Print Time: 113.11.25 04:35

Content

Title: Regulations for Tuna Longline Fishing Vessels Proceeding to the Atlantic Ocean for Fishing Operation Ch

Date: 2019.04.12

Legislative: The full text of 75 articles promulgated on 20 January 2017 by the Council of Agriculture, Executive Yuan under Order No. Nung-yu-tzu 1061332010.

> Part of these Regulations amended and promulgated on 30 January 2018 by the Council of Agriculture, Executive Yuan under Order No. Nung-yu-tzu 1061339879.

Part of these Regulations, Appendix 4 of Article 6, Appendix 13 of Article 61, and Appendix 15 of Article 72-1 amended and promulgated on 12 April 2019 by the Council of Agriculture, Executive Yuan under Order No. Nung-yu-tzu 1081333615.

Content: Chapter I General Principles

Article 1

These Regulations are hereby established pursuant to Article 6, paragraph 2; Article 10, paragraph 2; Article 11, paragraph 3; and Article 24, paragraph 2 of the Act for Distant Water Fisheries (hereinafter referred to as "the Act").

Article 2

Terms used in these Regulations are defined as follows:

- (1) "Tuna longline fishing vessel" means any fishing vessel targeting highly migratory fish species such as tunas, billfishes, sharks, skipjacks, or mahi mahi with longline fishing gears.
- (2) Independent third party" means any of the following institutions recognized by the competent authority:
- i.For Japan:
- (i)Shinken Corporation.
- (ii) Nippon Kaiji Kentei Kyokai, Incorporated Association.
- ii. For areas excluding Japan: the verifying institution which obtains the accreditation for management system certification from the Taiwan Accreditation Foundation (TAF).
- (3) "Carrier vessel" means the following vessels that conducts the transshipment of catches from tuna longline fishing vessel(s) to itself and transports to ports:
- i. 'Carrier vessel of the Republic of China' refers to the carrier vessel which has the fishing license of the Republic of China.
- ii. 'Foreign carrier vessel' refers to the carrier vessel, excluding container vessel, which has the valid nationality certificate of the flag State of a foreign country.

Article 3

Fishing vessels proceeding to the Atlantic Ocean to catch highly migratory species such as, tunas, billfishes, sharks, skipjack, or mahi mahi shall

limited to tuna longline fishing vessels of 100 Gross Tonnage (GT) and

The area of the Atlantic Ocean is as shown in Appendix 1.

"Regulations for Fishing Vessels Conducting Southern Bluefin Tuna Fishery"

shall also be applied to any tuna longline fishing vessel catching

southern bluefin tuna.

Article 4

Tuna longling fishing vessels proceeding to the Atlantic Ocean for fishing operation are categorized, in accordance with the catch species, into the following groups and fishing areas, which are as shown in Appendix 2 and 3:

- (1) Bigeye tuna group: targeting bigeye tuna. The fishing area is north of 25°S to south of 25°N.
- (2) North albacore tuna group: targeting north Atlantic albacore tuna. The fishing area is north of 10°N and west of 45°W, and north of 5°N, excluding the Mediterranean Sea.
- (3) South albacore tuna group: targeting south Atlantic albacore tuna. The fishing area is south of $10^{\circ}\mathrm{S}$

Any tuna longline fishing vessel shall fish only within the fishing area(s)

permitted by the competent authority.

Article 5

Limits on the number of tuna longline fishing vessels fishing in the Atlantic

Ocean are as follows:

- (1) Bigeye tuna group: the number of fishing vessels is limited to 56.
- (2) North albacore tuna group: the number of fishing vessels is limited to

8.

(3) South albacore tuna group: the number of fishing vessels is limited to

30.

Chapter II Application and Issuance of the Distant Water Fisheries Permit Article 6

Any distant water fisheries operator intending to apply for the distant water

fisheries permit(s) for his/her fishing vessel(s) to fish in the Atlantic Ocean

in the following year shall fill in the application form, formats of which are

as shown in Appendix 4 and 5, in accordance with types of fishing vessels and

groups () and submit it with the following documents:

(1) A copy of the valid fishing license which shall contain the International

Maritime Organization (IMO) ship identification number or Lloyd's Register (LR)

number.

(2) The color photograph of the fishing vessel no older than three years. The

photograph must show a stem-to-stern side view of the vessel; clearly and legibly

display the vessel name and international radio call sign; be in the form of a

single electronic file and have a resolution of at least 150 pixels per inch at a

size of 6 by 8 inches; and be no greater than 500 kilobytes (kB) in size.

(3) The document certified by the commissioned professional institution that

the automatic location communicator (ALC) on board the fishing/catching vessel can

regularly and normally transmit vessel positions.

(4) The document certified by the commissioned professional institution that

the electronic logbook (E-logbook) system on board the fishing vessel/catching can

normally transmit catch data.

(5) The vessel tracking agreement form serving as an authorization allowing the

competent authority and the international fisheries organization to track vessel

positions. He who has provided such form shall be exempted from this provision.

Article 7

Any fishing vessel that applies for the distant water fisheries permit of the bigeye

tuna group for the following year shall meet any of the following conditions:

(1) It belongs to the bigeye tuna group in the current year with the competent

authority's approval.

(2) It is a newly built fishing vessel which has received the replacement tonnage

of a fishing vessel of the bigeye tuna group.

Any fishing vessel that applies for the distant water fisheries permit of the north

albacore tuna group for the following year shall meet any of the following conditions:

(1) It was approved by the competent authority, before 30 November 2014, as the

fishing vessel of the north albacore tuna group.

(2) It is a newly built fishing vessel which has received the replacement tonnage

of a fishing vessel approved by the competent authority, before 30 November 2014, as

the fishing vessel of the albacore tuna group.

Any fishing vessel that applies for the distant water fisheries permit of the south

albacore tuna group for the following year shall meet any of the following conditions:

(1) It belongs to the south albacore tuna group in the current year with the

competent authority's approval.

