included in Final Draft Report)
List here any issues not covered in the Performance Indicators or Conditions table (following sheet) that you feel have not been adequately addressed in the CAB response and would make a material difference to the scoring of the fishery.	No additional comments.	No response required. Thank you.
See above		No response required. Thank you.
See above		No response required. Thank you.

#### PI Comments

UoA stock	UoA gear	PR (A/B/C)	PI	PR Comm-ent Code	Peer Reviewer Justification (as given at Public Comment Draft Report (PCDR) stage)	CAB response to Peer Reviewer's comments (as included in the Final Draft Report)	CAB Response Code
North Atlantic Albacore	Longline	PR A	1.2.1	No (change to rationale expected, not to scoring)	Table 7 has score of 95, should be 90	Thank you for your comment and the score has been modified.	Accepted (non-material score reduction)

UoA stock	UoA gear	PR (A/B/C)	PI	PR Comm-ent Code	Peer Reviewer Justification (as given at Public Comment Draft Report (PCDR) stage)	CAB response to Peer Reviewer's comments (as included in the Final Draft Report)	CAB Res-ponse Code
South Atlantic Albacore	Longline	PR A	1.2.2	No (change to rationale expected, not to scoring)	PI is scored at 60, however condition 1 still states 75 at opening and at milestones. Table 7 also still states 75.	Thank you for pointing out this mistake; the Condition now reflects the proper score.	Accepted (non-material score reduction)
S & N Atlantic albacore	Longline	PR A	2.1.1	No (change to rationale expected, not to scoring)	Condition 2 still includes an initial score of 75. Should be 70. Milestones have been corrected.	Thank you for pointing out this oversight; the Condition now reflects the proper score.	Accepted (non-material score reduction)

## 7.5.2 Peer Reviewer - C

### General Comments

Question	Peer Reviewer comments at Public Comment Draft Report stage Insert additional rows for each clearly distinct issue raised.	CAB response to Peer Reviewer's Public Comment Draft Report stage comments (as included in Final Draft Report)
List here any issues not covered in the Performance Indicators or Conditions table (following sheet) that you feel have not been adequately addressed in the CAB response and would make a material difference to the scoring of the fishery.	<p>The very low observer coverage is still a concern, particularly with respect to some of the P2 PIs.</p> <p>The revised report now clarifies that the the UoA achieves &gt;5 % observer coverage but also states that the data provided to the assessment team are only for the UoC, which has a lower coverage rate (&lt;5%) (Table 23, p.98). If it is therefore the UoC dataset that has been used for the analysis in this report, then this does not constitute a representative sample.</p> <p>A new analysis of historical observer data to further support the section on ETP species has been added. These results show that some species that were reported historically have not been recorded more recently. This is likely highlighting that the small sample size does not provide a comprehensive picture of interactions for less common species. Adding certain species to the list of ETP species based on this analysis is an improvement, but cannot be considered to be a precautionary approach if there is still a lack of information about the magnitude of current fishery interactions with them.</p>	<p>The assessment team utilized multiple sources of quantitative information as well as qualitative information to assess Principle 2 in particular. With respect to qualitative information, the assessment team conducted several semi-structured interviews consistent and aligned with information guidance under adequacy of information GSA 3.1.2. and GSA 3.6.</p> <p>In addition to the qualitative information, the assessment team examined a combination of observer data, logbook data, and historical data through the ICCAT By-catch Meta-Database presented in the report. This suite of information serves to supplement the low observer coverage for the UoA and the assessment team considers this approach to be acceptable under the MSC Standard and Guidance with respect to information requirements under Principle 2. It is worth noting that several scoring issues (e.g. 2.1.2, 2.2.2, and 2.3.3) which reach SG60 as a result of the information summarized above.</p> <p>See PI comment for further details in row 10. Thank you.</p>
See above		No response required
See above		No response required

## PI Comments

UoA stock	UoA gear	PI	PR Comm-ent Code	Peer Reviewer Justification (as given at Public Comment Draft Report (PCDR) stage)	CAB response to Peer Reviewer's comments (as included in the Final Draft Report)	CAB Res-ponse Code
UoA 1 and 2	pelagic longline	2.1.2	No (material score reduction expected to <60)	<p>SId: MSC guidance (GSA2.4.5 – GSA2.4.7) states "<i>The percentage of on board observer coverage generally refers to coverage of total fishing effort of all vessels in the UoA. CABs may accept other expressions of the percentage coverage but should ensure in any case that the sampling strategy provides a reasonable representation of the catches of the UoA as a whole</i>".</p> <p>The revised report has now clarified the observer coverage rates (&gt;5 % for the UoA and &lt;5 % for the UoC). Therefore using observer data from the UoA is clearly within MSC guidance for this PI.</p> <p>But it appears that only the observed trips for the UoC were made available to the assessment team, not the full UoA dataset, as described on p.98 "<i>Data stemming from observed trips provided to the assessment team are summarized below by UoC and by year (Table 23, p.98)</i>". If this is what has been analysed (eg 0% coverage for 2017) then this is not a reasonable representation of catches of the UoA as a whole.</p> <p>Further, there are still more conflicting statements on observer coverage, e, pg 114 states "<i>For Taiwan, UoA logbook</i></p>	<p>Thank you for your comment and for highlighting this important issue. In order to fulfill 2.1.2 (d) with respect to managed shark species, as well as 2.2.2 (d) for non-managed shark species, the assessment team closely examined 1) observer data, 2) logbook data, 3) historical catch data, 4) port inspections, and 5) other fishery-level information and/or policies. The assessment team acknowledges that the observer data alone is not a reasonable representation of the UoA, given that only observer data associated with the UoC was issued to the assessment team. However, as it states under GSA2.4.5 – GSA2.4.7: <i>the CAB may accept other rates and alternative measures/evidence (e.g., dockside monitoring) with sufficient justification that the same scientific outcome (likely confidence that finning is not taking place) is delivered.</i></p> <p>It is important to note that in the Atlantic under ICCAT, all shark species caught by industrial longline are required to be reported via logbooks - this provides some additional supplemental information and assurance on the ability of the team to state any claims regarding representativeness based on the logbook data requirements and the extent and incidence in which the UoC interacts with managed shark species. This arguably provides for greater confidence than the observer data alone. As there is no transshipment in the UoA/UoC, the assessment team isolated potential risk of shark finning at the point of offloading in port. As of this effort, SCS hired an interpreter and conducted semi-structured interviews with fishing captains and port managers who actively land product at eligible landing sites (Port of Spain, Montevideo, and Cape Town). The team gathered quantitative evidence to discern the combined number of landings annually at each eligible landing site. Additional qualitative evidence was gathered stemming from the semi-structured interviews - results are summarized in in Section 7.3 of the report. Majority of product is landed in Cape Town (as evidenced by quantitative table on Table 31). For Cape Town, interview participants described fairly comprehensive standard operating procedures including boarding of vessels to look for shark fins during inspections, including engine room. Interviews and their results were mutually exclusive</p>	Not accepted (no change)

UoA stock	UoA gear	PI	PR Comm-ent Code	Peer Reviewer Justification (as given at Public Comment Draft Report (PCDR) stage)	CAB response to Peer Reviewer's comments (as included in the Final Draft Report)	CAB Response Code
				<p><i>and observer data were provided from 2015 to 2019. The level of observer coverage is reported to be <math>\leq 5\%</math>" .</i></p> <p>To meet SG 60, evidence of "some external validation" must be provided, which is defined by MSC as 5% observer coverage or alternative measures/evidence (e.g., dockside monitoring). As information from observer coverage is <math>&lt; 5\%</math> and dockside monitoring is compromised due to inspectors not having full access to vessels during offloading, the information presented does not appear to justify that SG 60 is met for this PI.</p>	<p>from one another. As passed through legislation by Taiwan and recently implemented under the Taiwan Distant Water Fisheries Act and specified Port State Measures, Taiwan is required to conduct inspections of product offloaded in ports. As a result of this act and as confirm during the remote site visit interviews with Taiwan Fisheries Agency, Taiwan conducts inspections on fishing vessels that land at either domestic or foreign ports at random, with a minimum inspection rate. So far, MAAN FWU NO.168 is the only one found not fully utilizing the entire fish on Nov 18th 2020, and was therefore punished for 500 thousand NTD. Given the potential risk of shark finning associated with this vessel, the client group has removed this vessel from the Unit of Assessment, and this vessel is prohibited as an eligible fisher pending certification of this fishery. With the exception of this vessel, TFA has confirmed there have been no shark finning incidents identified in the broader Taiwanese longline fleet targeting albacore operating in the N and S Atlantic. The UoA/UoC is also subject to the following measures:</p> <ul style="list-style-type: none"> <li>- Recommendation 04-10 which prohibits the finning of sharks</li> <li>- Recommendations 19-07 and 19-08 establish conservation measures and reporting requirements specific to North Atlantic and South Atlantic blue sharks caught by ICCAT fisheries</li> <li>- Taiwan, along with other CPCs, voluntarily adopted a fins-naturally-attached policy in the Atlantic Ocean that requires all vessels retaining sharks to land them with fins naturally attached to the body.</li> <li>- Taiwan Fisheries Agency confirms, with the exception of one vessel, MAAN FWU NO.168, TFA has confirmed there have been no shark finning incidents identified in the broader Taiwanese longline fleet targeting albacore operating in the N and S Atlantic.</li> </ul> <p>Given the totality of quantitative evidence from observer data, logbook data, proportion of landings by landing site annually, the qualitative evidence stemming from the additional interviews with TFA, crew, and early participants in the supply chain, and the measures stated above, the assessment team asserts that sufficient information was provided to ensure "some external validation" was achieved consistent with SG60 requirements under 2.1.2 and 2.2.2.</p>	

UoA stock	UoA gear	PI	PR Comm-ent Code	Peer Reviewer Justification (as given at Public Comment Draft Report (PCDR) stage)	CAB response to Peer Reviewer's comments (as included in the Final Draft Report)	CAB Res-ponse Code
UoA 1 and 2	pelagic longline	2.3.1	No (material score reduction expected to <80)	<p>Sib. The score has been lowered to 80, but the SG still requires an 80% probability that <i>"direct effects of the UoA are highly likely to not hinder recovery of ETP species"</i> (MSC Guidance SA3.2). The observer coverage is so low that almost all of the analysis and calculations performed in this section of the report are based on logbook data which is not suitable for ETP species and definitely not sufficient to make conclusions with a probability of 80%.</p> <p>Scoring this at SG60 <i>"known direct effects of the UoA are likely to not hinder recovery of ETP species"</i> would be more accurate as it acknowledges that this assesment is only based on the extremely limited information that is currently available, and as more evidence emerges, then this qualification will not be needed.</p>	<p>Thank you for your comment. Taiwan established the National Plans of Actions (NPOAs) for reducing catch of seabirds in longline fisheries and for the betterment of management and conservation of sharks in 2006, with updates to the two NPOAs completed in 2014. Fisherman are required to completely and accurately record the catch of sharks and the number of seabird, sea turtle, cetacean, and prohibited shark species incidentally caught by the fishing vessel and FATE (released alive or discarded dead) in National catch logbooks. While there are minor inconsistencies with logbook information, which will be investigated during subsequent meetings with Tri Marine and the Taiwan Fishery Agency (TFA), there is a measure in place requiring reporting and port inspections during offloading of the catch provides additional verification. We have noted in the rationales that the number of ETP species interactions by the UoA are relatively small and unlikely to result in any measurable impact. To supplemtent our data on ETP species interactions, the assessment team pulled several years of historical observer and logbook data from the ICCAT Database to develop a more comprehensive suite of seabird and turtle species in particular. Note that unlike other RFMO's, many shark species that would normally be considered ETP are actually "managed" in terms of the MSC definition and have been scored under Primary species (e.g. shortfin mako).</p> <p>Based on the totality of available information the Assessment Team contends that the direct effects. including unobserved mortality of the UoA, are unlikely to hinder recovery of ETP species.</p>	Not accepted (no change)
UoA 1 and 2	pelagic longline	2.3.2	No (material score reduction expected to <80)	Sib: Evidence has been provided that there are measures in place that are expected to ensure the UoA does not hinder the recovery of ETP species (SG60), however it is difficult to see evidence of a strategy being implemented, as required to meet SG80. The MSC states that a strategy "should contain mechanisms for modification in the light of the identification of unacceptable impacts"	Thank you for your comment and note that Sib requires a strategy in place to ensure that the UoA does not hinder the recovery of ETP species. The measures described in Sib clearly document the in-place strategy and UoA vessels are complying with all ICCAT Recommendations and Taiwanese regulations. Referring to MSC Table SA8 which states that a strategy "should contain mechanisms for modification in the light of the identification of unacceptable impacts" there is verbiage in the Recommendations that allow updates or modifications. For example, in Recommendation 11-09 paragraphs 7 states that "CPCs shall collect and provide to the Secretariat information on how they are implementing these measures and on the status of their National Plans of Action for Reducing Incidental Catches of	Not accepted (no change)



UoA stock	UoA gear	PI	PR Comm-ent Code	Peer Reviewer Justification (as given at Public Comment Draft Report (PCDR) stage)	CAB response to Peer Reviewer's comments (as included in the Final Draft Report)	CAB Res-ponse Code
				<p>(MSC Table SA8).</p> <p>The justification provided by the CAB is that all UoA vessels are complying with ICCAT requirements including Recommendation 18-06, however, this is not the case as oceanic whitetip sharks are still being retained by the fleet. This suggests a score of SG80 is not justified for this PI.</p>	<p>Seabirds in Longline Fisheries". Paragraph 8 states that " the SCRS shall conduct another fishery impact assessment to evaluate the efficacy of these mitigation measures. Based on this fishery impact assessment, the SCRS shall make appropriate recommendations, if necessary, to the Commission on any modifications". We recognize that according to logbook information 5 oceanic whitetip sharks were retained by the South Atlantic UoA and this is contrary to Recommendation 10-07. The retentions occurred in 2016 and since then no oceanic whitetip sharks have been retained. This was verified during discussions with staff from both Tri Marine and ICCAT and the Assessment Team contends that the strategy in place is expected to ensure the UoA does not hinder the recovery of ETP species, including oceanic whitetip shark.</p>	

## 7.6 ACDR Stakeholder input

### 7.6.1 ISSF

#### General Comments

General comments	Evidence or references	CAB response to stakeholder input	CAB Response Code
<p><b><u>2020 stock assessments</u></b></p> <p>We note the statement made by the CAB on page 30 of the ACDR that the new assessments for North Atlantic and South Atlantic albacore conducted in 2020 by ICCAT were not available at the time this announcement report was completed. The last year of data in the 2016 assessments was 2014, seven years ago. Seven years is a generation time for albacore, so that information is very outdated. The 2020 assessment information needs to be included in the next public version of the report (i.e. in the PCDR), rather than incorporating it at the first surveillance audit.</p>		New, updated stock assessments are now included throughout- thank you.	Accepted (no score change - additional evidence presented)
<p><b><u>Observer coverage</u></b></p> <p>ISSF is concerned the observer data available to the CAB may not be sufficient to characterize the fishery impacts (e.g., species designation, ETP species catch and trends, shark-finning, etc.). As part of their strategy to improve observer coverage rates, we recommend the fishery considers the use of electronic monitoring systems (EMS) on UoC vessels and that they support the development and adoption of minimum standards by ICCAT (Recommendation 2019-02). Note that in said Recommendation ICCAT calls for CPCs to conduct trials on electronic monitoring and report the results back to the Working Group on Integrated Monitoring Measures (IMM) and the SCRS for their review.</p> <p>As a reference, Murua et al. (2020) presents specifications and procedures for the implementation of Electronic Monitoring Systems on different vessel types, including longline vessels; as well as an evaluation of EMS' capabilities to collect different types of information normally required by regional observer programs.</p>	<p>- Rec 19-02 RECOMMENDATION BY ICCAT TO REPLACE RECOMMENDATION 16-01 BY ICCAT ON A MULTI-ANNUAL CONSERVATION AND MANAGEMENT PROGRAMME FOR TROPICAL TUNAS</p> <p>- Murua, H., Fiorellato, F., Ruiz, J., Chassot, E. and Restrepo, V. (2020). Minimum standards for designing and implementing Electronic Monitoring systems in Indian Ocean tuna fisheries. IOTC documents IOTC-2020-WPDCS16-18 rev1, 90 pp. and IOTC-2020-SC23-12, 90 pp.</p>	<p>The assessment team is aware of several different acceptable forms of evidence that would provide "external validation" that shark finning is not occurring, that ETP species impacts and management measures, and other outcomes the team plans to monitor over time to address conditions. EM is certainly one example that could be considered.</p>	Accepted (no score change - additional evidence presented)

	<a href="https://www.iotc.org/documents/SC/23/12E">https://www.iotc.org/documents/SC/23/12E</a>		
<p><b><u>Letter of support</u></b></p> <p>Include letter of support from national fisheries agency in Public Comment Draft Report. According to the ACDR preliminary scores, the CAB will likely set a condition for the Southern Atlantic albacore UoA regarding PI 1.2.2 (Harvest Control Rules). Taking into account that the national government (i.e. TFA) will have a relevant role in the action plan for this condition, ISSF is concerned that, without a letter of support from them, there is no clear expectation that the Client Action Plan included in the PCDR will achieve its objectives.</p> <p>In PCDRs from other tuna fisheries that have obtained MSC certification in recent years, the evidence of government support and involvement presented consisted of a letter from the national fisheries agency or ministry of fisheries stating their conformity and commitment to the milestones and actions described in the Client's Action Plan (see for example the Final Report of the Solomon Islands longline albacore and yellowfin tuna fishery (P.279)).</p>	<p><a href="https://cert.msc.org/FileLoader/FileLinkDownload.aspx/GetFile?encryptedKey=+qi2N83wZ9VnJ8Ep4QpeFEJ+aZOZ23KSTEFgoorNggDjrCzt+pTxDh47ZcdaRb6A">https://cert.msc.org/FileLoader/FileLinkDownload.aspx/GetFile?encryptedKey=+qi2N83wZ9VnJ8Ep4QpeFEJ+aZOZ23KSTEFgoorNggDjrCzt+pTxDh47ZcdaRb6A</a></p>	<p>Thank you. Letters of support will be included in the Public Comment Draft Report</p>	<p>Accepted (no score change - additional evidence presented)</p>

<p><b>Harvest Strategy advocacy</b></p> <p>According to the ACDR preliminary scores, the CAB will likely set a condition towards the adoption by ICCAT of robust HCRs for Southern Atlantic albacore. As regards the Client Action Plan to meet this condition, ISSF would like to suggest specific actions for the Tri Marine to consider:</p> <ol style="list-style-type: none"> <li>1) Publicly support the high-level appeals for RFMOs developed by global NGOs that are participants in the NGO Tuna Forum.</li> </ol> <p>In 2021, companies will have the opportunity to engage in other direct RFMO advocacy tactics to demonstrate market support for specific tuna sustainability asks. NGO participants in the NGO Tuna Forum have begun reaching out to market partners with these opportunities.</p> <ol style="list-style-type: none"> <li>2) Advocate for accelerated progress on the adoption and implementation of Harvest Strategies through ICCAT, such as through continued direct engagement with the Chinese Taipei government – as a cooperating non-contracting party of ICCAT– or through alignment initiatives with other MSC-certified or MSC-aspiring fisheries which also advocate for harvest strategies and HCR for Atlantic tuna stocks.</li> <li>3) Continue urging the Chinese Taipei government to take a strong public position at ICCAT on advancing harvest strategies as part of the deliberations ICCAT will undertake virtually this year and at future in-person meetings, including by making proposals for accelerating MSE and ensuring it is fully funded.</li> <li>4) Have meetings, calls or other direct contact with all other relevant ICCAT delegations where Tri Marine has business interests to advocate for the adoption of Harvest Strategies.</li> <li>5) Publicly support ISSF Position Statements that contain detailed asks on Harvest Strategies and Harvest Control Rules to the virtual sessions of ICCAT in 2021 and future in-person meetings, and document that support (e.g. by submitting a letter or some other communication citing the Position Statement).</li> <li>6) Tri Marine could provide further assistance to the ongoing efforts of ISSF, MSC, the NGO Tuna Forum to support technical work of ICCAT as well as capacity workshops on Management Strategy Evaluation in the Atlantic Ocean region so as to increase the leverage of ICCAT members for the discussion and adoption of robust Harvest Strategies.</li> </ol>	<p>- <a href="https://ngotunaforum.org/">https://ngotunaforum.org/</a></p> <p>- <a href="https://iss-foundation.org/what-we-do/influence/position-statements/">https://iss-foundation.org/what-we-do/influence/position-statements/</a></p>	<p>The assessment team has passed along these suggestions to support progress on harvest strategy of southern albacore stocks to the client group. Thank you again.</p>	<p>Accepted (no score change - additional evidence presented)</p>
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## PI Comments

