THE ROLE OF INTERNATIONAL FISHERY ORGANIZATIONS AND OTHER BODIES IN THE CONSERVATION AND MANAGEMENT OF LIVING AQUATIC RESOURCES
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THE ROLE OF INTERNATIONAL FISHERY ORGANIZATIONS AND OTHER BODIES IN THE CONSERVATION AND MANAGEMENT OF LIVING AQUATIC RESOURCES

by
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This circular was prepared within the framework of the Regular Programme as part of ongoing activities of the FAO Policy, Economics and Institutions Service (FIPI) aimed at providing information on activities of regional fishery bodies.

Lugten, G.
The role of international fishery organizations and other bodies in the conservation and management of living aquatic resources.

**ABSTRACT**

This circular provides a summary of information on the role of international fishery organizations or arrangements and other bodies (regional fishery bodies and arrangements, or RFB/As) concerning their measures to conserve and manage living aquatic resources. The circular includes regional bodies responsible for marine capture fisheries, inland fisheries and aquaculture.

This circular had its origin in FAO Fisheries Circular No. 835 Rev. 1 “Summary information on the role of international fishery bodies with regard to the conservation and management of living resources of the high seas”, which was prepared by M.J. Savini in 1991; in FAO Fisheries Circular No. 807 “Activities of regional fishery bodies and other international organizations concerned with fisheries”, which was prepared by S.H. Marashi in 1993 and 1996; and finally in FAO Fisheries Circular No. 985 “Summary information on the role of international fishery organizations or arrangements and other bodies concerned with the conservation and management of living aquatic resources” prepared by J. Swan in 2003. This circular is a revision and updating of the 2003 summary.

This circular updates information as appropriate on the establishment, area of competence, species, membership and main objectives of the organizations. In addition, it contains responses of the organizations to a survey seeking information on: (i) priority issues for the organization; (ii) implementation of post-UNCED fishery instruments; and (iii) activities, plans and priorities in relation to specific issues. This information is described in relation to each relevant body, and general trends relating to priority issues and activities are identified in respect of these responses.

The circular is both an important historical record of recent developments in the regional management of fisheries, plus a reflection of contemporary issues that warrant national, regional and international attention.
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<th>Definition</th>
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<td>ACAP</td>
<td>Agreement on the Conservation of Albatrosses and Petrels</td>
</tr>
<tr>
<td>APFIC</td>
<td>Asia-Pacific Fishery Commission</td>
</tr>
<tr>
<td>ASEAN</td>
<td>Association of Southeast Asian Nations</td>
</tr>
<tr>
<td>BCC</td>
<td>Benguela Current Commission</td>
</tr>
<tr>
<td>BOBP-IGO</td>
<td>Bay of Bengal Programme – Inter-Governmental Organization</td>
</tr>
<tr>
<td>CCAMLR</td>
<td>Commission for the Conservation of Antarctic Marine Living Resources</td>
</tr>
<tr>
<td>CCSBT</td>
<td>Commission for the Conservation of Southern Bluefin Tuna</td>
</tr>
<tr>
<td>CECAF</td>
<td>Fishery Committee for the Eastern Central Atlantic</td>
</tr>
<tr>
<td>CIESM</td>
<td>Mediterranean Science Commission</td>
</tr>
<tr>
<td>CIFAA</td>
<td>Committee for Inland Fisheries and Aquaculture of Africa</td>
</tr>
<tr>
<td>COBSEA</td>
<td>Coordinating Body on the Seas of East Asia</td>
</tr>
<tr>
<td>COFI</td>
<td>Committee on Fisheries</td>
</tr>
<tr>
<td>COMHAFAT</td>
<td>Ministerial Conference on Fisheries Cooperation among African States bordering the Atlantic Ocean</td>
</tr>
<tr>
<td>COPESCAL</td>
<td>Commission for Inland Fisheries of Latin America</td>
</tr>
<tr>
<td>COREP</td>
<td>Regional Fisheries Committee for the Gulf of Guinea</td>
</tr>
<tr>
<td>CPSS</td>
<td>South Pacific Permanent Commission</td>
</tr>
<tr>
<td>CWP</td>
<td>Coordinating Working Party on Fishery Statistics</td>
</tr>
<tr>
<td>EAF</td>
<td>ecosystem approach to fisheries</td>
</tr>
<tr>
<td>ECCAS</td>
<td>Economic Community of Central African States</td>
</tr>
<tr>
<td>EEZ</td>
<td>exclusive economic zone</td>
</tr>
<tr>
<td>EIFAC</td>
<td>European Inland Fisheries Advisory Commission</td>
</tr>
<tr>
<td>EPO</td>
<td>Eastern Pacific Ocean</td>
</tr>
<tr>
<td>FCWC</td>
<td>Fishery Committee for the West Central Gulf of Guinea</td>
</tr>
<tr>
<td>FFA</td>
<td>Pacific Islands Forum Fisheries Agency</td>
</tr>
<tr>
<td>FIRMS</td>
<td>Fisheries Resources Monitoring System</td>
</tr>
<tr>
<td>GFCM</td>
<td>General Fisheries Commission for the Mediterranean</td>
</tr>
<tr>
<td>HSVAR</td>
<td>High Seas Fishing Vessel Authorization Record</td>
</tr>
<tr>
<td>IATTC</td>
<td>Inter-American Tropical Tuna Commission</td>
</tr>
<tr>
<td>ICCAT</td>
<td>International Commission for the Conservation of Atlantic Tunas</td>
</tr>
<tr>
<td>ICES</td>
<td>International Council for the Exploration of the Sea</td>
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<tr>
<td>IOTC</td>
<td>Indian Ocean Tuna Commission</td>
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<tr>
<td>IPHC</td>
<td>International Pacific Halibut Commission</td>
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<tr>
<td>IPOA</td>
<td>International Plan of Action</td>
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<tr>
<td>IPOA-SEABIRDS</td>
<td>International Plan of Action for Reducing Incidental Catch of Seabirds in Longline Fisheries</td>
</tr>
<tr>
<td>IPOA-SHARKS</td>
<td>International Plan of Action for the Conservation and Management of Sharks</td>
</tr>
<tr>
<td>IPOA-CAPACITY</td>
<td>International Plan of Action for the Management of Fishing Capacity</td>
</tr>
<tr>
<td>IPOA-IUU</td>
<td>International Plan of Action to Prevent, Deter and Eliminate Illegal, Unreported and Unregulated Fishing</td>
</tr>
<tr>
<td>IUU</td>
<td>illegal, unreported and unregulated (fishing)</td>
</tr>
<tr>
<td>IWC</td>
<td>International Whaling Commission</td>
</tr>
<tr>
<td>LVFO</td>
<td>Lake Victoria Fisheries Organization</td>
</tr>
<tr>
<td>MCS</td>
<td>monitoring, control and surveillance</td>
</tr>
<tr>
<td>MPA</td>
<td>marine protected area</td>
</tr>
<tr>
<td>MRC</td>
<td>Mekong River Commission</td>
</tr>
<tr>
<td>NACA</td>
<td>Network of Aquaculture Centres in Asia and the Pacific</td>
</tr>
<tr>
<td>NAFO</td>
<td>Northwest Atlantic Fisheries Organization</td>
</tr>
<tr>
<td>NAMMCO</td>
<td>North Atlantic Marine Mammal Commission</td>
</tr>
<tr>
<td>NASCO</td>
<td>North Atlantic Salmon Conservation Organization</td>
</tr>
<tr>
<td>NCP</td>
<td>non-contracting party</td>
</tr>
<tr>
<td>NEAFC</td>
<td>North East Atlantic Fisheries Commission</td>
</tr>
<tr>
<td>Acronym</td>
<td>Full Form</td>
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<td>-----------</td>
<td>---------------------------------------------------------------------------</td>
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<tr>
<td>NGO</td>
<td>non-governmental organization</td>
</tr>
<tr>
<td>NPAFC</td>
<td>North Pacific Anadromous Fish Commission</td>
</tr>
<tr>
<td>NOPA</td>
<td>National Plan of Action</td>
</tr>
<tr>
<td>OLDEPESCA</td>
<td>Latin American Organization for Fisheries Development</td>
</tr>
<tr>
<td>OSPESCA</td>
<td>Central American Organization of the Fisheries and Aquaculture Sector</td>
</tr>
<tr>
<td>PaCFA</td>
<td>Global Partnership Climate Change, Fisheries and Aquaculture</td>
</tr>
<tr>
<td>PEMSEA</td>
<td>Partnerships in Environmental Management for the Seas of East Asia</td>
</tr>
<tr>
<td>PSC</td>
<td>Pacific Salmon Commission</td>
</tr>
<tr>
<td>PICES</td>
<td>North Pacific Marine Science Organization</td>
</tr>
<tr>
<td>RAFISMER</td>
<td>African Fisheries Research Institutes and Marine Science Network</td>
</tr>
<tr>
<td>RECOFI</td>
<td>Regional Commission for Fisheries</td>
</tr>
<tr>
<td>RFA</td>
<td>regional fishery arrangement</td>
</tr>
<tr>
<td>RFB</td>
<td>regional fishery body</td>
</tr>
<tr>
<td>RFMO</td>
<td>regional fisheries management organization</td>
</tr>
<tr>
<td>RMS</td>
<td>revised management scheme</td>
</tr>
<tr>
<td>RPOA</td>
<td>Regional Plan of Action</td>
</tr>
<tr>
<td>RSN</td>
<td>Regional Fishery Body Secretariats Network</td>
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<tr>
<td>SBT</td>
<td>southern bluefin tuna</td>
</tr>
<tr>
<td>SEAFDEC</td>
<td>Southeast Asian Fisheries Development Center</td>
</tr>
<tr>
<td>SEAFO</td>
<td>South East Atlantic Fisheries Organization</td>
</tr>
<tr>
<td>SPC</td>
<td>Secretariat of the Pacific Community</td>
</tr>
<tr>
<td>SPRFMO</td>
<td>South Pacific Regional Fisheries Management Organisation</td>
</tr>
<tr>
<td>SRFC</td>
<td>Subregional Fisheries Commission</td>
</tr>
<tr>
<td>SWIOFC</td>
<td>South West Indian Ocean Fisheries Commission</td>
</tr>
<tr>
<td>TAC</td>
<td>total allowable catch</td>
</tr>
<tr>
<td>TCDC</td>
<td>Technical Cooperation among Developing Countries</td>
</tr>
<tr>
<td>UNCED</td>
<td>United Nations Conference on Environment and Development</td>
</tr>
<tr>
<td>VME</td>
<td>vulnerable marine ecosystem</td>
</tr>
<tr>
<td>VMS</td>
<td>vessel monitoring system</td>
</tr>
<tr>
<td>WCPFC</td>
<td>Western and Central Pacific Fisheries Commission</td>
</tr>
<tr>
<td>WCPNO</td>
<td>Western and Central Pacific Ocean</td>
</tr>
<tr>
<td>WECAFC</td>
<td>Western Central Atlantic Fishery Commission</td>
</tr>
<tr>
<td>WWF</td>
<td>World Wide Fund for Nature</td>
</tr>
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</table>
1. INTRODUCTION AND SUMMARIES

1.1 Background and methodology

This circular provides a summary of information on the role of international fishery organizations or arrangements and other bodies (regional fishery bodies and arrangements, or RFB/As) concerning their measures to conserve and manage living aquatic resources.

The circular includes regional bodies that are responsible for marine capture fisheries, inland fisheries and aquaculture development. These circulars had their origin in FAO Fisheries Circular No. 835 Rev. 1 “Summary Information on the Role of International Fishery Bodies with Regard to the Conservation and Management of Living Resources of the High Seas”, which was prepared by M.J. Savini in 1991; in FAO Fisheries Circular No. 807 “Activities of regional fishery bodies and other international organizations concerned with fisheries”, which was prepared by S.H. Marashi in 1993 and 1996; and finally in FAO Fisheries Circular No. 985 “Summary information on the role of international fishery organizations or arrangements and other bodies concerned with the conservation and management of living aquatic resources” prepared by J. Swan in 2003. This circular is a revision and updating of the 2003 summary.

The circular maintains the framework established in the earlier publications. Accordingly, for each RFB, the circular examines area of competence, species, membership, main objectives and main activities. In addition, RFBs were requested to provide information on their ongoing and/or planned activities to implement post-UNCED fishery instruments, plus ongoing and/or planned activities to address specific issues and external factors affecting fisheries conservation and management. The circular includes information on new bodies and arrangements established since 2003, as well as on bodies with competence over inland fisheries or aquaculture. Bodies that have ceased to exist since 2003 are not included.

The data presented in this circular were provided by RFBs in response to a standard questionnaire. The questionnaire is included as Appendix 1.

The survey was undertaken for the purpose of obtaining a clearer understanding of the global issues and challenges that RFBs are currently facing. It also provides a record of changes and developments that have occurred between 2003 and the present time. Responses by RFBs to the questionnaire were indicative only, and thus the circular only purports to identify general trends. It should also be noted that responses to the questionnaire were provided by RFB secretariats without formal consideration by member countries. The questionnaire was general and RFB mandates are specific, and this led to gaps and overlaps in the information received from the RFBs. Where an RFB did not indicate its attention to certain issues or activities in the survey, this may not necessarily indicate an absence of attention in its operations.

This circular has an updated and increased number of maps to demonstrate RFBs’ areas of competence (e.g. Map 1). Maps of the areas of competence for individual RFBs were compiled based on information provided in the constitutional documents and integrated, where necessary, with other sources such as the FAO Fishing Areas for Statistical Purposes (Map 2) and the Maritime Boundaries Database published by the Flanders Marine Institute for the 200 nautical mile arc limits.
Map 1
Indicative RFB areas

Source: FAO.

Map 2
FAO Statistical Areas

Source: FAO.
1.2 The nature of the FAO questionnaire

The purpose of the FAO questionnaire was to update and complement the analysis provided by the 2003 report. The FAO questionnaire was in two parts:

- Part I was an open survey asking RFBs to identify the most important issues facing them in their current work. These “issues” could be problems or goals.
- Part II of the questionnaire requested RFBs to provide information on:
  - ongoing and planned activities to implement post-UNCED fishery instruments;
  - ongoing and planned activities to address specific issues and external factors affecting fisheries conservation and management.

The purpose of Part I of the questionnaire was to obtain a clearer understanding of the global issues and challenges that RFBs are currently facing. The responses will help to identify changes and developments since 2003, and will also reveal whether there is scope for cooperative approaches between RFBs.

Part II of the questionnaire deals with the changing nature of RFBs in the post-UNCED world. Regional Fishery Bodies now have a significant role to play in a vast array of management issues, and the questionnaire aimed to examine the effectiveness of RFBs in providing modern fisheries governance that conforms to international law. Some important initiatives of the post-UNCED fishery instruments are considered below.

1.2.1 The post-UNCED fishery instruments

These instruments comprise:

- 1993 FAO Compliance Agreement (the Compliance Agreement);\(^2\)
- 1995 UN Fish Stocks Agreement (the Fish Stocks Agreement);\(^3\)
- 1995 FAO Code of Conduct for Responsible Fisheries (the Code);\(^4\) and, under the framework of the Code are the four International Plans of Action (IPOAs):
  - IPOA for Reducing the Incidental Catch of Seabirds in Longline Fisheries,\(^5\)
  - IPOA for the Conservation and Management of Sharks,\(^6\)
  - IPOA for the Management of Fishing Capacity,\(^7\)
  - IPOA to Prevent, Deter and Elimination of Illegal, Unreported and Unregulated (IUU) Fishing,\(^8\)
- FAO Strategy for Improving Information on Status and Trends of Capture Fisheries;\(^9\)
- FAO Model Scheme on Port State Measures to Combat IUU Fishing.\(^10\)

The key RFB provisions in these post-UNCED fishery instruments are discussed below.

---

\(^1\) Swan, Decision-making in Regional Fishery Bodies or Arrangements: the evolving role of RFBs and international agreement on decision-making processes, FAO Fisheries Circular No. 995, p. 1.
\(^2\) Available at <www.fao.org/legal/treaties/012t-e.htm>.
\(^4\) Available at <www.fao.org/docrep/005/v9878e/v9878e00.HTM>.
\(^6\) Ibid.
\(^7\) Ibid.
\(^9\) Available at <www.fao.org/DOCREP/003/y1224e/y1224e00.htm>.
\(^10\) As the questionnaire was distributed before completion of the Port State Measures Treaty in 2009, RFBs were asked to comply with an earlier model scheme for Port States Measures. The 2007 model scheme is available at <www.fao.org/docrep/010/a0985t/a0985t00.HTM>.
(a) The United Nations Conference on Environment and Development (UNCED)

In 1989, the United Nations General Assembly called for a global meeting to devise integrated strategies that would halt and reverse the negative impact of human behaviour on the physical environment, and promote environmentally long-term sustainable economic development in all countries. Among the soft and hard law instruments produced at the Earth Summit was a blueprint for action to be taken globally from the early 1990s into the twenty-first century, known as Agenda 21.

Chapter 17 of Agenda 21 specifically deals with protection of the oceans, the seas, coastal areas, and the rational use and development of marine living resources. It calls for “new approaches” that should be integrated, precautionary and anticipatory.

In Programme Area C of Chapter 17, recognition is given to the then contemporary problems facing high seas fishing. The provisions note that the 1982 Convention’s management of high seas fisheries, including the adoption, monitoring and enforcement of effective conservation measures, is inadequate. Thus, there are problems of unregulated fishing, overcapitalization, excessive fleet size, vessels reflagging to escape controls, insufficiently selective gear, unreliable databases and lack of sufficient cooperation between States. These factors have all been addressed in the subsequent post-UNCED fishery instruments, and RFBs are the mechanism for change.

(b) The 1993 FAO Agreement to Promote Compliance with International Conservation and Management Measures By Fishing Vessels on the High Seas (the Compliance Agreement)

The Compliance Agreement was negotiated under Article XIV of the FAO Constitution, and adopted by the FAO Conference of 24 November 1993. The Compliance Agreement requires that each State party shall take measures to ensure that fishing vessels entitled to fly its flag do not engage in any activity that undermines the effectiveness of international conservation and management measures. Furthermore, no State party should allow any of its vessels to be used for high-seas fishing unless the vessel has been authorized to do so by an appropriate authority of the party. High-seas fishing authorization will not be granted unless the said party is able to exercise effectively its responsibilities with respect to that fishing vessel. Paragraph 5 of Article III seeks to limit the freedom of vessels with a bad compliance record in high-seas fisheries from “shopping around” for a new flag.

Article VI deals with the exchange of information whereby each party shall make available to FAO specific mandatory and discretionary data on each fishing vessel domestically recorded under Article IV of the Compliance Agreement. These mandatory and discretionary data that are made available to FAO comprise the High Seas Fishing Vessel Authorization Record (HSVAR). Further provisions in Article VI provide that FAO will promptly circulate such information to all parties, and on request, individually to any party.

(c) Agreement for the Implementation of the Provisions of the United Nations Convention on the Law of the Sea of 10 December 1982 relating to the Conservation and Management of Straddling Fish Stocks and Highly Migratory Fish Stocks (the Fish Stocks Agreement)

The great achievement of the Fish Stocks Agreement is that it develops the 1982 Convention by providing a framework as to how conservation and management of the straddling fish stocks and highly migratory fish stocks can be achieved. The framework includes both a revision of old laws and breaking new ground with important new fishery laws.

For the purposes of this report, the major achievement of the Fish Stocks Agreement concerns the role of RFBs in the conservation and management of straddling and highly migratory fish stocks. The Fish Stocks Agreement provides that where a competent RFB exists, States should either become members of the body, or they should agree to apply the conservation and management measures established by
such organizations. This provision is stringently reinforced by Article 8(4), which provides that only those States that are members of such an RFB, or that agree to apply the relevant RFB’s conservation and management measures shall have legal access to the fishery resources to which these measures apply.

Importantly, the Fish Stocks Agreement adopts the precautionary approach and requires States to apply it both within areas of national jurisdiction and on the high seas. Article 6 of the Fish Stocks Agreement provides guidelines for its application.

The Fish Stocks Agreement also provides for increased responsibilities of the flag State. States are not permitted to authorize the use of their flag to vessels fishing on the high seas unless they are able to exercise responsibility effectively over such vessels for the purpose of the 1982 Convention and the Fish Stocks Agreement. Moreover, in accordance with Article 19(1), the flag State must ensure compliance by its vessels with regional conservation and management measures.

In the negotiation of the Fish Stocks Agreement, no provision proved more controversial than Article 21. By this provision, a State that is a party to the Fish Stocks Agreement and a member of an RFB has the right to board and inspect fishing vessels of another State party in order to ensure compliance with the RFB conservation and management measures, even where the flag State is not a member of the RFB or a party to the Fish Stocks Agreement.

(d) The 1995 FAO Code of Conduct for Responsible Fisheries (the Code) and the subsequent International Plans of Action (IPOAs)

The Code is a soft law instrument that covers fishing activity both within and beyond zones of national jurisdiction. It embraces a wide range of subjects leading to better conservation and management of fisheries including, inter alia, the gross overcapacity of the global fishing fleet, the inadequate control of vessels by flag States, the inadequate provision of fishery data to both flag States and coastal States, and trade restrictions intended to achieve environmental protection.

In content, the Code consists of 12 articles and 2 annexes. Articles 1–5 cover the nature and scope of the Code, its objectives, its relationship with other international instruments, implementation, monitoring and updating procedures; and the special requirements of developing countries. The substantive provisions are in Articles 6–12. Article 6 describes the general principles of the Code, Article 7 deals with fisheries management, Article 8 with fishing operations, Article 9 with aquaculture development, Article 10 with integration of fisheries into coastal area management, Article 11 with post-harvest practices and trade, and Article 12 with fisheries research.

These subjects allow the Code to cover a considerable number of controversial and problematic issues in contemporary fisheries conservation and management. For example, the precautionary approach is adopted and specifically related to those fishing practices that are particularly damaging to the environment, such as uncertainty relating to the size and productivity of stocks, and the impact of fishing activities (including discards) on non-target and associated or dependent species, as well as environmental and socio-economic conditions.

Under the framework of the Code, FAO has initiated the drafting, promotion and implementation of a series of soft law instruments known as the FAO International Plans of Action (IPOAs). They are:

- International Plan of Action for Reducing Incidental Catch of Seabirds in Longline Fisheries (IPOA-SEABIRDS);
- International Plan of Action for the Conservation and Management of Sharks (IPOA-SHARKS);
- International Plan of Action for the Management of Fishing Capacity (IPOA-CAPACITY); and
International Plan of Action on to Prevent, Deter and EliminateIllegal, Unreported and UnregulatedFishing (IPOA-IUU).

The four FAO IPOAs address their subjects by incorporating the precautionary principles of the Code, while focusing on specific problems in contemporary fisheries management. In particular, the IPOAs on capacity and IUU fishing examine subjects that are seen as undermining global fisheries management. The IPOAs on seabirds and sharks are subject-specific in their focus and deal with the general minimization of wasteful fishing practices and, in the case of the IPOA-SHARKS, the broader issue of species conservation and management. Under the IPOAs, States are encouraged to implement their own National Plans of Action (NPOAs) for the purpose of localizing the important principles of the international instruments.

(e) **FAO Strategy for Improving Information on Status and Trends of Capture Fisheries (the Strategy)**

The Strategy addresses the need to accumulate information on the status and trends of fisheries. The strategy is consistent with the requirements of the United Nations Convention on the Law of the Sea (UNCLOS) and post-UNCLOS requirements for gathering data, and the exchange of data on fisheries and fish stocks. The Strategy does not establish legal obligations but it does aim to invigorate data collection and dissemination between States, RFBs and FAO. The Strategy is based on six guiding principles: (i) sustainability; (ii) best scientific evidence; (iii) participation and cooperation; (iv) objectivity and transparency; (v) timeliness; and (vi) flexibility.

(f) **Port State measures**

The objective of the Port State Measures Agreement is to ensure the long-term conservation and sustainable use of living marine resources by enhancing port State measures to combat IUU fishing (Article 2). Each party is obliged to apply the measures of the Port State Measures Agreement to any foreign fishing vessels wishing to use its ports. The primary actions available to a port State under the Port State Measures Agreement are: requiring prior notice of a foreign fishing vessel’s arrival in port; the ability to prohibit that vessel’s entry to port; the ability to deny it the use of its port to unload fish and access services; and the right to inspect vessels. The application of these measures is to be fair, transparent and non-discriminatory (Article 3[1] and [2]). Flag States also have duties under the draft Port State Measures Agreement. They are to encourage flagged vessels to use only ports in States that apply the measures of the Port State Measures Agreement. In addition, they are to require their vessels to cooperate with the port State’s inspections and, if necessary, request that port States take measures against their flagged vessels (Article 21[1], [2] and [3]).

1.3 **RFB performance reviews**

The need for RFBs to amend their mandates in order to ensure more effective conservation and management processes that comply with the post-UNCED fishery instruments has led to numerous RFBs undergoing independent reviews of their performance. The idea of performance indicators for RFBs was first submitted to Committee on Fisheries (COFI) in 1999 and since this time, a number of international fora have endorsed the application of the concept. Since 2006, six RFBs have conducted performance reviews and an additional six organizations have plans to undertake reviews.

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11 Refer to the UNCLOS, Article 12; the 1993 FAO Compliance Agreement, Article VI; the 1995 FAO Code of Conduct for Responsible Fisheries, Articles 6.4, 7.4 and 12; and the four IPOAs.