(2) It is a newly built fishing vessel which has received the replacement tonnage

of a fishing vessel of the south albacore tuna group.

Article 8

For the application of the distant water fisheries permit of the following year, the

documents prescribed in Article 6 shall be submitted in accordance with the following

procedures and deadline:

(1) For any distant water fisheries operator that is a member of the Taiwan Deep

Sea Tuna Boat-owners and Exporters Association (hereinafter referred to as "Tuna

Association"), it shall apply to the Tuna Association before October 15 of the current

year, which shall compile the applications in accordance with the groups for delivery to

the competent authority before October 31 of the current year.

(2) For any distant water fisheries operator that is not a member of the

Association, he/she shall apply to the competent authority before October 31 of the

current year.

(3) For any distant water fisheries operator of carrier vessel(s) of the Republic

of China, he/she shall apply to the competent authority before October 31

of the current vear.

Article 9

The distant water fisheries operator who has obtained the distant water fisheries permit

of bigeye tuna group may apply to the competent authority to fish in the north albacore

tuna fishing area or the south albacore tuna fishing area from April to September of the

current year, notwithstanding the application procedures and deadline prescribed in

Article 8.

Article 10

In the event that the number of fishing vessels obtaining the distant water fisheries

permits of the north albacore tuna group does not reach the limit of the current year,

the competent authority may announce in due course to accept applications from the fishing

vessel(s) which has obtained the permit of south albacore tuna group, notwithstanding the

application deadline prescribed in Article 8.

In the event that the number of applying fishing vessels as referred to in the preceding

paragraph exceeds the limit, the Tuna Association shall draw lots to decide the priority

in an equitable and impartial manner and deliver the list of vessel priority to the

competent authority for approval.

Article 11

In case of any of the following conditions, the distant water fisheries operator may

submit the documents prescribed in Article 6 and apply for the distant water fisheries

permit from the competent authority, notwithstanding the application deadline prescribed

in Article 8:

- (1) The distant water fisheries operator of a fishing vessel has changed;
- (2) The distant water fisheries operator has obtained the fishing license for the

chartered fishing vessel;

(3) The distant water fisheries operator has obtained the fishing license for the

newly-built fishing vessel;

(4) The distant water fisheries operator who resumes the operation after the

suspension of the operation authorized pursuant to Article 11 of the Fisheries Act has

expired;

(5) The distant water fisheries operator applies for the renewal of the expired

fishing license;

(6) The suspension of the fishing license has been executed completely or the fine

imposed has been paid up; or

(7) Addition of fishing area(s) for a carrier vessel which has obtained the

distant water fisheries permit of the current year.

Article 12

A certificate of distant water fisheries permit will be issued to the

application of

approved by the competent authority. The maximum period of validity of the permit

shall be one year, and shall not exceed that of the fishing license.

The certificate of distant water fisheries permit shall record, both in Chinese and

English, the following:

- (1) The number of the certificate;
- (2) The name, CT number, GT, length overall (LOA) and fisheries type of the

fishing vessel;

- (3) Name of the distant water fisheries operator;
- (4) The authorized fishing Ocean, group, fishing area(s), and fishing period;
- (5) The International Radio Call Sign (IRCS); and
- (6) The IMO ship identification number or LR number.

The distant water fisheries operator shall place onboard the fishing vessel a copy

of the valid distant water fisheries permit in case of inspection.

Article 13

Any tuna fishing vessel intending to interchange the groups or fishing Oceans shall

apply for the application to the competent authority.

In the event that a tuna longline fishing vessel intends to change the group or

fishing Ocean with other fishing vessel, the following provisions shall be met:

(1) Distant water fisheries operators of both vessels are members of the Tuna

Association;

- (2) Both vessels have the valid certificates of distant water fisheries permits;
- (3) The fishing vessel intending to change to the bigeye tuna group shall be

equipped with ultra-low temperature devices, and its distant water fisheries operator

has made a guarantee letter to assume the duty from the original fishing vessel of

bigeye tuna group to pay the

reimbursement of the vessel reduction program;

(4) For any fishing vessel intending to change to the north albacore tuna group,

there shall be no other vessel in the list of vessel priority to fill in the vacancy

in accordance with Article 10 in the current year; and

(5) The penalty of suspending the fishing license has been completely executed.

For any fishing vessel approved to change the group or fishing Ocean, documents

shall be provided to prove the fish holds have been empted and the certificate of

the distant water fisheries permit originally issued shall be returned for the

issuance of the new certificate of distant water fisheries permit after the change

of fishing Ocean or group.

Chapter III Fishing Vessel and Fishing Gear markings

Article 14

Fishing vessels shall be marked with vessel markings, including, at least, the Chinese

and English vessel name, name of registry port, CT numbers and IRCS. The characters and

the edges of characters shall maintain clear and identifiable at all times.

Where fishing vessels are fishing or berthing at ports, the IRCS shall be displayed clearly

identifiable for the sighting by other vessels from the water surface or airplanes from $\,$

the air.

Article 15

The IRCS of a fishing vessel is its radio call sign.

Vessel markings shall be painted with marine coating. Characters of the Chinese vessel name

shall be block letters, and the numbers may be Arabic numerals. Characters of the English

vessel name, CT numbers and the IRCS shall be capital letters and Arabic numerals. The

height, width, and colors of characters shall meet the specifications as shown in

Appendix 6.

Article 16

Vessel markings shall be placed in accordance with the following:

(1) The Chinese vessel name shall be placed on the port bow and the starboard bow, and the

center of stern or port quarter or starboard quarter, where the vessel name is clearly visible.

(2) The English vessel name shall be placed on the port bow and the starboard bow, and the

center of stern or port quarter or starboard quarter, under the Chinese vessel name.

(3) The CT numbers shall be placed on the port bow and the straboard bow, under the English

vessel name.

(4) The IRCS shall be placed above the waterline on both sides of any fishing vessels and

on a deck where the IRCS is not obscured by fishing gear(s), and shall be clear of the bow,

stern, discharge or

areas which might be prone to damage or discoloration. In case that the lowest edge of

characters is under the waterline when the fish holds are full, the IRCS shall be placed on

the fishing vessel's superstructure.