Performance Indicator (PI)	Input summary	Input detail	Evidence or references	Stakeholder input code	CAB response to stakeholder input	CAB response code
Principle 1 - Sustainable fish stocks						
1.2.1 - Harvest strategy (NA ALB)	The independent report by Medley et al. (2021) indicates that the fishery would not meet SG100 for SI 1.2.1.a.	<p>The independent report by Medley et al. (2021) indicates that the fishery would not meet SG100 for SI 1.2.1.a.</p> <p><b>1.2.1.a:</b> "(...) However, the strategy has been relatively imprecise and lacks a range of components including defining an appropriate mix of capacity by gear types, and the final HCR incorporating a wider range of elements has not yet been agreed. So, the harvest strategy cannot be considered designed and therefore does not yet meet SG100."</p>	<a href="#">Medley et al. (2021)</a>	Minor score reduction expected	<p>While we appreciate the work of Medley et al. (2021) it is not an independent report as this is an ISSF funded publication. While writing the ACDR we considered this publication and note that inconsistencies in scoring between assessors may result from different interpretations of available information.</p> <p>The ICCAT decision making framework outlined in Rec 11-13 specifies a series of management responses based on the status of ICCAT stocks. Over time, the Commission has established annual TACs consistent with the advice of the SCRS for NA albacore and management measures are reviewed and updated as necessary. As a result the relative abundance of NA albacore has increased over the last decade and the probability that the stock is currently not overfished and not experiencing overfishing is 98.4%. The projections assuming catch or TAC levels similar to those observed during the last five years suggest that biomass would continue to increase and are likely sustainable. The MSE results indicated that the adopted HCR would meet the objective to be in the green quadrant of the Kobe plot with a probability higher than 60%. Based on this information there is no reason to believe that the Harvest Strategy is not working as the stock is well above PRI and MSY and designed to meet stock management objectives reflected in PI 1.1.1 SG80. As with any analysis there is always the potential for improvement. However, current testing already accounts for the main factors and the assessment team considers the current harvest strategy to be responsive to the state of the stock and designed to achieve stock management objectives. Thus, meeting the SG100 level requirements.</p>	Not accepted (no change)

Performance Indicator (PI)	Input summary	Input detail	Evidence or references	Stakeholder input code	CAB response to stakeholder input	CAB response code
1.2.2 - Harvest control rules and tools (SA ALB)	The independent report by Medley et al. (2021) indicates that the fishery would not meet SG80 for SIs 1.2.2.a and 1.2.2.c.	<p>The independent report by Medley et al. (2021) indicates that the fishery would not meet SG80 for SIs 1.2.2.a and 1.2.2.c.</p> <p><b>1.2.2.a:</b> "There is no well-defined harvest control rule and therefore there is no specific plan of control if the stock size falls below the maximum sustainable yield level. The intention inferred from the scientific advice and management response is to maintain the stock at or above the MSY level by maintaining the catch rates at or below FMSY. Therefore, the "generally understood" HCR is to set catches low enough that the stock rebuilds to BMSY, and subsequently set future catches so that the stock remains at this level. Precisely how this will be done is unclear and how TACs are set, taking into account various uncertainties, is not defined. The HCR has not been tested in projections as it is too vague. Fixed catches have been tested in projections, but this does not meet requirements of an MSC harvest control rule. Adjustments in the TAC and management measures if the stock came under increased pressure are available, as demonstrated through the implementation of catch limits to countries (Rec. 16-07). This meets SG60."</p> <p><b>1.2.2.c:</b> "The current level of control has resulted in sustainable catch levels for southern albacore leading to recovery to BMSY. There is evidence that adjustment in response to scientific findings is likely, that the lower TAC will be effective in decreasing mortality, and that there has been an increase in biomass, which amounts to some evidence that the tools used to control harvest are appropriate and effective, meeting SG60. There are various weaknesses preventing higher scores under this performance indicator. The TAC is shared among many countries and control is not precise. The practice of allowing the carry-forward of uncaught allocations effectively decreases the control on fishing mortality. Catches in practice have been well below the TAC, so the TAC has not been called upon to limit harvest yet. Therefore, SG80 is not met."</p>	<a href="#">Medley et al. (2021)</a>	Minor score reduction expected	Thank you for this comment. Upon further review and examination of the information gathered from stakeholders during the remote site visit, the assessment team actually considers Scoring issue a, b, and c to all meet SG60 only. As a result, Condition 1 has been drafted and encompasses the information gaps associated with 1.2.2 (a), 1.2.2 (b), and 1.2.2 (c). See Condition 1 in Section 6.6 of report.	Accepted (score reduced to 60-80, condition raised)

Performance Indicator (PI)	Input summary	Input detail	Evidence or references	Stakeholder input code	CAB response to stakeholder input	CAB response code
<b>Principle 2 - Minimising environmental impacts</b>						
<b>2.1.1 - Primary species outcome</b>	AO bigeye not likely above PRI	<p>The CAB did not use the right section of the Guidance to estimate the default PRI for this stock, which led them to the conclusion that the stock is above the PRI, instead of below it. The 2018 assessment indicated that the stock was approximately 59%BMSY in 2017. This level is below the point of recruitment impairment for the following reasons.</p> <p>Because there is an analytical estimate of BMSY but there is no analytical determination of the PRI, the following paragraph of guidance in GSA2.2.3.1 (MSC Fisheries Standard Version 2.01 GSA2.2.3.1 Use of proxy indicators and reference points for PRI and BMSY) applies.</p> <p>GSA2.2.3.1 para. 10: "In the case where BMSY is analytically determined to be lower than 40%B0 (as in some highly productive stocks), and there is no analytical determination of the PRI, the default PRI should be 20%B0 unless BMSY&lt;27%B0, in which case the default PRI should be 75%BMSY."</p> <p>The estimated BMSY for bigeye tuna in the Atlantic is 30.3%B0. This is not explicitly reported but can be calculated from Table 22 (among others) in the ICCAT 2018 (Report of the 2018 ICCAT Bigeye Tuna Stock Assessment Meeting Pasaia, Spain 16-20 July 2018) as median of SSBMSY / SSB0 (= 425601 / 1404845 = 0.303). This is taken from the SS3 model which is used to determine bigeye stock status and management advice. Because the BMSY is less than 40%B0 but above 27%B0, the default PRI is 20%B0 and this should be used for scoring PI 2.1.1 (a). The PRI as a percentage of BMSY is therefore 20%/30% = 66%BMSY. The CAB, however, notes in the ACDR that "As stated in GSA2.2.3.1 the PRI for Atlantic bigeye tuna is defined as 0.5BMSY", which is likely the result of using the wrong paragraph under GSA2.2.3.1.</p> <p>The stock status (59%BMSY in 2017) is less than the default PRI (66%BMSY) and, therefore, PI</p>	<p>- Based on the description of stock status for PI 1.1.1.a by Medley et al (2021)</p> <p>- Report of the 2018 ICCAT Bigeye Tuna Stock Assessment Meeting Pasaia, Spain 16-20 July 2018 <a href="https://www.iccat.int/Documents/SCRS/DetRep/BET_SA_ENG.pdf">https://www.iccat.int/Documents/SCRS/DetRep/BET_SA_ENG.pdf</a></p>	Scoring implications unknown	We thank the reviewers comments and recognize that the assessment team did misinterpret GSA2.2.3.1; corrections have been made to the background and rationales. As assessment team considers measures to be in place that are expected to ensure that the UoA does not hinder recovery and rebuilding of bigeye tuna, the SG60 score is still appropriate.	Accepted (no score change - change to rationale)

Performance Indicator (PI)	Input summary	Input detail	Evidence or references	Stakeholder input code	CAB response to stakeholder input	CAB response code
		2.1.1.a SG60 first option ("Main primary species are likely to be above the PRI") is not met and to meet SG60, the fishery will need measures in place that are expected to ensure that it does not hinder recovery and rebuilding of this stock.				
<b>2.1.3 - Primary species information</b>	Mismatch in PI 2.1.3 scoring	Make sure revised score at PCDR stage for PI 2.1.3 matches Table 7 'Summary of Performance Indicator Scores'. Currently SI (c) is scored to meet SG60 only, so the preliminary score for this PI would be expected to be 60-79, not ≥80.			Report has been corrected - thank you.	Accepted (no score change - change to rationale)
<b>2.2.1 - Secondary species outcome</b>	Need to assess cumulative impacts for P2 components, including baitfish stocks	Although some fisheries do not meet the MSC guidance requirements that trigger the evaluation of cumulative impacts, this does not mean that existing cumulative impacts are not significant. This is especially evident in terms of ETP species, as current guidance considers that the combined impact needs to be evaluated "only in cases where either national and/or international requirements set catch limits for ETP species". However, we consider that cumulative impacts to ETP species mortality should be assessed in reference to the species' biological limits, stock assessment results, and management advice, regardless of whether catch limits are in place or not (e.g. when management advice requests to reduce catches but catch limits are not agreed). Additionally, there are currently a number of	- <a href="https://fisheryprogress.org/directory">https://fisheryprogress.org/directory</a>	Scoring implications unknown	Thank you for your insightful comments with respect to bait species. Note that current MSC Guidelines were followed when scoring P 2.2.1. With that said, the Assessment Team recognizes the benefits of a Joint Assessment of cumulative impacts on Secondary species and habitats when scoring PI 2.3.1 and PI 2.4.2. The Assessment Team notes that data on ETP interactions is currently available to conduct provision risk analyses which should that be undertaken at some point.	Not accepted (no change)



Performance Indicator (PI)	Input summary	Input detail	Evidence or references	Stakeholder input code	CAB response to stakeholder input	CAB response code
		<p>Atlantic Ocean purse seine and longline tuna fisheries involved in Fishery Improvement Projects (FIPs), some of them with prospects to proceed to a full MSC assessment in the near future. Although the MSC standard only requires cumulative effects to be evaluated and managed for MSC-certified fisheries (including those in evaluation) under overlapping UoAs, we believe these should be carefully assessed (for ETP species, as well as other P2 components such as baitfish and habitats) and managed for all tuna fisheries with MSC aspirations.</p> <p>All currently certified and prospective MSC tuna fisheries should conduct a joint assessment for cumulative impacts on ETP species in the Atlantic Ocean and prepare a joint management strategy. The fishery client could coordinate with already certified fisheries, fisheries under assessment, and also seek support on this task from Atlantic Ocean FIPs.</p> <p>For fisheries that utilize bait, as is the case of the fishery under assessment, the joint assessment and management strategy should also consider bait species. While each fishery may not substantially impact bait stocks, a global assessment may suggest the total impact to bait species is not insignificant and may require specific management.</p>				
<b>2.3.1 - ETP species outcome</b>	Need to assess cumulative impacts for P2 components, including ETP species	See comment on 2.2.1	- <a href="https://fisheryprogress.org/directory">https://fisheryprogress.org/directory</a>	Scoring implications unknown	Thank you for your insightful comments regarding ETP species. Note that current MSC Guidelines were followed when scoring P 2.3.1. With that said, the Assessment Team recognizes the benefits of a Joint Assessment of cumulative impacts on ETP species and habitats when scoring PI 2.3.1 and PI 2.4.2. The Assessment Team notes that data on ETP interactions is currently available to conduct provision risk analyses which should that be undertaken at some point.	Not accepted (no change)
<b>Principle 3 - Effective management</b>						

Performance Indicator (PI)	Input summary	Input detail	Evidence or references	Stakeholder input code	CAB response to stakeholder input	CAB response code
3.1.2 - Consultation, roles and responsibilities	The independent report by Medley et al. (2021) indicates that the fishery would not meet SG80 for SI 3.1.2.a at the RFMO level and that, as a result, the overall PI score would be less than 80.	<p>The independent report by Medley et al. (2021) indicates that the fishery would not meet SG80 for SI 3.1.2.a at the RFMO level and that, as a result, the overall PI score would be less than 80.</p> <p><b>3.1.2.a:</b> "(...) Roles and responsibilities are not well defined or well understood in many areas, however. ICCAT has had a number of problems with flag states that have not applied appropriate controls to their vessels, CPCs not submitting timely data and not in the correct form, and so on. Some problems in providing basic data on vessels and catches are likely due to a lack of understanding of requirements which appear to be complex. While these problems are not all in key areas in the sense that they do not prevent ICCAT completing many of its tasks, they nevertheless undermine its overall effectiveness and increase risks for fishery sustainability. The establishing of a capacity building fund (Rec. 13-19), a meeting participation fund (Rec. 14-14) and other programs could help. For example, ICCAT has recently released video tutorials for the completion of some of its data submission forms, and is working on similar videos for the remaining forms. These could help address this problem. Hence the fisheries do not meet SG80 and SG100."</p>	<a href="#">Medley et al. (2021)</a>	Score reduction expected to 60-80, condition raised	<p>In addition to the quoted text from Medley et al (2021) provided by ISSF regarding poor definition of some ICCAT requirements for CPC's, the Medley report also notes in the same section that "... performance of the (ICCAT) Secretariat is sound and well regarded as both efficient and effective by CPCs. And roles and responsibilities are explicitly defined at least at the national level for key areas. Key areas include providing catch and monitoring data to the ICCAT Secretariat, taking part in various meetings sharing information and making decisions, meeting the requirements for conservation and other recommendations for ICCAT and applying appropriate levels of control and surveillance".</p> <p>Conversely, and as emphasised in the ISSF comments, Medley et al (2021) also suggest ICCAT roles and responsibilities are not well defined or well understood in many areas - in particular, that some flag states have not applied appropriate controls to their vessels, and some CPCs are not submitting timely data, and/or data not in the correct form etc. They conclude with "Although roles within ICCAT and among its CPCs are well defined, these are not necessarily well understood by entities within nations. This would have to be evaluated for each fishery". Also noting that these responsibilities may be understood but are not always met by CPC's.</p> <p>For the UoA in this report (vessels flagged to</p>	Accepted (no score change - change to rationale)

Performance Indicator (PI)	Input summary	Input detail	Evidence or references	Stakeholder input code	CAB response to stakeholder input	CAB response code
					Chinese Taipei), there is evidence that ICCAT's reporting and management requirements are well understood, and being met to a standard consistent with SG 80 for PI 3.1.2a. For example the most recent ICCAT annual meeting report provides details of any under-performance by CPC's and co-operating non-members in its compliance summary section. The report notes that for Chinese Taipei, there is no compliance action/response necessary for Chinese Taipei in both 2018 and 2019 (see Appendix 3 to ANNEX 9).	

## 7.7 PCDR Stakeholder input

### 7.7.1 ISSF

#### General Comments

General comments	Evidence or references	CAB response to stakeholder input	CAB Response Code
<p><b><u>Observer coverage and fishery characterization of impacts</u></b></p> <p>The report indicates that the observer program covers only between 1 and 3% of the UoC trips while for the North Atlantic UoA, observer is coming solely from one vessel. The report also indicates that the coverage rate for the logbook data used to complete that characterization is "unknown". These monitoring levels and data sources are grossly inadequate and fall well below ICCAT current monitoring requirements for longline vessels (20m or greater LOA) that harvest bigeye, yellowfin and/or skipjack tuna, which is a minimum of 10% observer coverage of fishing effort by 2022 (human or EM) (Rec. 21-01).</p> <p>In ISSF's view, there is no robust approach to address our original concerns at the ACDR stage on low observer coverage and the actions proposed by the fishery might not be sufficient to solve the significant information gaps. We made a number of suggestions for several of the conditions.</p> <p>ISSF considers that MSC certified fisheries should be bound to higher sustainability standards and encourages the fishery to make efforts to increase observer coverage above and beyond the RFMO minimum requirements (5 to 10% (as in ICCAT) aiming for a 20% coverage, which could be achieved through a combination of human observers and Electronic Monitoring.</p> <p>ISSF has recently published a technical report that can serve as a reference for this purpose.</p> <p>Also, the report indicates that fishery is subject to a non retention policy for Oceanic Whitetip, although it seems is not being successfully implemented.</p> <p>In this regards, we urge the fishery to place extra effort in reducing post-release mortality rates of all non retained species, which are ultimately the key elements to determine that the non retention strategy is working and that the fishery does not hinder their rebuilding or recovery of these species. The success of the partial strategy in improving survival rates of accidentally caught non target and ETP species is dependent on well designed and implemented handling and release techniques.</p> <p>Recent research on silky shark handling, release techniques and post release mortality has been carried out by an MSC certified tuna fishery in the Indian Ocean and similar work could be undertaken by the UoC as part of their action plan.</p> <p>Ref: 'Onandia I, Grande M, Galaz JM, et al (2021) New assessment on accidentally captured silky shark post-release survival in the Indian Ocean tuna purse seine fishery. In: IOTC - 17th Working Party on Ecosystems and Bycatch. IOTC-2021-WPEB17(DP)-13_Rev1, Online</p>	<p>'<a href="https://www.iccat.int/Documents/Recs/compendiopdf-e/2021-01-e.pdf">https://www.iccat.int/Documents/Recs/compendiopdf-e/2021-01-e.pdf</a></p> <p>'ISSF 2022-09: Minimum Standards for Electronic Monitoring Systems in Tropical Tuna Purse Seine and Longline Fisheries: <a href="https://www.issf-foundation.org/downloads/29393/">https://www.issf-foundation.org/downloads/29393/</a></p>	<p>Thank you for your comments and suggested ISSF document on EM. If implemented correctly EM can be used to augment (increase) at-sea observations. We will pass on the document link to Tri Marine.</p>	<p>Accepted (no score change - additional evidence presented)</p>

<p><b>Longline Best Practices</b></p> <p>We urge the fishery and the CAB to review ISSF's technical report on Responsible fishing guidelines for tuna longline fisheries, which includes recommendations that could be incorporated to the CAP. Some of these recommendations might be already implemented by the fishery and include the following:</p> <p>Principle 2. Minimize environmental impacts of fishing</p> <p>The impacts on non-target species (including Endangered, Threatened, and Protected species — ETPs), habitats and the broader ecosystem by longline tuna fisheries must be appropriately characterized, quantified and managed to ensure that ecosystem structure, productivity, function and diversity are maintained. Thus, the fishery must establish proper monitoring and reporting so that management strategies can be appropriately evaluated and updated when necessary, while also being verified for compliance.</p> <p>Longline tuna fisheries must commit to address ecosystem impact and bycatch issues, particularly interactions with ETP species.</p> <p>Manage impacts on non-target species</p> <ul style="list-style-type: none"> <li>• Monitor the bycatch and discard rates of non-target species, and investigate means to reduce the catch of these species, if needed</li> <li>• Provide bycatch and discard rates to flag states/RFOs to be included in the stock assessment of those species</li> <li>• Support the assessment and adoption of management measures for non-target species</li> <li>• Conduct ecological risk assessments for the fishery under assessment to identify species of high risk or concern</li> <li>• Ensure bait is sourced responsibly, by documenting the species, amounts and origin, and periodically review the current status of and trend in bait stocks</li> </ul> <p>Support and implement adequate observer coverage and monitoring</p> <ul style="list-style-type: none"> <li>• Ensure RFO observer coverage requirements are met at the start of the longline tuna fishery action plan implementation (at least 10% of fishing effort, in line with ICCAT's management regulations)</li> <li>• Supplement existing ICCAT observer requirements with a voluntary observer program by human observers or Electronic Monitoring (EMS) system following minimum standards covering 100% of fishing operations. For EM systems, a minimum 20% of recorded effort in hauled hooks should be reviewed for analysis.</li> <li>• Support and advocate for ICCAT measures to require 100% observer coverage (human and/or electronic) in industrial tuna longline fisheries, including all those engaged in at sea transshipment, by 2024.</li> <li>• Collect information through observers and monitoring programs to demonstrate compliance with: <ul style="list-style-type: none"> <li>o ICCAT management measures</li> <li>o ICCAT and national at-sea and in-port transshipment requirements</li> <li>o Client action plan strategies and commitments</li> <li>o ICCAT and national port State measures requirements</li> </ul> </li> <li>• Ensure data collected on fleet activities and strategies are processed adequately. The longline tuna fisheries should submit fishery statistics and observer data to ICCAT or scientific institution capable of processing and analyzing the data to evaluate the implementation and performance of strategies aimed at managing impacts on non-target species.</li> </ul> <p>Apply and research best practices for handling and safe release of bycatch species</p> <ul style="list-style-type: none"> <li>• Implement ICCAT and flag state requirements and recommendations for bycatch and ETP species handling and safe release</li> <li>• Advocate for ICCAT and flag states to adopt mandatory best handling and release practices for ETP species</li> <li>• Implement best practices to release unwanted catch and ETP species groups alive (see ISSF's Longline Skippers' Guidebook and ISSF Conservation Measure 3.6)</li> <li>• Promote research to further develop best practices for handling and safe release and equipment that allow for quick, safe and effective live release that can lead to more selective fishing</li> </ul> <p>Implement proven mitigation measures and/or gear modifications</p> <ul style="list-style-type: none"> <li>• Implement mitigation and gear modification measures as indicated in ISSF's Longline Skippers' Guidebook and in</li> </ul>	<p><a href="https://www.iss-foundation.org/downloads/28325/">https://www.iss-foundation.org/downloads/28325/</a></p>	<p>Thank you for your comments (recommendation). I will read the document and pass on this information to the fishery.</p>	<p>Accepted (no score change - additional evidence presented)</p>
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<p>compliance with ISSF Conservation Measure 3.6 on Transactions with Vessels Implementing Best Practices, including the expansions to reflect current on-the-water best practices in longline tuna fisheries that will be required by ISSF CM 3.6 by December 31, 2022.</p> <ul style="list-style-type: none"><li>• Conduct regular training for longline fleet managers, skippers and crew in bycatch handling, gear modification and bycatch mitigation measures which will be required by ISSF Conservation Measure 3.4 on Skipper Best Practices by December 31, 2022.</li><li>• Conduct and support research and training to further develop and improve gear modification and bycatch mitigation techniques and strategies</li></ul>			
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<p><b><u>Training on Longline Best Practices</u></b>  On 6th July 2022, (9am-13pm CST) ISSF is organising a workshop on Longline bycatch mitigation Best Practices in Kaohsiung (Taiwan). This would be a good opportunity to introduce longline bycatch mitigation best practices and ISSF's responsible fishing recommendations for longline fisheries to the fishery client management team and any skippers that are present.  Please contact Juan Pedro Monteagudo: <a href="mailto:jpmonteagudo@iss-foundation.org">jpmonteagudo@iss-foundation.org</a> for more details and if you are interested in attending the training sessions.</p>	-	Thank you for the information and will seriously consider the invitation.	Accepted (no score change - additional evidence presented)
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## 7.7.2 Pew Charitable Trusts