12 For an overview of the performance reviews conducted on RFMOs see the Report of the Secretary General to the 2010 Review Conference on the UN Fish Stocks Agreement. The fora include COFI, the General Assembly Resolutions on Sustainable Fisheries, the Regional Fishery Bodies Secretariats Network and the Joint Meetings of Tuna Organizations.
To mark its twentieth anniversary (2004/05), the North Atlantic Salmon Conservation Organization (NASCO) undertook a review of the challenges it faces in the management and conservation of wild Atlantic salmon and ways in which these challenges may be met in the coming decade. This review also considered the management and structure of the organization and its relationship with its stakeholders. This review was called “Next Steps for NASCO”. In undertaking this review, the NASCO sought, through open consultation meetings, input from all stakeholders interested in the management and conservation of Atlantic salmon. Since this time, almost all recommendations made in the “Next Steps for NASCO” report have been implemented.13

In 2006, the North East Atlantic Fisheries Commission (NEAFC) conducted a major performance review.14 Later in the same year, the Commission for the Conservation of Southern Bluefin Tuna (CCSBT) conducted its performance review.15 In 2007, the Indian Ocean Tuna Commission (IOTC) completed its review.16 In 2008, the Commission for the Conservation of Antarctic Marine Living Resources (CCAMLR) conducted a performance review17 and in 2009 the International Commission for the Conservation of Atlantic Tunas (ICCAT) underwent its review.18

The review panels evaluated RFB performance against a range of criteria, many of them based on the principles outlined in the post-UNCED fishery instruments. The criteria included: the content of the RFB conventions; the status of living marine resources; data collection and sharing; the quality and provision of scientific advice; the adoption of conservation and management measures; managing capacity; the compatibility of management measures between national jurisdictions and the high seas; fishing allocations; flag State measures; port State measures; monitoring, control and surveillance (MCS); follow-up on fishing infringements; market-related measures; decision-making; dispute settlement; transparency; relationships with cooperating non-members and non-cooperating non-members; cooperation with other RFBs; the special requirements of developing States; participatory rights of newcomers; and financial and administrative issues.

In 2010, a further four RFBs are planning reviews. They are the General Fisheries Commission for the Mediterranean (GFCM), the Northwest Atlantic Fisheries Organization (NAFO), the North Pacific Anadromous Fish Commission (NPAFC) and the South East Atlantic Fisheries Organization (SEAFO). The Inter-American Tropical Tuna Commission (IATTC) and the Western and Central Pacific Fisheries Commission (WCPFC) are considering initiating performance reviews but details have not yet been finalized.

The performance review processes were robust and numerous fundamental shortcomings were identified. The 2009 Twenty-eighth Session of COFI urged those RFBs that had already undertaken performance reviews to implement the recommendations of their review report (if they had not already done so) in order to strengthen regional governance.

1.4 An analysis of Part I of the FAO questionnaire: trends and issues that are important to RFBs

In Part I of the questionnaire, each RFB was asked to indicate the five most important issues confronting the RFB, and the reasons why these issues were important. Owing to the way this question was expressed, not all RFBs identified problem issues. Some bodies identified issues that were the core focus or goals of their management but were not necessarily a problem for the RFB. Most bodies identified the five most prominent problems that they were facing.

13 See <www.nasco.int/nextsteps.html>.  
18 See <www.iccat.int/Documents/Other/PERFORM_%20REV_TRI_LINGUAL.pdf>.
Bearing in mind the diversity of RFBs examined in this report, the analysis of Part I is an examination of broad issues rather than numerical concerns. The structure for this analysis closely follows the structure given in the 2003 report. That is, issues of concern are broadly categorized into generic subject headings:

- fisheries management issues;
- institutional issues;
- fisheries science/research;
- developmental issues.

In addition, a new generic category to be included in this circular is environmental issues.

### 1.4.1 Fisheries management issues

#### (a) IUU fishing and MCS

As with the 2003 report, RFBs described numerous fisheries management issues as being challenges to their effective performance. The priority concerns among a majority of bodies were ongoing IUU fishing,\(^19\) (including effective implementation of MCS), and the question of how best to manage fisheries responsibly.\(^20\) Some particular concerns regarding these issues are elaborated on below.

The Fishery Committee for the West Central Gulf of Guinea (FCWC) noted that IUU fishing was increasing and that there was a real need to implement an MCS system in the region. It observed that all the FCWC member States were developing States and that they should cooperate together in order to fight IUU fishing most effectively.

The SEAFO was concerned that its convention area (covering 16 million km\(^2\)) contained numerous fishing grounds on remotely scattered seamounts. Effective MCS in these areas was proving to be impossible for the organization.

The GFCM observed that most IUU fishing in its convention area was imputable to member States of the Commission.

The Asia-Pacific Fishery Commission (APFIC) expressed concerns regarding overcapacity in coastal fisheries, which included illegal fishing and destructive fishing practices.

The NPAFC prioritized the need for cooperative, coordinated enforcement actions against IUU fishing in the convention area.

The CCAMLR also prioritized the problem of IUU fishing and observed that IUU fishing in the convention area by non-contracting parties (NCPs) was undermining the sustainable management of key fisheries and using valuable human and financial resources. It increased uncertainty and directly affects non-target species such as seabirds.

The CCSBT noted that its history of large unreported catches required improved management measures, in particular an integrated MCS system.

One inland fishery organization, the Lake Victoria Fisheries Organization (LVFO) had created a regional plan of action (RPOA) to address IUU fishing, but the implementation of this plan was proving difficult. The stocks of the most important commercial species, the Nile perch, were declining.

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\(^{19}\) APFIC, CCAMLR, CCSBT, FCWC, FFA, GFCM, ICCAT, IOTC, LVFO, NAFO, NEAFC, NPAFC, OLDEPESCA, OSPESCA, SEAFO, SRFC and WCPFC.

\(^{20}\) IATTC, NAMMCO, OSPESCA (particularly for lobster and shrimp) and SPRFMO (Chilean jack mackerel and bottom fisheries).
while market demand was increasing. This was encouraging fishers to capture undersized fish and use illegal gear. The RPOA contained a number of measures to eliminate IUU fishing, but the financial and human resources needed to enforce the plan, were both limited.

The fisheries and aquaculture body of the Central American Organization of the Fisheries and Aquaculture Sector (OSPESCA) noted that IUU fishing was diminishing its fishery resources, particularly in the lobster and shrimp fisheries.

The ICCAT noted that the curbing and combating of IUU fishing was a priority area for the Commission.

A potentially new RFB – the Central Asian and the Caucasus Fisheries and Aquaculture Commission – stated that illegal and unreported catches in the inland waters of the Central Asian and Caucasus countries were higher than reported catches. Fisheries management regimes were outdated and enforcement of existing laws was poor. For these reason, it perceived that a joint approach to shared (transboundary) fishery resources was the most appropriate way to deal with its IUU fishing problem.

A more encouraging analysis on IUU fishing was provided by three bodies: the NAFO, NASCO and NEAFC. The NEAFC noted that it was achieving considerable success in combating IUU fishing through IUU fishing vessel lists and through a port State control system. Similarly, the NAFO also claimed to have a relatively effective MCS scheme that was addressing IUU fishing through at-sea inspections, 100 percent observer coverage, a vessel monitoring system (VMS) and obligatory port inspections. The NASCO noted that it had had problems with unreported fishing in the 1980s and 1990s and that steps had been taken at that time to minimize the problem. In recent years, the NASCO has stimulated improved surveillance and exchange of information, and the level of unreported catches has decreased significantly.

(b) Ecosystem approach to fisheries and aquaculture

Effective fisheries management requires RFBs to adopt an ecosystem approach to fisheries (EAF) and aquaculture. However, several RFBs expressed management concerns over the implementation of the ecosystem approach.

Of particular interest, the GFCM noted the challenge of compiling multidisciplinary information on the marine environment. Similarly, the SEAFO observed that the existing knowledge of the environment, the resources and the fisheries was limited. The Mekong River Commission (MRC) noted the difficulties of applying an EAF when most of the fish in the Lower Mekong Basin migrated over longer or shorter distances, and often these migrations (including numerous key habitats) crossed national boundaries. The North Atlantic Marine Mammal Commission (NAMMCO) observed the difficulty of applying an EAF when marine mammals were at the top of the food chain. The ICCAT and NAFO the identified the implementation of the ecosystem approach as a priority area. The International Council for the Exploration of the Sea (ICES) and the Secretariat of the Pacific Community (SPC) both noted the challenge of providing ecosystem advice when the current range of intensive fisheries simultaneously influenced many parts of the ecosystem.

(c) Bycatch

Three bodies expressed a priority concern with the management of bycatch. The ICES noted the challenge of providing scientific advice when bycatch data regarding amounts and species were so poor. The IATTC had a particular concern with managing bycatch and discards including sharks, turtles and birds. The International Pacific Halibut Commission (IPHC) was concerned with bycatch mortality in non-target fisheries and the impact that it may have on the conservation of endangered species.
(d) Fisheries management in aquaculture

Fisheries management in aquaculture was raised as an issue of concern by several bodies.\(^{21}\) The GFCM was aiming to promote sustainable aquaculture. It was seeking to strengthen the fields of species diversification, monitor carrying capacity more effectively, and encourage a wider involvement of member countries in the regional market. All of these goals would require the establishment of a data collection and information system for aquaculture. The NASCO noted that progress had been made in minimizing the impacts of aquaculture, but some challenges still remained including the impacts of sea lice and minimizing escapes. The APFIC prioritized the development of responsible aquaculture and enhanced governance in the aquaculture sector. Certification was seen as a solution to many of the problems in the industry, but markets were not fully prepared for this initiative.

For the Network of Aquaculture Centres in Asia and the Pacific (NACA), an aquaculture-focused body, all issues of concern related to aquaculture. It noted: biosecurity risks (including the spread of diseases and pests); governance of aquaculture development (including the social and environmental impacts of an ill-managed development of the aquaculture sector); adaptation to climate change impacts (particularly for the small aquaculture sector) would need to adapt and build resilience; deterioration of genetic resources for aquaculture development; and regional cooperation for mutual benefits in aquaculture development.

(e) Fisheries management of inland fisheries

As with aquacultural fisheries, the management of inland fisheries had its own particular problems that were a concern to several inland fishery organizations. The Committee for Inland Fisheries and Aquaculture of Africa (CIFAA) noted that inland fisheries in its area of competence were one of the most important and underutilized fishery resources in the region. The Commission for Inland Fisheries of Latin America (COPESCAL) was aiming to improve the collection and analysis of information on the state of resource exploitation and the economic and social aspects of inland fisheries. The European Inland Fisheries Advisory Commission (EIFAC) was seeking a restructuring of its commission in order to make its inland fishery work programme more efficient.

(f) Increased fishing effort

A final fisheries management problem expressed by numerous RFBs was an increase in fishing effort.\(^{22}\) The Fishery Committee for the Eastern Central Atlantic (CECAF) noted an increase in pressure on commercial fish stocks that had led to many stocks in the area of competence being rapidly depleted. The ICCAT noted that the prevention and elimination of excess fleet capacity and fishing effort was a major issue for the Commission. Similarly, the APFIC was also concerned with overcapacity in coastal fisheries, which was threatening small-scale livelihoods, driving overfishing, and leading to fishing that was focused further down the food chain. The IOTC expressed a concern regarding how best to implement sustainable exploitation in order to control fishing capacity that had led to some IOTC species being fully developed. The LVFO noted that fishing effort in Lake Victoria had been increasing owing to a licensing system based on open access. This had been addressed through an RPOA on capacity, but the RPOA was not yet in place. The Regional Commission for Fisheries (RECOFI) noted that effective fisheries management was difficult owing to the lack of verified information on the status of stocks and of fishing capacity and fishing effort.

1.4.2 Institutional issues

This category is intended to cover a host of concerns expressed by many RFBs that ranged from the political commitment of member States through to the ability of States to cooperate together. It

\(^{21}\) APFIC, CIFAA, COPESCAL, GFCM, NACA and NASCO.

\(^{22}\) APFIC, CECAF, ICCAT, IOTC, LVFO and RECOFI.
includes concerns over financial support for the RFB, and a perceived need by some RFBs for legal and institutional assistance in order to perform their mandate effectively.

(a) The need for greater cooperation

The Ministerial Conference on Fisheries Cooperation among African States bordering the Atlantic Ocean (COMHAFAT) prioritized the need to promote active and organized cooperation in fisheries management in order to ensure the conservation of its fishery resources. It was also focusing on the need to reinforce solidarity with African landlocked and geographically disadvantaged States.

Similarly, the RECOFI identified the need to promote and establish regional cooperation and coordination for governance, conservation and management of shared stocks. In addition, it noted that its members had not been able to empower the Commission, which consequently had not been in a position to address the management of regional fisheries as contemplated by the mandate.

The NPAFC expressed only two priority issues, which were cooperative coordinated enforcement actions on IUU fishing and cooperative coordinated research.

The Pacific Islands Forum Fisheries Agency (FFA) noted that the goal of strengthening regional cooperation within the FFA membership was a primary issue for the agency. Regional cooperation and cohesiveness was also a continuing priority of the NACA, which was aiming to enhance regional mechanisms for technical cooperation for mutual benefits in aquaculture development and trade and market access.

The CIFAA and COPESCAL both prioritized identifying and implementing actions that could be taken at the regional level to promote cooperative sustainable aquaculture.

(b) Budget

The subject of budget was cited as a primary issue of concern by a number of bodies. The GFCM noted that the budget of the Commission was not commensurate with agreed activities and that there was a need to pursue the strengthening of the secretariat’s human resources. The RECOFI noted that its annual contribution was set at a fixed amount per member country. However, the total amount contributed annually by them was insufficient to support the full range of technical activities endorsed by the commission. Extra-budgetary options, such as regional projects supporting the RECOFI, had not been financed. The IATTC noted that it was important to ensure sufficient funding for the Commission in a timely manner, so that the Commission could continue to develop and implement effectively the agreed conservation and management programme for the living marine resources of the eastern Pacific Ocean. In recent years, the IATTC has had some problems with delays in the payment of agreed contributions, and a failure to resolve this matter could impair the Commission’s ability to continue its operations. The IPHC noted that its research and staff costs were increasing at a faster rate than its incoming funding. The CIFAA noted that a priority issue was the need to justify the contributions of its Committee and verify that member investments achieved suitable returns. The Western Central Atlantic Fishery Commission (WECAFC) noted a lack of financial and human resources that prevented it from effectively exercising its mandate. The Commission depends mainly on the FAO Regular Programme Budget.

(c) Legal and institutional framework

More apparent than any other institutional concern was the general call for legal and institutional assistance to manage or reform RFBs.23

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23 COPESCAL, EIFAC, FFA, IOTC, IWC, MRC, OSPESCA, RECOFI and SRFC.
For the new bodies, such as the South Pacific Regional Fisheries Management Organisation (SPRFMO) and the Central Asian and the Caucasus Fisheries and Aquaculture Commission, impending ratification of their agreements was a priority issue. In contrast, the SEAFO, which is already several years old, had concerns over the slow rate of ratification of its convention. It had nine signatories, and only five parties had ratified the convention. Moreover, those that were actively fishing were not part of the decision-making process as they were not parties to the convention. The Pacific Salmon Commission (PSC) was waiting for Canadian and United States ratification of the revised chapters to sections of its treaty.

The Subregional Fisheries Commission (SRFC) was working on a framework that would promote the institutional arrangements and legal instruments required for the body to manage its fisheries effectively. The WECAFC noted weak fisheries administrations in most member countries and a need for capacity building.

The IOTC Performance Review Panel identified two issues that needed to be addressed in order to enhance the legal framework of the organization. First, an update of the IOTC agreement was needed as the existing framework was outdated and did not include modern principles of fisheries management (precautionary approach, ecosystem-based approach to fisheries). An additional issue that was a concern to the IOTC was the need to strengthen the abilities of its compliance committee to monitor non-compliance and to advise the Commission on actions that might be taken in response to non-compliance.

The OSPESCA noted that since 2005 the Central American countries had had a fisheries and aquaculture integration policy. As a consequence of this, the OSPESCA was seeking institutional assistance for processes that could monitor and guide all activities for aquaculture and fisheries in the region.

The NAFO was intending to adjust its structure in order to implement fully the newly adopted EAF and to improve its internal decision-making processes.

The RECOFI noted that its members had not been able to empower the Commission, which consequently had not been in a position to address the management dimension of regional fisheries as required by its mandate. The Commission wanted to develop a more enabling environment that would increase the use of its potential powers.

The International Whaling Commission (IWC) had reached an impasse regarding its future direction: ongoing moratorium versus revised management scheme (RMS). In an attempt to resolve this impasse, the Commission had initiated a process to discuss and resolve its future. The process is now in its second year. An additional legal or policy issue being considered by both the IWC and the NAMMCO was the food and livelihood rights of indigenous peoples and the question of aboriginal subsistence whaling. The IWC noted that although significant work had been done since the last FAO survey, it was still an important gap.

In its Part I survey of responses that are important to RFBs, the EIFAC made only one entry: it needed to restructure the EIFAC in order to make its work more efficient. The FFA also identified institutional reform as a priority subject. It wanted to see fisheries make a greater contribution towards the broader development goals of the member States. The COPESCAL wanted to reform the Commission’s statutes and regulations in order to strengthen its role and effectiveness.

1.4.3 Science and research issues

A common issue of concern among many RFBs was the need for more science and research on a wide range of issues from stock assessment to the mapping of “footprints” on existing fishing areas. More specific remarks are noted below.
The FCWC and LVFO identified a need for capacity building in their stock assessment and a need to develop species-specific management plans with target reference points. They made the point that these data were crucial for the sustainability of their resources.

The CIFAA was also seeking improved statistics for tools of monitoring and planning. It noted that for both of its subsectors (inland fisheries and aquaculture), FAO statistics tended to be the common reference, but that it was widely accepted that these were, at best, rough estimates and that more accurate statistics were essential to monitor the overall sector. It noted that it was also necessary to have tools such as the African Water Resource Database to be able to evaluate and monitor the overall sector from national, subregional and regional levels.

The CCSBT raised two priority concerns of science and research. The first was to recreate a catch history and database for the Southern Bluefin Tuna Fishery. It noted that significant unreported catches in the previous two decades had corrupted the existing CCSBT database and that its data reliability was poor. As a consequence of this, the CCSBT current stock assessment had been compromised.

The WCPFC also raised two science and research issues. The first related to its attempt to implement science-based decision-making within the Commission, where it noted that there was a lack of political commitment to accept this management method. Its second concern was that there were data gaps in key fisheries and fleets. This was weakening assessment and the understanding of the dynamics of a fishery.

The CCAMLR cited scientific uncertainty as an ongoing priority concern of the Commission. It noted that lack of knowledge on the stock dynamics of some key target species still prevailed. This was not only affecting stock assessment capabilities, but the problem might also be being compounded by insufficient data, lack of dedicated scientific survey information and incomplete tagging returns.

The IOTC prioritized uncertainty in data and stock assessments, describing its needs as urgent. It required an application of scientific assessment methods appropriate to the available data/information; the establishment of a regional scientific observer programme to enhance data collection for target and non-target species and improvements to the data collection and reporting capacity of developing States. Equally important was the need to develop a framework for how to act in the face of uncertainty in scientific advice.

The NEAFC noted a need for improved scientific advice and wanted to investigate further the inclusion of VMS data as an additional scientific resource to the traditional data from logbooks, landings and survey data.

The NASCO required more research on salmon at sea, including studies of bycatch of salmon. It noted that marine survival of salmon was low and that the scientific factors influencing survival at sea were poorly understood.

The GFCM noted that the submission of data and information by members through the established data collection protocols was erratic and was hindering its integrated fisheries management. It required the monitoring of sustainability indicators from a social, economic and environmental point of view.

The CECAF and SRFC required more effort be put into fisheries research and data management. The CECAF noted that most of its information was unreliable – particularly that relating to catch statistics.

The potential new Central Asian and the Caucasus Fisheries and Aquaculture Commission observed that fisheries and aquaculture technologies and production systems were generally based on the
knowledge that had existed two decades earlier. While the technologies have developed rapidly in other parts of the world, this expertise has not transferred to Central Asia and the Caucasus.

The ICES, a provider of scientific fisheries advice, also noted a need for more science and research. Its main data gaps related to ecosystems, climate change, deepwater fisheries, bycatch and biological reference points. The SPC was challenged by assessing the status of Pacific Island fisheries, including industrial oceanic fisheries, coastal commercial fisheries and subsistence fisheries.

Finally, the NAFO prioritized its attempt to comply with the FAO Draft International Guidelines for the Management of Deep-Sea Fisheries in the High Seas and develop a “footprint” of its fishing profile.

1.4.4 Developmental issues

Developmental issues arise in two main ways. First, it should be recalled that many RFBs are solely or predominantly comprised of developing States. This is an important consideration as poverty affects a people’s ability to manage fisheries. A second consideration expressed by numerous RFBs was frustration at their inability to assist economic development in their member countries. Thus, development issues range from managerial and scientific capacity building to food security and regional development. A most commonly expressed concern was for the livelihoods of subsistence and artisanal fishers.

The OSPESCA noted that the Central American isthmus had 93 000 small-scale fishers and that their fish capture was distributed primarily in local markets. It prioritized support for this small local industry. The FCWC also noted a concern for small-scale fishers and was seeking to conceive management arrangements to ensure the well-being of these fishers by reducing poverty, ensuring their safety at sea, and assisting them with the marketing of their products. The CECAF also expressed concern for small-scale fishers and noted that reduction in stocks was affecting catch levels and revenues, which was making many small-scale fishers more vulnerable.

The Latin American Organization for Fisheries Development (OLDEPESCA) was formed 20 years ago for the purpose of combating hunger and malnutrition in the region. In 2009, these problems had not abated and the body prioritized the use of small pelagics for direct human consumption among local people within the region. The SPC prioritized the goal of improving aquatic food security among Pacific Island people. This included mitigating risk and planning for the future nutrition of growing populations, including through aquaculture.

The COPESCAL was concerned to assess the role of inland fisheries in social development and poverty alleviation.

The COMHAFAT noted that a priority issue for it was the rational utilization of fishery resources in an integrated approach that could lead to food self-sufficiency. It was also aiming to stimulate national economic sectors that were relevant to fisheries resource exploitation in order to promote the economic, social and nutritional development process of the people in the region.

The MRC was concerned that local and national fishers might feel the impacts of factors and events that originated outside the provincial and national borders, such as the introduction of alien species or even hydroelectric developments. The MRC needed to work with vulnerable people and explain what was happening, and whether there are remedies that could be pursued.

The IOTC noted that many developing States were experiencing serious capacity/infrastructure constraints that impeded their ability to comply with their obligations, especially in terms of data collection, reporting and processing. A number of developing States also lacked appropriate scientific expertise and, even where such expertise was available, budgetary constraints limited their participation in Commission meetings, particularly those of the scientific committee and working
parties. Increased financial support for capacity building should be provided to developing States. The
Commission should be able to enhance already existing funding mechanisms to build developing
States’ capacity for data collection, processing and reporting, as well as technical and scientific
capabilities.

1.4.5 Environmental issues

The decision to include a fifth category of concern, environmental issues, was based on the large
number of RFBs that identified various subjects that were partly managerial, partly science/research-
based, and partly institutional, but best linked together under a generic environmental canopy.

(a) Climate change

The 2007 COFI meeting raised the subject of climate change and fisheries under three agenda
headings: aquaculture; social issues in small-scale fisheries; and implementing the ecosystem
approach to fisheries and aquaculture. There was wide support for a proposal that FAO should
undertake a study to identify the key issues on climate change and fisheries, and to initiate a
discussion on how the fishing industry can best adapt to climate change.

International discussions24 over the past two years have concluded:

- Climate change is projected to impact broadly across ecosystems, societies and economies,
increasing pressures on all livelihoods and food supplies, including those in the fisheries
sector.
- In general, species are being displaced towards the poles.
- Sea-level rise, glacier melting, ocean acidification and changes in precipitation, groundwater
and river flows will significantly affect many ecosystems.
- Changes in productivity, distribution, species composition and habitats will require changes in
fishing practices and aquaculture operations, as well as in the location of operations, landing,
and processing facilities.25

The Twenty-eighth Session of COFI (2009) was invited to consider the likely impacts of climate
change for fisheries and potential responses to it by FAO Member States and the FAO Fisheries and
Aquaculture Department.26 The subject has already attracted responses from concerned RFBs.

The ICES noted concern over the fact that climate change would influence fish stocks and
ecosystems, but that little was known about the extent. Similarly, the OSPESCA, which participates
with FAO in the Global Partnership Climate Change, Fisheries and Aquaculture (PaCFA) group, was
working on the issue of the impacts of climate change on fisheries, aquaculture and aquatic habitats.
The NPAFC was conducting cooperative scientific studies in the hope of filling major gaps in
scientific knowledge. It was hoped that, among other subjects, this information would contribute to
climate change/ecosystem research. The PSC noted declining returns for many salmon stocks in the
treaty area. Continuing research, including into global warming, was not conclusive as to the reasons
for this behavioural change. The CCAMLR noted that, in its efforts to implement an ecosystem-based
approach to fisheries, it was taking into consideration potentially irreversible ecosystem changes
arising, for example, from climate change. The NACA made the point that, as with other sectors,
aquaculture (particularly the small aquaculture sector) would need to adapt and build resilience to the
ill-understood impacts of climate change.

24 Expert Workshop on Climate Change Implications for Fisheries and Aquaculture (7–9 April 2008); High-
Level Conference on World Food Security: the Challenges of Climate Change and Bioenergy (3–5 June 2008);
and Symposium on Coping with Global Change in Marine Social-Ecological Systems (8–11 July 2008).
26 Ibid, p. 5.
(b) Habitat protection including vulnerable marine ecosystems and seamounts

The NASCO noted that although it had devised a plan of action on habitat protection and restoration, and had made considerable progress in restoring degraded habitats, it still faced challenges in the full implementation of the programme.