Article 17

Fishing gear(s) of any tuna longline fishing vessel shall be equipped with signal flags, radar

reflector buoys or other similar devices so as to identify the position(s) and fishing area(s).

Chapter IV Fishing Gears and Methods, and Mitigation Measures for Incidental Catch

Article 18

For any tuna longline fishing vessel navigating through the water under national jurisdiction

of any foreign country, all fishing equipments on board shall be stowed and secured, and such

vessel shall not conduct activities such as arrangement of fishing gears or fishing, except

that it has engaged in fisheries cooperation with the foreign country concerned.

Article 10

Any tuna longline fishing vessel shall carry on board the line cutter, dehooker and scoop/dip

net, formats of which are as shown in Appendix 7, to release incidentally caught seabirds and sea turtles.

Article 20

Any tuna longline fishing vessel fishing in the Atlantic Ocean shall use the seabird mitigation

measures, specifications of which are as shown in Appendix 8, in accordance with the following

provisions:

(1) Any fishing vessel fishing in the area south of 20°S to 25°S shall use tori lines during

fishing, and shall carry on board at least one spare set.

(2) Any fishing vessel fishing in the area south of 25°S shall, in addition to tori lines, use weighted branch lines.

Chapter V Catch Limits or Quotas

Article 21

For the purpose of these Regulations, the species with catch limit (hereinafter referred to as

"fish species with catch limit") as referred to in subparagraph (7) of Article 13, paragraph

1 of the Act means bigeye tuna, north Atlantic albacore tuna, south Atlantic albacore tuna,

north Atlantic swordfish, south Atlatic swordfish, blue marlin, white marlin, and longbill spearfish.

Article 22

The annual total catch quota (unprocessed round weight, hereinafter the same when referring

to "quota" in the following provisions) of the Republic of China in the Atlantic Ocean and

the quota for individual tuna longline fishing vessel shall be promulgated by the competent

authority in accordance with the conservation and management measures.

In the event that the total catch amount of the species with catch limit has reached 95% of

the annual total catch quota as referred to in the preceding paragraph, the competent authority

may order the whole tuna longline fishing fleet to stop catching the concerned species by a deadline.

The period for using the quota as referred to in paragraph 1 shall be from January 1 to December

31 of the current year.

The total remaining quota of the current year in the Atlantic Ocean may be arranged by the competent authority.

Article 23

The distant water fisheries permit of the current year shall be obtained for granting the quota of the current year to the tuna longline fishing vessel.

For any tuna longline fishing vessel that has not obtained the distant water fisheries permit of

the entire year, the quota shall be granted in accordance with the percentage that the number of

month(s) approved accounts for the whole year. Notwithstanding such provision, in the event that

the ownership of any tuna longline fishing vessel transfers and the quota used by the original

distant water fisheries operator exceeds the percentage that the number of month(s) approved

accounts for the whole year, the unused quota of such tuna longline fishing vessel in the current

year shall be granted to the new distant water fisheries operator.

In case of any of the following circumstances, the competent authority shall retrieve the unused

quota of the tuna longline fishing vessel concerned in the current year:

- (1) Loss of a tuna longline fishing vessel.
- (2) Revocation or withdrawal of the fishing license imposed by the competent authority.
- (3) Revocation or withdrawal of the distant water fisheries permit imposed by the competent authority.

Article 24

The catch amount of the fish species with catch limit for any tuna longline fishing vessel shall

not exceed the quota allocated to the individual vessel for the current year. In case of excess,

the annual quota of such fishing vessel for the following year shall be deducted accordingly.

In the event that the catch amount of the fish species with catch limit of any tuna longline

fishing vessel has reached 90% of the individual vessel quota, the competent authority may order

such vessel to stop catching the concerned species by a deadline.

Article 25

In case of any of the following conditions, the competent authority shall grant the quota of the

current year in accordance with the percentage that the number of month(s) the tuna longline

fishing vessel actual fishes accounts for the whole year; shall retrieve the quota on a pro-rata

basis from the tuna longline fishing vessel which has been granted the quota; or shall deduct the

quota allocated for the following year in the event that the quota of the current year is unable

to be retrieved from the vessel:

- (1) The tuna longline fishing vessel is punished by the competent authority of the suspension
- of the fishing license for one month and above.
- (2) The tuna longline fishing vessel is detained in the port by foreign government.

For any fishing vessel approved to be engaged in fisheries cooperation by means of being chartered,

the quota shall not be granted to such vessel during the period of such fisheries cooperation. In

case that the quota has been granted, the competent authority shall retrieve the quota of the current

year in accordance with the percentage that the number of month(s) for fisheries cooperation accounts

for the whole year. In case that the quota of the current year is unable to be retrieved, the

competent authority shall deduct the quota allocated for such vessel in the following year.

Article 26

For the tuna longline fishing vessel which changes the fishing Ocean or group with other vessel

pursuant to Article 13, its individual vessel quota for the remaining period of its permit shall be

the remaining quota of that other vessel, and its annual individual vessel quota of bigeye tuna shall

be limited to 330 metric tons.

Article 27

In the event that the following requirements are met, the bigeye tuna quota of a fishing vessel of the

bigeye tuna group may, through the coordination of the Tuna Association which reports to the competent

authority for approval, be transferred to other fishing vessel(s) of the bigeye tuna group:

(1) The bigeye tuna quota of the receiving fishing vessel shall not exceed 330 metric tons after the

transfer; and

(2) Both the transferring and receiving fishing vessels shall not have been imposed upon any

punishment pursuant to Article 35, 36 or 40 of the Actin the current year.

(3) In case that the transferring or receiving fishing vessel has been imposed upon a fine or the

suspension of the fishing license pursuant to Article 41 of the Act in the current year, such punishment

has been paid or executed completely.