### General Comments

General comments	Evidence or references	CAB response to stakeholder input	CAB Response Code
<p><b>Insufficient observer coverage in the UoA</b></p> <p>Based on Table 23, there are only 10 trips that have been observed for vessels within both UoAs over the last 5 years (2015-2019) - 6 trips in the S. Atlantic UoA and 4 trips in the N Atlantic UoA. The report should be updated to include calculations of the UoA-specific observer coverage and rationale and scoring should be based on that rate.</p>	<p>PCDR p. 97</p> <p><i>"The reported UoA observer longline coverage rates in the Atlantic Taiwanese longline fishery were 8.3% in 2014, 7.52% in 2015, 6.63% in 2016, 7.27% in 2017, 6.56% in 2018, and 9.42% in 2019."</i></p>	<p>With respect to Table 23, there is a slight clarification needed. This is an error of fact which has now been corrected in the report. The evidence presented from page 97 is still accurate information with respect to the Unit of Assessment.</p>	<p>Not accepted (no change)</p>
<p><b>Overall Scoring Table Error for S ALB, 1.2.2.</b></p> <p>Scores in Table 7 for S. ALB are incorrect and 1.2.2. should have been scored at SG 60 vs 75.</p>	<p>Sla, b and c all scored only SG 60, therefore the overall PI level score should be 60.</p>	<p>Thank you. Table 7 has been revised to reflect SG60.</p>	<p>Accepted (no score change - additional evidence presented)</p>

## PI Input – New at PCDR Stage

Performance Indicator (PI)	Input summary	Input detail	Evidence or references	Stakeholder input code	CAB response to stakeholder input	CAB response code
Principle 1 - Sustainable fish stocks						
1.2.1 - Harvest strategy, UoA 2. Sia	Sla - While the elements of the harvest strategy may work together towards achieving stock management objectives reflected in PI 1.1.1. SG 80, the harvest strategy does not have an HCR in a TAC, nor is the existing TAC annually responsive to the state of the stock. SG 80 is not met and a condition should be issued.	<p><b>Sla UoA 2</b></p> <p>MSC defines a harvest strategy to have a series of essential components: monitoring, stock assessment, HCRs and management actions. HCRs are also defined in the MSC system to be well-defined and pre-agreed with the ability to be responsive to the state of the stock.</p> <p>The harvest strategy for S ALB is not compliant with these requirements because there is no HCR in place well-defined or otherwise, or with pre-agreed activities to implement when reacting to stock changes - rather there is a fixed TAC that is not annually responsive to the state of the stock. Without an HCR that meets the MSC definition, a harvest strategy compliant with MSC's definitions cannot exist either.</p>	<p>PCDR p. 48</p> <p>"In 2016, ICCAT established a new South Atlantic albacore TAC of 24,000 t for 2017-2020 (Rec. 16-07)."</p> <p>PCDR p. 77</p> <p>Rationale for Slb: <i>"While the stock is not overfished or experiencing overfishing, much of this owes to catches being well below the TAC, suggesting that the procedure to establish a TAC may not be appropriate. Additionally, there are no pre-agreed activities to implement when reacting to stock changes."</i></p>	No (score reduction expected to 60-80, condition raised)	Thank you for your comment and after further review the Assessment Team still considers scoring to be consistent with MSC Guidelines. We note the rationale has been expanded to provide additional information.	Accepted (no score change - change to rationale)



Performance Indicator or (PI)	Input summary	Input detail	Evidence or references	Stakeholder input code	CAB response to stakeholder input	CAB response code
		So while the elements of the harvest strategy may currently work together towards achieving stock management objectives reflected in PI 1.1.1. SG 80, the harvest strategy does not have an HCR in a TAC, nor is the existing TAC fully responsive to the state of the stock in ways defined by MSC. SG 80 is not met and a condition should be issued.				
<b>1.2.1. - Harvest Strategy, UoA 2, Sib</b>	Sib - A harvest strategy cannot exist when the system in place does not contain the attributes needed for a harvest strategy and HCR as defined by MSC, regardless of whether it is currently	<b>Sib UoA 2</b>  By the same logic applied above, a harvest strategy cannot exist when the system in place does not contain the attributes needed for a harvest strategy and an HCR as defined by MSC, regardless of whether it is currently meeting its objectives. Issue a condition to assure that there is a harvest strategy in place compliant with all of the MSC-defined elements, including an HCR that is responsive to the state of the stock and there are pre-agreed activities to	PCDR p. 77  Rationale for Sib: <i>"While the stock is not overfished or experiencing overfishing, much of this owes to catches being well below the TAC, suggesting that <u>the procedure to establish a TAC may not be appropriate.</u> Additionally, <u>there are no pre-agreed activities to implement when</u></i>	No (score reduction expected to 60-80, condition raised)	As the comments for Row 5 are similar to that here, see the CABs response above (Row 5).	Accepted (no score change - change to rationale)

Performance Indicator (PI)	Input summary	Input detail	Evidence or references	Stakeholder input code	CAB response to stakeholder input	CAB response code
	meeting its objectives.	implement when reacting to stock changes.	<u>reacting to stock changes."</u>			
Principle 2 - Minimising environmental impacts						

Performance Indicator or (PI)	Input summary	Input detail	Evidence or references	Stakeholder input code	CAB response to stakeholder input	CAB response code
2.1.2 - Primary species management, SId	SId - As UoA coverage doesn't meet the 5% observer coverage minimum or have robust alternative evidence, rescore to <60.	<p><b>SId UoA 1 &amp; UoA 2</b></p> <p>We appreciate that that CAB has examined and documented implementation of port inspection procedures and the Taiwan Distant Water Fishing Act. Thank you for this verification.</p> <p>However the current rationale does not provide sufficient justification for a score of SG 60, because the external validation available <b>for the UoA</b> does not meet the MSC's minimum requirements for the SG 60 (see guidance highlighted from the PCDR at right). The use of coverage rates for the overall Atlantic Taiwanese longline fleet to meet this criterion is inappropriate and does not meet the requirements of the MSC standard where evidence must be specific to the UoA under assessment. As UoA coverage doesn't meet the 5% observer coverage minimum, and no evidence of alternative forms of</p>	<p>Standard V2.01, p. 170 GSA 2.4.5-2.4.7</p> <p><i>"At SG 60 "some external validation" should be understood to indicate a validation level equivalent to a nominal <u>observer coverage of 5% of effort</u>, although the CAB may accept other rates and alternative measures/evidence (e.g., dockside monitoring) with sufficient justification that the same scientific outcome (likely confidence that finning is not taking place) is delivered."</i></p> <p><i>"In cases where alternative evidence and alternative observer coverage</i></p>	No (score reduction expected to <60, PI fails)	<p>Thank you for your comment and for highlighting this important issue.</p> <p>In order to fulfill 2.1.2 (d) with respect to managed shark species, as well as 2.2.2 (d) for non-managed shark species, the assessment team closely examined 1) observer data, 2) logbook data, 3) historical catch data, 4) port inspections, and 5) other fishery-level information and/or policies.</p> <p>The assessment team acknowledges that the observer data alone is not a reasonable representation of the UoA, given that only observer data associated with the UoC was issued to the assessment team. However, as it states under GSA2.4.5 – GSA2.4.7: the CAB may accept other rates and alternative measures/evidence (e.g., dockside monitoring) with sufficient justification that the same scientific outcome (likely confidence that finning is not taking place) is delivered.</p> <p>First, it is important to note that in the Atlantic under ICCAT, all shark species caught by industrial longline are required to be reported via logbooks - this provides some additional supplemental information and assurance on the ability of the team to state any claims regarding representativeness based on the logbook data requirements and the extent and incidence in which the UoC interacts with managed shark species. This arguably provides for greater confidence than the observer data alone.</p> <p>As there is no transshipment in the UoA/UoC, the assessment team isolated potential risk of shark finning at the point of offloading in port. As of this effort, SCS hired an interpreter and conducted semi-structured interviews with fishing captains and port managers who actively land product at eligible landing sites (Port of Spain, Montevideo, and Cape Town). The team gathered</p>	Not accepted (no change)

Performance Indicator or (PI)	Input summary	Input detail	Evidence or references	Stakeholder input code	CAB response to stakeholder input	CAB response code
		<p>information, such as robust dockside monitoring, has been provided in the background or rationale, there is insufficient evidence to support a score of SG 60. The SI should be <b>rescored to &lt;60</b>.</p> <p>Additionally, the CAB has attempted to use alternative evidence but has not shown that it meets the same level of confidence as the default observer coverage with respect to precision, accuracy, and bias, and therefore SG 60 remains unmet.</p>	<p><i>is used, the CAB should ensure that it meets the same level of confidence as the default observer coverage. CABs should <u>assess the adequacy of the methods used, particularly with respect to the precision, accuracy and bias (statistical and observational bias) of the method and its ability to provide externally verifiable data (see also GSA3.6.4).</u></i></p> <p>PCDR p. 154</p> <p><i>"MSC provides guidance on the acceptable levels of external validation required to demonstrate the likelihood that shark finning is not taking place (SA2.4.4.1). As it relates to observer coverage, at least</i></p>		<p>quantitative evidence to discern the number of landings annually at each eligible landing site. Additional qualitative evidence was gathered stemming from the semi-structured interviews - results are summarized in in Section 7.3 of the report. Majority of product is landed in Cape Town (as evidenced by quantitative table on Table 31). For Cape Town, interview participants described fairly comprehensive standard operating procedures including boarding of vessels to look for shark fins during inspections. Interviews and their results were mutually exclusive from one another.</p> <p>The UoA/UoC is also subject to the following measures:</p> <ul style="list-style-type: none"> <li>- Recommendation 04-10 which prohibits the finning of sharks</li> <li>- Recommendations 19-07 and 19-08 establish conservation measures and reporting requirements specific to North Atlantic and South Atlantic blue sharks caught by ICCAT fisheries</li> <li>-Taiwan requires fisherman to record in logbooks (or through E-logbook system) any incidental catch of sharks as well as live releases/dead discards and the number of seabird, sea turtle and cetacean, incidentally caught by the fishing vessels and released when caught alive or discarded dead</li> <li>- Taiwan, along with other CPCs, voluntarily adopted a fins-naturally-attached policy in the Atlantic Ocean that requires all vessels retaining sharks to land them with fins naturally attached to the body.</li> </ul> <p>Given the totality of quantitative evidence from observer data, logbook data, proportion of landings by landing site annually, the qualitative evidence stemming from the additional interviews with crew and early participants in the supply chain, and the measures stated above, the assessment team asserts that sufficient alternative forms of information was provided to ensure "some external validation" was achieved consistent with SG60 requirements under 2.1.2 and 2.2.2.</p>	

Performance Indicator or (PI)	Input summary	Input detail	Evidence or references	Stakeholder input code	CAB response to stakeholder input	CAB response code
			<p>5% observer coverage is required as acceptable evidence to meet SG60 and “the <u>percentage of on-board observer coverage generally refers to coverage of total fishing effort of all vessels in the UoA.</u>”</p> <p>Observer longline coverage rates in the Atlantic Taiwanese longline fishery from 2014-2019 ranged from 6.56% to 9.42%, meeting the criterion of external validation at the SG60 level (ICCAT 2015b, ICCAT 2016b, ICCAT 2018e, ICCAT 2020b). Based on this information, as well as existing measures in place (Recommendations 04-10, 18-06, 19-07, and 19-08),</p>			

Performance Indicator (PI)	Input summary	Input detail	Evidence or references	Stakeholder input code	CAB response to stakeholder input	CAB response code
			<i>Taiwan's voluntary adoption of a fins-naturally-attached policy, and no cited non-compliance regarding shark finning by the UoA the assessment team considers it is likely that shark finning is not taking place and SG 60 is met."</i>			

Performance Indicator (PI)	Input summary	Input detail	Evidence or references	Stakeholder input code	CAB response to stakeholder input	CAB response code
2.1.2. Primary species management, Sie	Sle - There is no evidence of regular review of main primary species (N. ATL - BSH and BET;S ATL - BSH), defined as review that occurs systematically at least once every 5 years.	<b>Sle, UoA1 &amp; UoA2</b>  While there are intermittent reviews that occur incidentally or opportunistically that examine the effectiveness of alternative measures to minimize UoA-related mortality, the rationale does not include sufficient evidence that there are regular reviews of main primary species (N. ATL - BSH and BET;S ATL - BSH), <u>defined in the Standard as reviews that occurs systematically at least once every 5 years.</u> The SI should be rescored to SG60 and a condition should be issued.	Fisheries Standard V2.01, p. 35  SA3.5.3.2 “Regular review” in scoring issue (e) shall mean at least once every 5 years. ■	No (score reduction expected to 60-80, condition raised)	Concern over the catch of small bigeye tuna partially led to the establishment of spatial closures to surface fishing gear in the Gulf of Guinea (Recs. 04-01, 08-01, 11-01, 14-01, 15-01, 19-02). The Committee examined trends on average bigeye tuna catches by areas as a broad indicator of the effects of such closures as well as changes in juvenile bigeye and yellowfin catches due to the moratorium. The efficacy of the area-time closure agreed in Rec. 15-01 was evaluated by examining fine-scale (10x10) skipjack, yellowfin, and bigeye catch by month distributions. The FAD fishing closure in Recommendation 19-02 was implemented in 2020 and 2021 however its effects cannot yet be evaluated at this time. Such closure may have contributed to the lower catches of BET estimated for 2020.  A recent study by Pan et al. (2022) studied the bycatch and discard in Chinese pelagic longline fisheries operating in the Atlantic Ocean, including blue shark and bigeye tuna, as a precursor to determining the utility of established bycatch mitigation measures ( <a href="https://www.sciencedirect.com/science/article/pii/S2468550X2000569">https://www.sciencedirect.com/science/article/pii/S2468550X2000569</a> ) There have been a number of longline studies in the Atlantic Ocean aimed at assessing the utility of using circle hooks to mitigate the bycatch of sharks, including blue shark, billfish, and ETP species.  Based on the totality of the information reviews are regularly being conducted and changes are implemented as appropriate. The Assessment Team considers the present scoring to be appropriate.	Not accepted (no change)

Performance Indicator (PI)	Input summary	Input detail	Evidence or references	Stakeholder input code	CAB response to stakeholder input	CAB response code
2.2.1 - Secondary species outcome, Sla	Sla - Insufficient information available for scoring. Rescore to <60	<p><b>Sla - Pacific sardine, European pilchard, South African sardine, UoA 1 &amp; UoA 2</b></p> <p>The rationale has not provided sufficient evidence that either the species or the source of the bait can be accurately determined by the client and verified by the CAB. Without this information and evidence of a robust traceability system, it is not possible to compare the status of known bait populations against their Biologically Based Limits (Sla). The SI should be rescored to &lt;60.</p>	<p>PCDR p. 115</p> <p><i>"Reported sources of the bait species include South Africa, Japan/China (western Pacific Ocean) region, and Morocco; <u>the amount attributed to each location was not provided.</u> Based on the <u>provided origin locations</u>, sardines are likely sourced from the South African (<i>Sardinops sagax</i>) and western Pacific (<i>Sardinops melanostictus</i>) stocks, and European pilchard (<i>Sardina pilchardus</i>) from the central Moroccan stock. It should be noted that the Southern African pilchard (<i>Sardinops ocellatus</i>) is routinely referred to as sardine (<i>Sardinops sagax</i>)"</i></p>	No (score reduction expected to <60, PI fails)	Thank you for your comments and pointing out our oversight. Information on bait origin and usage was provided and both the Background and Rational. PI 2.2.1a has been updated.	Not accepted (no change)



Performance Indicator or (PI)	Input summary	Input detail	Evidence or references	Stakeholder input code	CAB response to stakeholder input	CAB response code
			<p><i>and the assessment team assumed they were synonymous."</i></p> <p>PCDR p. 22</p> <p><i>"Bait records should include <u>species, origin</u> (source of bait), amount (weight), and size category (if applicable)."</i></p>			
<b>2.2.2 - Second ary species managment, Sla</b>	Sla - Insufficient information available for scoring. Re-score to <60.	<p><b>Slb - Pacific sardine, European pilchard, South African sardine, UoA 1 &amp; UoA 2</b></p> <p>The rationale has not provided sufficient evidence on how there can be an objective basis for confidence or even measures that are considered likely to work without being able to verify the species, source and traceability of bait used. Without this information, the SI should be rescored to &lt;60.</p>	See row 15 Evidence	No (score reduction expected to <60, PI fails)	Thank you for your comments and pointing out our oversight. Information on species, stock, bait origin, and usage was provided in both the Background and Rational to fulfill PI 2.2.2b.	Not accepted (no change)

Performance Indicator or (PI)	Input summary	Input detail	Evidence or references	Stakeholder input code	CAB response to stakeholder input	CAB response code
2.2.2 - Secondary species management, SIb	SIb - Measures cannot be evaluated without sufficient information for scoring. Re-score to <60.	<p><b>SIb - Pacific sardine, European pilchard, South African sardine, UoA 1 &amp; UoA 2</b></p> <p>There can be no objective basis for confidence or even measures that are considered likely to work without knowing the species and provenance of bait used by the fishery and that there is some form of traceability associated with bait. Without this, re-score to &lt; 60. It is not appropriate to assume the nature of these significant main secondary species without any verification, for scoring purposes.</p>	See row 15 Evidence	No (score reduction expected to <60, PI fails)	Thank you for your comments and pointing out our oversight. Information on species, stock, bait origin, and usage was provided in both the Background and Rational to fulfill PI 2.2.2b.	Not accepted (no change)
2.2.2 - Secondary species management, SIc	SIc - Implementation of measures/partial strategy cannot be evaluated without sufficient information for scoring.	<p><b>SIc - Pacific sardine, European pilchard, South African sardine, UoA 1 &amp; UoA 2</b></p> <p>Without providing additional information verifying the species and provenance of bait used by the fishery and if there is some form of traceability associated with bait, the rationale does not provide sufficient evidence</p>	See row 15 Evidence	No (score reduction expected to <60, PI fails)	Thank you for your comments and pointing out our oversight. Information on species, stock, bait origin, and usage was provided in both the Background and Rational. PI 2.2.2c has been updated.	Not accepted (no change)

Performance Indicator or (PI)	Input summary	Input detail	Evidence or references	Stakeholder input code	CAB response to stakeholder input	CAB response code
	Re-score to <60.	that there is sufficient information to know what stocks to evaluate with respect to measures/partial strategy being implemented successfully. Without this information, the SI should be rescored to <60.				