The NEAFC noted that its convention had been updated to include environmental concerns (i.e. impacts on fisheries and the need to conserve biological diversity). However, it was challenged by the issue of identifying vulnerable marine ecosystems (VMEs) and the monitoring of possible encounters.

The SEAFO noted that most of the fishing in its convention area was taking place in deep waters at seamounts. It had adopted measures to protect these seamounts until such time when more information on ecosystems, including biodiversities, would be known. At the time of its response to the questionnaire, IUU fishing in vulnerable marine habitats was a problem.

The CCAMLR also noted that it was required to develop objective procedures to identify (and later manage) marine protected areas (MPAs) and VMEs in compliance with international directives from the World Summit on Sustainable Development and UN General Assembly Resolution 61/105.

The NACA noted that biodiversity made for a resilient system, but that the genetic resources and natural resource base for aquaculture development had been deteriorating in much of Asia.

The NAFO was prioritizing the mapping of existing fishing areas (its footprint).

c) Depleted global fish stocks

Eight RFBs from diverse geographic regions, and representing both marine capture fish stocks and inland fisheries, noted problems with depleted fish stocks. The CECAF described its stocks as “being rapidly depleted”. The NAFO noted that, following the collapse of many fisheries in the Northwest Atlantic in the early 1990s, it was prioritizing an attempted recovery of these depleted stocks through fishing moratoria and other re-building measures. The IOTC noted that some species were fully developed and that there was a need to ensure sustainable levels of exploitation. The WCPFC observed a problem with the non-sustainable use of target stocks. The CCAMLR stated that in the previous three years there had been a marked increase in krill fishing in the CCAMLR area to the extent that projected catches for 2008/09 were more than five times the mean current annual level. The NASCO noted “declining abundance”, which had forced enormous reductions in marine fisheries for salmon. The new Pacific Ocean body, the SPRFMO, noted that scientific advice for Chilean jack mackerel suggested that fishing mortality was likely to have exceeded sustainable levels since at least 2002. Moreover, the then current biomass levels were substantially below levels at the peak of the fishery, and as a result of poor recruitment, were highly likely to be still declining. The LVFO noted that stocks of Nile perch, its most important commercial species, were declining and that the Organization was conducting a pre-assessment for ecolabelling of the fish.

1.5 An analysis of Part II-B of the FAO questionnaire: the implementation of the post-UNCED fishery instruments

1.5.1 The 1993 FAO Compliance Agreement

The Compliance Agreement did not receive strong support in the RFB responses. Some RFBs made the point that the Compliance Agreement was not relevant or applicable to their mandate.27 Other

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27 COPESCAL, EIFAC, IPHC, MRC, NACA and NAMMCO. The NASCO elaborated a more detailed response to the questionnaire explaining that high-seas fisheries for salmon are not permitted under the NASCO convention, which prohibits fishing for salmon beyond 12 nautical miles from baselines. Moreover, at the present time, high-seas fishing for salmon by non-NASCO parties is not a problem. Finally, the NASCO notes
RFBs simply made no entry for the question regarding their ongoing and planned activities to implement the Compliance Agreement. Yet other RFBs responded that they were not undertaking any activities to implement the Compliance Agreement.

Three RFBs replied that implementation of the Compliance Agreement was a flag State responsibility and that the RFB could only encourage members to implement it.

The seven remaining RFBs responding to the 2008 questionnaire offered a range of responses regarding ongoing and planned activities to implement the Compliance Agreement. Three bodies responded that: (i) they had implemented the Compliance Agreement; or (ii) they took the Compliance Agreement into account; or (iii) they gave advice on the basis of the Compliance Agreement, but none of these RFBs elaborated on how this was done.

Only five RFBs demonstrated activities that they had been conducting in order to implement the Compliance Agreement.

The FFA had integrated the Compliance Agreement into its minimum terms and conditions for implementation within the exclusive economic zones (EEZs) of its member countries.

The LVFO had drafted RPOAs between the member States sharing Lake Victoria: Kenya, Uganda and the United Republic of Tanzania. Those aspects of the Compliance Agreement with some relevance to an inland fishery body had been incorporated into the RPOAs.

The final three respondents referred to the subject of a record of fishing vessels. The Coordinating Working Party on Fishery Statistics (CWP) noted that consolidation of the vessel lists maintained by regional fisheries management organizations (RFMOs) and that maintained by FAO was under discussion. The IOTC referred to its Resolution No. 07/02 (Concerning the Establishment of an IOTC Record of Vessels Authorized to operate in the IOTC Area), which was said to comply with Article IV of the Compliance Agreement requiring each party to maintain a record of fishing vessels entitled to fly its flag. Furthermore, Article VI of the Compliance Agreement deals with exchange of information on fishing vessels, and IOTC Resolution No. 07/04 provides that parties will make their fishing vessel information readily available to the IOTC. The OSPESCA noted that they maintained a vessel register of all industrial fishing vessels.

that they are encouraging measures to minimize unreported catches by the parties and that the level of such catches is believed to be declining.

28 APFIC, CCSBT, CFFAA, COMHAFAT/ATLAFCO, FCWC, GFCM, ICCAT, NPAFC, PSC, RECOFI, SEAFO, SPC and WECACF.
29 CECAF and IATTC.
30 CCAMLR, NEAFC and WCPOFC.
31 NAFO.
32 SRFC.
33 ICES.
The discussion on vessel lists raises the issue of the IUU fishing vessel lists maintained by a number of other RFBs: CCAMLR, GFCM, IATTC, ICCAT, NAFO, NEAFC, SEAFO and WCPFC. These lists are significantly different in form and purpose to the HSVAR operated by FAO. The IUU fishing vessel lists are used as an MCS tool to identify and penalize the IUU fishing vessel. In contrast, the FAO HSVAR is more akin to a database and the data are neither comprehensive nor widely utilized.

1.5.2 The 1995 UN Fish Stocks Agreement

As with the Compliance Agreement, the ongoing and planned activities to implement the Fish Stocks Agreement ranked similarly low in terms of response. Five RFBs responded that the Fish Stocks Agreement was not applicable to their mandate. An additional nine RFBs made no entry on the questionnaire regarding ongoing and planned activities to implement the Fish Stocks Agreement. One RFB stated that it had no activities to implement the Fish Stocks Agreement. One RFB stated that it encouraged its contracting parties to ratify/accede to the Fish Stocks Agreement.

Five RFBs claimed some level of activity to implement the provisions of the Fish Stocks Agreement, but they provided no elaboration or examples to explain their comments. These comments included: (i) they had implemented the Fish Stocks Agreement; (ii) they took the Fish Stocks Agreement into account when giving advice; (iii) they were undertaking ongoing activities to implement the Agreement; (iv) the Fish Stocks Agreement was referred to in their preamble; or (v) they participated in Fish Stocks Agreement meetings. However, none of these RFBs elaborated on how actual implementation of the Fish Stocks Agreement was done.

One RFB noted that although its convention predated the Fish Stocks Agreement, it had already implemented its provisions.

Twelve respondents demonstrated some action as part of their ongoing and planned activities for implementing the Fish Stocks Agreement. The LVFO noted that relevant provisions of the Fish Stocks Agreement were implemented through an RPOA. The CWP noted that the 2006 UN Review of the Fish Stocks Agreement called for consolidation of the publicly available catch statistics and that this work was in progress. The FFA noted that provisions of the Fish Stocks Agreement were reflected in the legislative framework for its member countries. The NASCO noted that the Fish Stocks Agreement did not apply to Atlantic salmon, which is an anadromous fish stock covered by Article 66 of the UNCLOS. However, the NASCO had taken some steps that complied with the

34 The FAO HSVAR list has significant limitations:
- Only State parties to the Compliance Agreement are obliged to provide data to the HSVAR, and State parties are few.
- The HSVAR has both poor quality of data and an inadequate quantity of data. Some State parties do not provide any data, and those that do, often provide incomplete data.
- The Compliance Agreement is specifically restricted to the high seas and most IUU fishing occurs within zones of national jurisdiction.
- Fishing vessels that are less than 24 m in length are exempted from the Compliance Agreement, and an increasing number of vessels are being constructed that are “invisible” by being less than 24 m.
- The HSVAR makes no provision to deal with the problem of beneficial ownership of vessels.
- The HSVAR gives inadequate recognition to the needs of developing States.
- The Compliance Agreement lacks any form of review mechanism.

35 COPESCAL, EIFAC, MRC, NACA and NAMMCO.
36 CCSBT, CIFAA, COMHAFAT, FCWC, IWC, NPAFC, PSC, RECOFI and WECAFC. The IWC response states that it is currently enforcing a moratorium on commercial whaling; however, if discussions on an RMS are resumed, all appropriate instruments will be taken into consideration.
37 CECAF.
38 CCAMLR.
39 NAFO, ICES, SRFC, GFCM and ICCAT, respectively.
40 IPHC.
principles of the Fish Stocks Agreement, such as implementing a precautionary approach. The SEAFO noted that its convention was modelled on the Fish Stocks Agreement and that numerous activities from the Fish Stocks Agreement were being implemented.41 The IATTC noted that very few of its members were parties to the Fish Stocks Agreement. However, several provisions in the Fish Stocks Agreement (such as transparency and the precautionary approach) had been incorporated into the work of the Commission. The APFIC noted that in order to comply with the provisions of the Fish Stocks Agreement, it had carried out a review on small pelagic resources in the Asia-Pacific region and transboundary stocks had been identified. The SPC noted that it did not implement any of the post-UNCED fishery instruments directly but that it contributed towards their implementation in the advice and capacity building that it provided to member countries.42 In the case of the WCPFC, the convention and the object of the Commission was to enhance the provisions of the Fish Stocks Agreement among member States. The IOTC noted that the Fish Stocks Agreement attributed a central role to RFBs and that the IOTC had adopted resolutions in keeping with the objective (Article II) and principles (Article V) of the Fish Stocks Agreement. The IOTC provided an extensive list of resolutions aimed at ensuring the long-term sustainability of straddling fish stocks, and many of these were elaborated on in the body of the text under the IOTC entry. The NEAFC noted that Volume II of the report for their independent performance review had dealt specifically with the subject of the NEAFC’s performance with respect to the various international instruments. The performance review panel had concluded that the convention amendments were consistent with contemporary international instruments and commitments. Finally, the OSPESCA noted that States were encouraged to participate actively in relevant RFBs and that the body was pursuing whether the OSPESCA member countries could be incorporated into the IATTC.

1.5.3 The 1995 Code of Conduct for Responsible Fisheries and the IPOAs

If there is some evidence of reluctance by RFBs to embrace the provisions of the Compliance Agreement and the Fish Stocks Agreement, there is no such reluctance in their support for the Code. In fact, it is fair to say that there is very widespread goodwill towards the Code. This is not always extended to the IPOAs, but where the IPOAs are perceived as directly relevant to an RFB, there is evidence of increasing support. It is further submitted that FAO should take much credit for the goodwill that is given to the Code. It is clear that there has been widespread consultation to explain and promote the Code, and this “marketing” has contributed to real international acceptance of the provisions of the Code.

Only six bodies gave no feedback on planned or ongoing activities to implement the Code and/or the IPOAs.43

Individual responses to the Code and IPOA component of the questionnaire are elaborated on below under the RFB analysis. However, several generic remarks can be made. First, it is apparent that the Code enjoys widespread support across all continents. Second, the Code is perceived as directly applicable to all fishery issues including marine capture fisheries, inland fisheries and aquaculture. Third, the soft law status of the Code and IPOAs does not appear to lessen their value or relevance, and most RFBs seriously endeavour to implement all relevant provisions. Fourth, where an RFB did not indicate implementation of the Code or the IPOAs, this may only apply to direct action for implementation and not indirectly in the context of action on related matters. Thus, the IPOA-

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41 These activities include implementing an EAF and a precautionary approach, addressing flag State responsibilities and port State measures, compliance and enforcement, resource management based on best scientific evidence, rigorous data collection and reporting requirements, transparency in decision-making, and cooperation with other organizations.

42 Reference is given to the WCPFC, whose convention is based on the Fish Stocks Agreement, and the SPC has the role of scientific service provider to the WCPFC.

43 CCSBT, EIFAC, FCWC, NAMMCO, PSC and WECAFC. The EIFAC made the point that “Except for the Code of Conduct for Responsible Fisheries, most of the post-UNCED fishery instruments are not applicable to the work of EIFAC.” However, having identified the Code as an exception, the EIFAC made no attempt to explain how, if at all, it was implementing the principles of the Code.
SEABIRDS has no relevance to many of the RFBs, but a failure to implement directly the IPOA-SEABIRDS does not necessarily reflect lack of interest or action on bycatch issues in general. In total, 26 RFBs were taking action to implement provisions in the Code; 44 12 RFBs were taking direct action to implement the IPOA-SEABIRDS; 45 16 RFBs were taking action to implement the IPOA-SHARKS; 46 13 RFBs were taking action on the IPOA-CAPACITY; 47 and 19 RFBs were taking action on the IPOA-IUU. 48

### 1.5.4 FAO Strategy for Improving Information on Status and Trends of Capture Fisheries

The Strategy was adopted at the Twenty-Fifth Session of COFI in 2003, which makes it a comparatively recent post-UNCED fishery instrument. In the six years of its operation, the Strategy has obtained significant levels of RFB support and participation. Thirteen RFBs gave no response to the question of ongoing and planned activities to implement the Strategy. 49 Three RFBs noted that the Strategy was part of their ongoing and planned activities but they did not elaborate on how this was done. 50 Seven RFBs pointed to their involvement with the Fisheries Resources Monitoring System (FIRMS) and their aim to contribute to data collection and statistics compilation. 51 Eleven RFBs provided detailed responses on the activities that they were undertaking to compile, record and disseminate fisheries data. 52

### 1.5.5 The FAO Agreement on Port State Measures

As with the Strategy elaborated above, the FAO Agreement on Port State Measures (the Port State Agreement) is the most recent of the initiatives, having been adopted by FAO Conference on 23 November 2009. The Port State Agreement has been developing over recent years, and vastly different responses may have been given depending on when each RFB responded to the questionnaire. For this reason, to have approximately half of the RFBs respond favourably to the Port State Agreement is a significant achievement and bodes well for the acceptance of this instrument in the next few years. Eleven RFBs from a wide range of geographic areas responded that they were taking proactive measures to assess the application of the Port State Agreement. 53 An additional six RFBs were engaged in ongoing or planned activity to implement port State measures, but they did not elaborate on the precise nature of their activities. 54 Twelve RFBs, for whom the Port State Agreement may not necessarily be relevant, gave no response to the questionnaire item on port State measures. 55 For some of these bodies, it is clear that the Port State Agreement is not applicable. However, five RFBs chose to respond to the questionnaire by specifically stating that the Port State Agreement was not applicable to them. 56

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44 APFIC, CCAMLR, CCAF, CIFAA, COMHAFAT, COPESCAL, CWP, FFA, GFCM, IATTC, ICCAT, ICES, IOTC, IPHC, IWC, LVFO, MRC, NAPA, NAFO, NASCO, NEAFC, OSPESCA, RECOFI, SEAFO, SRFC and WCPFC.
45 CCAMLR, COMHAFAT, CWP, FFA, IATTC, ICCAT, IOTC, IPHC, LVFO, SEAFO, SPC and WCPFC.
46 APFIC, CCAMLR, COMHAFAT, CWP, FFA, GFCM, IATTC, ICCAT, IOTC, IPHC, OSPESCA, NAFO, SEAFO, SPC, SRFC and WCPFC.
47 COMHAFAT, CWP, FFA, GFCM, IATTC, ICCAT, IOTC, LVFO, NASCO, OSPESCA, SEAFO, SRFC and WCPFC.
48 APFIC, CCAMLR, CIFAA, COMHAFAT, CWP, FFA, GFCM, IATTC, ICCAT, IOTC, LVFO, NAFO, NASCO, NEAFC, NPACF, OSPESCA, SEAFO, SPC, SRFC and WCPFC.
49 APFIC, CCAMLR, CIFAA, COMHAFAT, CWP, FFA, GFCM, IATTC, ICCAT, IOTC, LVFO, NAFO, NASCO, NEAFC, NPACF, OSPESCA, SEAFO, SPC, SRFC and WCPFC.
50 CIFAA, MRC and SRFC.
51 CCAMLR, CWP, GFCM, IATTC, ICCAT, NEAFC and SEAFO.
52 CECAF, COMHAFAT, FFA, IOTC, IPHC, LVFO, NASCO, RECOFI, SPC and WCPFC.
53 CCAMLR, CECAF, COMHAFAT, FFA, GFCM, IATTC, IOTC, LVFO, NAFO, NEAFC, RECOFI and SEAFO.
54 APFIC, ICCAT, NASCO, OSPESCA, SRFC and WCPFC.
55 CCBS, CIFAA, EIFAC, FCWC, ICES, IWC, NACA, NAFO, NAMMCO, NPACF, PSC and WECFA.
56 COPESCAL, CWP, IATTC, IPHC and MRC.
1.6 An analysis of Part II-C of the FAO questionnaire: addressing specific issues of fisheries conservation and management

The questionnaire also included a Part II-C, which examined the subject of how the RFB was addressing specific issues. The specific issues that were identified as worthy of follow-up include concepts that are embodied in Part II-B (post-UNCED fishery instruments). However, some of these issues are so particularly important that they were made the subject of further enquiry. The list of specific issues included:

- the implementation of the precautionary approach;
- the implementation of an ecosystem approach to fisheries and aquaculture;
- the establishment of time and area-based management tools (e.g. MPAs, spatial and temporal closures);
- addressing IUU fishing by measures such as adequate MCS, VMS and/or port State measures;
- the management of fleet capacity;
- the collection and dissemination of data;
- the strengthening of cooperation with other RFBs;
- the strengthening of institutional capacity within the subject RFB;
- the ability of the RFB to accommodate new entrants.

The questionnaire recognized both ongoing activities and planned or future activities. However, in spite of the broad scope given to RFBs to respond to the specific issues, five RFBs either made no response to any question or gave a very limited response.57 One further RFB, an inland fisheries organization, replied that almost all of the specific issues were not applicable.58

1.6.1 Implementation of the precautionary approach

Four bodies made no entry regarding the implementation of the precautionary approach.59 Two bodies noted that the precautionary approach was not relevant to their work.60 One body noted that it had no ongoing or planned activities to implement the precautionary approach.61 One body replied that it did have ongoing and/or planned activities, but it did not elaborate on the nature of those activities.62

The remaining RFBs were all able to demonstrate an existing or planned application of the precautionary approach. Eight RFBs noted that the precautionary approach was incorporated into their convention, strategic plan, terms of reference, or conservation and management measures.63 Both the ICES and the SPC noted that an application of the precautionary approach underpinned all the scientific advice that they provided. In addition, the NEAFC noted that the precautionary approach had been included in its scientific advice since 1999. The NACA noted that an application of the precautionary approach was a core part of its aquaculture practice, market access and trade policies.

57 The FCWC and the WECAFC made no response at all. The NAMMCO made only one entry, which was to say that its implementation of an EAF (whaling) was ongoing. The EIFAC noted that it has working parties and symposia to deal with specific issues. Recommendations are then brought to the attention of the EIFAC plenary session, which decides on adoption and/or follow-up. The PSC replied by noting that almost everything was ongoing.
58 COPESCAL.
59 ICCAT, OLDEPESCA, NPAFC and RECOFI.
60 APFIC and CWP.
61 CECAF.
62 MRC.
63 CIFAA, COMHAFAT, IATTC, IWC, OSPESCA, SPRFMO, SRFC and WCPFC.
The remaining 11 RFBs all demonstrated how they applied the precautionary approach, and it was evident that (like the NACA above) many bodies were extending their application of the approach beyond the realm of total allowable catch (TAC) and harvesting. Thus, the LVFO was also using a precautionary approach in its processing and marketing procedures; the IOTC was using precaution in its limitations of fishing capacity; and the GFCM was using precaution with its authorized fishing gear and practices – the aim being a precautionary approach that protected the environment as well as fish stocks. Similarly, the NASCO and the SEAFO were also concerned with a precautionary approach to protect the environment. The CCSBT, FFA, IPHC and the NAFO were all concerned with precaution in reference points to limit harvests. Finally, the CCAMLR noted that the precautionary approach was a key objective of its convention, and that it was applied in a number of ways including harvest levels, the conservative development of new fisheries and the monitoring of fisheries information.

1.6.2 Implementation of an ecosystem approach to fisheries and aquaculture

Eight bodies did not provide a response to this item. One body submitted a generic response for all Part II-C questions that specific issues were dealt with by working parties. Three bodies noted that they were engaged in ongoing activities to implement an ecosystem approach to fisheries and aquaculture, but they did not elaborate on the nature of these activities.

Five bodies described how they were planning to investigate or implement an ecosystem approach to fisheries and aquaculture.

Sixteen bodies were able to demonstrate how they were already taking ongoing steps to implement an ecosystem approach to fisheries and aquaculture.

The ICES and the SPC noted that the EAF underpinned their scientific advice, and the NEAFC noted that the EAF was included in the scientific advice that it received from the ICES.

1.6.3 Establishment of area-based management tools

This issue would appear to be a growth area among many RFBs. However, despite some bodies embracing the concept of spatial and temporal closures, approximately one-third of the bodies made no entry, were planning no activities, or claimed the concept had no application.

One body said that its activities in this area were ongoing, but did not elaborate on how this was achieved.

Both the ICES and the SPC noted that spatial and temporal closures had always been a part of their scientific assessments and recommendations.

The remaining 20 bodies fall into three categories, but there is some overlap between these groups. First are those bodies that were planning or investigating the implementation of area or temporal closures. Second are those bodies that had implemented at least area-based closures. An interesting
development among the RFBs in this category was an increasing concern for vulnerable ecosystems as well as good management of fish stocks. For example, the NAFO had closed four seamounts and a large coral area. It had also drawn up the first map of VMEs, and it was expected that these would also attract fishing restrictions. The SEAFO had closed dozens of seamounts to fishing. The MRC applied conservation zones in key habitat areas. The CCAMLR and the IPHC used both temporal and area closures. The IWC had established two sanctuaries in the Indian Ocean and in the Southern Ocean. The third category of response to the question on closures is for those bodies that used seasonal closures.\textsuperscript{73}

1.6.4 Addressing IUU fishing

Part I of the FAO questionnaire requested RFBs to identify issues that were most important to them. The largest response, expressed by more than half of the RFBs, concerned the ongoing difficulty of dealing with IUU fishing. Although two of the bodies noted that they had no current problems with IUU fishing,\textsuperscript{74} it is clear that the majority of RFBs were continuing to struggle with this issue. Seven bodies were working to raise awareness on the subject of improved MCS to deal with IUU fishing.\textsuperscript{75} Several bodies noted that IUU fishing was not relevant to their mandate.\textsuperscript{76} Six bodies made no response to the question on IUU fishing.\textsuperscript{77} Thirteen RFBs responded by citing a range of activities that were either ongoing or being trialled as remedies to combat IUU fishing.\textsuperscript{78} These measures included increased use of observers on vessels, VMS, authorized vessel lists and IUU fishing vessel lists, enhanced port State controls, catch documentation schemes and the use of an international review panel to examine the use of IUU fishing remedies.

1.6.5 Addressing fleet capacity

Nine RFBs did not reply to this question.\textsuperscript{79} Five RFBs observed that the question was not applicable to them.\textsuperscript{80} The CECAF noted that it had no ongoing or planned activities to deal with fleet capacity.

Three RFBs were investigating issues relating to fleet capacity.\textsuperscript{81} The PSC noted that its work in this area was ongoing, but it did not elaborate on the nature of this work. The NEAFC noted that this subject was the responsibility of individual contracting parties.

Regarding fleet capacity, the SPC was advising countries during the course of developing their national fishery development strategies, with the underlying philosophy that capacity should be incremented gradually. Moreover, the SPC was advising that actual fishing mortality should be reassessed after every new increment in fleet capacity.

Thirteen other RFBs responded to the question by describing a range of measures to address the subject of fleet capacity. These included: individual quota allocation programmes; a precautionary approach for new or exploratory fisheries; scientific studies into fishing capacity; RPOAs to implement the IPOA-CAPACITY; and by far the most common of methods was a register of authorized vessels where only vessels listed on the register were permitted to fish.

\textsuperscript{72} APFIC, CCAMLR, GFCM, FFA, IPHC, IWC, MRC, NAFO, NASCO, NEAFC and SEAFO.
\textsuperscript{73} IATTC and ICCAT.
\textsuperscript{74} IPHC and NASCO.
\textsuperscript{75} APFIC, CCSBT, CECAF, CIFAA, COMHAFAT, OSPESCA and RECOFI.
\textsuperscript{76} COPESCAL, CWP, ICES, IWC, MRC and SPC.
\textsuperscript{77} EIFAC, FCWC, NACA, NAMMCO, PSC and WECAC.
\textsuperscript{78} CCAMLR, FFA, GFCM, IATTC, ICCAT, IOFC, LVFO, NAFO, NEAFC, NPAFC, SEAFO, SRFC and WCPFC.
\textsuperscript{79} CIFAA, EIFAC, FCWC, IWC, NACA, NAMMCO, NPAFC, OLDEPESCA and WECAC.
\textsuperscript{80} COPESCAL, CWP, ICES, MRC and NASCO.
\textsuperscript{81} COMHAFAT, ICCAT and RECOFI.
1.6.6 Collection and dissemination of fisheries data

Ten bodies either made no reply or stated that this question was not applicable to them. One body observed that it was performing collection and dissemination of data, but it did not elaborate on the nature of its activities. One body remarked that the process had been under way, but was then on hold. Three bodies noted that they were performing ongoing or planned activities to collect and disseminate data, but they did not elaborate on the nature of their activities.