In the event that any fishing vessel of the bigeye tuna group has transferred accumulated 30 metric tons

of bigeye tuna quota, it shall enter into a port for stop fishing for one month in the current year; for

the transfer of accumulated 60 metric tons of bigeye tuna quota, it shall enter into a port for stop

fishing for two months, and so forth.

For the fishing vessel entering into a port for stop fishing in accordance with the preceding paragraph,

the starting and ending dates of the period and the berthing location shall be specified at the time when

applying for the approval of transferring quota from the competent authority.

Article 28

In the event that the following requirements are met, the albacore tuna quota of a fishing vessel of the

north albacore tuna group or the south albacore tuna group may, through the coordination of the Tuna

Association which reports to the competent authority for approval, transfer to other fishing vessel(s)

of the same group:

(1) The albacore tuna quota of the receiving fishing vessel shall not exceed 550 metric tons after

the transfer; and

(2) Both the transferring and receiving fishing vessels shall not have been imposed upon any

punishment pursuant to Article 35, 36 or 40 of the Act in the current year.

(3) In case that the transferring or receiving fishing vessel has been imposed upon a fine or the

suspension of the fishing license pursuant to Article 41 of the Act in the current year, such punishment

has been paid or executed completely.

In the event that any fishing vessel of the north or south albacore tuna group has transferred accumulated

30 metric tons of albacore tuna quota, it shall enter into a port for stop

fishing for one month in the

current year; for the transfer of accumulated 60 metric tons of albacore tuna quota, it shall enter into a

port for stop fishing for two months, and so forth.

For the fishing vessel entering into a port for stop fishing in accordance with the preceding paragraph,

the starting and ending dates of the period and the berthing location shall be specified at the time when

applying for the approval of transferring quota from the competent authority.

Article 29

The competent authority may, depending on the catch amount of each species in the current year, reallocate

the total remaining quota of the Atlantic Ocean.

The re-allocated quota acquired in accordance with the preceding paragraph shall not be transferred.

Article 30

The competent authority may, after July of each year, announce the additional bigeye tuna quota that can be applied for.

For the application of the additional quota as referred to in the preceding paragraph, the fishing vessel

shall be of bigeye tuna group, and have received the bigeye tuna quota from other vessel(s) or received

from the competent authority the reallocated bigeye tuna quota as referred to in Article 29, and its

accumulated 330 metric tons of bigeye tuna quota has been used up to 70%.

The additional bigeye tuna quota acquired in accordance with the preceding paragraph shall not be transferred.

Article 31

The competent authority may grant premium quota to the tuna longline fishing vessel which cooperates with

the competent authority to carry out relevant experiments, researches or management measures.

The premium quota as referred to in the preceding paragraph shall not be transferred.

Article 32

For any fishing vessel of the bigeye tuna group that obtains the permit to fish in the north albacore

tuna fishing area or the south albacore tuna fishing area pursuant to Article 9, the competent authority

shall allocate, in accordance with the number of months approved, 33.3 metric tons of north or south

albacore tuna quota per month to individual vessel, and the bigeye tuna quota of such vessel shall be

deducted by 10 metric tons per month which will be retrieved by the competent authority for arrangement.

Chapter VI Management of Vessel Position Reporting Article 33

The ALC on board shall be maintained functional at all time, whether at sea or in port.

The ALC onboard any tuna longline fishing vessel or carrier vessel of the Republic of China shall

automatically transmit at least one vessel position in every hour.

Fees for the services and communications of the ALC shall be borne by distant water fisheries operators.

The competent authority may subsidize depending on the financial situation of the government.

Except for the purpose of repair or replacement approved by the competent authority, any ALC which has

been installed on board and has transmitted a vessel position shall not be removed from the fishing vessel.

Article 34

In case that a fishing vessel needs to stay in a domestic port for three days and above; or in a foreign

port for dry docking; or in a foreign port for seven days and above, its distant water fisheries operator

may apply to the competent authority with documentary proof for switching off the ALC, which may only be

switched off after obtaining approval.

In the case of a fishing vessel applying for switching off the ALC during its stay in a foreign port for

the purposes except for dry docking, a photograph showing the berthing of such fishing vessel shall be

provided weekly. The competent authority may order to switch on the ALC concerned in case of failing to provide the photograph in due course.

The period of switching off the ALC as approved in accordance with paragraph 1 shall not exceed six

months for each application. Extension may be applied by the distant water fisheries operator concerned

in accordance with paragraph 1 before the period is expired.

Any fishing vessel shall not leave the port during the period of switching off the ALC.

In the event that the ALC onboard is rebooted, the fishing vessel may only leave the port after the

commissioned professional institution has confirmed that such ALC can regularly and normally transmit vessel positions.

Article 35

Any fishing vessel shall carry at least one spare set of ALC on board.

In case that the identification number of ALC on board has been changed, the distant water fisheries

operator shall notify the competent authority or the commissioned professional institution in writing.

Article 36

The ALC is deemed as signal-lost in the event that the commissioned professional institution has not

received positions automatically transmitted by the ALC four times consecutively. In the event that the

ALC is signal-lost for three consecutive days, it is deemed as malfunction.

The malfunctioning ALC shall be repaired no later than 30 days.

In the event that the ALC on board is signal-lost or mal-functional, the distant water fisheries operator

or the captain shall immediately send information related to vessel positions by facsimile to the

commissioned professional institution. The vessel positions shall be

recorded by automatic recording

satellite navigator for perusal in later days. The format of the facsimile is as shown in Appendix 9.

The transmit of vessel positions as referred to in the preceding paragraph shall be every four hours for

any tuna longline fishing vessel and carrier vessel of the Republic of China.

For any fishing vessel with spare set of ALC on board, it shall report to the competent authority of using

the spare set during the mal-function of the ALC. In case that the spare set is also mal-functional, the

spare set from other fishing vessel may be deployed after obtaining the competent authority's approval.