Performance Indicator (PI)	Input summary	Input detail	Evidence or references	Stakeholder input code	CAB response to stakeholder input	CAB response code
	Sld - As the UoA's coverage doesn't meet the 5% observer coverage minimum, and there are no alternative forms of evidence available such as robust dockside monitoring, there is insufficient evidence to support a score of SG 60. Re-score to <60.	<p><b>Sld - Shark finning,</b></p> <p>The current rationale does not provide sufficient justification for a score of SG 60, because the external validation available for the UoA does not meet the MSC's minimum requirements for the SG 60 (see guidance at right with respect to external validation). The use of coverage rates for the overall Atlantic Taiwanese longline fishing to meet this criterion is inappropriate and does not meet the requirements of the MSC standard where evidence must be specific to the UoA under assessment. As UoA coverage doesn't meet the 5% observer coverage minimum, and no evidence of alternative forms of information, such as robust dockside monitoring, has been provided in the background or rationale, there is insufficient evidence to support a score of SG 60. The SI should be <b>rescored to &lt;60</b>.</p>	<p>PCDR p. 170</p> <p><i>"For vessels retaining sharks, CPCs shall require their vessels to not have onboard fins that total more than 5% of the weight of sharks onboard, up to the first point of landing."</i></p> <p>SA2.4.5.1 c. Good external validation of the vessels' activities is available to confirm that it is likely that shark finning is not taking place.</p> <p>External validation</p> <p>The MSC Fisheries Standard mention levels external validation by way of indicating the types of confidence that the MSC would require to</p>	No (score reduction expected to <60, PI fails)	<p>Thank you for your comment and for highlighting this important issue. In order to fulfill 2.1.2 (d) with respect to managed shark species, as well as 2.2.2 (d) for non-managed shark species, the assessment team closely examined 1) observer data, 2) logbook data, 3) historical catch data, 4) port inspections, and 5) other fishery-level information and/or policies. The assessment team acknowledges that the observer data alone is not a reasonable representation of the UoA, given that only observer data associated with the UoC was issued to the assessment team. However, as it states under GSA2.4.5 – GSA2.4.7: <i>the CAB may accept other rates and alternative measures/evidence (e.g., dockside monitoring) with sufficient justification that the same scientific outcome (likely confidence that finning is not taking place) is delivered.</i></p> <p>First, it is important to note that in the Atlantic under ICCAT, all shark species caught by industrial longline are required to be reported via logbooks - this provides some additional supplemental information and assurance on the ability of the team to state any claims regarding representativeness based on the logbook data requirements and the extent and incidence in which the UoC interacts with managed shark species. This arguably provides for greater confidence than the observer data alone. As there is no transshipment in the UoA/UoC, the assessment team isolated potential risk of shark finning at the point of offloading in port. As of this effort, SCS hired an interpreter and conducted semi-structured interviews with fishing captains and port managers who actively land product at eligible landing sites (Port of Spain, Montevideo, and Cape Town). The team gathered quantitative evidence to discern the the number of landings annually at each eligible landing site. Additional qualitative evidence was gathered stemming from the semi-structured interviews - results are summarized in in Section 7.3 of the report. Majority of product is landed in Cape Town (as</p>	Not accepted (no change)

Performance Indicator (PI)	Input summary	Input detail	Evidence or references	Stakeholder input code	CAB response to stakeholder input	CAB response code
			<p>demonstrate that shark finning is not occurring. The assessment team should use their expert judgement concerning the actual validation methods available and their ability to confirm the likelihood that shark finning is not taking place (SA2.4.4.1). However, the following guidance is available:</p> <ul style="list-style-type: none"> <li>• <b>At SG 60</b> “some external validation” should be understood to indicate a validation level equivalent to a nominal observer coverage of 5% of effort, although the CAB may accept other rates and alternative measures/evidence</li> </ul>		<p>evidenced by quantitative table on Table 31). For Cape Town, interview participants described fairly comprehensive standard operating procedures including boarding of vessels to look for shark fins during inspections, including engine room. Interviews and their results were mutually exclusive from one another. As passed through legislation by Taiwan and recently implemented under the Taiwan Distant Water Fisheries Act and specified Port State Measures, Taiwan is required to conduct inspections of product offloaded in ports. As a result of this act and as confirm during the remote site visit interviews with Taiwan Fisheries Agency, Taiwan conducts inspections on fishing vessels that land at either domestic or foreign ports at random, with a minimum inspection rate. So far, MAAN FWU NO.168 is the only one found not fully utilizing the entire fish on Nov 18th 2020, and was therefore punished for 500 thousand NTD. Given the potential risk of shark finning associated with this vessel, the client group has removed this vessel from the Unit of Assessment, and this vessel is prohibited as an eligible fisher pending certification of this fishery. With the exception of this vessel, TFA has confirmed there have been no shark finning incidents identified in the broader Taiwanese longline fleet targeting albacore operating in the N and S Atlantic.</p> <p>The UoA/UoC is also subject to the following measures:</p> <ul style="list-style-type: none"> <li>- Recommendation 04-10 which prohibits the finning of sharks</li> <li>- Recommendations 19-07 and 19-08 establish conservation measures and reporting requirements specific to North Atlantic and South Atlantic blue sharks caught by ICCAT fisheries</li> <li>- Taiwan, along with other CPCs, voluntarily adopted a fins-naturally-attached policy in the Atlantic Ocean that requires all vessels retaining sharks to land them with fins naturally attached to the body.</li> <li>- Taiwan Fisheries Agency confirms, with the exception of one vessel, MAAN FWU NO.168, TFA has confirmed there have been</li> </ul>	

Performance Indicator (PI)	Input summary	Input detail	Evidence or references	Stakeholder input code	CAB response to stakeholder input	CAB response code
			<p>(e.g., dockside monitoring) with sufficient justification that the same scientific outcome (likely confidence that finning is not taking place) is delivered.</p> <ul style="list-style-type: none"> <li>• <b>At SG 80</b> "good external validation" should be understood to indicate a validation level equivalent to a nominal observer coverage of 20% of effort, although the CAB may accept other rates and alternative measures/evidence with sufficient justification that the same scientific outcome (highly likely confidence that finning is not taking place) is delivered.</li> <li>• <b>At SG 100</b> "comprehensive external</li> </ul>		<p>no shark finning incidents identified in the broader Taiwanese longline fleet targeting albacore operating in the N and S Atlantic.</p> <p>Given the totality of quantitative evidence from observer data, logbook data, proportion of landings by landing site annually, the qualitative evidence stemming from the additional interviews with TFA, crew, and early participants in the supply chain, and the measures stated above, the assessment team asserts that sufficient information was provided to ensure "some external validation" was achieved consistent with SG60 requirements under 2.1.2 and 2.2.2.</p>	

Performance Indicator (PI)	Input summary	Input detail	Evidence or references	Stakeholder input code	CAB response to stakeholder input	CAB response code
			<p>validation” is required. This gives consideration of the continuity of data collection, precision and accuracy of information, and any bias, etc, that is capable of supporting the measures in place given the level of precaution that is implicit in the measures and the ability of the measures for detecting any changes.</p> <p>The percentage of <u>on board observer coverage generally refers to coverage of total fishing effort of all vessels in the UoA.</u></p>			

Performance Indicator (PI)	Input summary	Input detail	Evidence or references	Stakeholder input code	CAB response to stakeholder input	CAB response code
<b>2.2.2 -</b> Secondary species management, Sie	Sle – sufficient review of measures to minimize UoA mortality of unwanted species cannot be evaluated without sufficient information for scoring. Re-score to <60.	<b>Sle - Pacific sardine, European pilchard, South African sardine, UoA 1 &amp; UoA 2</b>  Without providing additional information verifying the species and provenance of bait used by the fishery and if there is some form of traceability associated with bait, the rationale does not provide sufficient evidence if reviews of alternative measures are taking place. Without this information, the SI should be rescored to <60.	See row 15 Evidence	No (score reduction expected to <60, PI fails)	Thank you for your comments. Information on species, stock, bait origin, and usage was provided in both the Background and Rational to fulfill PI 2.2.2e.	Not accepted (no change)
<b>2.2.3 -</b> Secondary species information, Sla	Sla - Insufficient information available for scoring. Re-score to <60.	<b>Sla - Pacific sardine, European pilchard, South African sardine, UoA 1 &amp; UoA 2</b>  Without providing additional information verifying the species and provenance of bait used by the fishery and if there is some form of traceability associated with bait, the rationale does not provide sufficient evidence there is verifiable qualitative information available for bait. Without this	See row 15 Evidence	No (score reduction expected to <60, PI fails)	Thank you for your comments. Information on species, stock, bait origin, and usage was provided in both the Background and Rational to fulfill PI 2.2.3a.	Not accepted (no change)



Performance Indicator or (PI)	Input summary	Input detail	Evidence or references	Stakeholder input code	CAB response to stakeholder input	CAB response code
		information, the SI should be rescored to <60.				
<b>2.2.3 - Secondary species information, SIc</b>	SIc - Insufficient information available for scoring. Rescore to <60.	<p><b>SIc - All elements, UoA 1 &amp; UoA 2</b></p> <p>Given 1. the low observer coverage of both UoAs; 2. the poor congruence between logbook data and limited observer data; and 3. no information on the species, amount, provenance or traceability of bait used by the UoAs, the rationale does not provide sufficient that the information is adequate to support measures to manage the fisheries' main secondary species. Without this information, the SI should be rescored to &lt;60.</p>	<p>PCDR p. 90-95</p> <p>N ATL, UoA1: Table 19 (logbooks) vs. Table 21 (observer data)</p> <p>S ATL, UoA 2: Table 20 (logbooks) vs. Table 22 (observer data)</p>	No (score reduction expected to <60, PI fails)	Thank you for your comments. Information on species, stock, bait origin, and usage was provided in both the Background and Rational to fulfill PI 2.2.3c.	Not accepted (no change)

Performance Indicator or (PI)	Input summary	Input detail	Evidence or references	Stakeholder input code	CAB response to stakeholder input	CAB response code
<b>2.3.1</b> - ETP Species outcome, Sib	Sib - Insufficient information available for scoring. Rescore to <60.	<b>Sib - All elements, UoA 1 &amp; UoA 2</b>  Given the facts that the current observer coverage of the UoA is below 5%, that the fleet-wide observer data available are missing most of the species that the fishery encounters in historical logbooks, and that TFA doesn't require fishing vessels to self-report interactions with ETP species, the rationale does not include sufficient evidence that the direct effects of the UoAs with respect to the recovery of ETP species can be verified. Without further evidence that the information available is sufficient, the SI should be rescored to <60.	PCDR p. 95-96  N ATL, UoA 1: Table 23 S ATL, UoA 2: Table 24	No (score reduction expected to <60, PI fails)	Thank you for your comment. The assessment team notes that the observer coverage rate for the UoAs are above 5% which meets the SG 60 level. Also, in the Atlantic under ICCAT, all shark species caught by industrial longline are required to be reported via logbooks. We further note Taiwan requires fisherman to record in logbooks (or through E-logbook system) any incidental catch of sharks, including live releases/dead discards, and the number of seabird, sea turtle and cetacean, incidentally caught by the fishing vessels and released when caught alive or discarded dead (ICCAT Report for Biennial Period. 2018-19: Part 1 (2018) - Vol. 3 Annual Reports - <a href="https://www.iccat.int/Documents/BienRep/REP_TRILINGUAL_18-19_I_3.pdf">https://www.iccat.int/Documents/BienRep/REP_TRILINGUAL_18-19_I_3.pdf</a> ) This provides additional supplemental information and assurances on the ability of the team to state any claims regarding representativeness based on the logbook data requirements and the extent and incidence in which the UoC interacts with ETP species. The reporting requirement imposed by Taiwan was verified during the site visit and none of the UoA vessels were in violation of this requirement.	Not accepted (no change)

Performance Indicator or (PI)	Input summary	Input detail	Evidence or references	Stakeholder input code	CAB response to stakeholder input	CAB response code
2.3.2 - ETP species management, Sic	Sic - The lack of coverage and dissonance between ETP interactions in observer records and logbooks does not provide an objective basis for confidence that the measures will work for any of the species. Re-score to SG60.	<p><b>Sic - All elements, UoA 1 &amp; UoA 2</b></p> <p>As evidence indicates that most ETP species are not being sufficiently detected by the low observer coverage (as there are approximately three times as many species in self-reported logbooks than in observer reports), the rationale does not provide sufficient evidence that there is an objective basis for confidence that the measures will work for any of the species <u>based on information directly about the fishery</u> or the species involved.</p> <p>Additionally, retention of OWT when retention was prohibited provides evidence that <u>management is not working and shouldn't be considered likely to work</u> until there is evidence for a change in retention behavior.</p> <p>Without further evidence that there is sufficient</p>		No (score reduction expected to 60-80, condition raised)	Thank you for your comment and note that Sic requires that there be an objective basis for confidence that the measures/strategy identified in Si-b will work, based on information directly about the fishery and/or the species involved. As noted in Si-b, the measures clearly document the in-place strategy and UoA vessels are complying with all ICCAT Recommendations and Taiwanese regulations. In the Atlantic under ICCAT, all shark species caught by industrial longline are required to be reported via logbooks. We further note Taiwan requires fisherman to record in logbooks (or through E-logbook system) any incidental catch of sharks, including live releases/dead discards, and the number of seabird, sea turtle and cetacean, incidentally caught by the fishing vessels and released when caught alive or discarded dead (ICCAT Report for Biennial Period. 2018-19: Part 1 (2018) - Vol. 3 Annual Reports - <a href="https://www.iccat.int/Documents/BienRep/REP_TRILINGUAL_18-19_I_3.pdf">https://www.iccat.int/Documents/BienRep/REP_TRILINGUAL_18-19_I_3.pdf</a> ) This provides additional supplemental information and assurances regarding representativeness based on the logbook data requirements and the extent and incidence in which the UoC interacts with ETP species. The reporting requirement imposed by Taiwan was verified during the site visit and none of the UoA vessels were in violation of this requirement. We recognize that according to logbook information 5 oceanic whitetip sharks were retained by the South Atlantic UoA and this is contrary to Recommendation 10-07. The retentions occurred in 2016 and since then no oceanic whitetip sharks have been retained. This was verified during discussions with staff from both Tri Marine and ICCAT and the Assessment Team contends that the strategy in place is expected to ensure the UoA does not hinder the recovery of ETP species, including oceanic whitetip shark.	Not accepted (no change)

Performance Indicator or (PI)	Input summary	Input detail	Evidence or references	Stakeholder input code	CAB response to stakeholder input	CAB response code
		information available to provide an objective basis for confidence, the SI should be rescored to SG60				
<b>2.3.2</b> - ETP species management, Sle	Sle - Current rationale does not support scoring at SG 80.	<b>Sle - All elements, UoA 1 &amp; UoA 2</b>  The rationale does not provide sufficient evidence that the ICCAT Sub-Committee on Ecosystems provides a regular review at least every 5 years. Without further evidence that there is regular review, the SI should be rescored to SG 60.		No (score reduction expected to 60-80, condition raised)	We note that the Sub-committee on Ecosystems and Bycatch recently reviewed collaborative research for seabirds and sea turtles to assess the utility of mitigation measures and development of ecosystem indicators for can be used to determine the efficacy of mitigation measures ( <a href="https://www.iccat.int/Documents/SCRS/SCRS_2020_Advice_ENG.pdf">https://www.iccat.int/Documents/SCRS/SCRS_2020_Advice_ENG.pdf</a> ). Importantly, the collaborative research on seabirds showed that if correctly applied the current mitigation practices are effective in reducing seabird bycatch under various conditions. Of these the combination of night setting and use of Tori lines produced the best mitigation result. During the 2021 meeting of the Sub-committee on Ecosystems and Bycatch collaborative research on the effect of longline hook sizes on the catch of sea turtles was examined to reduce fishery impacts ( <a href="https://www.iccat.int/Documents/SCRS/ExecSum/SCECO_REP_ENG.pdf">https://www.iccat.int/Documents/SCRS/ExecSum/SCECO_REP_ENG.pdf</a> ). Also, updates to ongoing bycatch research and conclusion of studies were presented during the 2021 Sub-Committee Meeting. Noting that this Sub-Committee meets regularly, there is a regular review of the potential effectiveness	Accepted (no score change - change to rationale)

Performance Indicator or (PI)	Input summary	Input detail	Evidence or references	Stakeholder input code	CAB response to stakeholder input	CAB response code
					and practicality of alternative measures to minimize UoA-related mortality of ETP species. The rationale has been updated to reflect this information.	
<b>2.3.3 - ETP species Information, Sla + Sib</b>	Sla + Sib - The information available does not provide a comprehensive qualitative representation of the ETP species encountered by the fishery.	<b>Sla + Sib - All elements, UoA 1 &amp; UoA 2</b>  As there is no requirement for the UoA to record or identify ETP species in its logbooks, this data cannot be used as a credible substitute for independent observer data. Therefore, the rationale does not provide sufficient evidence that available information is adequate to detect impacts on ETP species (Sla) or to support management measures for these species (Sib). Without further evidence that there is		No (score reduction expected to <60, PI fails)	In the Atlantic under ICCAT, all shark and ETP species caught by industrial longline are required to be reported via logbooks. We further note Taiwan requires fisherman to record in logbooks (or through E-logbook system) any incidental catch of sharks, including live releases/dead discards, and the number of seabirds, sea turtles and cetaceans, incidentally caught by the fishing vessels and released when caught alive or discarded dead (ICCAT Report for Biennial Period. 2018-19: Part 1 (2018) - Vol. 3 Annual Reports - <a href="https://www.iccat.int/Documents/BienRep/REP_TRILINGUAL_18-19_I_3.pdf">https://www.iccat.int/Documents/BienRep/REP_TRILINGUAL_18-19_I_3.pdf</a> ). This provides additional supplemental information and assurances regarding representativeness based on the logbook data requirements and the extent and incidence in which the UoC interacts with ETP species. The reporting requirement imposed by Taiwan was verified during the site visit and none of the UoA vessels were in violation of this requirement. Modifications to the rationales have been made to reflect this information..	Accepted (no score change - change to rationale)

Performance Indicator or (PI)	Input summary	Input detail	Evidence or references	Stakeholder input code	CAB response to stakeholder input	CAB response code
		adequate information available, the SIs should be rescored to SG60.				

### 7.7.3 Birdlife International

#### PI Follow Up

Performance Indicator (PI)	Stakeholder input code	Previous input stage	Input detail	Evidence or references	CAB response to stakeholder input	CAB response code
2.3.1 - ETP species outcome		Site visit	<p>Concern: Direct effects of the UoA cannot be considered to be 'highly likely' not to hinder the recover of a globally endangered species (i.e. the Atlantic Yellow-nosed Albatross).</p> <p>Suggestion: The score should be &lt;80, and a condition must be placed on the fishery to appropriately determine impacts using robust statistical methods</p> <p>Reason: We do not know what proportion of the observed trips occurred south of 25° (or, indeed what proportion of overall fishing effort occurs in this region), so it is challenging to determine whether observations are truly representative of the risk presented to seabirds by the UoA. This is one of a number of factors that are likely to impact the number of birds recorded and therefore influence the perceived 'outcome' impact. For this among many other reasons, the coarse 'multiplication' conducted by the CAB (e.g. by multiplying the 4 yellow-nosed albatross recorded caught in observed sets across the full UoC effort) is not appropriate, nor likely an accurate means of estimating seabird bycatch levels in the UoC. Seabird bycatch data are usually zero-inflated and particular statistical methods are required to gain a more accurate picture of bycatch levels (see, for e.g. da Rocha et al 2021 on how to deal with zero-inflated bycatch data).</p>	<a href="https://www.bmis-bycatch.org/system/files/zotero_attachments/library_1/A6CQ_N4MB%20-%20Da%20Rocha%20et%20al.%20-%202021%20-%20Reduction%20in%20seabird%20mortality%20in%20Nambian%20fishery.pdf">https://www.bmis-bycatch.org/system/files/zotero_attachments/library_1/A6CQ_N4MB%20-%20Da%20Rocha%20et%20al.%20-%202021%20-%20Reduction%20in%20seabird%20mortality%20in%20Nambian%20fishery.pdf</a>	<p>Thank you for your comments and reference to Rocha et al (2021). Zero-inflated models are preferable for estimating the probability of an event when it is considered rare. While the approach taken by the Assessment Team to estimate total interactions is a simple extrapolation we based the estimated population impact assuming worst case scenario for population size (the minimum value of the population range, 100% interaction mortality). Even if the observed occurrence of yellow-nosed albatross is incorrect and downwardly biased, and the actual annual number of interactions was an order of magnitude higher, the impact of the UoA to the population would still be &lt; 1%; not considered likely to hinder the recovery of this ETP species. To understand the true impact it would be interesting to investigate the cumulative impact based on all fisheries operating in the Atlantic Ocean.</p>	Not accepted (no change)

Performance Indicator (PI)	Stakeholder input code	Previous input stage	Input detail	Evidence or references	CAB response to stakeholder input	CAB response code
2.3.2 - ETP species management		Site visit	<p>Concern: There is insufficient evidence available for the fishery to score &gt;80 under 2.3.2d</p> <p>Suggestion: The fishery should score &lt;80 and attract a condition to address this - compliance with each mitigation measure needs to be made clear to assess whether implementation is sufficient.</p> <p>Reason: The CAB does not have access to compliance data to properly determine implementation of CMMs in vessels in the UoA. RFMO (ICCAT) CMMs for seabirds requires 2/3 mitigation measures when fishing south of 25°S, and only bird scaring lines when fishing south of 20°S. No data are presented on the %age use of measures from the observer data and the compliance is inferred at 100% with both line weighting and bird-scaring lines, without further detail. ICCAT does not release data publicly that can verify compliance with seabird measures by individual flag states.</p> <p>We note no information is provided on the proportion of observer trips that were covered south of 25°S (presumably this is a subset of the four South Atlantic observer trips presented in the report), such that we could determine what proportion of the relevant trips within the UoA were compliant with seabird mitigation requirements. Taiwan's reported use of seabird mitigation measures to WCPFC is public, and in 2019 28.7% and in 2020 40.9% of sets south of 30°S were reported as non-compliant by Taiwanese observers, highlighting serious issues with implementation in a large proportion of the fleet. With the lack of data for Taiwanese vessels fishing</p>	<p><a href="https://meeting.s.wcpfc.int/nod/e/12169">https://meeting.s.wcpfc.int/nod/e/12169</a>; <a href="#">Rollinson, D. P., Wanless, R. M., &amp; Ryan, P. G. (2017). Patterns and trends in seabird bycatch in the pelagic longline fishery off South Africa. African J. Mar. Sci. 39, 9–25.</a></p>	<p>As noted in Recommendation 11-09, longline vessels fishing south of 25° South latitude must use at least two of the mitigation measures (night setting, Tori lines, line weighting). UoA vessels fishing in the South Atlantic use weighted main lines and tori lines. When present observers record their use and for unobserved vessels port inspectors verify that the gear is onboard the vessel. Achieving SG80 in SLD requires some evidence to be available that the strategy is being implemented and data collected by observers and through port inspections provide the evidence. We note that the observer information is likely to provide more concrete evidence in meeting the SG80 level.</p>	Not accepted (no change)