A majority of RFBs did demonstrate efforts to collect and disseminate fisheries data on a regional basis, as well as harmonization of catch documentation. Some of their responses are listed below.

The SEAFO was sharing Patagonian toothfish data with the CCAMLR, and might in the future consider a catch documentation scheme.

The NEAFC intended to commence publishing a fishery status report based on data provided by the ICES.

The NAFO was collecting and disseminating data through annual reports.

The ICCAT noted that Recommendation 07-10 on the Bluefin Tuna Catch Documentation Programme fulfilled obligations under this heading.

The NASCO noted that its catch and effort data and other fishery-related information concerning Atlantic salmon were being provided by NASCO’s parties to the ICES.

The IATTC noted that under Resolution C-03-05 all member nations of the Commission were obliged to provide information on catches by all of their vessels fishing for any species under the purview of the Commission. Information on catches and vessels operating in the Eastern Pacific Ocean (EPO) is available on the Commission’s Web site. Moreover, it noted that mechanisms existed to exchange information with other RFMOs, especially the WCPFC.

The LVFO noted that it had lakewide catch assessment surveys being undertaken annually, with the data being made available annually. It also noted a need for a lakewide programme to train the beach management units (BMUs) in routine fisheries data collection.

The GFCM noted that it had strengthened data collection frameworks together with data submission protocols. In addition, the data reporting implements were also being reviewed for the implementation of a GFCM regional monitoring and control scheme.

The CCAMLR noted that it was an active FIRMS partner and was exchanging fisheries information with adjacent RFMOs on species of common interest. It was also engaged with the COFI Sub-Committee for Fish Trade on harmonizing catch documentation.

The CECAF noted that it was undertaking national and subregional activities on improving fisheries information collection and processing in collaboration with Fish Code.

The OSPESCA noted a harmonized approach to collecting and documenting information in Central America.

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82 The Central Asian and the Caucasus Fisheries and Aquaculture Commission, COMHAFAT, COPESCAL, EIFAC, FCWC, NACA, NAMMCO, NPAFC, OLDEPESCA and WEC AFC.
83 MRC.
84 The IWC had been collecting and disseminating data in the context of the RMS, but that process was then on hold.
85 CIFAA, PSC and SRFC.
The IOTC noted that since 2002, the secretariat, with support from Japan, had been executing a project to strengthen data collection and processing in the region.

**1.6.7 Initiatives to strengthen cooperation and coordination with other RFBs**

Twelve RFBs either gave no response or a negative response, or responded that they might be looking into this matter but did not provide evidence as to how this might be occurring.86

The remaining RFBs mostly responded by listing the RFBs with which they were cooperating. The RFB responses are listed here by naming an RFB and then listing the other RFBs with which it was cooperating:

- APFIC: Bay of Bengal Programme – Inter-Governmental Organization (BOBP-IGO), Coordinating Body on the Seas of East Asia (COBSEA), INFOFISH, IOTC, NACA, Partnerships in Environmental Management for the Seas of East Asia (PEMSEA), Southeast Asian Fisheries Development Center (SEAFDEC) and WCPFC, plus economic arrangements with the Association of Southeast Asian Nations (ASEAN);
- CCAMLR: Agreement on the Conservation of Albatrosses and Petrels (ACAP), CCSBT and Regional Fishery Body Secretariats Network (RSN);
- CECAF: COMHAFAT, FCWC, Regional Fisheries Committee for the Gulf of Guinea (COREP) and SRFC;
- Central Asian and the Caucasus Fisheries and Aquaculture Commission: EIFAC and Interstate Commission for Water Coordination of Central Asia (ICWC);
- COMHAFAT: African Development Bank and INFOPECHE;
- FFA: SPC and observers in other RFB sessions;
- GFCM: EIFAC and ICCAT;
- ICCAT: participates in Joint Tuna RFMO meetings;
- IOTC: CWP, FIRMS and WCPFC;
- IPHC: through the FAO framework;
- LVFO: Great Lake Fishery Commission of North America;
- MRC: APFIC, EIFAC, LVFO and SEAFDEC;
- NACA: Inter-regional Technical Cooperation among Developing Countries (TCDC);
- NAFO: ASFA, CCAMLR, CWP, FAO, FIRMS, ICES and RSN;
- NASCO: North Atlantic RFMO group and RSN;
- NEAFC: North Atlantic RFMO group and RSN;
- NPAFC: NASCO and North Pacific Marine Science Organization (PICES);
- OLDEPESCA: ACAP and Inter-American Convention for the Protection and Conservation of Sea Turtles;
- OSPESCA: FAO, IATTC, OLDEPESCA and South Pacific Permanent Commission (CPPS);
- RECOFI: GFCM;
- SEAFO: Benguela Current Commission (BCC), CCAMLR, CWP, NAFO and NEAFC;
- WCPFC: Memoranda of understanding with CCAMLR, CCSBT, FFA, IATTC, IOTC and SPC. WCPFC is also a member of the CWP.

The CWP noted that the strengthening of cooperation and coordination with other RFBs was a core part of its activities.

The IATTC noted that Article XXIV of the Antigua Convention related to the cooperation of the IATTC with other organizations or arrangements. Activities include consultative committees, collaborative scientific research and the avoidance of duplication.

86 CCSBT, CIFA, COPESCAL, EIFAC, FCWC, ICES, IWC, NAMMCO, PSC, SPRFMO, SRFC and WECAFC noted that they cooperated with other RFMOs at all times.
1.6.8 Strengthening the institutional capacity of RFBs

It has been noted above that six RFBs conducted performance reviews in an attempt to strengthen the institutional capacity of their organizations. An additional six organizations had plans to undertake reviews in the near future. The review process was robust and RFBs were expected to ensure that they addressed all recommendations contained in the review reports. It has been noted that the IATTC negotiated the Antigua Convention in order to promote and achieve sustainable fisheries more effectively.

On a smaller scale, RFBs were conducting regional workshops, internal self-assessment, strategic plans, and annual reviews of RFB programmes in order to strengthen institutional capacity more effectively.

1.6.9 Accommodating new entrants into an RFB

The question of an RFB’s ability to accommodate new entrants has been receiving increased levels of importance. There is now a realization that if an RFB does not engage with new fishing States or entities, then these fishing States or entities may fish outside the regional legal regime. The fact is that if an RFB does not engage with all interested players, they may be unwillingly encouraging IUU fishing.

In response to this question, nine RFBs did not make a response, or they provided a response of “not applicable”.

Few RFBs responded affirmatively with clear answers regarding their legal position.

The NAFO responded that it provided that its convention was open to new members.

The SEAFO responded that its convention made provision for accommodating new entrants and non-parties to have access to the resources; with non-parties also having access to fishing opportunities.

The IATTC noted that Article XXX of the Antigua Convention made it easier for new members to join.

The CCAMLR noted that its organization was open to all potential entrants (as contracting parties) with interest in research on, or harvesting of, Antarctic marine living resources. It noted that membership of the Commission (i.e. decision-making) was limited to parties actively fishing or undertaking research in the CCAMLR area. Participation in the catch documentation scheme was open to all parties engaged in toothfish fishing and/or trade. There was a formal policy of cooperation with non-contracting parties.

The CCSBT noted that it maintained an arrangement for the granting of cooperating non-member status to encourage participation in the activities of the CCSBT. Cooperating non-members participated fully in CCSBT activities, but they did not have voting rights. They were not required to make financial contributions to the CCSBT.

Several RFBs provided responses that were ambiguous or unclear as to how embracing they might be of new members.

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87 CCAMLR, CCSBT, IOTC, NASCO, NEAFC and ICCAT.
88 GFCM, IATTC, NAFO, NPAFC, SEAFO and WCPFC.
89 The Central Asian and the Caucasus Fisheries and Aquaculture Commission, CWP, EIFAC, FCWC, NAMMCO, PSC, SPC, SPRFMO and WECAFC.
The GFCM noted that it had adopted a recommendation on criteria for obtaining the status of being a cooperating non-contracting party in the GFCM area.

The ICCAT noted that its Recommendation 03-20 listed criteria for attaining the status of being a cooperating non-contracting party, entity or fishing entity.

The IPHC noted that the licensing of new entrants was the responsibility of the regulatory authority of the contracting parties rather than the Commission.

The RECOFI noted that non-member countries exploiting shared fishery resources were invited to attend plenary sessions as observers.

The NASCO noted that it already had as parties all North Atlantic countries with salmon interests with the exception of France (in respect of Saint Pierre and Miquelon), which was cooperating with the NASCO. Similarly, the NPAFC was “cooperatively participating” with Taiwan Province of China. The NEAFC had “issued guidelines”.

Finally, several RFBs noted that the question of accommodating new entrants was under consideration.90 These bodies included the WCPFC, which stated that there were concerns that Western and Central Pacific Ocean (WCPO) stocks were fully subscribed and so the opportunities for new entrants were limited.

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90 APFIC, CECAF, CIFAA, COMHAFAT, COPESCAL, FFA, IWC, LVFO and WCPFC.
2. REGIONAL FISHERY BODIES IN THE ATLANTIC OCEAN AND ADJACENT SEAS

2.1 Fishery Committee for the Eastern Central Atlantic (CECAF)\footnote{Refer to the FAO Web site at <www.fao.org/fishery/rfb/cecaf/en>.}

The CECAF was established by Resolution 1/48 of the FAO Council at its Forty-eighth Session held in Rome in June 1967 under Article VI(2) of the FAO Constitution. Its statutes were promulgated by the Director-General on 19 September 1967 and were amended by the FAO Council in November 1992. The rules of procedure were adopted by the CECAF at its first session held in Accra, Ghana (24–28 March 1969). They were amended in November 1992 and in October 2003.

Area of competence

The area of competence of the CECAF (Map 3) is defined as all the waters of the Atlantic Ocean bounded by a line drawn as follows: from a point on the high watermark on the African coast at Cape Spartel (35°47'N, 5°55'W) following the high watermark along the African coast to a point at Ponta da Moita Seca (6°07'S, 12°16'E) along a rhumb line in a northwesterly direction to a point at 6°S, 12°E, thence due west along 6°S to 20°W, thence due north to the equator, thence due west to 30°W, thence due north to 5°N, thence due west to 40°W, thence due north to 36°N, thence due east to 6°W, thence along a rhumb line in a southeasterly direction to the original point at Cape Spartel. This area exactly matches FAO Major Fishing Area 34 – Eastern Central Atlantic.

Map 3
Fishery Committee for the Eastern Central Atlantic (CECAF)

\textit{Source: FAO.}
**Species covered**

The CECAF covers all living marine resources within its area of competence.

**Membership**

Membership of the CECAF is open to Member Nations and Associate Members of the FAO selected by the Director-General. Such Member Nations and Associate Members of FAO shall be selected from among Member Nations and Associate Members of FAO in Africa whose territory borders the Atlantic Ocean from Cape Spartel to the mouth of the Congo River, and such other Member Nations and Associate Members fishing in the area, carrying out research or having fisheries interest thereof, whose contribution to the work of the CECAF the Director-General deems to be essential or desirable.

The current members of the CECAF are: Angola (joined in 2006), Benin, Cameroon, Cape Verde, Congo, Côte d'Ivoire, Cuba, Democratic Republic of the Congo, European Union, Equatorial Guinea, France, Gabon, Gambia, Ghana, Greece, Guinea, Guinea-Bissau, Italy, Japan, Liberia, Mauritania, Morocco, Netherlands, Nigeria, Norway, Poland, Republic of Korea, Romania, Sao Tome and Principe, Senegal, Sierra Leone, Spain, Togo and United States of America.

**Objectives**

The main objective of the CECAF is to promote the sustainable utilization of the living marine resources within its area of competence by the proper management and development of the fisheries and fishing operations. The Committee does not have regulatory powers but can adopt recommendations on management issues. At its sixteenth session in October 2002, the Committee felt that its status quo should be maintained and, in particular, that it should continue to operate as an advisory body set up under Article VI paragraph 2 of the FAO Constitution.

However, the Committee agreed that its work should be more focused. To this effect, the terms of reference of the CECAF were revised. At its seventeenth session in May 2004, the Committee noted that the main high-seas fishery resources currently under exploitation in the region were tuna and tuna-like species, and that the management of these resources was within the mandate of the ICCAT. There were few if any other high-seas resources currently under exploitation, although exploratory fisheries had been undertaken on alfonsino (*Beryx splendens*) on seamounts in the region. In view of this situation, the Committee considered that there was no reason to consider the immediate establishment of a separate commission for the management of high-seas resources other than tuna.

**Implementation of post-UNCED fishery instruments**

Since the 2003 survey, no direct activities have been planned or implemented regarding the Compliance Agreement, the Fish Stocks Agreement, or the four IPOAS (SEABIRDS, SHARKS, CAPACITY, IUU).

At Committee meetings, there is ongoing sensitization to the principles of the Code of Conduct for Responsible Fisheries (the Code). If a member country requests assistance on any aspect of implementing the Code, the CECAF will provide assistance to the extent that financial resources are available.

Following the creation of the FAO Strategy for Improving Information on Status and Trends of Capture Fisheries, national activities were initiated in 13 countries and a subregional working group on catch statistics established.

Regarding the FAO Model Scheme on Port State Measures to Combat IUU Fishing, an FAO/CECAF Regional Workshop on Port State Measures to Combat IUU Fishing for the West Africa Subregion was conducted in June 2009.
**Addressing specific issues**

Since the 2003 survey, no direct activities have been planned on implementation of the precautionary approach, establishment of area-based management tools (e.g. MPAs, spatial and temporal closures) or on issues relating to the management of fleet capacity (e.g. maintaining a fishing fleet register or capacity monitoring scheme.)

Member States have collaborated on an EAF in the CECAF region.

Member States are sensitized to the dangers of IUU fishing and the need to strengthen MCS at the national and regional levels.

Regarding the collection and dissemination of fisheries data and the harmonization of catch documentation, CECAF member States have conducted national and subregional activities on improving fisheries information collection and processing in collaboration with the FishCode STF Project.

Demonstrating cooperation and coordination with other RFBs, the CECAF has worked with other subregional bodies (COREP, FCWC and SRFC) and other RFBs (COMHAFAT).

To strengthen the RFB’s institutional capacity so that it might deal more effectively with important conservation and management issues, the CECAF has conducted an evaluation of its activities and implemented a project to strengthen its management and development of the region’s fisheries.

Regarding the RFB’s ability to accommodate new entrants, Angola joined the CECAF in 2006 as the twenty-first African coastal state. The CECAF is also working on removing from the Committee any members who are non-responding and non-attending, in order to define more clearly what constitutes a quorum.

Other issues that are considered to be priorities include: lack of financial resources to implement fully the Committee’s activities; the need to strengthen the capacity of the secretariat (currently there is only one part-time secretary); the lack of political will of member States to implement CECAF recommendations; and the need to evaluate pelagic and demersal fishery resources within the area of competence in order to address better the subject of MCS.

**2.2 Ministerial Conference on Fisheries Cooperation among African States bordering the Atlantic Ocean (COMHAFAT)**

The Regional Convention on Fisheries Cooperation among African States bordering the Atlantic Ocean was signed in Dakar on 5 July 1991 and entered into force on 12 July 1995.

**Area of competence**

Atlantic Eastern Central and Atlantic Southeast (Map 4).

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Species covered

The convention covers all living marine resources within its area of competence.

Membership

The current members of the COMHAFAT are: Angola, Benin, Cameroon, Cape Verde, Congo, Côte d'Ivoire, Democratic Republic of the Congo, Equatorial, Guinea, Gabon, Gambia, Ghana, Guinea, Guinea-Bissau, Morocco, Mauritania, Nigeria, Senegal, Sierra Leone and Togo.

Objectives

The objectives of the convention are to:

- promote active and organized cooperation in the area of fisheries management and development in the region;
- take up the challenge of food self-sufficiency through the rational utilization of fishery resources, within the context of an integrated approach that would embrace all the components of the fishing sector;
- stimulate the national economic sectors through the direct and secondary effects resulting from fishery resources exploitation, bearing in mind the importance of the fisheries sector in the economic, social and nutritional development process of the people of the region;
• enhance, coordinate and harmonize efforts and capabilities for the purpose of conserving, exploiting, upgrading and marketing fishery resources, considering in particular fish stocks occurring within the waters under the sovereignty or jurisdiction of more than one party;

• reinforce solidarity with African landlocked States and geographically disadvantaged States of the region.

On the conservation and management of fishery resources, parties:

• combine their efforts to ensure the conservation and rational management of their fishery resources and take concerted action for the assessment of fish stocks occurring within the waters under the sovereignty or jurisdiction of more than one party;

• establish and maintain an up-to-date inventory of human and material resources of the region and conclude arrangements utilizing their complementary strengths in the area of fishery resources assessment;

• exchange scientific information regarding fishery resources, statistics relating to catch and fishing effort and other data relevant to the conservation and management of fish stocks with the objective of achieving their optimal utilization;

• endeavour to adopt harmonized policies concerning the conservation, management and exploitation of fishery resources, in particular with regard to the determination of catch quotas and, as appropriate, the adoption of joint regulation of fishing seasons.

Implementation of post-UNCED fishery instruments

The COMHAFAT is not currently directly planning or implementing either the Compliance Agreement or the Fish Stocks Agreement.

The subject of the Code of Conduct for Responsible Fisheries (the Code) has been presented in COMHAFAT thematic lectures on several occasions. In addition, a questionnaire was sent to member countries seeking information on their degree of implementation of the Code, and any needs preventing them from fully implementing it. In this same questionnaire, member countries were asked if they had yet prepared NPOAs (on seabirds, sharks, capacity and IUU fishing), in compliance with the IPOAs. If member States had not formulated NPOAs, they were asked to identify their needs preventing them from doing so. Moreover, on the subject of addressing IUU fishing, and also for implementing the FAO Model Scheme on Port State Measures to Combat IUU Fishing, the COMHAFAT is planning to initiate a pilot scheme for monitoring and surveillance of fishing vessels operating in the area.

Regarding the FAO Strategy for Improving Information on Status and Trends of Capture Fisheries, a questionnaire was prepared by the COMHAFAT and sent to the member countries in order to create a database on the fisheries sector and ancillary activities.

Addressing specific issues

The COMHAFAT is involved in the strategic plan of the African Fisheries Research Institutes and Marine Science Network (RAFISMER), and strategic plans have been formulated on the implementation of both the precautionary approach to fisheries management and the EAF. However, at present, financial problems are preventing the application of these strategic plans.

The COMHAFAT is initiating a scheme for establishing a fleet register for all the member countries.

Institutional capacity has been enhanced by the formation of a compendium of the member countries’ legislation. Furthermore, the opening of the COMHAFAT to the landlocked African States and geographically disadvantaged States is currently under study.
2.3 Fishery Committee for the West Central Gulf of Guinea (FCWC)\(^{93}\)

The FCWC was established in July 2006 at a ministerial meeting in Abidjan. The meeting issued a declaration to endorse the establishment of the Committee and approve the hosting of its secretariat in Tema, Ghana.

The first ministerial conference in Cotonou, Benin, in November 2007 approved the convention for the establishment of the FCWC as well as the rules of procedure. The Committee will eventually consist of a conference of ministers, an advisory and coordinating committee and a secretariat. At present, the Committee comprises a secretary and a small staff. The process of developing the composition of the Committee is ongoing. The FCWC is the third committee within the zone covered by the CECAF, after the COREP in the south and the SRFC in the north.

**Area of competence**

The area of competence (Map 5) comprises all marine waters under national jurisdiction of the contracting parties.

**Map 5**

**Fishery Committee for West Central Gulf of Guinea (FCWC)**

Source: FAO.

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\(^{93}\) Refer to the FCWC Web site at <www.fcwc-fish.org/>.
Species covered

The FCWC covers all living marine resources, without prejudice to the management responsibilities and authorities of other competent fisheries management organizations or arrangements within the area of competence.

Membership

The current members of the FCWC are: Benin, Côte d’Ivoire, Ghana, Liberia, Nigeria and Togo.

Objectives

The FCWC aims to promote cooperation among the contracting parties with a view to ensuring, through appropriate management, the conservation and optimal utilization of the living marine resources covered by its convention and encouraging sustainable development of fisheries based on such resources.

To achieve these objectives, the Committee has the function and responsibility to:

- provide a forum for discussion on any fishery-related matter;
- improve the livelihoods of small-scale fishers and processors, including the devising of appropriate measures to deal with migrant fishers;
- harmonize fisheries legislation and regulations among the contracting parties;
- enhance cooperation in respect of relations with distant-water fishing countries;
- strengthen subregional cooperation in monitoring, control, surveillance and enforcement, including the progressive development of common procedures;
- promote the development of fisheries research capabilities;
- promote the development of standards for the collection, exchange and reporting of fisheries data;
- develop and promote common policies and strategies, as appropriate, in the subregion to enhance subregional standing in international meetings;
- promote subregional cooperation in the marketing and trading of fish and fish products.

Implementation of post-UNCED fishery instruments

In line with the principles of the post-UNCED fishery instruments, the FCWC aims to improve subregional cooperation and ensure sustainable fisheries management.

Addressing specific issues

The FCWC has two priority ongoing and planned activities to address specific issues of conservation and management of fish stocks. The first is an assessment of issues related to fishing methods and techniques, e.g. beach seines and pair trawling. The second is an assessment of issues or themes related to post-harvest losses including quality control and trade in fishery products.

2.4 Regional Fisheries Committee for the Gulf of Guinea (COREP)94

The COREP was established by the Convention Concerning the Regional Development of Fisheries in the Gulf of Guinea, which was signed at Libreville, Gabon, on 21 June 1984. The convention has not entered into force. At the time of writing, a conference of ministers has been called with a view to changing the convention. There are also plans to link the COREP with the Economic Community of Central African States (ECCAS).

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**Area of competence**

Gulf of Guinea.

**Species**

All living resources within the area of competence of the COREP.

**Membership**

The current members of the COREP are: Congo, Democratic Republic of the Congo, Gabon and Sao Tome and Principe.

**Objectives**

The main objectives of the Convention are:

- to determine a concerted attitude towards the activities of foreign fishing vessels and to give priority to the needs of the fishing vessels originating from member countries;
- to harmonize members’ national regulations with a view to having a unified regulation fixing the conditions of fishing and the control of fishing operations in the area covered by the convention;
- to collect the maximum scientific, technical and economic data on fishing operations.

The COREP is working on the development of a strategic plan of action (2009–2015) with support from FAO and based on the Code of Conduct for Responsible Fisheries.

2.5 **General Fisheries Commission for the Mediterranean (GFCM)**

The GFCM was established by an agreement drawn up in Rome on 24 September 1949 under Article XIV of the FAO Constitution and approved by the FAO Conference at its Fifth Session in 1949. The agreement entered into force on 20 February 1952. It was amended in 1963, 1976 and 1997. The latter amendments were related to the change in name of the GFCM (previously General Fisheries Council for the Mediterranean) and to new obligations for the contracting parties including their contributions to an autonomous budget for the functioning of the Commission. These new obligations came into force on 29 April 2004.

**Area of competence**

Mediterranean Sea, Black Sea and connecting waters (Map 6).

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95 Refer to the GFCM Web site at <www.gfcm.org/gfcm>.
Species covered

All living marine resources in the area of competence of the GFCM.

Membership

Membership of the GFCM is open to Member Nations and Associate Members of FAO. Other States that are Members of the United Nations, any of its Specialized Agencies or the International Atomic Energy Agency may be admitted as members by a two-thirds majority of the Commission’s membership. The current members of the GFCM are: Albania, Algeria, Bulgaria, Croatia, Cyprus, Egypt, European Union, France, Greece, Israel, Italy, Japan, Lebanon, Libyan Arab Jamahiriya, Malta, Monaco, Morocco, Romania, Slovenia, Spain, Syrian Arab Republic, Tunisia and Turkey.

Objectives

The objectives of the GFCM are to promote the development, conservation, rational management and best utilization of living marine resources, as well as the sustainable development of aquaculture in the Region. The main functions of the GFCM are:

- to keep under review the state of the Mediterranean’s living resources, including their abundance and the level of their exploitation, as well as the state of the fisheries based thereon;
- to formulate and recommend appropriate measures: (i) for the conservation and rational management of living marine resources, and (ii) for the implementation of these recommendations;
to keep under review the economic and social aspects of the fishing industry and recommend any measures aimed at its development;

to encourage, recommend, coordinate and, as appropriate, undertake training and extension activities in all aspects of fisheries;

to encourage, recommend, coordinate and, as appropriate, undertake research and development activities, including cooperative projects in the areas of fisheries and the protection of living marine resources;

to assemble, publish or disseminate information regarding exploitable living marine resources and fisheries based on these resources;

to promote programmes for marine and brackish-water aquaculture and coastal fisheries enhancement;

to carry out such other activities as may be necessary for the GFCC to achieve its purpose as defined above.

Implementation of post-UNCED fishery instruments

The GFCC is not undertaking any direct ongoing or planned activities with regard to the FAO Compliance Agreement or the IPOA-SEABIRDS.

The Fish Stocks Agreement, the Code of Conduct for Responsible Fisheries (the Code) and the UNCED’s Agenda 21 are all recognized in the preamble of the GFCC’s agreement as foundation instruments to achieve the objectives of the Commission. In addition, there are currently four projects executed by FAO that aim to implement provisions from the Code at the subregional level.

The principles of the IPOA-SHARKS have been addressed through the workings of the Subcommittee on the Marine Environment and Ecosystem of the Scientific Committee, which has run a working group on shark bycatch and incidental catches.