Article 37

In the event that the ALC onboard is deemed as signal-lost for an accumulative period of 15 days and above

during one fishing trip, the competent authority may order such fishing vessel to stop fishing immediately

and directly navigate to a designated port within the required timeframe for repair and inspection(s)

conducted by personnel dispatched by the competent authority, andthe vessel shall not leave the port until

the commissioned professional institution has confirmed that such ALC can regularly and normally transmit vessel positions.

Any expense incurred from port return, port entry and confirmation of position transmitting as referred to

in the preceding paragraph shall be borne by the distant water fisheries operator.

Article 37-1

For any fishing vessel that is not within the water under the national jurisdiction of the Republic of China

and without a valid distant water fisheries permit, it shall still maintain its ALC operational year-round,

and Article 33 to 37 shall apply to such vessel.

Chapter VII Logbooks and Catch Reports Article 38

In the event that any tuna longline fishing vessel leaves a port, its captain shall daily report catch data

through the E-logbook system designated by the competent authority, and shall also fill in the logbooks

designated by the competent authority. Catch reports shall be filled in completely and accurately, and where

the catch amount is zero, catch reports shall be filled in as well.

In case that there is any discrepancy between any datum recorded in the E-logbook system and the logbook,

the datum recorded in the E-logbook system shall prevail.

In case that the E-logbook system fails to report catch data on the day, the distant water fisheries operator

or the captain shall transmit catch data via facsimile to the competent authority or the commissioned

professional institution next day. Such catch data shall be signed by the distant water fisheries operator or the captain.

In the event that the E-logbook system fails to report catch data for five consecutive days, it is deemed as

mal-function. The malfunctioning E-logbook system shall be repaired no

later than 30 days.

In the event that the E-logbook system onboard is deemed as mal-functional for an accumulative period of 15

days and above during one fishing trip, the competent authority may order such fishing vessel to stop fishing

immediately and directly navigate to a designated port within the required timeframe for repair and

inspection(s) conducted by the personnel dispatched by the competent authority, and the vessel shall not leave

the port until the commissioned professional institution has confirmed that such E-logbook system can normally transmit data.

Any expense incurred from port return, port entry and confirmation of Elogbook system as referred to in the

preceding paragraph shall be borne by the distant water fisheries operator.

Article 39

Any fishing vessel of the bigeye tuna group that catches albacore tuna or swordfish in the sea area north of

 $5\,^{\circ}\text{N}$ shall record such catches on the E-logbook system and the logbooks as north Atlantic albacore tuna or

north Atlantic swordfish. In case of catching such catches in the sea area south of 5°N, such catches shall

be recorded as south Atlantic albacore tuna or south Atlantic swordfish.

Article 40

Any tuna longline fishing vessel shall not catch southern bluefin tuna without permission, and in case of

bycatch, the fishing vessel shall immediately discard such catch and record the amount of discard on the

logbooks and E-logbook system.

In the event that the quota of the fish species with catch limit is exhausted, any tuna longline fishing

vessel shall immediately discard any subsequent catch of such species and shall record the amount of

discard on the logbooks and the E-logbook system.

Article 41

Any tuna longline fishing vessel catching the following fish species shall immediately discard into the

sea and shall not retain on board. The amount of discard shall be recorded on the logbooks and the

E-logbook system:

- (1) Atlantic bluefin tuna;
- (2) Swordfish in the entire Atlantic Ocean less than 15 kilograms, or in alternative, less than 119

centimeters lower jaw fork length (LJFL)

Article 42

In case that any tuna fishing vessel finds any sea turtle during fishing operation, such vessel shall,

where practicable, bring aboard any comatose or inactive sea turtle as soon as possible, and foster its

recovery and return it to the sea at once after recovery..

Any seabird, sea turtle, whale shark, cetacean, penguin or prohibited species promulgated by the

competent authority incidentally caught by any tuna fishing vessel shall be released when caught alive

or discarded dead, and the number(s) be duly recorded on the logbooks and the E-logbook system.

Article 43

Any fish species of no economic value or no utilizing value caught by any tuna fishing vessel shall be

released immediately, and number(s) discarded shall be duly recorded on the logbooks and the E-logbook system.

Article 44

The datum reported through the E-logbook system shall not be altered or amended, unless there is

apparent error with the content and the competent authority has approved.

Article 45

The complete logbooks shall be maintained on board any tuna longline fishing vessel for at least one year.

Article 46

The discrepancy between the catch amount recorded in the E-logbook during one fishing trip of any tuna

longline fishing vessel and the actual landing amount shall not exceed the following margins:

- (1) For bigeye tuna, north Atlantic albacore tuna or south Atlantic albacore tuna: 10% of the actual landing amount.
- (2) For north Atlantic swordfish, south Atlantic swordfish or blue marlin: 15% of the actual landing amount.
- (3) For white marlin and longbill spearfish: 15% of the actual landing amount.
- (4) For yellowfin tuna: 20% of the actual landing amount.
- (5) For sharks and other speices: 25% of the acutual landing amount.

In case that the discrepancy exceeds the ratio as referred to in the preceding paragraph, whereas

the following provisions are met, the competent authority, at its discretion, may deem such situation as non-misreporting:

- (1) For bigeye tuna, north Atlantic albacore tuna or south Atlantic albacore tuna, the discrepancy
- is less than two metric tons.
- (2) For north Atlantic swordfish, south Atlantic swordfish or blue marlin, the discrepancy is less than one metric ton.
- (3) For white marline and longbill spearfish, the discrepancy is less than one metric ton.
- (4) For yellowfin tuna, the discrepancy is less than four metric tons
- (5) For sharks and other species, the discrepancy is less than six metric tons.

The discrepancy as referred to in subparagraphs (1) and (2) of the preceding two paragraphs shall be

calculated by each species. The discrepancy as referred to in subparagraph (3) of the preceding two

paragraphs shall be calculated by combining the two species. The discrepancy as referred to in

subparagraph (5) of the preceding two paragraphs shall be calculated by sharks and other species respectively.