Performance Indicator (PI)	Stakeholder input code	Previous input stage	Input detail	Evidence or references	CAB response to stakeholder input	CAB response code
			<p>in the ICCAT region, we believe it is reasonable to take Taiwan's report to the WCPFC to being indicative of the compliance situation in ICCAT. Other published papers also point to the strong likelihood of low compliance with bycatch mitigation measures on unobserved trips - see Rollinson et al 2017 "Seabird bycatch rates are expected to be higher on unobserved trips than on observed trips, as compliance with seabird mitigation measures is likely to be lower on unobserved trips".</p> <p>Finally, we further note ACAP Best Practice requires 3/3 (bird-scaring lines, night-setting and line weighting) in combination - ICCAT requires only 2/3 to be used, so this is not in line with ACAP Best Practice (e.g. &lt;80 for 2.3.2e).</p>			
<b>2.3.3</b> - ETP species information		Site visit	<p>Concern: No information has been presented on bycatch rates (i.e. number of birds killed per 1000 hooks) alongside robust estimates of numbers of individual birds killed.</p> <p>Suggestion: A condition is necessary to improve ETP information from the UoA, particularly when vessels are fishing south of 25°S</p> <p>Reason: We agree that a condition is necessary to improve ETP information from the UoA, particularly when vessels are fishing south of 25°S. Available information also gives us good reason to believe that the reported data may not be entirely reliable - see Phillips et al 2013 - "Taiwanese data; Table 3 lists just two species (none of them</p>	<p>Phillips, R. A. (2013). Requisite improvements to the estimation of seabird by-catch in pelagic longline fisheries. Anim. Conserv. 16, 157–158.</p>	<p>Thank you for your comment and note that rate information is not a necessary requirement when scoring PI 2.3.3. As noted a Condition has been placed on PI 2.3.3 requiring that data collected is sufficient to measure trends and support a strategy to manage impacts on ETP species to ensure the UoA poses no threat to their protection and recovery.</p> <p>SCS and the assessment team are subject to impartiality and accreditation requirements and are not permitted to provide prescriptive targets (e.g. % observer coverage) for the milestones. Alternatively,</p>	Not accepted (no change)

Performance Indicator (PI)	Stakeholder input code	Previous input stage	Input detail	Evidence or references	CAB response to stakeholder input	CAB response code
			<p>albatrosses) sighted behind vessels or caught during daytime in the southwest Atlantic which were identified by Taiwanese observers. However, more than 38 species, of which 14 make substantial use of discards, were recorded behind Uruguayan longliners in an overlapping area". The Client Action Plan needs to be more prescriptive on what % observer coverage is being aimed for within the UoA vessels. The focus needs to be on independent data collection, as at present self-reporting appears to be the preferred mechanism, which won't help increase the amount of robust data we have.</p>		<p>milestones are designed to present language will allows the client to achieve scoring guidepost 80 through a variety of potential strategies. For instance, electronic monitoring, dockside monitoring, port sampling, port inspections, and other mechanisms are potential tools to achieve ETP information requirements. Of course, observer data is generally one of the most informative types of data, particularly to discern observed mortality at sea. Nevertheless, the Assessment Team considers the client action plan and milestones as currently written to be sufficient to adequately guide the client group in meeting SG80 in year 4 for this PI in particular.</p>	

## 7.8 MSC Technical Oversight

MainID	SubID	Page Reference	Grade	Requirement Version	Oversight Description	Pi	CABComment
24335	32334	26	Guidance		Table 7 indicates that the South Atlantic UoA scored 75 for PI 1.2.2. However, according to the scoring tables this PI scored 60. Further, the score of P2 in Table 8 is different for both UoAs, whereas all P2's PIs in Table 7 are the same for both UoAs.		Thank you for your comment and this issue has been rectified.
24335	32335	167 and 173	Guidance		PI2.2.2.b The tables indicate a score of 80 for South African sardine and European pilchard but in the rationale, the CAB states SG100 is met for both species.		Thank you for your comment. The scores for Sib in Table 28 for these two species were in error; scores have been raised to 100. Note this change has no impact on the overall score for PI2.2.2, it still remains at 75 and a condition raised.
24335	32337	345	Guidance		Condition 9: PI2.3.3 The table states a score of 75 but the actual score is 60.		Thank you for pointing this out and the scoring in Condition 9 has been rectified.
24335	32338	156	Major	FCP-7.17.9.2 v2.2	PI2.1.3: It is unclear from the rationale which observer data and coverage the CAB is referring to.		We thank the reviewer for their comments and have provided further clarification within rationales Si-a, Si-b, and Si-c.
24335	32339	175	Major	FCP-7.17.9.2 v2.2	PI2.2.3 It is unclear from the rationale which observer data and coverage the CAB is referring to.		We thank the reviewer for their comments and have provided further clarification within rationales Si-a and Si-c.
24335	32340	187	Major	FCP-7.17.9.2 v2.2	PI2.3.3: It is unclear from the rationale which observer data and coverage the CAB is referring to.		We thank the reviewer for their comments and have provided further clarification within rationales Si-a and Si-b.

MainID	SubID	Page Reference	Grade	Requirement Version	Oversight Description	Pi	CABComment
24335	32343	202	Major	FCP-7.17.9.2 v2.2	PI2.5.3: It is unclear from the rationale which observer data and coverage the CAB is referring to.		We thank the reviewer for their comments and have provided further clarification within rationales Si-a Si-b, Si-c, and Si-e.
24335	32358	23	Minor	FCP-7.8.1.1 v2.2	FCP-7.8.1.1 v2.2 & Reporting Template section 6.1 The CAB shall nominate a date from which product from a certified fishery is eligible to be sold as MSC certified or bear the MSC ecolabel (the eligibility date). There is no nominated date specified.		We apologize for this omission. The text remained hidden by accident. The target eligibility date will be the date of the publication of the PCR and certification of the fishery. This is now reflected on page 25 of the report. Thank you.
24335	32359	24	Minor	FCP-7.9.1.1 v2.2	The CAB shall confirm that systems allow the fishery client to trace back to the UoC any fish or fish products sold as MSC certified. It is not clear if on a single trip, or at containerization catch from UoC 1 and UoC 2 are mixed and how traceability back to their UoC is assured.		Thank you for this opportunity to clarify. MSC-certified catch will be transferred directly from the vessel into dedicated MSC-containers at the first point of landing. When MSC-albacore is transferred from more than one UoC vessel into a single container, or from both UoC-1 and UoC-2, nets will be used to separate each vessel's fish to ensure traceability back to individual vessels and to distinguish between UoC 1 and UoC 2. This is now reflected on page 26.

MainID	SubID	Page Reference	Grade	Requirement Version	Oversight Description	Pi	CABComment
24335	32360	23,25	Guidance	FCP-7.9.1.5.b v2.2	<p>The CAB shall identify and document in the Announcement Comment Draft Report, The point of intended change of ownership of product.</p> <p>The CoC starting point is stated, but unclear. "The point of intended change of ownership of product is the first sale from vessels to traders at point of landing. The team has determined that the point of first sale is also the point from which subsequent Chain of Custody is required." p. 24-25.</p> <p>It is not clear if traders are limited to the fishery client in reference to the first landing in port under 4.2 point 3 and if first landing (in reference to 4.2 point 3) is restricted only to the eligible landing points named under 4.3.</p> <p>It is unclear how stakeholders or purchasers are able to identify 'other companies, with approval from Tri Marine International Pte. Ltd.'</p>		<p>Please see page 27 which now specifies the following: <i>The team has determined that the point at which product is offloaded from UoC vessels is the point at which MSC Chain of Custody is required. Only specified UoC vessels are covered under this fishery certificate, and any entity thereafter is subject to MSC CoC requirements, including traders.</i></p> <p>Only product originating from UoC vessels that is offloaded to any of the three eligible landing sites will be eligible to be sold as MSC certified product.</p> <p>See the specified UoC vessels in Section 7.13. Vessels that target the same species and meet the characteristics described but are not currently part of the specified UoC and client group are considered as 'other eligible fishers'. See certificate sharing mechanism under Section 7.14. Only</p>
24335	32361	19	Guidance	FCP-7.5.2 v2.2	<p>Under other eligible fishers, it is unclear whether the characteristics described are those under the UoA/UoC description or those listed under section 7.10.</p>		<p>The report has been revised to make the other eligible fishers section of the UoA/UoC tables more explicit. Vessels that target the same species, use the gear type, are subject to the same management system, and meet the characteristics described but are not currently part of the specified UoC and client group</p>

MainID	SubID	Page Reference	Grade	Requirement Version	Oversight Description	Pi	CABComment
							are considered as 'other eligible fishers'. See certificate sharing mechanism under Section 7.14.
24335	32362	25	Guidance	FCP-7.9.1.5 v2.2	7.9.1.5 and 7.1.9.5.G Clear information on the UoC must be available to stakeholders and particularly any party purchasing certified product from the fishery client.  The Lists of documents shall be available to any party purchasing certified product and not only by the CoC auditor.		Thank you - this has been clarified on page 27.
24335	32341	76	Major	FCP-7.17.9.1 v2.2	PI 1.2.1 scoring issue a - Southern Stock. The team lays out a rationale for demonstrating that SG80 is met based primarily on the adoption of Rec 11-13. However, this recommendation is largely aspirational in that it sets what shall happen in future. Given there is no clear link to the current management measure for the southern stock relevant to this recommendation, the rationale does not support the team's conclusion.	1.2.1	Thank you for your comment and after further review the Assessment Team still considers scoring to be consistent with MSC Guidelines. We note the rationale has been expanded to provide additional information.  While an explicit harvest control rule is still being developed GSA 2.5 states that "any exploitation rate function may be acceptable so long as it acts to keep the stock above a limit reference point that avoids possible recruitment failure and attempts to maintain the stock at a target reference point that is consistent with BMSY or a similar highly productive level." Based on the totality of the information, the harvest strategy is responsive to the state of the stock and the elements of the harvest strategy work together towards achieving stock management objectives reflected in PI 1.1.1 SG80; SG80 is met.

MainID	SubID	Page Reference	Grade	Requirement Version	Oversight Description	Pi	CABComment
							We note that a well-defined HCR is in place for North Atlantic albacore (Recommendation 17-04) and that the 2020 stock assessment indicates the stock is not overfished or experiencing overfishing thus providing evidence that the tools available to implement HCRs in the ICCAT are effective in controlling exploitation (see PI 1.2.1 and PI 1.2.2 for North Atlantic albacore tuna). Based on a recent MSC Interpretation, evidence that tools in use by the management agency (e.g., HCR) are effective in controlling exploitation provides verification that similar tools applied to South Atlantic albacore tuna will work in controlling exploitation (What-are-the-MSC-requirements-on-Harvest-Control-Rules-HCRs-including-generally-understood-and-available-multiple-questions-PI-1-2-2-1527262011680).
24335	32324	224-225	Major	FCP-7.17.9.2 v2.2	PI3.1.1.b – It is unclear from the rationale whether ICCAT has a transparent mechanism for the resolution of legal disputes, nor whether it's considered effective in dealing with most issues, as is required to meet SG80.	3.1.1	Thank you for your comments. The scoring rationale has been restructured to more clearly illustrate the operation of ICCAT's dispute resolution approaches, and how these work together to meet the SG 80 standard.
24335	32327	233-234	Minor	FCP-7.17.9.2 v2.2	PI3.2.1.a – It is unclear from the rationale which are the short-term objectives and which are the long-term ones within the management system.	3.2.1	Thank you for your comments. The text has been revised to more clearly delineate short and long term objectives, and how and where these are reflected in ICCAT's fishery specific management framework.

MainID	SubID	Page Reference	Grade	Requirement Version	Oversight Description	Pi	CABComment
24335	32328	235-236	Major	FCP-7.17.9.2 v2.2	PI3.2.2.b – ICCAT: It is unclear from the rationale whether decision-making processes respond to issues in a transparent, timely, and adaptive manner, as is required to meet SG80. For example, the second paragraph in the rationale appears to contradict the SG80 score.	3.2.2	Thank you for this insight, the scoring narrative has been restructured and edited to more clearly describe the recent history and improvements in relation to ICCAT's decision making processes, and how these are operating in a more timely, transparent and adaptive manner to contribute to more effective management, and support the SG80 score.
24335	32331	245	Major	FCP-7.17.9.2 v2.2	PI3.2.4.b – It is unclear from the rationale how regular the internal reviews of the fishery-specific management system are.	3.2.4	Thank you for your comments. The scoring rationale text has been revised to clarify the nature and timing of the regular internal reviews, and occasional external reviews, that contribute to ICCAT's fishery specific management system.



## 7.9 Conditions

### Condition 1. 1.2.2 – Harvest Control Rules and Tools (Southern Albacore)

<b>Performance Indicator</b>	<b>PI 1.2.2. Harvest control rules and tools</b>  <b>Si-a Well-defined HCRs are in place that ensure that the exploitation rate is reduced as the PRI is approached, are expected to keep the stock fluctuating around a target level consistent with (or above) MSY;</b>  <b>Si-b The HCRs are likely to be robust to the main uncertainties;</b>  <b>Si-c Available evidence indicates that the tools in use are appropriate and effective in achieving the exploitation levels required under the HCRs.</b>	
<b>Score</b>	PI score: 60	
<b>Justification</b>	<b>See rationale for Scoring Indicator a, b, and c for PI 1.2.2 for more information.</b>  While the scientific advice and management response in ICCAT has been successful in maintaining the South Atlantic albacore stock at or above MSY through the establishment of TACs, it is unclear what specific action(s) would be taken when the stock falls below MSY or approaches PRI. Sufficient testing of the HCR has not occurred and there is only a generally understood HCR in place. Based on this information the Assessment Team does not consider there to be well defined HCRs in place that ensure that the exploitation rate is reduced as the PRI is approached.  The ICCAT SCRS notes that important uncertainties remain in the biology, fisheries and modelling of South Atlantic albacore, all of which have not been evaluated. The Assessment Team considers these uncertainties to be main.  While ICCAT has been successful in maintaining the South Atlantic albacore stock at or above MSY through the establishment of TACs, there is no available evidence that the use of this tool (setting a TAC) in practice would reduce catch at or below $F_{MSY}$ since catches have been well below the TAC. Also, as “carrying forward” uncaught catch allocations are an allowable practice it is unclear how this source of fishing mortality would be accounted for when setting the TAC. Thus no available evidence is available to assess the efficacy of this tool (TAC) in achieving the exploitation levels required under the HCRs.	
<b>Condition</b>	For South Atlantic albacore tuna by the end of year 4 there should be well defined HCRs are in place that ensure the exploitation rate is reduced as the PRI is approached and that is expected to keep the stock fluctuating around a target level consistent with (or above) MSY (Si-a), evidence that the selection of the harvest control rules for South Atlantic albacore are robust to the main uncertainties (Si-b), and provide evidence indicating that the tools are appropriate and effective in achieving the exploitation levels required under the harvest control rules (Si-c).	
<b>Milestones Year 1</b>	Surveillance: Milestone Year 1  Develop and initiate a plan towards the development of robust harvest control rules that includes discussions and interactions during ICCAT SCRS and Plenary sessions.  Expected score: 60	
	<b>Activities:</b>	Years 1-4:

<b>Client Action Plan</b>		<p>Tri Marine will actively support ICCAT's ongoing work towards the development and adoption of robust HCRs for South Atlantic Albacore.</p> <p>Tri Marine's support and advocacy will be through:</p> <ul style="list-style-type: none"> <li>• Company representation in ICCAT CPC and/or observer delegations.</li> <li>• Engagement with ICCAT CPCs with relationships/intersections with Tri Marine's supply chain.</li> <li>• Pre-competitive collaborative industry-level advocacy efforts (e.g. ISSF, OPAGAC, Orthongel, Global Tuna Alliance).</li> <li>• Public support for high-level appeals from NGOs to ICCAT/trFMOs (e.g. ISSF, IPNLF, Pew, WWF, NGO Tuna Forum)</li> </ul> <p>Chinese Taipei (flag state) will advocate and support this condition being met through active participation in ICCAT's SCRS, Panel 3, Plenary and any other relevant ICCAT forums regarding harvest strategies.</p>
	<b>Expected outcome:</b>	Participation in work towards robust HCR for South Atlantic Albacore.
		Responsible Party/ies: Tri Marine, Taiwan Fisheries Agency.
<b>Milestones Year 2</b>	<p>Surveillance: Milestone Year 2</p> <p>Participate in discussions during ICCAT SCRS and Plenary sessions to identify a final set of robust HCRs for testing and evaluation.</p> <p>Expected score: 60</p>	
<b>Client Action Plan</b>	<b>Activities:</b>	<p>Years 1-4:</p> <p>Tri Marine will actively support ICCAT's ongoing work towards the development and adoption of robust HCRs for South Atlantic Albacore.</p> <p>Tri Marine's support and advocacy will be through:</p> <ul style="list-style-type: none"> <li>• Company representation in ICCAT CPC and/or observer delegations.</li> <li>• Engagement with ICCAT CPCs with relationships/intersections with Tri Marine's supply chain.</li> <li>• Pre-competitive collaborative industry-level advocacy efforts (e.g. ISSF, OPAGAC, Orthongel, Global Tuna Alliance).</li> <li>• Public support for high-level appeals from NGOs to ICCAT/trFMOs (e.g. ISSF, IPNLF, Pew, WWF, NGO Tuna Forum)</li> </ul> <p>Chinese Taipei (flag state) will advocate and support this condition being met through active participation in ICCAT's SCRS, Panel 3, Plenary and any other relevant ICCAT forums regarding harvest strategies.</p>
	<b>Expected outcome:</b>	Progress towards robust HCR for South Atlantic Albacore.
		Responsible Party/ies: Tri Marine, Taiwan Fisheries Agency.
<b>Milestones Year 3</b>	<p>Surveillance: Milestone Year 3</p> <p>Work with the ICCAT SCRS and Commission to adopt a set of robust HCRs for South Atlantic Albacore Fishery.</p> <p>Expected score: 60</p>	
	<b>Activities:</b>	Years 1-4:

<b>Client Action Plan</b>		<p>Tri Marine will actively support ICCAT's ongoing work towards the development and adoption of robust HCRs for South Atlantic Albacore.</p> <p>Tri Marine's support and advocacy will be through:</p> <ul style="list-style-type: none"> <li>• Company representation in ICCAT CPC and/or observer delegations.</li> <li>• Engagement with ICCAT CPCs with relationships/intersections with Tri Marine's supply chain.</li> <li>• Pre-competitive collaborative industry-level advocacy efforts (e.g. ISSF, OPAGAC, Orthongel, Global Tuna Alliance).</li> <li>• Public support for high-level appeals from NGOs to ICCAT/trFMOs (e.g. ISSF, IPNLF, Pew, WWF, NGO Tuna Forum)</li> </ul> <p>Chinese Taipei (flag state) will advocate and support this condition being met through active participation in ICCAT's SCRS, Panel 3, Plenary and any other relevant ICCAT forums regarding harvest strategies.</p>
	<b>Expected outcome:</b>	Progress towards robust HCR for South Atlantic Albacore.
		Responsible Party/ies: Tri Marine, Taiwan Fisheries Agency.
<b>Milestones Year 4</b>	<p>Surveillance: Milestone Year 4</p> <p>Work with the ICCAT SCRS and Commission to adopt and incorporate robust HCRs for South Atlantic Albacore into the ICCAT management system.</p> <p>Fisheries.</p> <p>Expected score: 80</p>	
<b>Client Action Plan</b>	<b>Activities:</b>	<p>Years 1-4:</p> <p>Tri Marine will actively support ICCAT's ongoing work towards the development and adoption of robust HCRs for South Atlantic Albacore.</p> <p>Tri Marine's support and advocacy will be through:</p> <ul style="list-style-type: none"> <li>• Company representation in ICCAT CPC and/or observer delegations.</li> <li>• Engagement with ICCAT CPCs with relationships/intersections with Tri Marine's supply chain.</li> <li>• Pre-competitive collaborative industry-level advocacy efforts (e.g. ISSF, OPAGAC, Orthongel, Global Tuna Alliance).</li> <li>• Public support for high-level appeals from NGOs to ICCAT/trFMOs (e.g. ISSF, IPNLF, Pew, WWF, NGO Tuna Forum)</li> </ul> <p>Chinese Taipei (flag state) will advocate and support this condition being met through active participation in ICCAT's SCRS, Panel 3, Plenary and any other relevant ICCAT forums regarding harvest strategies.</p>
	<b>Expected outcome:</b>	Robust HCR for South Atlantic Albacore is adopted.
		Responsible Party/ies: Tri Marine, Taiwan Fisheries Agency.
<b>Consultation on condition</b>	Letter of support from flag state.	