The principles of the IPOA-CAPACITY and IPOA-IUU were addressed by the Commission at its 2003 session. As a follow-up, the Commission launched a fleet-based management approach. In 2004, the GFCC convened a workshop to examine matters related to IUU fishing. Based on the outcomes of the workshop, the Commission adopted a voluntary scheme to tackle IUU fishing in the region. Thus far, within the framework of the GFCC scheme, the Commission has adopted a recommendation establishing a list of vessels presumed to have carried out IUU fishing activities in the area and a recommendation on port State measures. The year 2009 was a particularly prolific year for GFCC recommendations and resolutions, many of which relate to subjects raised in the IPOA-CAPACITY or the IPOA-IUU.

96 The relevant provision provides: “Noting also the objectives and purposes stated in Chapter 17 of Agenda 21 adopted by the United Nations Conference on Environment and Development, 1992 and the Code of Conduct for Responsible Fisheries adopted by the FAO Conference in 1995, Noting also that other international instruments have been negotiated concerning the conservation and management of certain fish stocks, …”. Available online at <ftp://ftp.fao.org/FI/DOCUMENT/gfcm/web/GFCM_Agreement.pdf>.

97 These are elaborated in "Addressing specific issues". 2009 GFCC resolutions and recommendations included: (Res. 33/2009/1) On the management of demersal fisheries in the GFCC area; (Res. 33/2009/2) On the establishment of geographical sub-areas in the GFCC area; (Rec. 33/2009/1) On the establishment of a fisheries restricted area in the Gulf of Lions; (Rec. GFCC 33/2009/2) On a minimum mesh size in demersal trawl nets; (Rec. 33/2009/3) On the implementation of the GFCC Task 1 Statistical Matrix repealing Resolution 31/2007/1; (Rec. 33/2009/4) On reporting of aquaculture data and information; (Rec. 33/2009/5) On the establishment of the GFCC Regional Fleet Register; (Rec. 33/2009/6) Concerning the establishment of a GFCC record of vessels over 15 metres authorized to operate in the GFCC area; (Rec. 33/2009/7) Concerning minimum standards for the establishment of a vessel monitoring system (VMS) in the GFCC area; (Rec. 33/2009/8) On the establishment of a list of vessels presumed to have carried out IUU fishing in the GFCC Area; (Rec. 33/2009/9A–C) Three recommendations concerning matters between ICCAT and the GFCC.
The FAO Strategy for Improving Information on Status and Trends of Capture Fisheries is addressed by the GFMC being an active partner of the CWP and the FIRMS. In addition, the GFMC is collaborating with the FAO FishCode STF Programme.

On the FAO Model Scheme on Port State Measures to Combat IUU Fishing, the GFMC convened a workshop with the logistical and technical support of FAO in December 2007. The workshop examined the implementation of port State measures by GFMC members by comparing national legislations concerned with port State controls with the standards set out in the FAO Model Scheme. To ensure the implementation of the FAO Model Scheme, the workshop suggested the adoption of a regional scheme on port State measures to the Commission. The Commission adopted this regional scheme at its thirty-second session in 2008.

Addressing specific issues

The GFMC conducts ongoing and planned activities to implement the precautionary approach. Article III(2) of the GFMC agreement provides that the Commission should apply the precautionary approach to conservation and management decisions. On this basis, the GFMC adopted a recommendation in 2005 prohibiting the use of towed dredges in trawlnet fisheries at depths beyond 1 000 m. In addition, in 2006, a recommendation was carried for establishing fisheries restricted areas in order to protect sensitive deep-sea habitats.

On the subject of implementing an EAF, the GFMC Scientific Advisory Committee is structured on a multidisciplinary basis in order to facilitate an EAF. In 2005 and 2007, its Subcommittee on the Marine Environment and Ecosystem organized specific transversal workshops on the implementation of the EAF, and the Commission endorsed the launching of specific case studies accordingly. In 2008, the GFMC commenced participation in a Global Environment Facility/United Nations Environment Programme project that focused on supporting the application of an EAF in the Mediterranean. The GFMC is already supported through four sub-basin scientific cooperative projects, each corresponding to a specific marine ecosystem of the Mediterranean.

The GFMC has also been active in the establishment of area-based management tools. The Commission has called for restrictions on fishing in some areas in order to protect sensitive deep-sea habitats, as well as adopting recommendations that require members to prohibit the use of towed dredges in trawlnet fisheries at depths greater than 1 000 m, and recommendations prohibiting the use of bottom-trawls and dredges in three specific areas in order to protect corals, cold hydrocarbon seeps and seamounts. In addition, the 1995 Protocol Concerning Specially Protected Areas and Biological Diversity in the Mediterranean (which was concluded within the framework of the Barcelona Convention) provides for the creation of a list of Specially Protected Areas of Mediterranean Interest, which includes the Pelagos Sanctuary for marine mammals. The GFMC has adopted recommendations relating to this sanctuary within the framework of its activities aimed at promoting better management of the Mediterranean basin.

On IUU fishing within the GFMC area of competence, the GFMC adopted a recommendation in 2005 concerning the establishment of a GFMC record of vessels of more than 15 m that are authorized to operate in the GFMC area. In 2006, a recommendation was adopted to establish a list of vessels presumed to have carried out IUU fishing activities. In 2008, the GFMC adopted a recommendation that lays down a regional scheme on port State measures to combat IUU fishing. Monitoring, control and surveillance and VMS are also being addressed by the GFMC Compliance Committee.

On the management of fleet capacity, the GFMC has adopted a fleet-based management approach to monitor fishing effort and fleet capacity on the basis of fleet segments. Work is in progress to define capacity reference points for main shared fisheries. The GFMC has established a vessel register and its scientific committee has been asked to consider freezing current fleet capacity across the convention area.
On data collection, the GFCM has strengthened the establishment of standardized data collection frameworks together with data submission protocols. Furthermore, the harmonization of data reporting implements, such as catch reporting forms or logbooks, is also being given due consideration as part of implementing a GFCM regional monitoring and control scheme.

The GFCM maintains close liaison and cooperation with other RFBs, particularly the EIFAC and the ICCAT. A joint GFCM/ICCAT working group on large pelagics in the Mediterranean meets regularly. The GFCM usually endorses ICCAT recommendations that are relevant to the Mediterranean.

To strengthen the GFCM’s institutional capacity, amendments have been made to reform the Commission’s founding agreement. The 1997 amendments to the GFCM included restructuring the subsidiary bodies of the Commission: a scientific committee was established in 1997, a compliance committee in 2006, and a strengthened mandate was given to the aquaculture committee. The GFCM has been endowed with an autonomous budget made up of contributions from members, and in 2004 financial regulations were adopted. These were updated in 2008. An external evaluation of the work of the GFCM’s scientific committee was conducted in 2003, and of its Aquaculture Committee in 2004. The GFCM is initiating a performance review of the Commission.

In 2005, the GFCM adopted a recommendation on criteria for obtaining the status of becoming a cooperating non-contracting party in the GFCM area. It is also noted that the GFCM agreement foresees the membership of international economic integration organizations.

2.6 International Commission for the Conservation of Atlantic Tunas (ICCAT)\(^\text{98}\)

The ICCAT was established by the International Convention for the Conservation of Atlantic Tunas, signed in Rio de Janeiro, Brazil, on 14 May 1966 and entered into force on 21 March 1969. The convention was amended in 1984 and 1992.

**Area of competence**

The area of competence of the ICCAT (Map 7) is defined as “all waters of the Atlantic Ocean, including the adjacent seas”. There is no precise delimitation of this area by lines of longitude and latitude. The broad definition was established in order to encompass all waters of the Atlantic Ocean in which tunas are likely to be found. This area corresponds in most part to FAO Statistical Areas 41, 47, 48 (part of it), 31, 34, 37, 21 and 27.

\(^{98}\) Refer to the ICCAT Web site at <www.iccat.int/en>.
Species covered

The species covered by the ICCAT are the tuna and tuna-like fishes (the Scombrioformes with the exception of the families Trichiuridae and Gempylidae and the genus *Scomber*) and such other species of fishes exploited in tuna fishing in the convention area that are not under investigation by another international organization.

Membership

Membership of the ICCAT is open to any State that is a member of the United Nations or of any Specialized Agency of the United Nations. The Paris Protocol of 1984 amending Article XIV on membership also opened membership to intergovernmental economic integration organizations constituted by States that have transferred to the organization competence over the matters governed by the convention.

The current members of the ICCAT are: Albania, Algeria, Angola, Barbados, Belize, Brazil, Canada, Cape Verde, China, Côte d’Ivoire, Croatia, Equatorial Guinea, Egypt, European Union, France (Saint Pierre and Miquelon), Gabon, Ghana, Guatemala, Guinea, Honduras, Iceland, Japan, Libyan Arab Jamahiriya, Mexico, Morocco, Namibia, Nicaragua, Nigeria, Norway, Panama, Philippines, Republic of Korea, Russian Federation, Saint Vincent and the Grenadines, Sao Tome and Principe, Senegal, Syrian Arab Republic, South Africa, Trinidad and Tobago, Tunisia, Turkey, United Kingdom (Overseas Territories), United States of America, Uruguay, Vanuatu and Venezuela (Bolivarian Republic of).
Objectives

The main objective of the convention is to maintain the populations of tuna and tuna-like species found in the Atlantic at levels that permit the maximum sustainable catch for food and other purposes. The ICCAT’s functions, *inter alia*, are: (i) to study the populations of tuna and tuna-like fishes; (ii) to collect and analyse statistical information relating to the current conditions and trends of the tuna fishery resources of the convention area; and (iii) to recommend studies and investigations to the contracting parties.

The ICCAT has no regulatory powers, but makes regulatory binding recommendations to be implemented by contracting parties. The Commission has recommended a number of measures on catch quotas, minimum weight of fish and limitation of incidental catches, as well as IUU fishing. The regulatory recommendations adopted by the ICCAT are subject to an objection procedure.

Implementation of post-UNCED fishery instruments

The ICCAT is not conducting specific ongoing or planned activities to implement either the Compliance Agreement or the Code of Conduct for Responsible Fisheries (the Code). However, within the framework of the Code are the four IPOAs on seabirds, sharks, fishing capacity and IUU fishing, and the Commission is taking proactive steps to address all the IPOAs. Its Recommendation 07-07 deals with reducing the incidental bycatch of seabirds in longline fisheries. Recommendation 07-06 concerns the conservation and management of sharks. An ICCAT working group has been established to deal with the issue of fishing capacity. The issue of IUU fishing is addressed through publication of a list of IUU fishing vessels.

Furthermore, the ICCAT participates regularly in meetings associated with the Fish Stocks Agreement. On the FAO Strategy for Improving Information on Status and Trends of Capture Fisheries, the ICCAT is a partner to the FIRMS. The ICCAT has also participated in the technical consultation for the FAO Model Scheme on Port State Measures to Combat IUU Fishing.

Addressing specific issues

While ICCAT Recommendation 06-05 establishes closed fishing seasons, ICCAT Recommendation 07-09 provides for the inclusion of other RFB IUU fishing lists on the ICCAT IUU fishing list. The ICCAT working group on capacity continues to meet and examine procedures for reform. Its Recommendation 07-10 deals with a catch documentation programme for bluefin tuna. Since 2007, the ICCAT has participated in the joint tuna RFMO meetings. ICCAT Recommendation 03-20 deals with criteria for attaining the status of being a cooperating non-contracting party, entity or fishing entity. The ICCAT is currently carrying out a performance review.

2.7 Northwest Atlantic Fisheries Organization (NAFO) 99

The NAFO was established by the Convention on Future Multilateral Cooperation in the Northwest Atlantic Fisheries signed on 24 October 1978 in Ottawa, Canada, and entered into force on 1 January 1979. In 2007, the NAFO adopted significant amendments to its convention including a new name “Convention on Cooperation in the Northwest Atlantic” (the name of the Organization did not change). The amendments have not yet been ratified by all contracting parties and they will become binding once three-quarters of the contracting parties formally approve the changes.

Area of competence

The area of competence of the NAFO (Map 8), “the convention area”, is defined as “the waters of the Northwest Atlantic Ocean north of 35°N latitude and west of a line extending due north from 35°N

99 Refer to the NAFO Web site at <www.nafo.int/about/frames/about.html>.
latitude and 42°W longitude to 59°N latitude, then due west to 44°W longitude, then due north to the coast of Greenland, and the waters of the Gulf of Saint Lawrence, Davis Strait and Baffin Bay south of 78°10’N latitude”. This area coincides exactly with FAO Statistical Area 21. The convention provides for the establishment of a regulatory area, which is that part of the convention area lying beyond the areas under the fisheries jurisdiction of the coastal States.

Map 8
Northwest Atlantic Fisheries Organization (NAFO)

Source: FAO.

Species covered

The NAFO covers all fishery resources with the following exceptions: salmon, tunas and marlins, cetacean stocks managed by the IWC or any successor organization, and sedentary species of the continental shelf.

Membership

The convention is open for accession by any State subject to notification in writing to the depositary. However, members should consist of (i) contracting parties that participate in the fisheries of the regulatory area, and (ii) contracting parties that provide satisfactory evidence to the General Council of their expected participation in the fisheries of the regulatory area during the year of the annual meeting or during the following calendar year. The membership of the Fisheries Commission is reviewed annually by the General Council.

The current members of the NAFO are: Canada, Cuba, Denmark (in respect of the Faroe Islands and Greenland), European Union, France (in respect of Saint Pierre and Miquelon), Iceland, Japan, Norway, Republic of Korea, Russian Federation, Ukraine and United States of America.
Objectives

The main objective of the Organization as stipulated in the amended NAFO convention (Article II) is “to ensure the long term conservation and sustainable use of the fishery resources in the Convention Area and, in so doing, to safeguard the marine ecosystems in which these resources are found.” The preamble of the amended NAFO convention also highlights the necessity for a precautionary approach and includes a commitment to apply an EAF in the Northwest Atlantic that includes safeguarding the marine environment, conserving its marine biodiversity, minimizing the risk of long-term or irreversible adverse effects of fishing activities, and taking account of the relationship between all components of the ecosystem.

Implementation of post-UNCED fishery instruments

The NAFO has implemented the Compliance Agreement, the Fish Stocks Agreement and the Code of Conduct for Responsible Fisheries.

The NAFO has banned shark finning and put in place specific measures for the shark fishery.

The contracting parties of the NAFO are of the view that regulations regarding fishing capacity should be addressed by the flag States through national measures.

The NAFO has specific measures in place for non-contracting party fishing vessels. The Organization maintains a public list of IUU fishing vessels in cooperation with the NEAFC (i.e. IUU fishing vessels identified by the NEAFC are included in the NAFO list and vice versa). Currently, encounters with non-contracting party fishing vessels are rare and IUU fishing is not perceived as being a real issue in the NAFO area. A rigid NAFO MSC scheme has contributed to the NAFO’s success in addressing IUU fishing. The NAFO is in the process of introducing additional port State measures.

The NAFO’s measures on port State control were adopted by the Fisheries Commission at its thirtieth annual meeting in Vigo, Spain, in September 2008. The port State control measures apply to landings or transshipments in ports of contracting parties by fishing vessels flying the flag of another contracting party. The provisions apply to landing or transshipment of fish caught in the regulatory area, or fish products originating from such fish that have not been previously landed or offloaded at a port.

The four basic principles of these measures are:

1. Prior notification. The master of the vessel has to present a prior notification to the competent authorities.
2. Confirmation from the flag State. Released by the prior notification form that is sent by the port State to the flag State. The flag State confirms the legal status of the catch by answering yes or no to four questions. The form is then returned to the port State.
3. Authorization to land or transship. Such authorization is given by the port State if the flag State has confirmed the legal status of the catch by answering yes to all four questions. No authorizations shall be given if this is not the case. By derogation, an exception can be made, but the catch cannot be released from storage before the required confirmation is given.
4. Transparency. The forms containing the prior notification, the confirmation and the authorization are posted on the secure part of the Web site.

Addressing specific issues

The NAFO has implemented the precautionary approach. However, biological reference points have not yet been identified for all NAFO stocks owing to the lack of sufficient information. The preamble of the amended NAFO convention highlights the necessity for a precautionary approach.
The NAFO has formally committed that it will implement the EAF and has already closed, on a precautionary and temporary basis, five seamounts and a large coral area to bottom fisheries. In June 2008, its scientific committee adopted the first (tentative) map of VMEs in the NAFO regulatory area. Ecosystem assessments will form a regular task of its scientific committee in the future, and the amended NAFO convention stipulates that the NAFO is responsible for and will consider vulnerable species and habitats in the division of management measures.

The NAFO has a strong MCS scheme that includes frequent at-sea inspections, 100 percent observer coverage, obligatory port inspections and VMS, and recently amended port State measures.

The NAFO maintains a register of vessels for control purposes.

The NAFO collects and disseminates catch and effort data through the annual STATLANT data submissions, VMS, observers and port inspectors. With the exception of the observer reports, this information is submitted using NAFO forms and information is standardized.

The NAFO is an active member of the Aquatic Sciences and Fisheries Abstracts, CWP, FIRMS and RSN, and the Organization maintains strong working links with other organizations, particularly the CCAMLR, FAO and ICES.

The NAFO has adopted important amendments to the convention (to be ratified) to include the EAF, streamline the Organization, modernize the decision-making process and introduce dispute settlement procedures. Moreover, in the last five years, the NAFO secretariat has been completely restructured and modernized, allowing it to expand its areas of service to address the new requirements of the Organization, to incorporate state-of-the-art technology into the NAFO’s work, and to apply new human resources strategies and concepts that enhance its efficiency and allow operations at reduced costs.

The NAFO convention is open to new members.

2.8 North Atlantic Salmon Conservation Organization (NASCO)

The NASCO was established by the Convention for the Conservation of Salmon in the North Atlantic Ocean, signed in Reykjavik, Iceland, on 2 March 1982 and entered into force on 1 October 1983.

Area of competence

The convention applies to the salmon stocks that migrate beyond areas of fisheries jurisdiction of coastal States of the Atlantic Ocean north of 36°N throughout their migratory range. The area of competence of the NASCO (Map 9) coincides with FAO Statistical Area 27 and part of Area 21. This area is subdivided into three regions serviced by three different commissions: (i) the North Atlantic Commission covers all maritime waters within areas of fisheries jurisdiction of coastal States off the east coast of North America; (ii) the West Greenland Commission covers all maritime waters within the area of fisheries jurisdiction off the coast of West Greenland west of a line drawn along 44°W south to 59°N, thence due east to 42°W and thence due south; and (iii) the North East Atlantic Commission covers all maritime waters east of the line mentioned above.

Refer to the NASCO Web site at <www.nasco.int/>.
Species covered
Salmon.

Membership
The convention is open for accession by any State that exercises fisheries jurisdiction in the North Atlantic Ocean or is a State of origin for salmon stocks provided it is approved by the council. The current members of the NASCO are: Canada, Denmark (in respect of the Faroe Islands and Greenland), European Union, Iceland, Norway, Russian Federation and United States of America.  

Objectives
The objective of the NASCO is to contribute to the conservation, restoration, enhancement and rational management of salmon stocks in the North Atlantic Ocean. Regulatory measures have been established for the distant water fisheries in most years since the Organization's establishment. The total harvest in these fisheries is now about 20 tonnes annually compared with a harvest of about 3,000 tonnes before the NASCO. There have also been dramatic reductions in exploitation of salmon by States of origin.

101 The NASCO has taken steps to increase the transparency of its work and has 33 accredited NGOs. Intergovernmental organizations and the media may also attend meetings.
The NASCO has adopted and applied the precautionary approach to salmon management to protect the resource and preserve the environments in which it lives. Agreements have been developed in relation to: management of fisheries; habitat protection and restoration; minimizing impacts of aquaculture; introductions and transfers and transgenics; and for incorporating socio-economic factors in management decisions.

Following a review of its performance, the “Next Steps” process which involved open public consultations with stakeholders, the NASCO has taken steps to: increase its transparency and inclusivity; promote its work more effectively; and improve implementation of its agreements.

The NASCO currently has 33 accredited non-governmental organizations (NGOs) that receive all documentation for meetings, can attend all sessions at the annual meetings and contribute to all agenda items (other than finance and administration) and can participate in all working groups, committees and other intersessional meetings.

With regard to implementation of agreements, each party and jurisdiction has developed an implementation plan detailing the measures to be taken in a five-year period. There are both annual progress reports and triennial focus reports on the measures taken. These, together with the implementation plans, are critically reviewed by groups comprising representatives of both the NASCO parties and the NGOs.

A major research programme to improve understanding of the factors influencing the mortality of salmon at sea has been launched.

**Implementation of post-UNCED fishery instruments**

On the Compliance Agreement, the NASCO notes that high-seas fisheries for salmon are not permitted under the NASCO convention, which prohibits fishing for salmon beyond 12 nautical miles from the baselines in most areas. At present, fishing for salmon on the high seas by non-NASCO parties is not considered to be a problem, this issue having been addressed by the NASCO when it did occur in the late 1980s and early 1990s. The NASCO has encouraged measures to minimize unreported catches by its parties and the level of such catches is believed to be declining.

The Fish Stocks Agreement does not apply to Atlantic salmon, which is an anadromous fish covered by Article 66 of the UNCLOS and the NASCO convention. However, the NASCO has taken actions consistent with some of the provisions of the Fish Stocks Agreement. For example, as mentioned above, the NASCO and its parties have agreed to adopt and apply a precautionary approach to the conservation, management and exploitation of salmon in order to protect the resource and preserve the environments in which it lives.

From the Code of Conduct for Responsible Fisheries (the Code), the NASCO has introduced the precautionary approach to its work. In developing a habitat plan of action to improve understanding of the factors affecting salmon at sea, to address bycatch issues and to minimize impacts of aquaculture, the work of the NASCO is consistent with the ecosystem approach. Fisheries management plans and/or measures developed by the NASCO and its parties for both marine and inland fisheries:

- contain measures to ensure that the level of fishing is commensurate with the state of fisheries resource;
- contain measures to allow depleted stocks to recover;
- contain stock-specific target reference points or other measures of abundance and diversity;
- address selectivity of fishing gear;
- prohibit destructive fishing methods and practices;
- address fishing capacity, including the economic conditions under which the fishing industry operates;
address the biodiversity of aquatic habitats and ecosystems, including identifying essential fish habitats;
address the interests of small-scale fishers;
address the protection of endangered species;
provide for stakeholder participation in determining management decisions.

The NASCO has also taken steps to address IUU fishing and bycatch of salmon in pelagic fisheries.

On the IPOAs for seabirds and sharks, the ICES provides annual advice to the NASCO on bycatch issues, and neither seabird nor shark bycatch from salmon gear is a problem. The IPOA on fishing capacity is addressed by acting on the fishing capacity provisions within the Code. On IUU fishing, the NASCO parties report annually on unreported catches and the measures they are taking to minimize them. This information is made public. In recent years, the level of unreported catches has declined. Diplomatic actions taken to eliminate fishing for salmon in international waters by non-NASCO parties were taken in the early 1990s. There have been no reports of such activity since then. The NASCO has stimulated improved surveillance and exchange of information. It is cooperating with France (in respect of Saint Pierre and Miquelon) concerning management of the subsistence salmon fishery and on a research programme.

Regarding the FAO Strategy for Improving Information on Status and Trends of Capture Fisheries, the NASCO has developed a minimum standard for catch statistics and is encouraging measures to reduce IUU fishing.

Addressing specific issues

As mentioned above, the NASCO and its parties have agreed to adopt and apply a precautionary approach to salmon management. The NASCO’s actions, such as the development of a plan of action for habitat protection and restoration, or dealing with aquaculture and bycatch issues, are consistent with an ecosystem approach to fisheries and aquaculture. Area-based management tools are applied by regulated fishing zones that prohibit fishing beyond 12 nautical miles except at West Greenland and around the Faroe Islands. Steps have been taken to improve information exchange on surveillance efforts. There have been no reports of IUU fishing activity since the 1990s.

Regarding the collection and dissemination of fisheries data, catch and effort data and fishery-related data concerning Atlantic salmon is provided by the NASCO’s parties or their relevant jurisdictions to the ICES and are presented in the scientific advice and supporting working group documents to the NASCO each year. Similarly, the parties report directly to the NASCO on catch statistics and unreported catches.

The NASCO participates in the meetings of the North Atlantic RFMOs and the biennial RSN meetings. The NASCO undertook a performance review of its activities in 2004/05 and has implemented virtually all of the recommendations arising from this review.

The member States of the NASCO are all North Atlantic countries with salmon interests (with the exception of France [in respect of Saint Pierre and Miquelon], which is cooperating with the NASCO).

2.9 North East Atlantic Fisheries Commission (NEAFC)

The NEAFC was established by the Convention on Future Multilateral Cooperation in North-East Atlantic Fisheries, which was opened for signature in London on 18 November 1980 and entered into force on 17 March 1982.

Refer to the NEAFC Web site at <www.neafc.org/>.
**Area of competence**

The area of competence of the NEAFC (Map 10) is defined as the waters within those parts of the Atlantic and Arctic Oceans and their dependent seas that lie north of 36°N and between 42°W and 51°E, within that part of the Atlantic Ocean north of 59°N and between 44°W and 42°W. The Baltic Sea and the Belts and the Mediterranean Sea and its dependent seas are excluded from the Commission’s area of competence. This area of competence coincides with most of FAO Statistical Area 27.

Map 10
Northeast Atlantic Fisheries Commission (NEAFC)

![Map of the Northeast Atlantic Fisheries Commission (NEAFC)](image)

_Source: FAO._

**Species covered**

The Commission covers fishery resources of the Northeast Atlantic with the exception of marine mammals, sedentary species, and, insofar as they are dealt with by other international agreements, highly migratory species and anadromous stocks.