Article 47

Any of the following conditions shall be defined as "seriously misreporting" as referred to in

subparagraph (12) of Article 13, paragraph 1 of the Act:

(1) For bigeye tuna, north Atlantic albacore tuna or south Atlantic albacore tuna, the

discrepancy between the catch amount recorded in the E-logbook and the

actual landing amount exceeds

two metric tons as well as 20% of the actual landing amount.

(2) For north Atlantic swordfish, south Atlantic swordfish or blue marlin, the discrepancy between

the catch amount recorded in the E-logbook and the actual landing amount exceeds 1.5 metric tons as

well as 20% of the actual landing amount.

(3) For white marlin and longbill spearfish, the discrepancy between the catch amount recorded in

the E-logbook and the actual landing amount exceeds 1.5 metric tons as well as 20% of the actual

landing amount.

(4) For yellwofin tuna, the discrepancy between the catch amount recorded in the E-logbook and the

actual landing amount exceeds four metric tons as well as 50% of the actual landing amount.

(5) For sharks and other species, the discrepancy between the catch amount recorded in the E-logbook

and the actual landing amount exceeds six metric tons as well as 50% of the actual landing amount.

The discrepancy as referred to in subparagraphs (1) and (2) of the preceding paragraph shall be

calculated by each species. The discrepancy as referred to in subparagraph (3) of the preceding paragraph

shall be calculated by combining the two spcies. The discrepancy as referred to in subparagraph (5) of

the preceding paragraph shall be calculated by sharks and other species respectively.

Chapter VIII Management of Shark Catch

Article 48

For any tuna longline fishing vessel employing freezing method to preserve its sharks catches and

transporting such sharks catches to land in a domestic port, shark fins shall not be fully cut off

and shall be naturally attached to the carcasses.

Article 49

In case of at-sea transshipment of shark catches, shark carcasses and fins shall be transshipped or

landed concurrently in the same shipment.

When sharks catches arrive at the first foreign port of landing, the weight of fins shall not be more

than 5% of the weight of the shark catches.

Article 49-1

Tuna longline fishing vessels shall fully utilize the shark catch, which shall not be discarded except the head, guts and skins.

Chapter IX The Designation and Management of Ports for Transshipment or Landing

Article 50

Any tuna longline fishing vessel intending to conduct transshipment or landing at a domestic port or a

foreign port located in the Atlantic Ocean shall be limited to the ports stipulated in Appendix 10.

Any fishing vessel with the distant water fisheries permit to fish in the Pacific or Indian Ocean

applying for landing or transshipping in the ports located in the Atlantic Ocean as referred to in the

preceding paragraph shall apply for the authorization from the competent authority 14 days before the

fishing vessel enters into the port.

Article 51

Any carrier vessel intending to transship catches from tuna longline fishing vessel(s) shall meet any

of the following requirements:

- (1) It is a carrier vessel of the Republic of China and has obtained the distant water fisheries permit; or
- (2) It is a foreign carrier vessel listed on the carrier list of the International Commission for

the Conservation of the Atlantic Tunas (hereinafter referred to as "ICCAT"), and has been installed

with the ALC which meets the standards specified by the competent authority. At least one position

shall be sent hourly to the commissioned professional institution.

Article 52

Any carrier vessel of the Republic of China shall not transship with, refuel or supply any fishing

vessel not listed in the authorized fishing vessel list of ICCAT, or any fishing vessel that has

altered its name or registration number.

Article 53

In case of any of the following circumstances, the competent authority shall list the foreign carrier

vessel concerned which transships catches from tuna longline fishing vessel(s) on the non-cooperative carriers list:

- (1) The foreign carrier vessel has violated any provision regarding vessel position reporting; or
- (2) The foreign carrier vessel has violated any provision regarding transshipment or landing.

Article 54

Any carrier vessel intending to conduct transshipment at sea shall receive an observer in accordance

with the ICCAT regional observer program to conduct observation mission on board. For any carrier

vessel intending to conduct transshipment in port, it shall receive the observer designated by the

competent authority to conduct observation mission on board

The distant water fisheries operator whose tuna longline fishing vessel(s) conduct transshipment at sea

on the Convention Area shall share the cost for the implementation of the ICCAT regional observer program.

Article 55

For any carrier vessel intending to transship at sea, the distant water fisheries operator shall submit

the transshipment plan and relevant information (as shown in Appendix 11) and apply to the competent

authority 15 days before the at-sea transshipment for approval. In case that the last day for filing the

application is a national holiday, the application shall be made on the working day before the national holiday.

Any foreign carrier vessel shall, with the enclosure of relevant information as shown in Appendix 11,

apply to the competent authority for approval before conducting the transshipment in port with any tuna

longline fishing vessel for the first time in the current year.

In case of any addition to the list of the tuna longlie fishing vessel(s) in the transshipment plan

approved by the competent authority, the application shall be submitted three working days before making

such addition to the competent authority for approval. The transshipment with the concerned tuna longline

fishing vessel(s) may only be conducted after the approval has been granted. Any application submitted

after the prescribed deadline shall be denied.

Article 56

In case of any of the following circumstances, the application of transshipment plan made in accordance

with Article 55 shall be denied:

- (1) The carrier vessel concerned does not meet the requirements stipulated in Article 51;
- (2) Three years have not passed since the carrier vessel concerned was listed in the non-cooperative carriers list; or
- (3) The fine for violating the Act imposed on the carrier vessel has not been paid completely.

Article 57

Any tuna longline fishing vessel or carrier vessel that intends to conduct transshipment shall

respectively apply for the approval from the competent authority before the transshipment.

Any distant water fisheries operator or captain applying for the approval as referred to in the

preceding paragraph shall fill in the Transshipment Notification and submit it to the competent authority

in accordance with the following prescribed timeframe, and the format of the Transshipment Notification

is as shown in Appendix 12:

- (1) For at sea transshipment: no later than three working days before the estimated date for transshipment.
- (2) For in port transshipment: no later than three days before the estimated date for transshipment.

In case that the last day for filing the application is a national holiday, the application shall be

made on the working day before the national holiday.