## Condition 2. 2.1.1 - Primary Species Outcome – Bigeye Tuna and Blue Shark

<b>Performance Indicator</b>	<b>PI 2.1.1 Primary Species Outcome – Bigeye Tuna and Blue shark</b> <b>Si-a Main primary species are highly likely to be above the PRI.</b>	
<b>Score</b>	PI score: 70	
<b>Justification</b>	<p><b>See rationale for Scoring Indicator a for PI 2.1.1 for more information.</b></p> <p>The PRI for Atlantic bigeye tuna is defined as 0.5BMSY, and currently SSB/SSBMSY = 0.59 (80% CI 0.42-0.80) which is only marginally above the PRI. The 10<sup>th</sup> percentile of the estimated value is 0.42, which means there is a 10% probability that the stock is below the PRI. Given the uncertainty in the PRI, the median value of SSB/SSBMSY = 0.59 and its proximity to the PRI, there is not a high likelihood that the stock of bigeye tuna is above PRI.</p> <p>Blue shark stocks in both the North and South Atlantic were determined not to be overfished or experiencing overfishing. However, the SCRS acknowledged there still remains a high level of uncertainty in data inputs and model structural assumptions in blue shark assessments and based on this information the Assessment Team did not consider it highly likely to be above the PRI.</p>	
<b>Condition</b>	By the end of Year 4 demonstrate that Atlantic bigeye tuna and blue shark is highly likely (≥80th percentile) to be above the PRI.	
<b>Milestones Year 1</b>	<p>Surveillance: Milestone Year 1</p> <p>Develop and implement a plan to gather evidence that data updates are carried out at ICCAT, the data are sufficient to track changes in the fisheries and stock of bigeye tuna and blue shark, and the data are regularly reviewed for statistical integrity.</p> <p>Expected score: 70</p>	
<b>Client Action Plan</b>	<b>Activities:</b>	<p>Years 1-4:</p> <ol style="list-style-type: none"> <li>1. Company representatives to participate in ICCAT meetings and advocate for strengthened data collection to reduce uncertainties in stock assessments for bigeye tuna and blue shark.</li> <li>2. Flag state continues data collection on relevant species of interest including bigeye tuna and blue shark as per Recommendation 19-07 (NA Blue Shark catch, effort, size and discard data), 19-08 (SA Blue Shark catch, effort, size and discard data) and Recommendation 19-02 (Tropical tuna including bigeye tuna).</li> <li>3. Tri Marine will provide support in outreach and training of UoC vessels to ensure that accurate and complete catch data is submitted.</li> <li>4. Flag state continues to provide data support to the Commission and SCRS for the purposes of bigeye and blue shark stock assessments.</li> </ol>
	<b>Expected outcome:</b>	Participation in ICCAT to advocate for strengthened data collection. Outreach and training of UoC vessels initiated.
		Responsible Party/ies: Tri Marine, Taiwan Fisheries Agency, UoC vessel owners.
<b>Milestones Year 2</b>	Surveillance: Milestone Year 2	

	<p>Participate in discussions during ICCAT SCRS and Plenary sessions and provide evidence that the plan is collecting requisite data to track changes in bigeye and blue shark stock abundance. If data are not sufficient to track changes in the fishery and the stock of bigeye tuna and blue shark, modify the plan accordingly.</p> <p>Expected score: 70</p>	
<b>Client Action Plan</b>	<b>Activities:</b>	<p>Years 1-4:</p> <ol style="list-style-type: none"> <li>5. Company representatives to participate in ICCAT meetings and advocate for strengthened data collection to reduce uncertainties in stock assessments for bigeye tuna and blue shark.</li> <li>6. Flag state continues data collection on relevant species of interest including bigeye tuna and blue shark as per Recommendation 19-07 (NA Blue Shark catch, effort, size and discard data), 19-08 (SA Blue Shark catch, effort, size and discard data) and Recommendation 19-02 (Tropical tuna including bigeye tuna).</li> <li>7. Tri Marine will provide support in outreach and training of UoC vessels to ensure that accurate and complete catch data is submitted.</li> <li>8. Flag state continues to provide data support to the Commission and SCRS for the purposes of bigeye and blue shark stock assessments.</li> </ol>
	<b>Expected Outcome:</b>	Continuation of work in year 1 with partial data collected.
		Responsible Party/ies: Tri Marine, Taiwan Fisheries Agency, UoC vessel owners.
<b>Milestones Year 3</b>	<p>Surveillance: Milestone Year 3</p> <p>Provide evidence that the data are provided to the ICCAT SCRS and Plenary sessions, track changes in the fishery and abundance of bigeye tuna and blue shark, and are considered for inclusion in the next bigeye stock assessment.</p> <p>Expected score: 70</p>	
<b>Client Action Plan</b>	<b>Activities:</b>	<p>Years 1-4:</p> <ol style="list-style-type: none"> <li>9. Company representatives to participate in ICCAT meetings and advocate for strengthened data collection to reduce uncertainties in stock assessments for bigeye tuna and blue shark.</li> <li>10. Flag state continues data collection on relevant species of interest including bigeye tuna and blue shark as per Recommendation 19-07 (NA Blue Shark catch, effort, size and discard data), 19-08 (SA Blue Shark catch, effort, size and discard data) and Recommendation 19-02 (Tropical tuna including bigeye tuna).</li> <li>11. Tri Marine will provide support in outreach and training of UoC vessels to ensure that accurate and complete catch data is submitted.</li> <li>12. Flag state continues to provide data support to the Commission and SCRS for the purposes of bigeye and blue shark stock assessments.</li> </ol>
	<b>Expected Outcome:</b>	Continuation of work in year 2 and data support to ICCAT.
		Responsible Party/ies: Tri Marine, Taiwan Fisheries Agency, UoC vessel owners.
<b>Milestones Year 4</b>	<p>Surveillance: Milestone Year 4</p> <p>Provide evidence that Atlantic bigeye tuna and blue shark are highly likely (<math>\geq 80</math>th percentile) to be above the PRI.</p> <p>Expected score: 80</p>	
	<b>Activities:</b>	Years 1-4:

<b>Client Action Plan</b>		<p>13. Company representatives to participate in ICCAT meetings and advocate for strengthened data collection to reduce uncertainties in stock assessments for bigeye tuna and blue shark.</p> <p>14. Flag state continues data collection on relevant species of interest including bigeye tuna and blue shark as per Recommendation 19-07 (NA Blue Shark catch, effort, size and discard data), 19-08 (SA Blue Shark catch, effort, size and discard data) and Recommendation 19-02 (Tropical tuna including bigeye tuna).</p> <p>15. Tri Marine will provide support in outreach and training of UoC vessels to ensure that accurate and complete catch data is submitted.</p> <p>16. Flag state continues to provide data support to the Commission and SCRS for the purposes of bigeye and blue shark stock assessments.</p>
	<b>Expected Outcome:</b>	Evidence demonstrating that Atlantic bigeye tuna and blue shark are highly likely ( $\geq 80^{\text{th}}$ percentile) to be above the PRI by year 4.
		Responsible Party/ies: Tri Marine, Taiwan Fisheries Agency, UoC vessel owners.
<b>Consultation on condition</b>	Letter of support from flag state.	

**Condition 3. 2.1.2 - Primary Species Management Strategy – Bigeye and N. Atlantic Blue Shark**

<b>Performance Indicator</b>	<b>PI 2.1.2 Primary Species Management Strategy – Bigeye Tuna and N. Atlantic Blue Shark</b> <b>Si-a Management strategy in place</b> <b>Si-b Management strategy evaluation</b> <b>Si-c Management strategy implementation</b>	
<b>Score</b>	PI score: 65	
<b>Justification</b>	<p><b>See rationale for Scoring Indicator a, b, c for PI 2.1.2 for more information.</b></p> <p>The preamble to the ICCAT Convention states that its objective is to maintain the populations of fishes at levels which will permit the maximum sustainable catch for food and other purposes. This has not been the case for bigeye tuna. While the pattern of Recommendations being drafted in response to changes in stock status of bigeye tuna is consistent with fisheries management methodologies, the observed pattern includes the adoption of stricter management measures through time indicating that the adopted measures may not be robust in obtaining the Convention's objective. The bigeye tuna TAC of 65,000 t, which entered into force in 2016, was exceeded in 2016, 2017 and 2018 by 20%, all of which has contributed to the stock of bigeye tuna being overfished and experiencing overfishing. We note the TAC has been reduced in recent years and has not been violated.</p> <p>While plans to develop harvest control rules and harvest strategies for blue shark in the Atlantic Ocean have been established as part of the multi-annual conservation and management program, they have not been finalized and HCRs and associated reference points are not in place. The suite of measures that have been adopted do not represent a cohesive arrangement and there is no objective basis for confidence that the current measures in place for blue shark will work.</p>	
<b>Condition</b>	<p>By the 4<sup>th</sup> audit provide some evidence that a partial strategy is in place for the UoA, if necessary, that is expected to maintain or to not hinder rebuilding of the bigeye tuna and blue shark stock in the North Atlantic Ocean at/to levels which are highly likely to be above the PRI (SI-a), there is some objective basis for confidence that the measures/partial strategy will work, based on information directly about the fishery and/or species involved (Si-b), and the measures/partial strategy is being implemented successfully (Si-c).</p>	
<b>Milestones Year 1</b>	<p>Surveillance: Milestone Year 1</p> <p>Develop and implement a plan to either advance management of bigeye tuna and blue shark in the Atlantic Ocean or demonstrate the UoC complies with TAC allocations. The client should provide an objective basis that the plan will work. The client should consider working jointly with other industry groups or organizations to advance the plan.</p> <p>Expected score: 65</p>	
<b>Client Action Plan</b>	<b>Activities:</b>	<p>Years 1-4:</p> <p>17. Refer to Condition 2.</p> <p>18. Tri Marine will verify with the flag state annually that UoC vessels/flag state is in compliance with TAC for North Atlantic Blue Shark and Bigeye as allocated in Recommendations 19-07 and 19-02.</p>

		<p>19. Flag state continues to provide data to the commission on shark measures implemented through Shark Check Sheet per Recommendation 18-06.</p> <p>20. Flag state supports the shark/tropical tuna workplan adopted by commission.</p>
	<b>Expected outcome:</b>	Refer to condition 2; Verification of UoC's compliance with TAC.
		Responsible Party/ies: Tri Marine, Taiwan Fisheries Agency.
<b>Milestones Year 2</b>	<p>Surveillance: Milestone Year 2</p> <p>Provide evidence of implementing the plan as presented in in Year 1 and preliminary information that the strategy will work. Adjust the plan if necessary.</p> <p>Expected score: 65</p>	
<b>Client Action Plan</b>	<b>Activities:</b>	<p>Years 1-4:</p> <p>21. Refer to Condition 2.</p> <p>22. Tri Marine will verify with the flag state annually that UoC vessels/flag state is in compliance with TAC for North Atlantic Blue Shark and Bigeye as allocated in Recommendations 19-07 and 19-02.</p> <p>23. Flag state continues to provide data to the commission on shark measures implemented through Shark Check Sheet per Recommendation 18-06.</p> <p>24. Flag state supports for shark/tropical tuna workplan at the commission adopted by the commission.</p>
	<b>Expected Outcome:</b>	Refer to condition 2; continued work through ICCAT participation
		Responsible Party/ies: Tri Marine, Taiwan Fisheries Agency.
<b>Milestones Year 3</b>	<p>Surveillance: Milestone Year 3</p> <p>Provide preliminary results from implementing the plan and document compliance with TAC allocations. Adjust the plan if necessary.</p> <p>Expected score: 65</p>	
<b>Client Action Plan</b>	<b>Activities:</b>	<p>Years 1-4:</p> <p>25. Refer to Condition 2.</p> <p>26. Tri Marine will verify with the flag state annually that UoC vessels/flag state is in compliance with TAC for North Atlantic Blue Shark and Bigeye as allocated in Recommendations 19-07 and 19-02.</p> <p>27. Flag state continues to provide data to the commission on shark measures implemented through Shark Check Sheet per Recommendation 18-06.</p> <p>28. Flag state supports the shark/tropical tuna workplan adopted by the commission.</p>
	<b>Expected Outcome:</b>	Refer to condition 2; continued work through ICCAT participation
		Responsible Party/ies: Tri Marine, Taiwan Fisheries Agency.
<b>Milestones Year 4</b>	<p>Surveillance: Milestone Year 4</p> <p>Provide evidence that a partial strategy is in place for the UoA, if necessary, that is expected to maintain or to not hinder rebuilding of the bigeye tuna and blue shark stock in the North Atlantic Ocean at/to levels which are highly likely to be above the PRI (SI-a), there is some objective basis for confidence that the measures/partial strategy will work, based on</p>	



	information directly about the fishery and/or species involved (Si-b), and the measures/partial strategy is being implemented successfully (Si-c). Expected score: 80	
<b>Client Action Plan</b>	<b>Activities:</b>	Years 1-4: 29. Refer to Condition 2. 30. Tri Marine will verify with the flag state annually that UoC vessels/flag state is in compliance with TAC for North Atlantic Blue Shark and Bigeye as allocated in Recommendations 19-07 and 19-02. 31. Flag state continues to provide data to the commission on shark measures implemented through Shark Check Sheet per Recommendation 18-06. 32. Flag state supports the shark/tropical tuna workplan adopted by the commission.
	<b>Expected Outcome:</b>	Evidence demonstrating that UoC is in compliance with TAC for North Atlantic Blue Shark and Bigeye tuna
		Responsible Party/ies: Tri Marine, Taiwan Fisheries Agency.
<b>Consultation on condition</b>	Letter of support from flag state.	

**Condition 4. 2.1.2 - Primary Species Management Strategy – S. Atlantic Blue Shark**

<b>Performance Indicator</b>	<b>PI 2.1.2 Primary Species Management Strategy – South Atlantic Blue Shark</b> <b>Si-a Management strategy in place</b> <b>Si-b Management strategy evaluation</b> <b>Si-c Management strategy implementation</b>	
<b>Score</b>	PI score: 65	
<b>Justification</b>	<b>See rationale for Scoring Indicator a, b, and c, under PI 2.1.2 for more information.</b>  While plans to develop harvest control rules and harvest strategies for blue shark in the Atlantic Ocean have been established as part of the multi-annual conservation and management program, they have not been finalized and HCRs and associated reference points are not in place. The suite of measures that have been adopted do not represent a cohesive arrangement and there is no objective basis for confidence that the current measures in place for blue shark will work.	
<b>Condition</b>	By the 4 <sup>th</sup> audit provide some evidence that a partial strategy is in place for the UoA, if necessary, that is expected to maintain or to not hinder rebuilding of the blue shark stock in the South Atlantic Ocean at/to levels which are highly likely to be above the PRI (SI-a), there is some objective basis for confidence that the measures/partial strategy will work, based on information directly about the fishery and/or species involved (Si-b), and the measures/partial strategy is being implemented successfully (Si-c).	
<b>Milestones Year 1</b>	Surveillance: Milestone Year 1  Develop and implement a plan to advance management of blue shark in the South Atlantic Ocean. The client should provide an objective basis that the plan will work. The client should consider working jointly with other industry groups or organizations to advance the plan.  Expected score: 65	
<b>Client Action Plan</b>	<b>Activities:</b>	Years 1-4: 33. Refer to Conditions 2 & 3 34. Tri Marine and flag state to advocate for ICCAT adoption of a harvest strategy and robust HCRs for South Atlantic Blue Shark.
	<b>Expected outcome:</b>	Refer to conditions 2 & 3 Responsible Party/ies: Tri Marine, Taiwan Fisheries Agency.
<b>Milestones Year 2</b>	Surveillance: Milestone Year 2  Provide evidence of implementing the plan as presented in in Year 1 and preliminary information that the strategy will work. Adjust the plan if necessary.  Expected score: 65	
<b>Client Action Plan</b>	<b>Activities:</b>	Years 1-4: 35. Refer to Conditions 2 & 3 36. Tri Marine and flag state to advocate for ICCAT adoption of a harvest strategy and robust HCRs for South Atlantic Blue Shark.

	<b>Expected Outcome:</b>	Refer to conditions 2 & 3
		Responsible Party/ies: Tri Marine, Taiwan Fisheries Agency.
<b>Milestones Year 3</b>	Surveillance: Milestone Year 3 Provide preliminary results from implementing the plan. Adjust the plan if necessary. Expected score: 65	
<b>Client Action Plan</b>	<b>Activities:</b>	Years 1-4: 37. Refer to Conditions 2 & 3 38. Tri Marine and flag state to advocate for ICCAT adoption of a harvest strategy and robust HCRs for South Atlantic Blue Shark.
	<b>Expected Outcome:</b>	Refer to conditions 2 & 3 Responsible Party/ies: Tri Marine, Taiwan Fisheries Agency.
<b>Milestones Year 4</b>	Surveillance: Milestone Year 4 Provide evidence that the measures/partial strategy as outlined in the plan were implemented successfully and is expected to maintain or to not hinder rebuilding of blue sharks in the South Atlantic to levels highly likely to be above PRI. Also, provide evidence that robust blue shark HCRs with specified reference points have been adopted and implemented as a management tool within the ICCAT. Expected score: 80	
<b>Client Action Plan</b>	<b>Activities:</b>	Years 1-4: 39. Refer to Conditions 2 & 3 40. Tri Marine and flag state to advocate for ICCAT adoption of a harvest strategy and robust HCRs for South Atlantic Blue Shark.
	<b>Expected Outcome:</b>	A partial strategy is in place that maintains or does not hinder rebuilding of the South Atlantic blue shark stock. Responsible Party/ies: Tri Marine, Taiwan Fisheries Agency.
<b>Consultation on condition</b>	Letter of support from flag state	

**Condition 5. 2.1.2 - Primary Species Management Strategy – N. and S. Atlantic**

<b>Performance Indicator</b>	<b>PI 2.1.2 Primary Species Management Strategy – North and South Atlantic Ocean</b> <b>Si-d Shark finning</b>	
<b>Score</b>	PI score: 65	
<b>Justification</b>	<p><b>See rationale for Scoring Indicator a and d for PI 2.1.2 for more information.</b></p> <p>Shark finning is prohibited in MSC certified fisheries and to ensure shark finning is not taking place a combination of regulations (RFMO conservation measures, national legislation, etc.) and external validation (observer coverage, dockside monitoring, etc.) is used. As per MSC Guidance GSA2.4.5-GSA2.4.7 to score SG 60 some external validation is required and is equivalent to a nominal observer coverage of 5% of effort on all Taiwan albacore tuna longline vessels operating in the Atlantic Ocean. To score SG 80 good external validation is required and is equivalent to a nominal observer coverage of 20% of effort, although other rates/measures are acceptable with sufficient justification. Based on shark catches within the UoC blue shark is classified as a primary species. ICCAT Recommendation 04-10 prohibits the finning of sharks and CPCs shall require full utilization of retained sharks. Observer coverage on all Taiwan albacore longline vessels is reported to be approximately 7 %, which is above the required 5% coverage rate to meet the SG60 requirement. While regulations prohibiting shark finning are in place through the RFMO and National legislation, the low observer coverage rate does not necessarily provide confidence at the SG80 level that finning is highly likely not taking place.</p>	
<b>Condition</b>	By the 4 <sup>th</sup> surveillance audit provide evidence that it is highly likely that shark finning is not taking place.	
<b>Milestones Year 1</b>	<p>Surveillance: Milestone Year 1</p> <p>Develop a plan that collects information to support a determination that it is highly likely that shark finning is not taking place.</p> <p>Expected score: 65</p>	
<b>Client Action Plan</b>	<b>Activities:</b>	<p>Years 1-4:</p> <ol style="list-style-type: none"> <li>41. Flag state to maintain current observer coverage across Chinese Taipei fleet and UoC vessels, which is higher than the ICCAT minimum coverage requirements.</li> <li>42. Tri Marine and TFA to collaboratively develop a plan to identify and evaluate options for improved vessel monitoring to ensure no shark finning is taking place on UoC vessels.</li> <li>43. Flag state to continue port inspections and unloading monitoring.</li> <li>44. Tri Marine to trial electronic monitoring onboard vessels.</li> <li>45. Flag state verification (i.e. observer reports, port inspections) that shark-finning is not taking place in accordance with national laws/ICCAT Recommendation 04-10.</li> </ol>
		Develop plan to improve monitoring.

	<b>Expected outcome:</b>	Responsible Party/ies: Tri Marine, Taiwan Fisheries Agency, UoC vessel owners.
<b>Milestones Year 2</b>	Surveillance: Milestone Year 2 Provide a progress report on the status of the plan. Modify the plan accordingly. Expected score: 65	
<b>Client Action Plan</b>	<b>Activities:</b>	Years 1-4: 46. Flag state to maintain current observer coverage across Chinese Taipei fleet and UoC vessels, which is higher than the ICCAT minimum coverage requirements. 47. Tri Marine and TFA to collaboratively develop a plan to identify and evaluate options for improved vessel monitoring to ensure no shark finning is taking place on UoC vessels. 48. Flag state to continue port inspections and unloading monitoring. 49. Tri Marine to trial electronic monitoring onboard vessels. 50. Flag state verification (i.e. observer reports, port inspections) that shark-finning is not taking place in accordance with national laws/ICCAT Recommendation 04-10.
	<b>Expected Outcome:</b>	Implement plan to improve monitoring and have partial data collected. Responsible Party/ies: Tri Marine, Taiwan Fisheries Agency, UoC vessel owners.
<b>Milestones Year 3</b>	Surveillance: Milestone Year 3 Provide a progress report on the status of the plan. Modify the plan accordingly. Expected score: 65	
<b>Client Action Plan</b>	<b>Activities:</b>	Years 1-4: 51. Flag state to maintain current observer coverage across Chinese Taipei fleet and UoC vessels, which is higher than the ICCAT minimum coverage requirements. 52. Tri Marine and TFA to collaboratively develop a plan to identify and evaluate options for improved vessel monitoring to ensure no shark finning is taking place on UoC vessels. 53. Flag state to continue port inspections and unloading monitoring. 54. Tri Marine to trial electronic monitoring onboard vessels. 55. Flag state verification (i.e. observer reports, port inspections) that shark-finning is not taking place in accordance with national laws/ICCAT Recommendation 04-10.
	<b>Expected Outcome:</b>	Continued data collection. Responsible Party/ies: Tri Marine, Taiwan Fisheries Agency, UoC vessel owners.
<b>Milestones Year 4</b>	Surveillance: Milestone Year 4 Provide evidence that it is highly likely that shark finning is not taking place. Expected score: 80	
<b>Client Action Plan</b>	<b>Activities:</b>	Years 1-4: 56. Flag state to maintain current observer coverage across Chinese Taipei fleet and UoC vessels, which is higher than the ICCAT minimum coverage requirements.