**Membership**

Membership of the NEAFC is open to the founding members (Article 20). Accession to the convention by other States is subject to the approval of three-quarters of the contracting parties. The current members of the NEAFC are: Denmark (in respect of the Faroe Islands and Greenland), European Union, Iceland, Norway, Poland and Russian Federation.
Objectives

The main objectives of the NEAFC are to provide a forum for consultation and exchange of information on the state of fisheries resources in the Northeast Atlantic and on related management policies to ensure the conservation and optimal utilization of such resources, and to recommend conservation measures in waters outside national jurisdiction. The Commission is empowered to recommend measures applicable to the high seas concerning: (i) the conduct of fisheries, (ii) the control of fisheries, and (iii) the collection of statistical information. In recent years, the NEAFC has agreed on measures such as setting TACs for certain species and establishing minimum fish sizes and mesh sizes. The recommendations formulated by the NEAFC are subject to an objection procedure.

Implementation of post-UNCED fishery instruments

The NEAFC was the first RFMO in the world to undergo an independent performance review. The organization of the review has set the standard for similar reviews in other RFMOs worldwide. The report of the NEAFC performance panel was presented to the NEAFC on 13 November 2006.103

Volume II of that report deals specifically with the NEAFC’s performance with respect to various international instruments. The performance review panel indicated that recent convention amendments are consistent with modern developments in international instruments and commitments. From p. 55 of the review: “[T]he Panel considers that the NEAFC Convention, including its recent amendments, … generally implement the global instruments dealing with fisheries issues, in particular the UN Fish Stocks Agreement, the FAO Compliance Agreement and the FAO Code of Conduct. In this regard the Panel noted that NEAFC is a regional framework Convention and as such its provisions do not fully reflect the details and broad range of issues covered by global regimes, because of the regional specificities of the NEAFC Convention Area and also because by referring to these instruments in its preamble, it can be assumed that the context within which the general provisions of the NEAFC Convention are implemented are set out in such global instruments.”

Furthermore, the Compliance Agreement, and the IPOAs on seabirds, sharks and fishing capacity, have been deemed to be the responsibility of individual fisheries jurisdictions in the NEAFC convention area.

Regarding the IPOA-IUU, via amendments to the NEAFC scheme of control and enforcement, the contracting parties have cooperated with blacklists and port State controls to reduce significantly IUU fishing activities in the NEAFC convention area.

Regarding the FAO Strategy for Improving Information on Status and Trends of Capture Fisheries, the NEAFC is a member of the CWP and a partner in the FIRMS.

Regarding the FAO Model Scheme on Port States Measures to Combat IUU Fishing, the NEAFC acted on the 1 May 2007 model and introduced its own port State control system. The system operates a double control of all landings of frozen fish. Operators of vessels are required to submit agreed forms within certain deadlines to the port authorities. These are sent to the flag State of the vessel and to the flag State of the donor vessel if part of the landed catch has been transshipped. The flag States will authorize or refuse the landing of the catches and relay this information back to the port, which will inform the vessel’s operators.

Addressing specific issues

The NEAFC has included the precautionary approach in its scientific advice since 1999. The EAF is a regular agenda item and the subject is included in scientific advice from the ICES. Area-based management has occurred with five areas closed from 2005 in the Mid-Atlantic in order to protect vulnerable habitats, and four areas closed in 2006 to protect corals in the Hatton-Rockall area. Vessel monitoring and surveillance has occurred since 2000 as part of a fully developed scheme of control and enforcement. The NEAFC has substantial inspection levels, and a full port State control system was introduced on 1 May 2007 (above).

Matters relating to fleet capacity are considered to be the responsibility of individual contracting parties.

The NEAFC fisheries data are provided by the ICES. The Commission is active in RSN and in the North Atlantic RFMO group.

The 2006 performance review of the NEAFC has led to the Commission being updated and modernized. A permanent committee on management and science was created in 2006. Regarding new entrants joining the Commission, guidelines have been issued.

2.10 South East Atlantic Fisheries Organization (SEAFO)

The Convention on the Conservation and Management of Fishery Resources in the South East Atlantic Ocean was signed on 20 April 2001 and entered into force on 13 April 2003. The convention has nine signatories, but only five have ratified it.

Area of competence

The area of competence of the SEAFO (Map 11) comprises all waters beyond areas of national jurisdiction in the area bounded by a line joining the following points along parallels of latitude and meridians of longitude: beginning at the outer limit of waters under national jurisdiction at a point 6°S parallel to the meridian 10°W, thence due north along the 10°W meridian to the equator, thence due west along the equator to 20°W, thence due south along the 20°W meridian to 50°South, thence due east along the 50°S parallel to 30°E, thence due north along the 30°E meridian to the coast of the African continent. This corresponds to FAO Statistical Area 47.

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104 Refer to the SEAFO Web site at <www.seafo.org/welcome.htm>.
Species covered

The convention covers all fishery resources (fish, molluscs, crustaceans and other sedentary species) within the convention area but excluding: (i) sedentary species subject to fishery jurisdiction of coastal States pursuant to Article 77 paragraph 4 of the UNCLOS, and (ii) highly migratory species listed in Annex 1 of the UNCLOS.

Membership

The nine signatory members are: Angola, European Union, Iceland, Namibia, Norway, Republic of Korea, South Africa, United Kingdom (on behalf of Saint Helena) and United States of America. The ratified parties to the SEAFO are: Angola, European Union, Namibia, Norway and South Africa.

Objectives

From Article II of the convention, the objective is to ensure the long-term conservation and sustainable use of the fishery resources in the convention area through the effective implementation of the convention. The Organization collects and exchanges information on the fishery resources; monitors and assesses the resources; and adopts measures for long-term conservation and sustainable use of the fishery resources in the area.

Implementation of post-UNCED fishery instruments

The SEAFO is not taking any direct ongoing or planned activity on the Compliance Agreement.
The SEAFO convention is modelled on the laws of the un Fish Stocks Agreement and the principles of the FAO Code of Conduct for Responsible Fisheries. Consequently, the activities under implementation by the SEAFO include implementing an EAF and a precautionary approach, enforcing flag State responsibilities and port States measures, managing its resources based on best scientific evidence, applying rigorous data collection and reporting requirements, having transparency in decision-making, and cooperating with other organizations.

On the four IPOAs, the SEAFO has adopted conservation and management measures. On the IPOA-SEABIRDS, SEAFO Conservation and Management Measure 05/06 requires longline vessels to adjust fishing gear and other technical measures during fishing operations to reduce incidental mortality of seabirds, especially petrels and albatrosses. There is mandatory carrying and use of bird scaring lines (tori poles) for all longline fishing vessels that operate south of parallel 30°S. On the IPOA-SHARKS, SEAFO Conservation and Management Measure 04/06 prohibits shark finning. On the IPOA-CAPACITY, the SEAFO introduced catch limits in 2007 for the main fisheries, that is Patagonian toothfish and the deep-sea red crab. On the IPOA-IUU, the SEAFO has adopted conservation and management measures to ensure that IUU fishing in the whole of the Atlantic Ocean is minimized. To this end, the Organization has adopted a measure to list IUU fishing vessels that are in the IUU fishing lists of the CCAMLR, NAFO and NEAFC. The SEAFO joined the FIRMS in 2006 and cooperates with data submissions. The SEAFO has established port State measures based on standards set forth in the FAO Model Scheme.

**Addressing specific issues**

As part of the SEAFO’s implementation of the precautionary approach, there is a prohibition of fishing operations on many seamounts until such time as there is more information on the ecosystems. Precautionary catch limits are applied to toothfish and deep-sea red crab. An EAF forms a central and integral part of SEAFO conservation and management measures.

Monitoring, control and surveillance is addressed by mandatory scientific observers onboard to collect accurate data that are based on the recommended protocols of the SEAFO Scientific Committee. There is mandatory VMS for all vessels. There is a comprehensive port States inspection scheme.

The SEAFO collects and disseminates fisheries data, which are shared with the CCAMLR. In the future, the SEAFO may adopt a catch documentation scheme. In addition, the SEAFO cooperates with other organizations including: the NEAFC on VMS matters; the CCAMLR, the NAFO and the NEAFC on IUU fishing listed vessels; and with regional initiatives such as the BCC to ensure compatibility of measures inside EEZs of the coastal States. The SEAFO is also a member of the CWP.

The SEAFO convention does make provision for accommodating new entrants and non-parties to have access to the resources. Non-parties also have access to fishing opportunities.

### 2.11 Subregional Fisheries Commission (SRFC)

The convention for the establishment of the SRFC was signed by Cape Verde, Gambia, Guinea-Bissau, Mauritania and Senegal in Dakar, Senegal, on 29 March 1985. Guinea became a member of the Commission in 1987. The convention has not yet entered into force.

**Area of competence**

The convention does not define the precise area covered by the SRFC (Map 12) but references are made to “Sub-Region” and the EEZs of the contracting parties.

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Species covered

The convention covers all fishery resources within its area of competence.

Membership

The current members of the SRFC are: Cape Verde, Gambia, Guinea, Guinea-Bissau, Mauritania and Senegal. The convention is open for accession to other States in the subregion.

Objectives

The main objective of the SRFC is to harmonize the long-term policies of member States in the preservation, conservation and exploitation of the fisheries resources for the benefit of the respective populations.

Implementation of post-UNCED fishery instruments

The SRFC takes the Compliance Agreement into consideration. All other soft and hard law instruments are listed as ongoing activities of the Commission.

Addressing specific issues

The precautionary approach is included in the Convention of the Minimal Conditions of Access by the State Members (1993) and this has been adopted. The SRFC is planning to implement an EAF, as well as projects for MPAs, better collection and dissemination of fisheries data and strengthening of
the SRFC’s institutional capacity. Activities to address IUU fishing, improved MCS, management of fleet capacity, and initiatives to strengthen relationships with other RFBs are all ongoing activities. New entrants to the Commission can be accommodated under the terms of the convention.

2.12 **Western Central Atlantic Fishery Commission (WECAFC)**

The WECAFC was established in 1973 by Resolution 4/61 of the FAO Council at its Seventy-fourth Session in December 1978 and the Hundred and Thirty-first Session of the FAO Council in November 2006.

**Area of competence**

The area of competence of the WECAFC (Map 13) is defined as all marine waters of the Western Central Atlantic bounded by a line drawn as follows: from a point on the coast of South America at 10°S in a northerly direction along this coast past the Atlantic entry to the Panama Canal; thence continuing along the coasts of central and north America to a point on this coast at 35°N; thence due east along this parallel to 42°W; thence due north along this meridian to 36°N; thence due east along this parallel to 40°W; thence due south along this meridian to 5°N; thence due east along this parallel to 30°W; thence due south along this meridian to the equator; thence due east along the equator to 20°W; thence due south along this meridian to 10°S; thence due west along this parallel to the original point at 10°S on the coast of South America. This area coincides with FAO Statistical Area 31 and part of Area 41.

Map 13
**Western Central Atlantic Fishery Commission (WECAFC)**

Source: FAO.

Species covered

The WECAFC has competence to deal with all living marine resources.

Membership

Membership is open to coastal States whose territories are situated wholly or in part within the area of the WECAFC or States whose vessels engage in fishing in the area of competence of the Commission that notify in writing to the Director-General of the Organization of their desire to be considered as members of the Commission.

The current members of the WECAFC are: Antigua and Barbuda, Bahamas, Barbados, Belize, Brazil, Canada, Colombia, Costa Rica, Cuba, Dominica, Dominican Republic, European Union, France, Grenada, Guatemala, Guinea, Guyana, Haiti, Honduras, Jamaica, Japan, Mexico, Netherlands, Nicaragua, Panama, Republic of Korea, Saint Kitts and Nevis, Saint Lucia, Saint Vincent and the Grenadines, Spain, Suriname, Trinidad and Tobago, United Kingdom, United States of America and Venezuela (Bolivarian Republic of).

Objective

The general objective of the WECAFC is to promote the effective conservation, management and development of the living marine resources of the area of competence of the Commission, in accordance with the Code of Conduct for Responsible Fisheries (the Code), and address common problems of fisheries management and development faced by members of the Commission. The work of the Commission is guided by the following three principles:

- Promote the application of the provisions of the Code and its related instruments, including the precautionary approach and the EAF.
- Ensure adequate attention to small-scale, artisanal and subsistence fisheries.
- Coordinate and cooperate closely with other relevant international organizations on matters of common interest.

The Commission has the following main functions and responsibilities:

- to contribute to improved governance through institutional arrangements that encourage cooperation among members;
- to assist its members in implementing relevant international fisheries instruments, in particular the Code and its related IPOAs;
- to promote, coordinate and, as appropriate, undertake the collection, exchange and dissemination of statistical, biological, environmental and socio-economic data and other marine fishery information as well as its analysis or study;
- to promote, coordinate and, as appropriate, strengthen the development of institutional capacity and human resources, particularly through education, training and extension activities in the areas of competence of the Commission;
- to promote and facilitate harmonizing of relevant national laws and regulations, and compatibility of conservation and management measures;
- to assist its members in and facilitate, as appropriate and upon their request, the conservation, management and development of transboundary and straddling stocks under their respective national jurisdictions;
- to seek funds and other resources to ensure the long-term operations of the Commission and establish, as appropriate, a trust fund for voluntary contributions to this end;
- to serve as a conduit of independent funding to its members for initiatives related to conservation, management and development of the living resources in the area of competence of the Commission.
Implementation of post-UNCED fishery instruments

The WECAFC does not have specific activities/programmes that address these issues individually. Its work programme/activities are implemented through ad hoc working groups based on ecosystem boundaries (e.g. the WECAFC Ad Hoc Working Group on Shrimp and Groundfish Fisheries in the Brazil-Guianas Shelf) or on species (e.g. the WECAFC Ad Hoc Working Group on Caribbean Spiny Lobster) or on specific subjects (e.g. anchored fish attracting devices for small-scale fisheries) of interest to the member countries. These working groups have specific terms of reference and are time bound. All the issues mentioned are addressed at different levels by the working groups as they pertain to the specific geographic region (e.g. Brazil-Guianas Shelf) or fishery (e.g. spiny lobster). The goal is to achieve sustainable utilization through effective fishery management and the participation of the resource users.

Addressing specific issues

The WECAFC notes that all subjects raised in the FAO questionnaire are addressed in varying degrees by the working groups as they relate to each fishery and not as separate issues. Most post-UNCED fishery instruments address specific issues and not the fisheries.
3. REGIONAL FISHERY BODIES IN THE INDIAN, INDO-PACIFIC OCEAN

3.1 Asia-Pacific Fishery Commission (APFIC)\(^{107}\)

The APFIC was established as the Indo-Pacific Fisheries Council by an agreement adopted at Baguio, the Philippines, on 26 February 1948 under Article XIV of the FAO Constitution. The agreement entered into force on 9 November 1948 and was amended in 1952, 1955, 1958, 1961, 1977 and 1993. The 1976 amendment changed the title to the Indo-Pacific Fisheries Commission. The 1993 amendments changed the title to the Asia-Pacific Fishery Commission.

**Area of competence**

The APFIC carries out its functions and responsibilities in the Asia-Pacific Area. In 1999, the functions of the former Indian Ocean Fishery Commission in the Bay of Bengal were merged into the APFIC (approved by FAO Council Resolution 1/116).

**Species**

Both marine and inland aquatic resources of the Asia-Pacific Area.

**Membership**

Membership of the APFIC is open to Member Nations and Associate Members of FAO that accept the agreement. Other States that are Members of the UN, any of its Specialized Agencies or the International Atomic Energy Agency may be admitted as members by a two-thirds majority of the Commission’s membership. The current members of the APFIC are: Australia, Bangladesh, Cambodia, China, France, India, Indonesia, Japan, Malaysia, Myanmar, Nepal, New Zealand, Pakistan, Philippines, Republic of Korea, Sri Lanka, Thailand, United Kingdom, United States of America and Viet Nam.

**Objectives**

The main objective of the APFIC is to promote the full and proper utilization of living aquatic resources of the Asia-Pacific area by the development and management of fishing and culture operations and by the development of related processing and marketing activities in conformity with the objectives of its members. The Commission has a broad mandate (Article IV) to formulate and recommend measures in respect of conservation and management of the resources in the Asia-Pacific area. It does not have regulatory powers.

**Implementation of post-UNCED fishery instruments**

To implement the Fish Stocks Agreement, the APFIC carried out a review on small pelagic resources in the Asia-Pacific region, and transboundary stocks were identified by the APFIC Working Party on Marine Fisheries in May 1997. The APFIC’s activities to implement the IPOA-SHARKS include promoting the development of national shark plans and reviewing the progress of implementation in cooperation with the International Union for Conservation of Nature (IUCN). The APFIC supports reviews on the existing legal framework for management in support of the IPOA-IUU. Such reviews have been carried out in Cambodia, Micronesia (Federated States of), Thailand and, more recently, the Lao People’s Democratic Republic.

Regarding the facilitation and emergence of regional agreements and arrangements, the APFIC is an FAO Article XIV body with a clear role to support and encourage the emergence of bilateral, trilateral and other arrangements for the effective management of fisheries among its member countries, and

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\(^{107}\) Refer to the APFIC Web site at <www.apfic.org/>. 
particularly within its geographical area of competence. Although the APFIC is competent to act on matters of common interest within the national waters of all its member countries, it does have some specific waters that are considered its main area of competence: the South China Sea and the Bay of Bengal. The APFIC has a strategic interest to facilitate the development of regional arrangements for these two geographic areas.

At present, the APFIC supports three major initiatives: (i) the RPOA for responsible fishing, which includes combating IUU fishing; (ii) the development of the Bay of Bengal Large Marine Ecosystem Project (BOBLME); and (iii) the SEAFDEC initiative for the establishment of an ASEAN–SEAFDEC regional management mechanism and the establishment of an ASEAN roadmap for integration of the fisheries sector.

**Addressing specific issues**

Since 2004, the APFIC has acted as a regional consultative forum serving its member States on issues affecting the sustainable development of fisheries and aquaculture. Regional partner organizations and relevant NGOs are now more involved in the APFIC’s technical working activities, and a major consultative forum is held every two years.

The APFIC has a capacity building function in supporting member countries to address global normative expectations for responsible fisheries as laid out in the Code of Conduct for Responsible Fisheries (the Code). Specifically, the APFIC assists by identifying technical assistance capacity building with members.\(^{108,109}\)

In the field of aquaculture, while there are no global agreements beyond the Code of Conduct for Responsible Fisheries Article 9 Aquaculture Development, there are a number of initiatives and issues that have been identified by the COFI Sub-Committee on Aquaculture and the APFIC itself. The APFIC is working with member countries to promote these initiatives.

Emerging priorities for the APFIC include:

- assisting members with developing NPOAs;
- training on implementation of improved port States measures (regional workshops with assistance from FAO headquarters);
- fishery legislation development (ongoing assistance with the Lao People’s Democratic Republic);
- fisheries “visioning” workshops to develop longer-term strategic vision of fisheries and their management;
- promoting aquaculture certification and improving feeds for marine fish culture.

\(^{108}\) The APFIC will assist members with planning for implementation of the following: the UNCLOS (particularly Articles 61–64, 116–119 and 123; the Fish Stocks Agreement; Compliance Agreement; the Code and the SEAFDEC Regional Code of Conduct for Responsible Fisheries (Article 7 in particular); the ASEAN Agreement; the SEAFDEC Regional Scientific Advisory Committee on development of an RFMO; the IPOA-CAPACITY, IPOA-SEABIRDS and IPOA-IUU; access agreements and joint venture arrangements between fishing countries; the RPOA to promote responsible fishing practices (including combating IUU fishing); and the FAO Model Scheme on Port State Measures to Combat IUU Fishing.

\(^{109}\) Promotion of the Strategy for Improving Information on Status and Trends of Capture Fisheries for aquaculture information; development of a coordinated working party for aquaculture statistics; promoting aquaculture certification; promotion of case studies on better management practices in aquaculture; and regional promotion of improved aquaculture feeds for marine fish culture.
The APFIC coordinates its activities with other RFBs in the region and related environmental agencies including the ASEAN, BOBP-IGO, COBSEA, INFOFISH, IOTC, NACA, PEMSEA, SEAFDEC and WCPFC. Regarding the acceptance of new members, there are ongoing discussions being held with Brunei Darussalam and Maldives.

### 3.2 Indian Ocean Tuna Commission (IOTC)\(^{110}\)

The IOTC was established by an agreement drawn up in Rome under Article XIV of the FAO Constitution and was adopted by the FAO Council in 1993. The agreement entered into force upon the receipt of the tenth instrument of acceptance by the Director-General of FAO from Republic of Korea on 27 March 1996.

**Area of competence**

The area of competence of the IOTC (Map 14) is defined as the Indian Ocean and adjacent seas, north of the Antarctic Convergence, in so far as it is necessary to cover such areas for the purpose of conserving and managing stocks that migrate into or out of the Indian Ocean. This area coincides exactly with FAO Statistical Areas 51 and 57.

**Map 14**

**Indian Ocean Tuna Commission (IOTC)**

![Map of Indian Ocean Tuna Commission (IOTC)](source)

**Species covered**

Tuna and tuna-like species.

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\(^{110}\) Refer to the IOTC Web site at <www.iotc.org/English/index.php>.
**Membership**

The current members of the IOTC are: Australia, Belize, China, Comoros, Eritrea, European Union, France, Guinea, India, Indonesia, Iran (Islamic Republic of), Japan, Kenya, Madagascar, Malaysia, Mauritius, Oman, Pakistan, Philippines, Republic of Korea, Seychelles, Sierra Leone, Sri Lanka, Sudan, Thailand, United Kingdom, United Republic of Tanzania and Vanuatu. (Cooperating parties: Senegal, South Africa and Uruguay.)

**Objectives**

The objective of the IOTC is to promote cooperation among its members with a view to ensuring, through appropriate management, the conservation and optimal utilization of stocks covered by the agreement and encouraging sustainable development of fisheries based on such stocks.

The main functions of the IOTC are:

- to keep under review the conditions and trends of the stocks and to gather, analyse and disseminate scientific information, catch and effort statistics and other data relevant to the conservation and management of the stocks and to fisheries based on the stocks covered by the agreement;
- to encourage, recommend and coordinate research and development activities in respect of the stocks and fisheries covered by the agreement, and such other activities as the Commission may decide appropriate, including activities connected with transfer of technology, training and enhancement, having due regard to the need to ensure the equitable participation of members of the Commission in the fisheries and the special interests and needs of members in the region that are developing countries;
- to adopt, on the basis of scientific evidence, conservation and management measures to ensure the conservation of the stocks covered by the agreement and to promote the objective of their optimal utilization throughout the area;
- to keep under review the economic and social aspects of the fisheries based on the stocks covered by the agreement bearing in mind, in particular, the interests of developing coastal States.

**Implementation of post-UNCED fishery instruments**

The IOTC has planned and ongoing activities: to cooperate with non-contracting parties; to take action against fishing activities by large-scale flag of convenience longline vessels; to establish a list of vessels presumed to have carried out IUU fishing in the IOTC area; to establish a list of vessels that are authorized to fish in the IOTC area; to record of catches in the IOTC area; and to exchange information on the recording of catches by vessels fishing for tunas and swordfish in the IOTC area.

Article III of the Compliance Agreement introduces new obligations on flag States. The IOTC has called for action against flags of convenience, and each flag State must maintain a record of fishing vessels that are entitled to fly its flag on the high seas.

The Fish Stocks Agreement attributes a central role to RFBs, and the IOTC has adopted resolutions in keeping with the principles of Articles II and V thereof. These principles are addressed through those resolutions of the IOTC dealing with: cooperation with non-contracting parties; limitation of fishing effort by non-members; conservation of bigeye and yellowfin tuna in the Indian Ocean; limitation of fishing capacity by contracting parties and cooperating non-contracting parties; criteria to obtain the status of a cooperating non-contracting party; management options for tuna and tuna-like species; conservation of sharks caught in association with fisheries managed by the IOTC; recommendations on sea turtles and seabirds; establishing an IUU fishing vessel list; establishing an authorized vessel list; establishing a VMS programme; limiting fishing capacity; establishing a programme for
transshipment by large-scale fishing vessels; establishing a regional observer programme; and prohibiting the use of large-scale driftnets.

The Code of Conduct for Responsible Fisheries (the Code) calls for collaboration between Members of FAO and RFMOs. In addition, within the framework of regional organizations, States should establish effective mechanisms to monitor and control the activities of fishing vessels and ensure the long-term conservation and sustainable use of fishery resources. Article VIII of the Code calls for flag States to maintain records of fishing vessels entitled to fly their flag. These measures have been addressed by IOTC resolutions. Resolution 08/03 deals with reducing the incidental bycatch of seabirds in longline fisheries. Resolutions 06/04 and 08/03 also seek to achieve reductions in levels of seabird bycatch by the deployment of bird scaring lines. Resolution 05/05 concerns the conservation of sharks that are caught in association with fisheries managed by the IOTC, and parties are required to declare their shark catch. The IPOA-CAPACITY is dealt with by a series of IOTC resolutions dealing with number of vessels, catch reduction, and control and inspection schemes among contracting and non-contracting parties. The IPOA-IUU is addressed by resolutions calling for actions against fishing activities by large-scale longline vessels flying flags of convenience; a control and inspection scheme; national observer programmes for tuna fishing; a scheme to promote compliance by non-contracting party vessels with resolutions established by the IOTC; a statistical document programme; measures to prevent the laundering of catches; trade measures; port inspections; management standards for tuna vessels; the authorized vessel list and IUU fishing vessel list; and a VMS programme.

The FAO Strategy for Improving Information on Status and Trends of Capture Fisheries deals with the compilation and dissemination of information on fisheries. A series of IOTC resolutions are in line with this strategy: mandatory statistical requirements; record of vessels; and recording of catches.