Fishing vessels approved by the competent authority to conduct transshipment may transship the catch on

the approved date or within three days after the approved date.

For any transshipment to be conducted not within the approved period as referred to in the preceding

paragraph, the distant water fisheries operator or the captain concerned shall apply for the change

of transshipment date and obtain the approval from the competent authority before conducting the transshipment.

Article 58

For any tuna longline fishing vessel or carrier vessel that is under any of the following circumstances

during the current fishing trip, the competent authority shall not authorize such vessel to transship at sea:

- (1) The ALC on board is mal-functional and has not been repaired.
- (2) There is concrete evidence to identify such vessel has involved in any serious infringement as

prescribed in subparagraph (4) to (14) or (18) of Article 13, paragraph 1 of the Act

(3) For bigeye tuna, north Atlantic albacore tuna or south Atlantic albacore tuna, the discrepancy

between the amount to be transshipped and the catch amount reported through the E-logbook system

exceeds 10% of the latter.

(4) For north Atlantic swordfish; south Atlantic swordfish; blue marlin; or white marline and

longbill spearfish, the discrepancy between the amount to be transshipped and the catch amount reported

through the E-logbook system exceeds 15% of the latter.

(5) For yellowfin tuna, the discrepancy between the amount to be transshipped and the catch reported

through the E-logbook system exceeds 20% of the latter.

(6) For sharks and other species, the discrepancy between the amount to be transshipped and the catch

reported through the E-logbook system exceeds 25% of the latter.

In case that, for the catches to be transshipped, it is suspected that the tuna longline fishing vessel

or carrier vessel concerned has operated within the water under the jurisdiction of any other country

without valid authorization, the competent authority may not authorize such vessel to transship at sea.

The amount to be transshipped as referred to in subparagraphs (3) and (4) of paragraph 1 shall be

calculated by each species, except for white marline and longbill spearfish which shall be calculated

altogether. The amount to be transshipped as referred to in subparagraph (6) of paragraph 1 shall be calculated by sharks and other species respectively.

Article 59

In the event that the catch of any tuna longline fishing vessel has been landed in a port and is

subsequently transported by a carrier vessel for port departure, it shall be deemed as transshipment and Article 57 shall apply.

Article 60

The tuna longline fishing vessel or carrier vessel which obtains the approval to transship pursuant

to Article 57 shall not conduct the transshipment in the event that the ALC on board is signal-lost and has not been repaired.

Article 61

For any transshipment in the Atlantic Ocean or the transshipment of any catch taken from the Atlantic

Ocean conducted by a carrier vessel, the ICCAT Transshipment Declaration shall, within 24 hours after

the completion of such transshipment, be filled in and submitted to the ICCAT Secretariat, with a copy

to the competent authority. The format of the ICCAT Transshipment Declaration is as shown in Appendix 13.

The distant water fisheries operator or the captain of any tuna longline fishing vessel shall, within

seven working days after the completion of transshipment, submit the ICCAT Transshipment Declaration to the competent authority.

the competent untilette

Article 62

For any tuna longline fishing vessel landing its catch in a domestic or foreign port, the following

person(s) shall fill in the Advance Notice of Landing (format as shown in Appendix 14), and submit it

to the competent authority for approval by the following deadline; and in case that the last day for

filing the application is a national holiday, the application shall be made on the working day before

the national holiday:

(1) For the landing conducted by a tuna longline fishing vessel, its distant water fisheries

operator or captain shall submit it no later than three days before the estimated date for landing.

(2) For the landing conducted by a tuna longline fishing vessel with the catch subsequently

transported by commissioning a container vessel, the distant water fisheries operator or the captain

of such tuna longline fishing vessel shall submit it no later than three days before the estimated date for landing.

(3) For the landing conducted by a carrier vessel, the distant water fisheries operator of a tuna

longline fishing vessel shall submit it no later than three days before the estimated date for landing.

Tuna longline fishing vessels approved by the competent authority to conduct landing may land the catch on the approved date or within three days after the approved date.

For any landing to be conducted not within the approved period as referred to in the preceding paragraph.

the distant water fisheries operator or the captain of the tuna longline fishing vessel concerned shall

apply for the change of the date for landing and obtain the approval from the competent authority before conducting the landing.

Any tuna longline fishing vessel that is approved to be chartered for the fisheries cooperation with a

foreign country may land at the port(s) of such a foreign country when operating in the water thereof,

in accordance with the manner approved by such country.

Article 62-1

For any tuna longline fishing vessel whose catch is landed at a foreign port and transported to a

domestic port by a container vessel, the distant water fisheries operator of such tuna longline vessel

shall, no later than three days before the container vessel's port entry, notify the competent

authority the time of port entry and the name of the port.

Article 63

Upon the completion of landing of any tuna longline fishing vessel, the following person(s) shall fill

in and submit to the competent authority the Landing Declaration, format of which is as shown in

Appendix 14, by the prescribed deadline:

- (1) For the landing conducted by a tuna longline fishing vessel, its distant water fisheries operator
- or captain shall submit the Declaration within five working days after the completion of landing.
- (2) For the landing conducted by a tuna longline fishing vessel with the catch subsequently being

transported by commissioning a container vessel, the distant water fisheries operator of such longline

vessel shall submit the Declaration within five working days after the container(s) containing such catch

unloads and completes customs clearance.

(3) For the landing conducted by a carrier vessel, the distant water fisheries operator of a tuna

longline fishing vessel shall submit the Declaration within five working days after the completion of landing by the carrier vessel.

The term "completion of landing" as referred to in these Regulations means the catch landed at a port has completed its whole weighing process.

Article 64

For any tuna longline fishing vessel that lands or transships at foreign ports, permission documents for

landing or transshipment issued from the port State concerned shall be enclosed when submitting landing

declaration(s) or transshipment declaration(s).

In the event that the port State concerned doesn't have regulations which provide that permission

documents shall be applied for landing or transshipment, documents proving the whereabouts of catches

and containing the information on species and catch amount such as the bill of landing, certificate of

storage, invoice and details of trade deal shall be submitted.