		<p>57. Tri Marine and TFA to collaboratively develop a plan to identify and evaluate options for improved vessel monitoring to ensure no shark finning is taking place on UoC vessels.</p> <p>58. Flag state to continue port inspections and unloading monitoring.</p> <p>59. Tri Marine to trial electronic monitoring onboard vessels.</p> <p>60. Flag state verification (i.e. observer reports, port inspections) that shark-finning is not taking place in accordance with national laws/ICCAT Recommendation 04-10.</p>
	<b>Expected Outcome:</b>	Representative evidence to demonstrate that shark finning is not taking place in UoC.
		Responsible Party/ies: Tri Marine, Taiwan Fisheries Agency, UoC vessel owners.
<b>Consultation on condition</b>	TFA, TMI, ICCAT (Tropical Tuna WG and Plenary)	

**Condition 6. 2.1.3 - Primary Species Information – N. and S. Atlantic Blue Shark**

<b>Performance Indicator</b>	<b>PI 2.1.3 Primary Species Information – North and South Atlantic</b>	
	<b>Si-c Information adequacy for management strategy</b>	
<b>Score</b>	PI score: 75	
<b>Justification</b>	<p><b>See rationale for Scoring Indicator c under PI 2.1.3 for more information.</b></p> <p>Information is not considered adequate to support a partial strategy to manage main primary species, including bigeye tuna in the Atlantic Ocean and blue shark in the South Atlantic Ocean. Recommendation [19-02] established a comprehensive multi-annual conservation and management program for bigeye tuna, including specified catch limits, reporting requirements, capacity and control measures, fishing plan, FAD measures, and a rebuilding plan starting in 2020 and continuing through 2034, with the goal of achieving <math>B_{MSY}</math> with a probability of more than 50%. As this Recommendation just entered into force there is no information to determine and assess its adequacy.</p> <p>Recommendation 19-08 for South Atlantic blue shark specifies catch limits, requirements for recording and reporting of catch information, the need to undertake scientific research, and potential plans for developing harvest control rules and biological reference points. While plans to develop harvest control rules and harvest strategies for blue shark are established, they have not been finalized nor are they in place.</p>	
<b>Condition</b>	By the 3 <sup>rd</sup> audit provide evidence that information is adequate to support a partial strategy to manage main primary species, including bigeye tuna in the Atlantic Ocean and blue shark in the South Atlantic Ocean.	
<b>Milestones Year 1</b>	<p>Surveillance: Milestone Year 1</p> <p>Review ICCAT data needs to support a partial strategy to manage main primary species, including bigeye tuna in the North Atlantic and blue shark in the South Atlantic. Conduct a gap analysis to determine data deficiencies in current data collection programs and reporting protocols.</p> <p>Expected score: 75</p>	
<b>Client Action Plan</b>	<b>Activities:</b>	Refer to Conditions 2-4
	<b>Expected outcome:</b>	Refer to Conditions 2-4
		Responsible Party/ies: Tri Marine, Taiwan Fisheries Agency.
<b>Milestones Year 2</b>	<p>Surveillance: Milestone Year 2</p> <p>Provide documentation on the outcome of the gap analysis. Develop a plan to collect and submit requisite data to ICCAT to support a partial strategy for managing bigeye tuna and blue shark in the Atlantic Ocean. Provide evidence that the plan is being implemented (e.g., data collection and submission reports).</p> <p>Expected score: 75</p>	
<b>Client Action Plan</b>	<b>Activities:</b>	Refer to Conditions 2-4
	<b>Expected Outcome:</b>	Refer to Conditions 2-4
		Responsible Party/ies: Tri Marine, Taiwan Fisheries Agency.

<b>Milestones Year 3</b>	<p>Surveillance: Milestone Year 3</p> <p>Provide evidence that the plan to collect and submit information to support a partial strategy to manage main primary species has been adopted by the client and successfully implemented on UoC vessels.</p> <p>Expected score: 80</p>	
<b>Client Action Plan</b>	<b>Activities:</b>	Refer to Conditions 2-4
	<b>Expected Outcome:</b>	<p>Evidence of submission of information to support a partial strategy to manage main primary species.</p> <p>Responsible Party/ies: Tri Marine, Taiwan Fisheries Agency.</p>
<b>Consultation on condition</b>	Letter of support from flag state.	



### Condition 7. 2.2.2 - Secondary Species Management Strategy – N. and S. Atlantic

Performance Indicator	PI 2.2.2– Secondary Species Management Strategy - North and South Atlantic Si-d Shark finning	
Score	PI score: 75	
Justification	<p><b>See rationale for Scoring Indicator d under PI 2.2.2 for more information.</b></p> <p>Shark finning is prohibited in MSC certified fisheries and to ensure shark finning is not taking place a combination of regulations (RFMO conservation measures, national legislation, etc.) and external validation (observer coverage, dockside monitoring, etc.) is used. As per MSC Guidance GSA2.4.5-GSA2.4.7 to score SG 60 some external validation is required and is equivalent to a nominal observer coverage of 5% of effort on all Taiwan albacore tuna longline vessels operating in the Atlantic Ocean. To score SG 80 good external validation is required and is equivalent to a nominal observer coverage of 20% of effort, although other rates/measures are acceptable with sufficient justification. Shark species classified as secondary species within the UoC thresher shark, crocodile shark, longfin mako shark, smooth hammerhead shark, bigeye thresher shark, winghead shark, and tiger shark classified as secondary species. ICCAT Recommendation 04-10 prohibits the finning of sharks and CPCs shall require full utilization of retained sharks. Observer coverage on all Taiwan albacore longline vessels is reported to be approximately 7 %, which is above the required 5% coverage rate to meet the SG60 requirement. While regulations prohibiting shark finning are in place through the RFMO and National legislation, the low observer coverage rate does not necessarily provide confidence at the SG80 level that finning is highly likely not taking place.</p>	
Condition	By the 4 <sup>th</sup> audit provide evidence that that it is highly likely that shark finning is not taking place.	
Milestones Year 1	<p>Surveillance: Milestone Year 1</p> <p>Develop a plan that collects information to support a determination that it is highly likely that shark finning is not taking place.</p> <p>Expected score: 75</p>	
Client Action Plan	Activities:	Refer to Condition 5
	Expected outcome:	Refer to Condition 5
		Responsible Party/ies: Tri Marine, Taiwan Fisheries Agency
Milestones Year 2	<p>Surveillance: Milestone Year 2</p> <p>Provide a progress report on the status of the plan. Modify the plan accordingly.</p> <p>Expected score: 75</p>	
Client Action Plan	Activities:	Refer to Condition 5
	Expected Outcome:	Refer to Condition 5
		Responsible Party/ies: Tri Marine, Taiwan Fisheries Agency
Milestones Year 3	<p>Surveillance: Milestone Year 3</p> <p>Provide a progress report on the status of the plan. Modify the plan accordingly.</p>	

	Expected score: 75	
<b>Client Action Plan</b>	<b>Activities:</b>	Refer to Condition 5
	<b>Expected Outcome:</b>	Refer to Condition 5
		Responsible Party/ies: Tri Marine, Taiwan Fisheries Agency
<b>Milestones Year 4</b>	Surveillance: Milestone Year 4  Provide evidence that it is highly likely that shark finning is not taking place.  Expected score: 80	
<b>Client Action Plan</b>	<b>Activities</b>	Refer to Condition 5
	<b>Expected Outcome:</b>	Refer to Condition 5
		Responsible Party/ies: Tri Marine, Taiwan Fisheries Agency
<b>Consultation on condition</b>	Letter of support from flag state	

**Condition 8. 2.3.2 - ETP Species Management Strategy – S. Atlantic**

<b>Performance Indicator</b>	<b>PI 2.3.2– ETP Species Management Strategy - South Atlantic</b> <b>Si-d Management strategy implementation – Oceanic Whitetip Shark</b>	
<b>Score</b>	PI score: 75	
<b>Justification</b>	<p><b>See rationale for Scoring Indicator d under PI 2.3.2 for more information.</b></p> <p>There is evidence that some elements of ETP strategies are being implemented successfully, including the collection and submission of observer records and logbooks, as well as the adoption of best practices by the UoA, but this is not the case for all ETP species. Oceanic whitetip sharks were retained in the South Atlantic UoA despite their retention being prohibited under Recommendation 10-07.</p>	
<b>Condition</b>	By the 3 <sup>rd</sup> audit provide evidence that the ETP measures/strategy prohibiting the retention of oceanic whitetip shark is being implemented successfully.	
<b>Milestones Year 1</b>	<p>Surveillance: Milestone Year 1</p> <p>Document the frequency of oceanic whitetip shark retention in the UoC. Develop and implement a plan to educate UoC vessels on adopted ICCAT ETP measures and best practices, as well as relevant National legislation.</p> <p>Expected score: 75</p>	
<b>Client Action Plan</b>	<b>Activities:</b>	<p>Years 1 &amp; 2:</p> <p>61. Tri Marine will develop a plan to collect additional data on oceanic whitetip shark retention in the UoC, as well as fate of the shark when released.</p> <p>62. Tri Marine will facilitate refresher training for UoC vessels in adopted ICCAT ETP measures and best practices, as well as relevant national legislation and industry initiatives (i.e. ISSF).</p> <p>Years 1 to 3:</p> <p>63. Flag state authority verifies through logbook, observer records, port inspections that there is no retention of oceanic whitetip shark or prohibited ETP species.</p>
	<b>Expected outcome:</b>	Develop plan on data collection and implemet refresher trainings for UoC vessels.
		Responsible Party/ies: Tri Marine, Taiwan Fisheries Agency, UoC vessel owners
<b>Milestones Year 2</b>	<p>Surveillance: Milestone Year 2</p> <p>Provide a progress report on the status of the plan including activities to educate vessel captains. Document any non-compliance with ETP measures, including the retention of oceanic whitetip sharks.</p> <p>Expected score: 75</p>	
<b>Client Action Plan</b>	<b>Activities:</b>	<p>Years 1 &amp; 2:</p> <p>64. Tri Marine will develop a plan to collect additional data on oceanic whitetip shark retention in the UoC, as well as fate of the shark when released.</p>

		<p>65. Tri Marine will facilitate refresher training for UoC vessels in adopted ICCAT ETP measures and best practices, as well as relevant national legislation and industry initiatives (i.e. ISSF).</p> <p>Years 1 to 3:</p> <p>66. Flag state authority verifies through logbook, observer records, port inspections that there is no retention of oceanic whitetip shark or prohibited ETP species.</p>
	<b>Expected Outcome:</b>	Implement plan developed in year 1 and collect data/evidence.
		Responsible Party/ies: Tri Marine, Taiwan Fisheries Agency, UoC vessel owners
<b>Milestones Year 3</b>	<p>Surveillance: Milestone Year 3</p> <p>Provide evidence that the ETP measures/strategy prohibiting the retention of oceanic whitetip shark is being implemented successfully.</p> <p>Expected score: 80</p>	
<b>Client Action Plan</b>	<b>Activities:</b>	<p>Year 3:</p> <p>67. Flag state authority verifies through logbook, observer records, port inspections that there is no retention of oceanic whitetip shark or prohibited ETP species.</p>
	<b>Expected Outcome:</b>	Data evidence proves ETP measure/strategies are successfully implemented and there is no retention of oceanic whitetip sharks in this fishery.
		Responsible Party/ies: Tri Marine, Taiwan Fisheries Agency, UoC vessel owners
<b>Consultation on condition</b>	Letter of support from flag state	

**Condition 9. 2.3.3 - ETP Species Information – N. and S. Atlantic**

<b>Performance Indicator</b>	<b>PI 2.3.3–ETP Species Information – North and South Atlantic</b>  <b>Si-a Some quantitative information is adequate to assess the UoA related mortality and impact and to determine whether the UoA may be a threat to protection and recovery of the ETP species.</b>  <b>Si-b Information is adequate to measure trends and support a strategy to manage impacts on ETP species.</b>	
<b>Score</b>	PI score: 60	
<b>Justification</b>	<b>See rationale for Scoring Indicator a and b under PI 2.3.3 for more information.</b>  For many of the ETP species interacting with vessels from the North and South Atlantic UoAs, the animal was either not identified or mis-identified and information is not adequate to assess the UoA related mortality and impact or time (trends), and to determine whether the UoA may be a threat to protection and recovery of these ETP species.	
<b>Condition</b>	By the 4 <sup>th</sup> audit provide evidence that some quantitative information is adequate to assess the UoA related mortality and impact and to determine whether the UoA may be a threat to protection and recovery of the ETP species (Si-a) and information is adequate to measure trends and support a strategy to manage impacts on ETP species (Si-d).	
<b>Milestones Year 1</b>	Surveillance: Year 1  Demonstrate that a monitoring program is being planned to record ETP species.  Expected score: 60	
<b>Client Action Plan</b>	<b>Activities:</b>	Years 1-4  68. Refer to Conditions 5 & 8. 69. Tri Marine will conduct outreach and training with UoC vessels for identification of species and accurate reporting. 70. Tri Marine to collect from UoC vessels catch data including ETP interactions and provide to CAB on an annual basis for verification that ETP interaction recording is effective. 71. Flag state to provide assistance to Tri Marine in collecting catch data including ETP interactions. 72. Tri Marine will support flag state in identifying any data gaps and provide outreach to UoC vessels to close the gaps. 73. Increased at-sea monitoring through increased human observer placements and/or electronic monitoring.
	<b>Expected outcome:</b>	Refer to conditions 5 & 8. Initiate outreach with UoC vessels on species identification and reporting.
		Responsible Party/ies: Tri Marine, Taiwan Fisheries Agency, UoC vessel owners.
<b>Milestones Year 2</b>	Surveillance: Year 2  Provide a progress report on the status of the plan. Demonstrate that vessels are engaged in the monitoring program and present available summarized data from the onboard records of interactions with ETP species.  Expected score: 60	

<b>Client Action Plan</b>	<b>Activities:</b>	<p>Years 1-4</p> <p>74. Refer to Conditions 5 &amp; 8.</p> <p>75. Tri Marine will conduct outreach and training with UoC vessels for identification of species and accurate reporting.</p> <p>76. Tri Marine to collect from UoC vessels catch data including ETP interactions and provide to CAB on an annual basis for verification that ETP interaction recording is effective.</p> <p>77. Flag state to provide assistance to Tri Marine in collecting catch data including ETP interactions.</p> <p>78. Tri Marine will support flag state in identifying any data gaps and provide outreach to UoC vessels to close the gaps.</p> <p>79. Increased at-sea monitoring through increased human observer placements and/or electronic monitoring.</p>
	<b>Expected Outcome:</b>	Continued work from year 1; annual catch data reflects improved accuracy .
		Responsible Party/ies: Tri Marine, Taiwan Fisheries Agency, UoC vessel owners.
<b>Milestones Year 3</b>	<p>Surveillance: Year 3</p> <p>Provide a progress report on the status of the plan. Demonstrate that vessels are engaged in the monitoring program and present available summarized data from the onboard records of interactions with ETP species. Provide an objective basis that the information is adequate to measure trends and support a strategy to manage impacts on ETP species.</p> <p>Expected score: 60</p>	
<b>Client Action Plan</b>	<b>Activities:</b>	<p>Years 1-4</p> <p>80. Refer to Conditions 5 &amp; 8.</p> <p>81. Tri Marine will conduct outreach and training with UoC vessels for identification of species and accurate reporting.</p> <p>82. Tri Marine to collect from UoC vessels catch data including ETP interactions and provide to CAB on an annual basis for verification that ETP interaction recording is effective.</p> <p>83. Flag state to provide assistance to Tri Marine in collecting catch data including ETP interactions.</p> <p>84. Tri Marine will support flag state in identifying any data gaps and provide outreach to UoC vessels to close the gaps.</p> <p>85. Increased at-sea monitoring through increased human observer placements and/or electronic monitoring.</p>
	<b>Expected Outcome:</b>	Continued work reflecting consistent improvement in accuracy.
		Responsible Party/ies: Tri Marine, Taiwan Fisheries Agency, UoC vessel owners.
<b>Milestones Year 4</b>	<p>Surveillance: Year 4</p> <p>Provide evidence that some quantitative information is available and adequate to assess the UoA related mortality and impact and to determine whether the UoA may be a threat to protection and recovery of the ETP species.</p> <p>Provide evidence that information is adequate to measure trends and support a strategy to manage impacts on ETP species.</p> <p>Expected score: 80</p>	

<b>Client Action Plan</b>	<b>Activities</b>	<p>Years 1-4</p> <p>86. Refer to Conditions 5 &amp; 8.</p> <p>87. Tri Marine will conduct outreach and training with UoC vessels for identification of species and accurate reporting.</p> <p>88. Tri Marine to collect from UoC vessels catch data including ETP interactions and provide to CAB on an annual basis for verification that ETP interaction recording is effective.</p> <p>89. Flag state to provide assistance to Tri Marine in collecting catch data including ETP interactions.</p> <p>90. Tri Marine will support flag state in identifying any data gaps and provide outreach to UoC vessels to close the gaps.</p> <p>91. Increased at-sea monitoring through increased human observer placements and/or electronic monitoring.</p>
	<b>Expected Outcome:</b>	Data collected is sufficient to measure trends and support a strategy to manage impacts on ETP to ensure UoA poses no threat to species protection and recovery.
		Responsible Party/ies: Tri Marine, Taiwan Fisheries Agency, UoC vessel owners.
<b>Consultation on condition</b>	Letter of support from flag state.	

**Condition 10. 3.2.3 - Compliance and Enforcement**

<b>Performance Indicator</b>	<b>PI 3.2.3 (a) A monitoring, control and surveillance system has been implemented in the fishery and has demonstrated an ability to enforce relevant management measures, strategies and/or rules.</b>	
<b>Score</b>	<b>75</b>	
<b>Justification</b>	<p><b>See rationale for Scoring Indicator a. for PI 3.2.3 (MCS mechanisms) for more information.</b></p> <p>Whilst, in general, an MCS system has been developed and implemented for the fishery, both at the regional (ICCAT) and national (Taiwan) levels there remains uncertainty about the effectiveness of some key aspects of these arrangements (e.g. vessel landing inspections, in port risk-based compliance checks) for key landing ports such as the Port of Spain, and Montevideo. Whereas Cape Town, South Africa, is used for the majority of landings for the UoA vessels, and there is an active inspection representative there; this is not the case for the other two ports which together account for a similar number of landings as Cape Town. MCS risks associated with this lack of inspection capability are compounded when considered alongside the low levels of at sea observer coverage for UoA vessels.</p> <p>These apparent shortcomings in inspection capability and activity in some key ports do not indicate, with a reasonably high level of confidence, an ability to enforce relevant management measures, strategies and/or rules. Therefore SG80 for 3.2.3a is not yet met for Taiwan nationally.</p>	
<b>Condition</b>	By the 3rd surveillance audit, the fishery client shall provide evidence that the monitoring, control and surveillance system implemented in the fishery; in particular an appropriate in-port and risk based vessel inspection regime for key landing ports, has demonstrated an ability to enforce relevant management measures, strategies and/or rules at the national level (e.g. formal vessel inspection procedures that are appropriately resourced and are taking place at the required frequency).	
<b>Milestone Year 1</b>	Surveillance Yr 1: By the first surveillance audit, support TFA in conducting a review of the MCS system and report on the degree to which the existing MCS system, including the port based vessel inspection regime, provides an effective deterrent to non-compliance with both national and regional (ICCAT) management measures. Expected score: 75	
<b>Client Action Plan</b>	<b>Activities:</b>	<p><b>Years 1 &amp; 2:</b></p> <p>92. Refer to Condition 7.</p> <p>93. Support flag state in conducting a review of the fishery's MCS system and identify gaps in the MCS system.</p> <p>94. Support flag state in developing an action plan to address the gaps identified in the review.</p>
	<b>Expected outcome:</b>	Review of MCS system conducted by flag state.
		Responsible Party/ies: Tri Marine, Taiwan Fisheries Agency, UoC vessel owners.
<b>Milestone Year 2</b>	<p>Surveillance Yr 2: By the second surveillance audit, TFA, with support from the client, develops an action plan to address the gaps and any shortcomings identified from the review presented in the year 1 surveillance. With emphasis on any systemic weaknesses in the national MCS system, including implementation of an MCS risk-based vessel inspection regime for key landing ports</p> <p>(e.g. evidence of vessel inspections and protocols). And also addressing any occurrences or significant risks of non-compliant practices identified via the earlier review, or from other analysis. Expected score: 75.</p>	



<b>Client Action Plan</b>	<b>Activities:</b>	Years 1 & 2: 95. Refer to Condition 7. 96. Support flag state in conducting a review of the fishery's MCS system and identify gaps in the MCS system. 97. Support flag state in developing an action plan to address the gaps identified in the review.
	<b>Expected outcome:</b>	Action plan developed to address gaps identified from the review in year 1 Responsible Party/ies: Tri Marine, Taiwan Fisheries Agency, UoC vessel owners.
<b>Milestone Year 3</b>	Surveillance Yr 3: By the third surveillance audit, and guided by the action plan outlined above, provide evidence that the monitoring, control and surveillance system implemented in the fishery, including the risk based vessel inspection regime, is demonstrating the ability to enforce national (e.g. TFA Distant Water Fishing Vessel Permit/Licence Conditions), and regional (e.g. ICCAT Recommendations) management measures, strategies and/or rules. Expected score: 80.	
<b>Client Action Plan</b>	<b>Activities:</b>	98. Support flag state in implementing risk-based vessel inspection regime for key landing ports and collect evidence of vessel inspections. 99. Support flag state in addressing any occurrences or significant risks of non-compliant practices.
	<b>Expected outcome:</b>	Representative evidence that in-port and vessel level MCS system in the fishery is adequate for all UoC landing ports. Responsible Party/ies: Tri Marine, Taiwan Fisheries Agency, UoC vessel owners.
<b>Consultation on condition</b>	Letter of support from flag state.	