The FAO Model Scheme on Port State Measures to Combat IUU Fishing is included through Resolution 05/03, which stresses the importance of prior notification of port entry, restrictions on transshipment of fish, documentation requirements and port inspections, pursuant to the model scheme.

**Addressing specific issues**

No specific provisions are contained in the IOTC agreement about an explicit implementation of the precautionary approach. A working party on ecosystem and bycatch meets regularly to examine implementation of the EAF including bycatch of other fish, sharks, sea turtles and seabirds. There are no area-based management tools used by the IOTC. Monitoring, control and surveillance is addressed by the record of IUU fishing vessels and the record of authorized vessels. In addition, a VMS is used in all vessels of more than 15 m. In 2009, a regional observer programme was adopted for both industrial and artisanal fisheries. It is executed nationally and coordinated regionally. There is routine sharing of information by the IOTC with other RFMOs.

Fishing capacity has been limited for tropical tunas, swordfish and albacore at the level of registered tonnage of the fleets that were actively fishing in 2006 and 2007. There are provisions for the development of fleets in coastal developing States in accordance with “fleet development plans” that are presented to the Commission, describing the number and type of vessels and a schedule for the implementation of the plan. The IOTC’s scientific committee will review fishing capacity if the proposed “fleet development plans” are implemented.

Since 2002, the IOTC secretariat (with direct support from Japan) has been executing a project to strengthen data collection and processing in the region. The IOTC has provided training in related areas and it has developed specialized software for the management of fisheries. This is supplied free of charge to all interested parties. Regular contacts are maintained with scientists from other RFMOs, including support for their participation at IOTC meetings as invited experts, and IOTC scientists
participate in working groups of other RFMOs. A schedule of meetings is shared among tuna RFMOs to minimize overlap between the organizations. The IOTC is a partner in the CWP and the FIRMS.

In 2009, a panel composed of representatives of six IOTC members, an independent legal expert (who also chaired the proceedings), an independent scientific expert and an observer from an NGO completed a review of the performance of the IOTC member states in fulfilling the mandate of the IOTC. The performance review was conducted based on recommendations at the Kobe meeting, with minor additions. At the last IOTC session, the report was presented to all members, who adopted the recommendations together with a plan for their implementation.

3.3 Network of Aquaculture Centres in Asia and the Pacific (NACA)

The intergovernmental organization of the NACA was established in January 1990 for the purpose of developing sustainable aquaculture in the region.

Area of competence

Aquaculture development (Map 15).

Map 15
Network of Aquaculture Centres in Asia and the Pacific (NACA)

Species covered

All species – vertebrates and invertebrates and seaweeds (except salmon).
Membership

The membership comprises 17 governments, which are those of: Australia; Bangladesh; Cambodia; China; China, Hong Kong SAR; Democratic People’s Republic of Korea; India; Indonesia; Iran (Islamic Republic of); Malaysia; Myanmar; Nepal; Pakistan; Philippines; Sri Lanka; Thailand; and Viet Nam; and one associate member, which is the SPC.

Objectives

From Article 3 of its agreement, the objectives of the NACA are “to assist the Members in their efforts to expand aquaculture development mainly for the purpose of:

(a) increasing production;
(b) improving rural income and employment;
(c) diversifying farm production; and
(d) increasing foreign exchange earnings and savings.”

In order to achieve these objectives, the NACA acts to:

“(a) consolidate the establishment of an expanded network of aquaculture centres to share the responsibility of research, training and information exchange essential to aquaculture development in the region;
(b) strengthen institutional and personal links among national and regional centres through the exchange of technical personnel, technical know-how and information;
(c) promote regional self-reliance in aquaculture development through Technical Cooperation among Developing Countries (TCDC); and
(d) promote the role of women in aquaculture development.”

Implementation of post-UNCED fishery instruments

While most of the post-UNCED fishery instruments are not directly relevant to a regional aquaculture network, the Code of Conduct for Responsible Fisheries does contain provisions relating to aquaculture. The NACA has worked in collaboration with FAO, the United Nations Environment Programme, the World Bank and the World Wide Fund for Nature (WWF) regarding better management practices and certification procedures.

Addressing specific issues

The precautionary approach is implemented through best management practices in various aquaculture systems and species – shrimp, catfish farming, coastal cage aquaculture, market access and trade. An EAF is applied to reservoirs and management of inland waterbodies. New entrants may be accommodated as associate members. The present priority area is to enhance competitiveness of small aquaculture farmers.

3.4 Regional Commission for Fisheries (RECOFI)

The RECOFI was established by the FAO Council in 1999 as an international agreement under the aegis of FAO (Article XIV of the FAO Constitution).

Area of competence

The Persian Gulf and the Gulf of Oman (Map 16).

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The RECOFI carries out its functions and responsibilities in the region, bounded in the south by the following rhumb lines: from Ras Dhabat Ali in 16°39’N, 53°3’30”E, then to a position in 16°00’N, 53°25’E), then to a position in 17°00’N, 56°30’E, then to a position in 20°30’N, 60°00’E), then to Ras Al-Fasteh in 25°04’N, 61°25’E.

Map 16
Regional Commission for Fisheries (RECOFI)

Species covered
All fisheries resources in the area of competence of the RECOFI, with the exception of internal waters. In addition to capture fisheries, the RECOFI pursues the sustainable development of aquaculture, and a regional aquaculture information system has been developed.

Membership
The current members of the RECOFI are: Bahrain, Iran (Islamic Republic of), Iraq, Kuwait, Oman, Qatar, Saudi Arabia and United Arab Emirates.

Objectives
The objectives of the RECOFI are to promote the development, conservation, rational management and best utilization of living marine resources as well as the sustainable development of aquaculture in its area of competence.
On capture fisheries, a working group on fisheries management is developing a regional strategy for the use of fisheries statistics at the regional level. Actions are being taken to address the issues of regional stock status reporting and port State measures to combat IUU fishing. On aquaculture, a proposal for a regional programme for aquatic animal health has been elaborated. In addition, guidelines for the sustainable development of marine cage culture in the RECOFI region will be formulated.

**Implementation of post-UNCED fishery instruments**

The RECOFI does not currently have specific ongoing or planned activities to implement the Compliance Agreement, the Fish Stocks Agreement or the four IPOAs. The establishment of a working group on fisheries management and the regional aquaculture information system are actions seen as complying with the Code of Conduct for Responsible Fisheries. Actions are being taken to improve stock status reporting in conformity with the FAO Strategy for Improving Information on Status and Trends of Capture Fisheries. A planned workshop will deal with port State measures to combat IUU fishing.

**Addressing specific issues**

The RECOFI has no ongoing or planned activities to implement the precautionary approach, an EAF or area-based management tools. The issue of IUU fishing will be addressed by the planned regional workshops on port State measures. The management of fleet capacity is being contemplated through regional strategies. Information tools are currently being conceived and developed for fishery landing statistics. The RECOFI is strengthening its cooperation with the GFCM. To strengthen its institutional capacity, steps are being taken to increase awareness of the RECOFI’s mandate and powers. New entrants into the RECOFI are accommodated where a non-member country exploits a shared fishery resource (e.g. Yemen), and they are invited to attend plenary sessions as observers.

### 3.5 South West Indian Ocean Fisheries Commission (SWIOFC)\(^\text{112}\)

The SWIOFC was established in 2004 by Resolution 1/127 of the FAO Council under Article VI 1 of the FAO Constitution. Its rules of procedures were adopted by the Commission at its first session in 2005.

**Area of competence**

The South West Indian Ocean (Map 17).

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Map 17
South West Indian Ocean Fisheries Commission (SWIOFC)

Source: FAO.

Species covered

All living marine resources without prejudice to the management and responsibilities and authority of other competent fisheries and other living marine resources management organizations or arrangements in the area of competence.

Membership

The SWIOFC is composed of such Members and Associate Members of FAO that are coastal States whose territories are situated wholly or partly within the area of the Commission and that notify in writing to the Director-General their interest in becoming a member of the Commission. The current members of the SWIOFC are: Comoros, France, Kenya, Madagascar, Maldives, Mauritius, Mozambique, Seychelles, Somalia, South Africa, United Republic of Tanzania and Yemen.

Objectives

The main objective of the SWIOFC is to promote the sustainable utilization of the living marine resources of the South West Indian Ocean region by the proper management and development of the living marine resources, without prejudice to the sovereign rights of coastal States, and to address common problems of fisheries management and development faced by the members of the Commission. The Commission has due regard for, and promotes, the application of the provisions of the Code of Conduct on Responsible Fisheries, including the precautionary approach and the ecosystem approach to fisheries management.
4. REGIONAL FISHERY BODIES IN THE PACIFIC OCEAN

4.1 Pacific Islands Forum Fisheries Agency (FFA)\textsuperscript{113}

The FFA was established by the South Pacific Forum Fisheries Agency Convention, which was signed in Honiara, Solomon Islands, on 10 July 1979.

\textit{Area of competence}

To provide technical assistance and advice to its members on matters relating to sustainable management and development of the region’s tuna fisheries resource. There is no precise definition of this area, but it coincides (Map 18) with FAO Statistical Areas 71 and 81.

\textbf{Map 18}

\textbf{Pacific Islands Forum Fisheries Agency (FFA)}

\begin{center}
\includegraphics[width=\textwidth]{map18.png}
\end{center}

\textit{Source: FAO.}

\textit{Species covered}

Skipjack tuna, yellowfin tuna, bigeye tuna, albacore tuna, stripped marlin and swordfish.

\textit{Members}

There are 17 member countries of the FFA: Australia, Cook Islands, Fiji, Kiribati, Marshall Islands, Micronesia (Federated States of), Nauru, New Zealand, Niue, Palau, Papua New Guinea, Samoa, Solomon Islands, Tokelau, Tonga, Tuvalu and Vanuatu.

\textsuperscript{113} Refer to the FFA Web site at <www.ffa.int/>.
Objectives

The FFA was established to help countries sustainably manage their fishery resources that fall within their 200 mile EEZs. The FFA is an advisory body providing expertise, technical assistance and other support to its members who make sovereign decisions about their tuna resources and participate in regional decision-making on tuna management through agencies such as the WCPFC. Since 1979, the FFA has facilitated regional cooperation so that all Pacific countries benefit from the sustainable use of tuna – worth more than US$3 billion a year and important for many people’s livelihoods in the Pacific. The mission statement of the FFA is: “To enable Member Countries to manage, conserve and use the tuna resources in their Exclusive Economic Zones and beyond, through enhancing national capacity and strengthening regional solidarity.”

Implementation of post-UNCED fishery instruments

The FFA has integrated the Compliance Agreement into the FFA minimum terms and conditions for implementation within each EEZ of the member countries. The provisions of the Fish Stocks Agreement are reflected in the FFA legislative framework for its member countries. The Code of Conduct for Responsible Fisheries is also integrated into the FFA minimum terms and conditions for implementation within EEZs of FFA member countries. On the IPOAs for seabirds and sharks, the FFA is conducting ongoing activity for member States to develop their own NPOAs. The IPOA-CAPACITY is addressed through the FFA vessel day scheme – a scheme where vessel owners can purchase and trade days fishing at sea. The IPOA-IUU is covered under the FFA regional MCS strategy. The FAO Strategy for Improving Information on Status and Trends of Capture Fisheries and the FAO Model Scheme on Port State Measures are both integrated into the FFA minimum terms and conditions for implementation within EEZs of FFA member countries.

Addressing specific issues

The precautionary approach is implemented in the conservation and management measures for tuna resources within the EEZs of FFA member countries. An EAF is a prerequisite for a review of national tuna management plans. Regarding the establishment of area-based management tools, the FFA members have placed a proposal before the WCPFC for the closure of high-seas fishing operations. Monitoring, control and surveillance is addressed by the FFA minimum terms and conditions for implementation within the EEZs of member States. The FFA regional vessel register for foreign fishing vessels operating within the EEZs of its member States requires foreign fishing vessels to have on board an FFA-approved VMS. Initiatives to strengthen cooperation and coordination with other RFBs are demonstrated in the linkages with the WCPFC and the memorandum of understanding with the SPC. The FFA has acted to strengthen its institutional capacity by a series of initiatives including the FFA 20/20 Strategic Plan, a three-year business plan, and the FFA rules of procedures, financial regulations and appraisal procedures. A final issue that is a priority for the FFA is the development aspirations of its member countries.

4.2 Inter-American Tropical Tuna Commission (IATTC)\textsuperscript{114}

The IATTC was created by the Convention for the Establishment of an Inter-American Tropical Tuna Commission and signed by the Governments of Costa Rica and the United States of America in Washington, United States of America, on 31 May 1949. The convention entered into force on 3 March 1950. In 2008, the IATTC convention was updated and replaced by the Antigua Convention.\textsuperscript{115}

\textsuperscript{114} Refer to the IATTC Web site at \texttt{<www.iattc.org/>}.
\textsuperscript{115} The text of the Antigua Convention can be found at \texttt{<www.iattc.org/IATTCdocumentationENG.htm>}. 
Area of competence

From Article III of the Antigua Convention, the area of competence of the IATTC (Map 19) comprises the area of the Pacific Ocean bounded by the coastline of North, Central and South America and by the following lines:

(i) the 50°N parallel from the coast of North America to its intersection with the 150°W meridian;
(ii) the 150°W meridian to its intersection with the 50°S parallel; and
(iii) the 50°S parallel to its intersection with the coast of South America.

Map 19
Inter-American Tropical Tuna Commission (IATTC)

Source: FAO.

Species covered

The species covered by the IATTC are all tunas and tuna-like species and other species of fish that are taken by vessels fishing for tuna and tuna-like species in the convention area.

Membership

Membership is open to any States whose nationals participate in fisheries in the IATTC convention area, provided that the contracting parties give their unanimous consent. The current members of the IATTC are Colombia, Costa Rica, Ecuador, El Salvador, France, Guatemala, Japan, Mexico, Nicaragua, Panama, Peru, Republic of Korea, Spain, United States of America, Vanuatu and Venezuela (Bolivarian Republic of). In addition, Belize, Canada, China, Cook Islands, European Union and Taiwan Province of China are cooperating non-parties or cooperating fishing entities.


Objective

Article II of the Antigua Convention provides that the objective of the IATTC is to ensure the long-term conservation and sustainable use of the fish stocks covered by this convention in accordance with the relevant rules of international law.

Implementation of post-UNCED fishery instruments

The IATTC has no plans to implement the Compliance Agreement.

Regarding the Fish Stocks Agreement, very few IATTC members are parties to it. While the Commission has no plans to implement the Fish Stocks Agreement, several of its provisions, such as transparency and the precautionary approach, have been incorporated into the work of the Commission.

On the Code of Conduct for Responsible Fisheries (the Code), the Commission has acted and continues to act to implement and promote the key provisions of the Code. The IATTC management programme is consistent with the principles elaborated in the Code.

The implementation of the IPOAs is a priority area for the IATTC. Since 2005, the IATTC has implemented a resolution on incidental mortality of seabirds, which includes all parties being encouraged to implement NPOAs, and improved data collection for all interactions with seabirds. Since 2003, the IATTC has implemented a resolution to protect sharks, including: encouraging members to implement NPOAs; retaining all catches of sharks for full utilization; prohibition of trading in fins that are harvested in contravention of the resolution; encouraging the release of sharks, especially juveniles; and improved data collection on sharks. On the IPOA-CAPACITY, the IATTC has developed a plan of action for the regional management of tuna fishing capacity (the EPO Plan) that complies with both the IPOA and the Code – Article 2(d). The objective of the EPO Plan is to achieve an efficient, equitable and transparent management of fishing capacity. For the IPOA-IUU, the IATTC has developed the following actions in order to prevent IUU fishing: a publicized list of IUU fishing vessels; transmission of this list to other RFMOs; a VMS for vessels of 24 m or more; an authorized fishing vessel list; and a resolution for the application of trade sanctions for fish caught in contravention of IATTC measures.

Regarding the FAO Strategy for Improving Information on Status and Trends of Capture Fisheries, the IATTC collects catch and effort data for fishing both within and beyond areas of national jurisdiction, including bycatch and discards. The IATTC is a partner in the FIRMS.

Addressing specific issues

The Antigua Convention calls upon the IATTC to “promote the application of any relevant provision of the Code of Conduct” and this includes the precautionary approach, which is incorporated in Article VII (1) (m) of the convention. Similarly, Article VII (1) (a) promotes principles of an EAF. Area-based management tools include a closed season of six weeks for fishing by purse seine vessels, plus TACs for bigeye catches by longline vessels.

The MCS/VMS measures to address IUU fishing include: observers on 100 percent of fishing trips by purse seine vessels; VMS on vessels of 24 m or more; an international review panel to review observer reports every six months and to sanction any fleets not operating in accordance with the agreement; an IUU fishing vessel list and an authorized vessel list and dissemination to other RFMOs of these same lists; and trade sanctions for fish caught in contravention of IATTC measures. Issues of fleet capacity are addressed by the EPO Plan (above).

Resolution C-03-05 is aimed at the IATTC obtaining comprehensive information on all catches for any species, and this information is made available on its Web site. Other mechanisms provide for
exchange of information with other RFMOs, e.g. the WCPFC. Article XXIV of the Antigua Convention relates to cooperation with other organizations or arrangements.

The Antigua Convention was negotiated to strengthen the institutional capacity of the IATTC. New members may join the Commission.

4.3 International Pacific Halibut Commission (IPHC)\textsuperscript{116}

The IPHC was established by the Convention for the Preservation of the Halibut Fishery, signed in Washington, United States of America, on 2 March 1923. The convention was amended in 1930 and 1937. A new convention between Canada and the United States of America for the preservation of the halibut fishery of the Northern Pacific Ocean and Bering Sea was signed in Ottawa, Canada, on 2 March 1953 and entered into force on 28 October 1953. When the two countries extended their fishery jurisdictions, a protocol amending the convention was signed in Washington, United States of America, on 29 March 1979 and entered into force on 15 October 1980.

\textit{Area of competence}

The convention covers the “convention area”, defined as the waters off the west coasts of Canada and the United States of America, including the southern as well as the western coasts of Alaska, within the respective maritime areas in which either party exercises exclusive fisheries jurisdiction. Maritime areas include, without distinction, areas within and seaward of the territorial sea or internal waters of the parties. This area (Map 20) coincides with FAO Statistical Area 67.

\textbf{Map 20}

\textit{International Pacific Halibut Commission (IPHC)}

\begin{figure}[h]
\centering
\includegraphics[width=\textwidth]{iphc_map.png}
\caption{International Pacific Halibut Commission (IPHC) Area of Competence.}
\end{figure}

Source: FAO.

\textsuperscript{116} Refer to the IPHC Web site at \textlangle www.iphc.washington.edu/halcom/default.htm\textrangle.
Species covered

The species covered by the convention is Pacific halibut (*Hippoglossus stenolepis*), which is found in the convention area.

Membership

Membership is limited to Canada and the United States of America. The convention is not open to other States.

Objectives

The objectives of the convention are the preservation of the halibut fishery of the Northern Pacific Ocean and Bering Sea. The main functions of the Commission are to conduct scientific studies relating to the Pacific halibut biology and fishery, as well as to formulate regulations designed to develop the stocks of Pacific halibut to those levels that permit optimal utilization. The Commission has regulatory powers and sets the TAC of halibut in the convention area.

Implementation of post-UNCED fishery instruments

The Compliance Agreement is not an issue for the IPHC. On the Fish Stocks Agreement, the IPHC convention predates the agreement and the provisions of the Fish Stocks Agreement are already implemented into IPHC provisions. The Code of Conduct for Responsible Fisheries is addressed by IPHC control of bycatch mortality for non-target species. There are also partial observers (United States of America) and comprehensive electronic monitoring (Canada) of halibut fishing provisions. The IPOA-SEABIRDS is addressed through mandatory regulations that require deployment of bird avoidance devices during halibut fishing. Shark bycatch has been the subject of cooperative research between universities and domestic fishery management agencies. Some species are caught incidentally while fishing for halibut, and although survival of sharks is high, information on their distribution and abundance is limited. Neither excess fishing capacity nor IUU fishing are issues for Pacific halibut management. Regarding the FAO Strategy for Improving Information on Status and Trends of Capture Fisheries, the IPHC maintains comprehensive statistical and biological sampling (including electronic reporting) of the halibut fisheries.

Addressing specific issues

On the implementation of the precautionary approach, the IPHC conducts ongoing research into harvest policy in order to define appropriate threshold and limit reference points for management. Management policy implements both reference points. On the implementation of an EAF, the Commission utilizes information on the dynamics of species co-occurring with Pacific halibut.

The Commission respects contracting party area-based management tools, and temporal closures are also used to avoid fish during transboundary movements.

Data collection and dissemination for halibut fisheries is integrated for the contracting parties through the IPHC.

The Commission cooperates with other RFBs through the FAO framework.

4.4 North Pacific Anadromous Fish Commission (NPAFC)\(^{117}\)

The NPAFC was established by the Convention of Anadromous Stocks in the North Pacific Ocean, which was signed in Moscow on 11 February 1992 and entered into force on 16 February 1993. It

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\(^{117}\) Refer to the NPAFC Web site at <www.npafc.org/new/index.html>.
replaced the International Convention for the High Seas Fisheries of the North Pacific, which had been in force since 1952.

**Area of competence**

The area of competence of the NPAFC (Map 21), referred to as the convention area, is defined as the waters of the North Pacific Ocean and its adjacent seas, north of 33°N beyond 200 nautical miles from the baselines from which the breadth of the territorial sea is measured. It is understood that activities under the convention, for scientific purposes, may extend further southward in the North Pacific Ocean and its adjacent seas. The convention area coincides with FAO Statistical Areas 61 and 67 and part of 77.

**Map 21**

**North Pacific Anadromous Fish Commission (NPAFC)**

*Source:* FAO.

**Species covered**

The species covered by the NPAFC are: chum salmon, coho salmon, pink salmon, sockeye salmon, Chinook salmon, cherry salmon, and steelhead trout.

**Membership**

The current members of the NPAFC are: Canada, Japan, Republic of Korea, Russian Federation and United States of America. The convention is not open to other States, but other States may accede to it at the invitation of the original parties by unanimous agreement.
Objectives

The main objectives of the convention are to prohibit directed high-seas fishing for North Pacific salmon and to limit strictly the incidental taking of Pacific salmon. The parties may take action individually or collectively to prevent unauthorized fishing activities by others and prevent trafficking in illegally harvested Pacific salmon. Decisions of the NPAFC on all important matters are taken by consensus among all parties that are States of origin of anadromous stocks that migrate into the convention area.

Implementation of post-UNCED fishery instruments

As the convention prohibits direct fishing of the target species in the convention area, the “fisheries management” and “fishing operations” portions of the Code of Conduct for Responsible Fisheries are not among the NPAFC’s mandates, although the same prohibition is evidence of an application of the precautionary approach by prohibiting the commercial fishing operations of its target species in the convention area. Regarding “fisheries research”, coordination of scientific research among the parties is one of the NPAFC’s mandates.

The Commission has expressed problems with IUU fishing, and each party of the Commission must take all necessary measures to ensure that its nationals and fishing vessels comply with the provisions of the convention. In 1993–2007, the cooperative enforcement efforts of the NPAFC parties resulted in the detection of 41 vessels conducting directed driftnet fishing operations for salmon in the convention area. Of those vessels, 16 were apprehended.

Many other post-UNCED fishery instruments (the Fish Stocks Agreement, the Compliance Agreement, and the IPOAs on seabirds, sharks and fishing capacity), are not applicable.

Addressing specific issues

As noted above, the precautionary approach is implemented.

On MCS and VMS to address IUU fishing, in 2004–07, a new integrated information system was developed. This system allows the parties to keep all electronic information about illegal or suspected vessels in the convention area on a closed Web site. Since 2006, an annual joint enforcement plan of the parties has been in force. It is a comprehensive plan resulting from the cooperative efforts of all the parties that includes patrol vessel and aircraft surveillance of the convention area throughout the high-threat season. An enforcement symposium, “Patrol tactics, planning and execution of enforcement in the NPAFC Convention Area”, was held in 2006. The purpose of the symposium was to bring together enforcement professionals from each of the parties to share lessons learned and best practices from the respective agencies. In 2007, the NPAFC initiated a programme of cooperation with the WCPFC and the North Pacific Coast Guard Forum, which resulted in the first North Pacific IUU Tripartite Meeting in February 2008 in Vancouver, Canada.

Scientific cooperation and coordination of data occurs with the PICES and the NASCO.

A performance review of the NPAFC was planned for late 2009.

Regarding new entrants to the Commission, Taiwan Province of China has been cooperatively participating in enforcement discussions/activities at the NPAFC annual meetings in an observer capacity.
4.5 Pacific Salmon Commission (PSC)\footnote{Refer to the PSC Web site at <www.psc.org/>}

The PSC was established by treaty between the Government of Canada and the Government of the United States of America concerning Pacific salmon, signed in Ottawa, Canada, on 28 January 1985 and entered into force on 18 March 1985. The annexes to the treaty were revised in 1999.

Area of competence

The area of competence of the PSC (Map 22) consists of the EEZs of Canada (Pacific coast) and the United States of America (Pacific and Northwest coasts), and adjacent river systems.

Map 22

Pacific Salmon Commission (PSC)

\begin{center}
\includegraphics[width=\textwidth]{Map_Pacific_Salmon_Commission.png}
\end{center}

Source: FAO.

Species covered

The treaty covers all Pacific salmon stocks and takes into account the conservation of steelhead trout.

Membership

Membership of the PSC is not open to other States. The membership consists of Canada and the United States of America.
Objectives

The main objectives of the treaty are the conservation and rational management of Pacific salmon stocks and the promotion of optimal production of such stocks and the cooperation in the management, research and enhancement of Pacific salmon stocks. The PSC is a 16 person body with four commissioners representing the interests of commercial and recreational fisheries, as well as federal, state and tribal governments. Four panels (the Southern, Northern, Transboundary and Fraser River panels) provide technical and regulatory advice to the Commission.