Article 65

The distant water fisheries operator and captain of any fishing vessel shall accept port inspections

conducted by the competent authority or the independent third party for verification of the catch landed or transshipped.

The distant water fisheries operator or captain of any fishing vessel that is designated by the

competent authority to be inspected shall comply with the following:

- (1) For inspections conducted by the competent authority, the landing or transshipment shall be
- started only after the person(s) of the competent authority has arrived.
- (2) For inspections conducted by the independent third party, the contact with the independent

third party shall be made, and the landing and transshipment shall be started only after the person(s)

of the independent third party has arrived.

Article 66

The distant water fisheries operator of any tuna longline fishing vessel shall, within 60 days after

the completion of landing, submit sales or inventory information to the competent authority. The sales

information shall at least include buyer(s), fish species and quantities.

Chapter X Observation and Inspection during Fishing Operations Article 67

The distant water fisheries operator of any fishing vessel that receives the observer dispatched by

the competent authority, any foreign country with which the fisheries cooperation is engaged, or any

international fisheries organization shall comply with the following:

- (1) He/she shall notify the competent authority in writing seven working days before the date of
- intended port entry or departure.
- (2) To embark and disembark the observer at the time and place informed by the competent authority.

(3) To provide the observer, while onboard the vessel, with food, accommodation, adequate sanitary

amenities, and medical facilities of a reasonable standard equivalent to those normally available to an officer onboard the vessel.

(4) To instruct the captain and crew of the fishing vessel matters related to the cooperation with or assisting the observer in carrying out the duties.

Article 68

The captain of any fishing vessel that receives the observer dispatched by the competent authority, any

foreign country with which the fisheries cooperation is engaged, or any international fisheries

organization shall comply with the following:

- (1) The captain shall attend the pre-sail training course given by the competent authority.
- (2) When an observer is on board the fishing vessel, the captain shall inform the observer of the

daily routine, personal safety and vessel equipment.

- (3) The captain shall cooperate with and assist the observer in carrying out duties, and shall not
- evade, obstruct or refuse to answer the inquiry related to the observation mission.
- (4) The captain shall not interfere with, assault, intimidate, or bribe the observer.
- (5) The captain shall provide the observer with adequate space, facilities, equipment and

information on the vessel necessary for his daily living and for carrying out his/her duties.

- (6) The captain shall request the crew to comply with the provision stipulated in the preceding 3 subparagraphs.
- (7) The captain shall sign on the record(s) written by the observer. In case there are different

views on the record(s) of the observer, captain's opinions may be added.

(8) The captain shall ensure the safety of the observer. In case of emergency or distress, special care and refuge shall be provided to the observer.

Article 69

In the event of boarding and inspection conducted by the inspector(s) dispatched by the competent

authority, any captain and crew of the inspected vessel shall cooperate with, facilitate the safe

boarding and disembarkation of the inspector(s), and provide the inspector(s) with adequate space,

facilities and equipment for carrying out the duties.

Chapter XI Special Management Measures for High Risk Fishing Vessels Article 70

Matters related to the management of high risk fishing vessels categorized by the competent authority

shall be governed by this Chapter. Matters not stipulated in this Chapter shall be governed by these Regulations.

Article 71

Any distant water fisheries operator of the high risk fishing vessels shall, starting from the date

that the competent authority informs the distant water fisheries operator of such vessel, comply with

the special management measures as follows:

(1) Any high risk fishing vessel shall not engage in fisheries cooperation by means of being chartered to any foreigner.

(2) For each fishing trip of such vessel, the observer dispatched by the competent authority shall

be carried on board, or the functional electronic monitoring equipment shall be installed on board

before leaving a port. For such vessel that has carried on board the observer who meets the requirement

of the international fisheries organization(s), it shall be exempted.

- (3) Vessel positions shall be transmitted in accordance with Chapter VI.
- (4) Catch reports shall be conducted in accordance with provisions stipulated in Chapter VII.
- (5) Such vessel shall not conduct at-sea transshipment.
- (6) For transshipment in port, the Transshipment Notification shall be filled in to apply for the

approval of the competent authority, no later than seven days before the estimated date for

transshipment.

- (7) For landing in port, the Advance Notice of Landing shall be filled in to apply for the approval
- of the competent authority, no later than seven days before the estimated date for landing.
- (8) In case of transshipment or landing in port, inspections shall be conducted by the competent authority or the independent third party.

Article 72

In the event that any high risk fishing vessel does not violate any regulation for one year starting

from the date of being listed as high risk fishing vessel, such vessel shall be de-listed and exempted

from the special management measures.

Article 72-1

For the purpose of these Regulations, the catch amount is the unprocessed round weight.

The conversion factors between the weights of processed fish and round fish are as shown in Appendix 15.

Chapter XII Supplemental Provisions

Article 73

Any tuna longline fishing vessel shall not fish within one nautical mile off a data buoy, or take on

board, possess or cause damage to the data buoy.

In case that the fishing gear becomes entangled with the data buoy, the entangled fishing gear shall be

removed with as little damage to the data buoy as possible.

In case of finding any data buoy that is damaged or non-functional, the captain shall report to the

competent authority the date, location, and the identifying information on the data buoy.

Article 74

To prevent harming marine living species, any fishing vessel shall not dispose any type of plastic trash or discharge any oil on the sea.

Article 75

These Regulations shall become effective on January 20, 2017.

Amendments to these Regulations shall become effective on the date of promulgation.

```
Attachments: Appendix 1.docx
Appendix 2.docx
Appendix 3.docx
Appendix 4.docx
Appendix 5.docx
Appendix 6.docx
Appendix 7.docx
Appendix 8.docx
Appendix 9.docx
Appendix 10.docx
Appendix 11.docx
Appendix 12.docx
Appendix 13.docx
Appendix 14.docx
Appendix 15.docx
```

Data Source: MONISTRY OF AGRICULTURE Laws and Regulations Retrieving System