## 7.10 Client Action Plan

See Client Action Plan as part of Conditions tables in Section **Error! Reference source not found.**

## 7.11 Surveillance

**Table 34. Fishery surveillance audit**

Surveillance Level	Year 1	Year 2	Year 3	Year 4
Level 6	On-site surveillance audit	On-site surveillance audit	On-site surveillance audit	On-site surveillance audit & re-certification site visit

**Table 35. Timing of surveillance audit**

Year	Anniversary date of certificate	Proposed date of surveillance audit	Rationale
1	May 5, 2022	March 2023	Conduct in advance of anniversary date, and also well after annual ICCAT meeting.
2	May 5, 2022	March 2024	Conduct in advance of anniversary date, and also well after annual ICCAT meeting.
3	May 5, 2022	March 2025	Conduct in advance of anniversary date, and also well after annual ICCAT meeting.
4	May 5, 2022	November 2025	Conduct in parallel with Re-certification site visit, so needs to be delayed somewhat

**Table 36. Surveillance level rationale**

Year	Surveillance activity	Number of auditors	Rationale
1	On-site/off-site	3 auditors	Given the number of conditions across all three Principles, three assessment team members will likely be needed to examine and review the evidence provided to adequately address progress on conditions.
2	On-site/off-site	3 auditors	Given the number of conditions across all three Principles, three assessment team members will likely be needed to examine and review the evidence provided to adequately address progress on conditions.
3	On-site/off-site	2 auditors	By this time, two team members should be sufficient to adequately address the remaining conditions and findings.
4	On-site/off-site	2 auditors	By this time, two team members should be sufficient to adequately address the remaining conditions and findings.

## 7.12 Harmonised fishery assessments

### Atlantic Ocean Harmonized Text – General

## Principle 1

Principle 1 tuna fisheries in the North and South Atlantic Ocean have been the subject of harmonization discussions. In 2021 CAB representative and team members participated in harmonization discussions, which resulted in agreed scores for Principle 1 for albacore stocks in the North and South Atlantic Ocean managed by the ICCAT.

Following the 2016 Harmonization Workshop, CABs have reviewed new information, participated in harmonization discussions and adjusted rationales, and relevant scores. The sections below describe subsequent harmonization discussions in which SCS participated. Currently, all scores are harmonized except for some minor differences in the SG80-100 bracket. These differences do not affect the overall outcome of the Principle 1 assessment.

In 2018, in recognition of different timelines to address Principle 1 conditions across MSC certified tuna fisheries, the MSC required all tuna and tuna-like fisheries (herein, tuna fisheries) certified against MSC Fisheries Standard v1.3 to update to v2.0. Additionally, there are requirements to harmonize timelines for P1 conditions (limited to those concerning harvest strategies and harvest control rules).

In 2020 and again in March 2021 in response to the Covid-19 Derogation issued by MSC, 18 months was added to all P1 fishery conditions, including harmonized conditions.

### North Atlantic Albacore

This fishery overlaps with other fisheries targeting North Atlantic albacore stocks. See Table 37.

**Table 37. Fisheries in the MSC System Considered for Harmonization for Principle 1 for Albacore stocks as of June 2020.**

	Fishery	URL	Status	Principles for Harmonization	Conformity Assessment Body
1	US North Atlantic swordfish, yellowfin, and albacore tuna fishery	<a href="https://fisheries.msc.org/en/fisheries/us-north-atlantic-swordfish-yellowfin-and-albacore-tuna-fishery/@@assessments">https://fisheries.msc.org/en/fisheries/us-north-atlantic-swordfish-yellowfin-and-albacore-tuna-fishery/@@assessments</a>	RE-certified 2018	P1	MRAG
2	North Atlantic albacore artisanal fishery	<a href="https://fisheries.msc.org/en/fisheries/north-atlantic-albacore-artisanal-fishery/@@view">https://fisheries.msc.org/en/fisheries/north-atlantic-albacore-artisanal-fishery/@@view</a>	Certified June 2016	P1	Bureau Veritas
3	Tri Marine Atlantic albacore (Thunnus alalunga) longline fishery	<a href="https://fisheries.msc.org/en/fisheries/tri-marine-atlantic-albacore-longline-fishery/@@view">https://fisheries.msc.org/en/fisheries/tri-marine-atlantic-albacore-longline-fishery/@@view</a>	In Assessment	P1	SCS Global Services

**Table 38. Alignment of Scores for Harmonization**

PI	Tri Marine Atlantic albacore (Thunnus alalunga) longline fishery	North Atlantic albacore artisanal fishery	US North Atlantic swordfish, yellowfin, and albacore tuna fishery	Comments

PI 1.1.1	100	100	100	There was initial agreement among Assessment Teams.
PI 1.2.1	95	95	95	There was initial agreement among Assessment Teams.
PI 1.2.2	<del>80</del> 85*	85	85	After further discussions among assessors and review of the evidence associated with PI1.2.2 SI-a it was concluded that HCRs are expected to keep the stock fluctuating at or above a target level consistent with MSY. The Tri Marine Atlantic albacore score for SI-a was raised from 80 to 100 resulting in a revised overall harmonized score of 85 for PI1.2.2.
PI 1.2.3	80	80	80	There was initial agreement among Assessment Teams.
PI 1.2.4	90	<del>100</del> 90*	<del>100</del> 90*	After further discussions among assessors and review of the evidence associated with PI1.2.4 SI-e it was concluded that the assessment had not been externally peer reviewed. The PI1.2.4 SI-e scores associated with the albacore artisanal fishery and US North Atlantic fishery were down scored from 100 to 80 resulting in a revised overall harmonized of 90 for PI1.2.4.

\* modified after harmonisation discussions

Supporting information	
<i>Describe any background or supporting information relevant to the harmonisation activities, processes and outcomes.</i>	
Assessment teams from MRAG, Bureau Veritas, and SCS coordinated harmonisation discussions via email.	
<b>Was either FCP v2.2 Annex PB1.3.3.4 or PB1.3.4.5 applied when harmonising?</b>	Yes
<b>Date of harmonisation meeting</b>	Harmonization discussion was held via email from June 8, 2021-July 7, 2021
<b>If applicable, describe the meeting outcome</b>	
Agreement found among all Assessment Team members.	

## South Atlantic Albacore

The assessment team was unable to identify any overlapping fisheries for South Atlantic Albacore. The team will update this accordingly as part of the site visit.

## Principle 2

As Principle 2 evaluates fleet specific impacts, the scores may vary based on each fleet's catch behavior and interactions. Therefore, harmonization is considered for consistency, but scores may vary. Explanations for these differences are provided only in cases where results vary more than a score of 15 points on the same performance indicators, among assessments. MSC v2.1 requires additional considerations under Principle 2 for Cumulative Impacts.

v2.01 of the MSC standard requires that any fishery under assessment that has spatial overlap with the Units of Assessment of any other MSC certified fisheries, be explicitly considered in Principle 2 for cumulative impacts. To ensure that the cumulative impact of all MSC fisheries is within sustainable limits, a UoA assessed against standard v2.01 may need to consider the combined impact of itself and other overlapping UoAs. This determination will include other UoAs assessed against earlier versions of the CR (e.g., v1.3). However, the MSC Interpretations log<sup>1</sup> has clarified that "...the first two paragraphs of guidance on 'MSC UoAs and the assessment of cumulative impacts' in Table GSA3 may be taken as a suggestion and does not need to be implemented. The expectation would be that fisheries assessed against v2.0 of the standard shall only be required to consider cumulative impacts with other v2.0 fisheries". In this case SCS has only considered cumulative considerations for this v2.0 fishery, relative to other overlapping v2.0 fisheries.

'Overlapping UoAs' are assessed at different levels depending on which PI is evaluated.

### Primary Species

For P2 primary species, teams need to evaluate whether the cumulative impact of overlapping MSC UoAs hinders the recovery of 'main' primary species. According to FCP v2.1 Table GPB1, PI 2.1.1 a should be harmonized for *'stocks that are 'main' in both UoAs, harmonise status relative to PRI (at SG60,80 and 100), and if below PRI, harmonise cumulative impacts at SG80 (not at SG60).'*

Bigeye and blue shark (north and southern stocks) are the only main primary species in this fishery for which consideration of the cumulative impacts of all versions 2.01 fisheries would apply. The overall status of Atlantic Bigeye, North Atlantic Blue Shark, and South Atlantic Blue shark stocks are discussed in PI 2.1.1.

The assessment team has identified other fisheries and scores related to Atlantic bigeye tuna as shown below. No harmonization was needed based on the alignment of scores under 2.1.1(a). The assessment team also examined the classification of blue shark under other Atlantic longline MSC assessments, and though they are considered managed and therefore primary under the MSC Standard, they were considered "minor" rather than primary in other fisheries examined.

**Table 39. Comparison of scores for primary main species, Atlantic bigeye, across a sample of other MSC assessments.**

<u>Fishery name</u>	<u>CAB</u>	<u>Report Version</u>	<u>2.1.1(a)</u>	<u>Comments</u>
---------------------	------------	-----------------------	-----------------	-----------------

<b>Standard v2.0/2.01</b>	<b>-</b>	<b>-</b>	<b>-</b>	<b>-</b>
<u>Sant Yago TF Unassociated purse seine Atlantic yellowfin tuna fishery</u>	<u>Bureau Veritas</u>	<u>PCR Scope Ext May 2021</u>	<u>60</u>	-
<u>US North Atlantic swordfish, yellowfin, and albacore tuna fishery</u>	<u>MRAG</u>	<u>PCR Re-Assess 2017</u>	<u>&lt;60</u>	<u>failed SG60 under (a), passed SG80 under (c)</u>
<u>AGAC four oceans Integral Purse Seine Tropical Tuna Fishery</u>	<u>Lloyds</u>	<u>Final Draft Report Nov 2021</u>	<u>60</u>	-
<u>North West Atlantic Canada longline swordfish</u>	<u>Lloyds</u>	<u>PCR Re-Assess 2016</u>	<u>&lt;60</u>	<u>failed SG60 under (a), passed SG80 under (c)</u>
<u>Tri Marine Atlantic Albacore longline fishery</u>	<u>SCS</u>	<u>CPRDR Nov 2021</u>	<u>60</u>	

### **Secondary Species**

For secondary species, cumulative impacts only need to be considered in cases where two or more UoAs have 'main' catches that are 'considerable', defined as a species being 10% or more of the total catch. The MSC requires that 2.2.1 a is harmonized for stocks that are 'main' in both UoAs, harmonise status relative to Biologically Based Limits (at SG60, 80, and 100), and if below Biologically Based Limits, harmonise cumulative impacts at SG80 (not at SG60) (FCP v2.1, Table GPB1).

The other main secondary species are bait, which during the initial assessment are believed to primarily consist of Pacific sardine/European pilchard. No other MSC fisheries have identified the Pacific sardine and European pilchard as main secondary species and therefore cumulative impacts do not need to be assessed. As more information regarding the bait species provenance is gathered, the assessment team will ensure cumulative impacts are considered, if necessary.

### **ETP Species**

For ETP species, the combined impacts of MSC UoAs need to be evaluated at 2.3.1 a only in cases where there are any national and/or international requirements that set catch limits for ETP species applicable to both UoAs (at SG60, 80 and 100), and cumulative effects of the UoAs at SG80 and SG100 (not at SG60) (Table GPB1). As there are no catch limits for ETP species in this fishery, consideration of cumulative impacts is not required.

### **Habitat**

For habitats, fisheries are required to harmonize for 2.4.1 b regarding recognition of VMEs where both UoAs operate in the same 'managed area/s' (see Guidance to the MSC Fisheries Standard) and for 2.4.2 a,c at SG100 since all fishery impacts are considered (not at SG60 or 80) (Table GPB1).

The requirements here aim to ensure that vulnerable marine ecosystems (VMEs) are managed such that the impact of all MSC UoAs does not cause serious and irreversible harm to VMEs. The Tri Marine Atlantic Albacore fishery does not interact with any VME habitat. Harmonization is not required for Principle 2 at this stage.

## **Principle 3**

Harmonisation requirements for Pls 3.1.1 – 3.1.3 is situation dependent. If both UoAs are part of the same larger fishery or fleet or have stocks in either P1 or P2 that are at least partially managed by the same jurisdiction(s) (nation states, RFMOs, or others) or under the same agreements, then the fisheries are required to be harmonized (FCP v2.1, Table GPB1). Harmonisation may sometimes be possible for those management arrangements that apply to both UoAs (noting the limitations accepted in GPB1.3). The MSC accepts that it may be impractical to attempt full harmonisation, due to the large number of fisheries that may be managed under the relevant policy framework, and the differences in application between them.

Pl's 3.2.1 – 3.2.4, harmonization is also situation dependent and required when both UoAs have stocks within either P1 or P2 that are at least partially managed by the same jurisdiction(s) (nation states, RFMOs, or others) or under the same agreements. Harmonisation is needed for those management arrangements that apply to both UoAs e.g. at the RFMO level but not the national level in the case of 2 separate national fleets both fishing the same regional stock.

In the fisheries identified which operate in the Atlantic, only partial harmonization applies given no other MSC fisheries identified are flagged to Taiwan. As a result, no fisheries are listed below.

### 7.13 List of 30 Vessels in the UoC

No.	Vessel Name	Vessel Flag	IMO #	Fishing Area(s)	ICCAT Number	Reg. Number	Length (m)	Vessel Size (GRT)
1	YUN MAO NO.1	Taiwan	9876581	AT-S	AT000TAI00300	CT6-1507	38.6	282
2	YUN MAO NO.102	Taiwan	9889203	AT-S	AT000TAI00304	CT6-1519	38	282
3	YUN MAO NO.168	Taiwan	9776315	AT-S	AT000TAI00274	CT6-1449	38	268
4	YUN MAO NO.8	Taiwan	9899868	AT-S	AT000TAI00305	CT6-1522	38.6	288
5	YUH MAO NO.106	Taiwan	8417792	AT-S	AT000TAI00072	CT6-1036	48.6	437
6	YUN MAO NO.101	Taiwan	9911953	AT-S	AT000TAI00306	CT6-1524	37.65	272
7	SHENG MAO NO.222	Taiwan	8648406	AT-S	AT000TAI00110	CT6-1042	49.7	458
8	FU MAO NO.268	Taiwan	9395812	AT-S	AT000TAI00165	CT7-0594	56.13	530
9	CHIEN JUI NO.102	Taiwan	8417065	AT-S	AT000TAI00007	CT6-1004	48.6	436.33
10	CHIEN TSAO NO.322	Taiwan	8417077	AT-S	AT000TAI00009	CT6-1003	48.6	436.33
11	CHIN LIANG MEI	Taiwan	8648262	AT-S	AT000TAI00048	CT6-1021	48.6	436
12	CHIN CHANG LONG	Taiwan	8648212	AT-S	AT000TAI00223	CT6-1013	47.84	363
13	RUEY I SHYANG NO.101	Taiwan	8749470	AT-S	AT000TAI00250	CT5-1690	36	191
14	RUEY I SHYANG NO.102	Taiwan	8749482	AT-S	AT000TAI00251	CT5-1691	36	191
15	MAAN FARN NO.668	Taiwan	9176345	AT-S	AT000TAI00214	CT6-1353	53.15	483
16	KUANG YING 3	Taiwan	9806548	AT-S	AT000TAI00283	CT6-1470	39.96	356
17	KUANG YING 12	Taiwan	9880087	AT-S	AT000TAI00301	CT6-1514	41.6	360
18	YING CHIN HSIANG NO.101	Taiwan	9230828	AT-N/S	AT000TAI00239	CT7-0564	56.57	599
19	RUEY I SHYANG NO.103	Taiwan	9743942	AT-N	AT000TAI00267	CT6-1423	38	263
20	RUEY I SHYANG NO.106	Taiwan	9743954	AT-N	AT000TAI00268	CT6-1430	38	263
21	MAAN FWU NO.666	Taiwan	9763825	AT-N	AT000TAI00273	CT6-1440	41.64	350
22	MAAN FWU NO.188	Taiwan	9820221	AT-N	AT000TAI00288	CT6-1485	41.6	367
23	MAAN FARN NO.168	Taiwan	9795531	AT-N	AT000TAI00280	CT6-1466	39.86	338
24	MAAN FARN NO.1	Taiwan	9778284	AT-N	AT000TAI00278	CT6-1438	39	326



No.	Vessel Name	Vessel Flag	IMO #	Fishing Area(s)	ICCAT Number	Reg. Number	Length (m)	Vessel Size (GRT)
25	CHEN HSING NO.1	Taiwan	8648248	AT-N	AT000TAI00286	CT6-1278	52.65	495
26	FULL ALWAYS	Taiwan	8648133	AT-N	AT000TAI00303	CT6-1103	48.75	419.16
27	HUNG YU NO.122	Taiwan	8431293	AT-N/S	AT000TAI00248	CT7-0172	56.5	722
28	HUNG CHUAN NO.212	Taiwan	8648183	AT-N/S	AT000TAI00234	CT7-0529	56.49	529
29	HUNG YU NO.212	Taiwan	9178252	AT-N/S	AT000TAI00264	CT7-0579	55.9	536
30	HUNG CHUAN NO.336	Taiwan	8676271	AT-N/S	AT000TAI00184	CT6-1300	53	487

## 7.14 Certificate Sharing



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Ms. Gabriela Anhalzer  
Program Director  
SCS Global Services  
2000 Powell Street, Ste. 600  
Emeryville, CA 94608  
USA

15 April 2021

Dear Gabriela,

**RE: CERTIFICATE SHARING MECHANISM – MSC CERTIFICATION OF THE NORTH AND SOUTH ATLANTIC LONGLINE FISHERIES**

This letter serves as notice that only fishers operating within the Tri Marine North and South Atlantic Longline Fishery will be covered by the proposed MSC fisheries certificate. Once MSC certification is obtained, Tri Marine is willing to selectively share the certificate with eligible new vessels fishing in the ICCAT Convention Area.

Certificate sharing is contingent upon written agreement that other eligible fishers will comply with all policies, terms and conditions previously agreed to by Tri Marine and applicable to fishers originally covered under the certificate. Terms regarding the sharing of costs relating to the MSC certification and surveillance audit costs will be discussed and agreed by Tri Marine and other eligible fishers.

Yours sincerely,

A handwritten signature in blue ink that reads 'A Hamilton'.

Amanda Hamilton  
Senior Manager – Fisheries Policy & Regulation  
Tri Marine International Pte Ltd.

## 7.15 Letter of Support – Taiwan Fisheries Agency



行政院農業委員會漁業署  
FISHERIES AGENCY  
Council of Agriculture, Executive Yuan  
8F, No.100, Sec. 2, Heping W. Rd., Taipei, Taiwan  
TEL: 886-2-2383-5888 FAX: 886-2-2332-7366 <http://www.fa.gov.tw>

March 23<sup>th</sup>, 2021

Gabriela Anhalzer  
Program Director  
SCS Global Services  
200 Powell Street, Ste. 600  
Emeryville, CA 94608  
USA

**RE: TRI MARINE ATLANTIC ALBACORE LONGLINE FISHERY MSC  
CERTIFICATION**

Dear Ms. Anhalzer,

Taiwan Fisheries Agency (TFA) fully supports the efforts by Tri Marine in pursuing re-certification of its Tri Marine Atlantic Albacore Longline Fishery under the MSC fisheries standard.

TFA is committed to work with the client group and other stakeholders to implement the client action plan to address conditions of certification.

Yours sincerely,

Chih-Sheng Chang  
Director-General  
Fisheries Agency of Taiwan

## 8 Template information and copyright

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### Template version control

Version	Date of publication	Description of amendment
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1.1	29 March 2019	Minor document changes for usability

A controlled document list of MSC program documents is available on the [MSC website](http://msc.org) (msc.org)

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