Implementation of post-UNCED fishery instruments

The PSC agreement provides for policies that are implemented by the two parties, and therefore implementation of post-UNCED fishery instruments is not applicable.

Addressing specific issues

The PSC notes that it is engaging in ongoing activities to implement the precautionary approach, an EAF, area-based management tools, fleet capacity, the collection and dissemination of fisheries data, and initiatives to strengthen cooperation with other RFBs.

4.6 South Pacific Regional Fisheries Management Organisation (SPRFMO)\textsuperscript{119}

The international consultations on the proposed SPRFMO concluded with the adoption of the Convention on the Conservation and Management of the High Seas Fishery Resources of the South Pacific Ocean in Auckland, New Zealand, on 14 November 2009. The convention opened for signature on 1 February 2010 and will remain open for 12 months. It will enter into force 30 days after the deposit of the eighth instrument of ratification, accession, acceptance or approval (of which three must be coastal States and three non-coastal States). If after three years of its adoption the convention has not entered into force, six months after the deposit of the tenth instrument of ratification, accession, acceptance or approval shall bring it into force.

When the convention enters into force, the gap that exists in the international conservation and management of non-highly migratory fisheries and protection of biodiversity in the marine environment extending from the most eastern part of the South Indian Ocean through the Pacific towards the EEZs of South America will be closed.

Area of competence

High-seas parts of the South Pacific Ocean are not currently covered by an organization with a mandate to conserve and manage non-highly migratory fisheries in the region. The area where this gap exists spans across five FAO Statistical Areas, including the eastern part of FAO Statistical Area 57, all of FAO Statistical Area 81 and a large part of FAO Statistical Area 87. It also covers the southern part of FAO Statistical Areas 71 and 77. Participants in the consultations have agreed that the new RFMO should cover high-seas areas of the South Pacific as set out below (Map 23). The area of coverage will be finalized through the international consultation process. At present, the western boundary should abut the eastern boundary of the proposed convention area to be established under the Southern Indian Ocean Fisheries Agreement (i.e. 120°E). The southern boundary should abut the northern boundary of the convention area of the CCAMLR (i.e. 55°S – between 120°E and 150°E; and 60°S – east of 150°E). The eastern boundary should abut the outer limit of the maritime jurisdictions of South American states. The northern boundary has not yet been agreed; however, for the purposes of the interim measures agreed at the Reñaca meeting, the northern boundary is the equator.

\textsuperscript{119} Refer to the SPRFMO Web site at <www.southpacificrfmo.org/>. 
Species covered

All species except highly migratory species.

Given the vastness and great depth of much of the South Pacific Ocean, research into the biodiversity of the high seas of the South Pacific Ocean is still in its infancy. Fine muddy sediments made up of a variety of foraminiferans (microscopic single-celled, shelled, animals) dominate the deep ocean floor. Echinoderms (sea-urchins, sea-stars, brittle-stars, sea-cucumbers, and crinoids) dominate the abyssal depths (3 000–6 000 m). At shallower depths, the seamounts, banks and ridges are dominated by bottom invertebrates such as lobsters and crabs, and fish living near the bottom, for example orange roughy and alfonsino. Above the sea, there are various species of seabirds that spend a substantial part of their lives foraging in the marine environment of the South Pacific Ocean.

Knowledge of the distribution and extent of commercial fishing in the South Pacific Ocean high seas is limited. Exploratory and targeted commercial fishing is thought to have taken place in the area since at least the 1970s.

Commercial fisheries tend to have been concentrated in areas of higher productivity where there is upwelling of nutrients, often associated with seamounts and ridges. Seamounts and ridges are also the only places shallow enough to bottom fish. Although there are numerous seamount and ridge systems in the South Pacific high seas, only the prominent appear to have been fished to any extent: the Lord Howe Rise, the South Tasman Rise, and the Louisville Ridge. There are closely related fish species, and species in common, across all these features.
South Pacific high-seas fisheries can be categorized into benthic (mainly invertebrate species that live on the seafloor), demersal (mainly fish, close to the seafloor), and pelagic (mainly fish and prawns, at the surface and in the midwater). Commercial fishing for benthic and demersal species is restricted to a depth of about 1,500 m. Dominant demersal finfish fished commercially include orange roughy, oreos, alfonsino and bluenose. Pelagic fishing takes place irrespective of depth, but tends to be associated with upwelling of nutrients. The dominant pelagic species fished commercially is jack mackerel.

Fishing methods currently used include pelagic trawling, bottom trawling, pelagic longlining, bottom longlining and potting.

Membership

The convention was only concluded at the time of writing this publication. There are no members as yet. However, the question of membership did arise in preparatory meetings to establish the SPRFMO and the following principles were endorsed:

1. To ensure that the RFMO operates effectively in achieving its objective, including the promotion of responsible fisheries practices, it is important that its membership includes all coastal States and States and entities fishing species covered by the RFMO in its area of application. It is also important that mechanisms are established to accommodate the interests of new entrants, taking into account the requirement of a real interest and the requirements of developing States. If membership is not sufficiently broad, there is a risk that conservation and management measures could be undermined and the incentives for all who fish in the South Pacific Ocean to comply with the measures could be reduced.

2. It may be appropriate to establish specific provisions for cooperating non-parties to the Commission so that non-parties can assist in the effective implementation of measures, e.g. port State or market State measures.

3. Consideration should be given to the development of provisions in relation to recognition of the special requirements of developing States consistent with the UNCLOS and the Fish Stocks Agreement.

4. To promote transparency and to broaden the advice on which decisions are based, consideration should also be given to promoting participation, in an observer capacity, of fishing industry, relevant NGOs and intergovernmental organizations in meetings.\(^{120}\)

Objectives

From Article 2 of the convention, the objective of the convention is that through the application of the precautionary approach and an EAF, the SPRFMO will ensure the long-term conservation and sustainable use of fishery resources and, in so doing, will safeguard the marine ecosystems in which these resources occur.

Implementation of post-UNCED fishery instruments

All instruments will be implemented after the convention comes into force.

Addressing specific issues

As noted above, both the precautionary approach and an EAF are incorporated into Article 2 of the convention. Although the convention has not yet come into force, there are interim measures in place to deal with bottom fishing. These interim measures are based on an EAF and they will further

\(^{120}\) Document No. SP/01/Inf6 First International Meeting on the Establishment of the South Pacific Regional Fisheries Management Organisation, Wellington, New Zealand, 14 – 17 February 2006. <www.southpacificrfmo.org/assets/1st-International-Meeting/Governance%20principles.doc>. 
involve both spatial closures and restrictions on fleet capacity. Data standards are in place and data are already being collected and disseminated.

4.7 Western and Central Pacific Fisheries Commission (WCPFC)\textsuperscript{121}

The WCPFC was established by the Convention for the Conservation and Management of Highly Migratory Fish Stocks in the Western and Central Pacific Ocean (WCPF Convention), which entered into force on 19 June 2004.

\textit{Area of competence}

The convention area (Map 24) is defined in Article 3 of the convention and comprises all waters of the Pacific Ocean bounded to the south and to the east by a line drawn from the south coast of Australia due south along the 141°E meridian to its intersection with the 55°S parallel; thence due east along the 55°S parallel to its intersection with the 150°E meridian; thence due south along the 150°E meridian to its intersection with the 60°S parallel; thence due east along the 60°S parallel to its intersection with the 130°W meridian; thence due north along the 130°W meridian to its intersection with the 4°S parallel; thence due west along the 4°S parallel to its intersection with the 150°W meridian; thence due north along the 150°W meridian.

\textbf{Map 24}

\textbf{Western Central Pacific Fisheries Commission (WCPFC)}

\begin{figure}[h]
\centering
\includegraphics[width=\textwidth]{Western_Central_Pacific_Fisheries_Commission_WCPFC.png}
\end{figure}

\textit{Source: FAO.}

\textsuperscript{121} Refer to the WCPFC Web site at <www.wcpfc.int/>.
Species covered

The convention applies to all species of highly migratory fish stocks (defined as all fish stocks of the species listed in Annex I of the 1982 convention occurring in the convention area and such other species of fish as the WCPFC may determine) within the convention area, except sauries.

Membership

The current members of the WCPFC are: Australia, Canada, China, Cook Islands, European Union, Fiji, France, Japan, Kiribati, Marshall Islands, Micronesia (Federated States of), Nauru, New Zealand, Niue, Palau, Papua New Guinea, Philippines, Republic of Korea, Samoa, Solomon Islands, Taiwan Province of China, Tonga, Tuvalu, United States of America and Vanuatu.

Participating territories are: American Samoa, French Polynesia, Guam, New Caledonia, Northern Mariana Islands, Tokelau and Wallis and Futuna Islands.

Cooperating non-members are: Belize, El Salvador, Indonesia, Mexico and Senegal.

Objectives

From Article 2 of the convention: “The objective of the Convention is to ensure, through effective management, the long-term conservation and sustainable use of highly migratory fish stocks in the western and central Pacific Ocean in accordance with the 1982 United Nations Convention on the Law of the Sea and the 1995 UN Fish Stocks Agreement.” The functions of the WCPFC are listed in Article 10 of the convention.

Implementation of post-UNCED fishery instruments

The Compliance Agreement is a flag State responsibility, but many of its provisions have been incorporated into the WCPFC convention and its subsequent decisions. The Fish Stocks Agreement is the anchor of the WCPFC convention and the instrument on which many of the WCPFC provisions are based. The activities of the WCPFC are broadly compatible with the Code of the Conduct for Responsible Fisheries.

The IPOA-SEABIRDS is implemented through Conservation and Management Measure (CMM 2007-04). The IPOA-SHARKS is implemented through Conservation and Management Measure (CMM 2006-05). The IPOA-CAPACITY is implemented through several resolutions that aim to limit capacity growth. The IPOA-IUU is implemented through Conservation and Management Measure (CMM 2007-03).

In 2007, the Commission adopted revised requirements and procedures for scientific data to be provided to the Commission.

The port States measures scheme is under consideration.

Addressing specific issues

The precautionary approach is explicitly referred to in the preamble of the conservation and management measures adopted for target stocks and non-target, incidental or dependent species. The EAF is actively advanced through an ecosystems risk assessment activity being undertaken under the science function of the WCPFC. In addition, the scientific committee supports an ecosystems and bycatch special working group.

Area-based MPAs, particularly for high-seas enclaves, are being considered.
An integrated MCS programme including VMS, an observer programme, transhipment verification, port State measures, catch documentation and IUU procedures are being actively advanced at the WCPFC.

The Commission maintains a record of fishing vessels, which includes details of fleet capacity. Some members of the Commission oppose restricting fleet capacity as they would prefer to promote competition through the implementation of a vessel day scheme.

The WCPFC is investigating data gaps in the Commission.

The WCPFC maintains formal memoranda of understanding with the CCAMLR, CCSBT, FFA, IATTC, IOTC and SPC. The Commission is also a member of the CWP.

The institutional structure of the WCPFC benefits from being a modern organization with progressive rules of procedure. However, in addition, the organization requires agreement among the members to strengthen its secretariat so that it can take a more proactive role in monitoring compliance.

Accommodation of new entrants is under consideration by the Commission. The concern is that WCPO stocks are currently fully subscribed and, therefore, opportunities for new entrants are very limited.
5. TRANSOCEAN REGIONAL FISHERY BODIES

5.1 Commission for the Conservation of Antarctic Marine Living Resources (CCAMLR)\textsuperscript{122}

The Convention on the Conservation of Antarctic Marine Living Resources came into force in 1982, as part of the Antarctic Treaty System, in pursuance of the provisions of Article IX of the Antarctic Treaty. It was established in response to concerns that an increase in krill catches in the Southern Ocean could have a serious effect on populations of krill and other marine life, particularly on birds, seals and fish, which mainly depend on krill for food.

\textit{Area of competence}

This convention applies to the Antarctic marine living resources of the area south of 60°S and to the Antarctic marine living resources of the area between that latitude and the Antarctic Convergence that forms part of the Antarctic marine ecosystem (Map 25).

\textbf{Map 25}

\textbf{Commission for the Conservation of Antarctic Marine Living Resources (CCAMLR)}

\textit{Source: FAO.}

\textit{Species covered}

The convention applies to the Antarctic marine living resources defined by the convention as: “the populations of finfish, molluscs, crustaceans, and all other species of living organisms, including birds, found south of the Antarctic Convergence”.

\textsuperscript{122} Refer to the CCAMLR Web site at <www.ccamlr.org>.
Membership

The convention is open for accession by any State interested in research or harvesting activities in relation to the marine living resources to which the convention applies. In addition, the convention is also open for accession by regional economic integration organizations constituted by sovereign States that include among their members one or more States members of the CCAMLR and to which the States members of the organization have transferred, in whole or in part, competence with regard to the matters covered by the convention. The accession of such regional economic integration organizations is the subject of consultations among members of the Commission. The membership of the Commission is determined as follows: (i) contracting parties that participated in the meeting at which the convention was adopted; (ii) each State party acceded to the convention becomes a member of the Commission during the period when the acceding party is engaged in research or harvesting activities in relation to the marine living resources to which the Convention applies; and (iii) each regional economic integration organization that has acceded to the convention is entitled to become a member of the Commission during such time as its States members are so entitled.

The members of the CCAMLR are: Argentina, Australia, Belgium, Brazil, Chile, China, European Union, France, Germany, India, Italy, Japan, Namibia, New Zealand, Norway, Poland, Republic of Korea, Russian Federation, South Africa, Spain, Sweden, Ukraine, United Kingdom, United States of America and Uruguay.

States that have acceded to the convention but are not members of the Commission are: Bulgaria, Canada, Cook Islands, Finland, Greece, Mauritius, Netherlands, Peru and Vanuatu.

Objectives

The main objective of the convention is the conservation of Antarctic marine living resources. The main functions of the CCAMLR are: (i) to ensure that all harvesting and research activities are conducted in accordance with the objectives of the Convention; (ii) to formulate, adopt and revise conservation measures; (iii) to compile, analyse and disseminate information on the status of resources; and (iv) to facilitate research activities. The Commission has regulatory powers and its regulatory measures are subject to an objection procedure. The Commission has a scientific committee, which is advised by specialist working groups. The Commission also has a standing committee on observation and inspection whose primary functions are to report on inspections of fishing vessels and to ensure compliance with conservation measures in force.

Implementation of post-UNCED fishery instruments

The CCAMLR encourages contracting parties to ratify/accede to the Compliance Agreement and the Fish Stocks Agreement, and to comply fully with the provisions of the Code of Conduct for Responsible Fisheries.

Regarding the IPOAs, the CCAMLR has conservation measures to address seabird bycatch that predate (and strongly influenced) the IPOA-SEABIRDS. All contracting parties are urged to implement the IPOA. Similarly, the CCAMLR has adopted measures for the conservation of sharks in its area. Illegal, unreported and unregulated fishing continues to be a significant problem for the CCAMLR and the comprehensive conservation measures implemented by the Commission predate the IPOA-IUU. These measures include trade documentation monitoring, contracting party information exchange and cooperation policies, measures aimed at NCPs, centralized VMS, scientific observer deployment, port State inspection control measures and control of nationals.

The CCAMLR is an active contributor to the CWP and a partner in the FIRMS. The Commission has comprehensive measures for catch and effort reporting, plus an annual review of the status of stocks.
The Commission has a number of measures to enhance port State controls for vessels fishing in its area and trading in toothfish in particular. The relevant port State measures include measures to ensure cooperation (CM 10-06 and CM 10-07), port State inspections (CM 10-03), and the catch documentation scheme (CM 10-05), all of which have port State elements. There is also a policy to enhance co-operation with NCPs as well as a capacity-building fund. All CCAMLR port State initiatives predated the finalization of the FAO Port State Agreement.

**Addressing specific issues**

The implementation of the precautionary approach is a key objective in the CCAMLR convention. Practical measures to implement it include precautionary catch limits, conservative development of new and exploratory fisheries, and objective monitoring of fisheries information. The implementation of an EAF is the subject of an extensive research programme addressing (and monitoring) ecosystem functionality (including potential direct/indirect effects of fishing and natural variability). In addition, measures are taken to address bycatch and provide for environmental protection in fishery regulations (e.g. with bottom fishing and prohibition of gillnetting). The CCAMLR is also developing research and management to address potentially irreversible ecosystem changes arising from fishing, taking into account natural variability and possible responses to climate change.

On area-based management tools, the Commission is working on objective bioregionalization of the CCAMLR area to underpin objective designation of MPAs. In addition, there are also measures in place to close certain areas to fishing, limit fishing seasons and also to require that certain measures are in place before fishing will be sanctioned in a particular area.

The CCAMLR is an active FIRMS partner and exchanges fisheries information with adjacent RFMOs on species of common interest. It has also engaged with the COFI Sub-Committee on Fish Trade for harmonizing catch documentation. The Commission is an active participant in the RSN and cooperates with other RFBs (e.g. the ACAP, CCSBT and WCPFC) on matters of common concern, e.g. seabird mortality. A performance review has recently been completed.

Regarding new entrants to the Commission, the organization is open to all potential entrants (as contracting parties) with interests in research on, or harvesting of, Antarctic marine living resources. Decision-making within the Commission is limited to parties that are actively fishing or actively undertaking research in the CCAMLR area. Participation in the CCAMLR’s catch documentation scheme is open to all parties engaged in toothfish fishing and/or trade. There is a formal policy for cooperation with NCPs.

A final matter of concern to the Commission is that it has a static number of financial and human resource support staff who are expected to deal with a growing workload that is increasingly complex.

### 5.2 Commission for the Conservation of Southern Bluefin Tuna (CCSBT)

The CCSBT was established by the Convention for the Conservation of Southern Bluefin Tuna signed by Australia, Japan and New Zealand in Canberra, Australia, on 10 May 1993 and entered into force on 20 May 1994.

**Area of competence**

The convention does not mention any specific geographical area or areas to be covered by its provisions. Southern bluefin tuna (*Thunnus maccoyii*) constitute a stock fished in the Indian Ocean, the Southern Atlantic and the South Pacific. The species spawns south off Java, Indonesia, from where juveniles migrate east through the southern part of the Australian Fishing Zone towards New Zealand. Some other juveniles from the same spawning ground migrate west through the Indian

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123 Refer to the CCSBT Web site at <www.ccsbt.org/>.
Ocean towards South Africa. Therefore, it is assumed that the Commission is responsible for the whole area mentioned above (Map 26).

Map 26

Commission for the Conservation of Southern Bluefin Tuna (CCSBT)

Source: FAO.

Species covered

The species covered by the convention is southern bluefin tuna (SBT). The CCSBT is also responsible for collecting information on “ecologically related species” defined in the convention as living marine species that are associated with SBT, including but not restricted to both predators and prey of SBT.

Membership

The convention is open for accession to: (i) any State whose vessels engage in fishing for SBT; and (ii) any coastal State through whose exclusive economic or fishery zone SBT migrates. The current members of the CCSBT are the founding members, Australia, Japan and New Zealand. In addition, the Republic of Korea joined on 17 October 2001, and Indonesia joined on 8 April 2008. The Fishing Entity of Taiwan Province of China became a member of the Extended Commission on 30 August 2002. The Philippines, South Africa and the European Union are cooperating non-members.

Objectives

The CCSBT’s objective is to ensure, through appropriate management, the conservation and optimal utilization of the global SBT fishery. The Commission also provides an internationally recognized forum for other countries/entities to participate actively in SBT issues. In pursuit of this objective, the CCSBT performs a number of functions. It:
is responsible for setting a TAC and its allocation among the members;
considers and administers regulatory measures to meet convention objectives;
conducts and coordinates a scientific research programme aimed at providing information to support the Commissions management objectives (the programme is a mixture of member-managed activities and activities managed directly by the CCSBT secretariat);
takes decisions to support and implement fishery management;
provides a forum for the discussion of issues relevant to the conservation objectives of the convention;
acts as a coordination mechanism for members’ activities in relation to the SBT fishery;
fosters activities directed towards the conservation of ecologically related species (living marine species that are associated with the SBT fishery) and bycatch species;
encourages non-members engaged in the fishery to accede, apply for cooperating non-membership, or participate as observers in Commission activities;
cooperates and liaises with other regional tuna fishery management organizations in areas of mutual interest.

Implementation of post-UNCED fishery instruments

The CCSBT is taking account of all post-UNCED fishery instruments in the implementation of its management and conservation objectives. Activities include:

- expert scientific advice is collected to inform decision-making;
- fishing activity is being managed at levels consistent with the scientific advice;
- trade information arrangements have been put in place to manage trade in SBT;
- IUU fishing has been targeted and appears to have been affected significantly by the CCSBT trade information scheme;
- the CCSBT has a working group focusing on ecologically related species and has taken decisions to require members to fish responsibly;
- publicity material is being prepared to educate fishers on sharks and seabirds.

Addressing specific issues

On the implementation of the precautionary approach, in 2006, the CCSBT reduced the TAC for the fishery to half of the actual historical catch in the two decades up to that time.

The CCSBT has agreed on a suite of MCS measures to address IUU fishing and is currently planning implementation. The Commission maintains a list of all vessels authorized to fish for SBT, and members may only take catch from these vessels. The Commission provides catch data to other RFMOs and cooperates with other RFMOs at all times. Regarding accommodation of new entrants, the CCSBT has maintained an arrangement for the granting of cooperating non-member status to encourage participation in the activities of the CCSBT. Cooperating non-members participate fully in the CCSBT activities but do not have voting rights. They are not required to make financial contributions to the CCSBT.

The CCSBT has completed a performance review.

5.3 Latin American Organization for Fisheries Development (OLDEPESCA)

The OLDEPESCA was established by the Constitutional Agreement of the Latin American Organization for Fishery Development. The agreement was signed in Mexico City, Mexico, on 29 October 1982 and entered into force on 2 November 1984. The agreement was amended twice in 1984.
**Area of competence**

The area of competence (Map 27) is not specifically defined, but the preamble to the agreement refers to the need to encourage the correct use and protection of fishery resources within the maritime jurisdiction zones of each State.

Map 27  
**Latin American Organization for Fisheries Development (OLDEPESCA)**

![Map showing OLDEPESCA member countries](map.png)

*Source: FAO.*

**Species covered**

The agreement covers all living marine resources.

**Membership**

The membership of the OLDEPESCA is open only to those States belonging to the Latin American Economic System. The current members of the OLDEPESCA are: Belize, Bolivia (Plurinational State of), Costa Rica, Cuba, Ecuador, Guyana, Honduras, Mexico, Nicaragua, Panama, Peru and Venezuela (Bolivarian Republic of).

**Objectives**

The main objective of the agreement is to provide adequately for the food needs of Latin America, using the potential of fishery resources for the benefit of the people in the region. This will be achieved by holding joint actions aimed at developing the member countries and strengthening regional cooperation.
Implementation of post-UNCED fishery instruments

The OLDEPESCA has taken steps to plan the implementation of the Fish Stocks Agreement and the IPOAs dealing with seabirds, sharks and IUU fishing.

On the Fish Stocks Agreement, working groups have been established to investigate the impact of the agreement on the States in the region and the concerns of these States. At the XX Conference of Ministers of the OLDEPESCA (2009), the subject of implementing the Fish Stocks Agreement was considered of high importance, and members believe it is necessary to monitor carefully the development of the Ninth Round of Informal Consultations prior to the Review Conference to be held in 2010.

On the IPOA-SEABIRDS, the XX Conference of Ministers of the OLDEPESCA signed a text of agreement between the OLDEPESCA and the ACAP. This agreement should initiate actions among fishery administrators to address problems of seabird mortality from fishing practices.

On the IPOA-SHARKS, the XIX Conference of Ministers held in Lima, Peru, in June 2008, approved a proposal for “specific activities for the promotion and strengthening of research and management programmes for sharks.” In addition, workshops for NPOAs have been conducted.

On the IPOA-IUU, Resolution No. 261-CM-2008 was passed at the XIX Conference of Ministers in 2008. The resolution reiterates the OLDEPESCA’s commitment to combat all forms of IUU fishing worldwide and in the region, and renews the decision of OLDEPESCA members to formulate NPOAs to deal with IUU fishing.

Addressing specific issues

The OLDEPESCA is strengthening cooperation and coordination with other bodies, which include the Inter-American Convention for the Protection and Conservation of Sea Turtles, the ACAP, and an agreement between Safety for Fishermen and the OLDEPESCA.

5.4 Central American Organization of the Fisheries and Aquaculture Sector (OSPESCA)

The OSPESCA was established by convention in 1995.

Area of competence

Fisheries and aquaculture (Map 28).
Species covered

Pelagic and demersal species suitable for aquaculture.

Membership

The current members of the OSPESCA are: Belize, Costa Rica, El Salvador, Guatemala, Honduras, Nicaragua and Panama.

Objectives

To establish a common regional system to increase the integrated participation of the countries of the Central American Isthmus and in this manner to contribute to the appropriate and sustainable use of fisheries resources and aquaculture products. The central activities of the OSPESCA are: the strengthening of the Institution and the Organization; the harmonization of Central American legislation; the adoption of regional decisions; regional management of fisheries and aquaculture; integrated coastal fisheries and aquaculture; integrated high-seas fisheries; dealing with shared species; surveillance and control; intra- and extra-regional trade; and sport fisheries associated with tourism and extra-regional relations.

Implementation of post-UNCED fishery instruments

The Compliance Agreement requires States to maintain a record of their fishing vessels and the OSPESCA does maintain a record of its industrial fishing vessels. The Fish Stocks Agreement
requires States to participate in regional cooperation management measures. The OSPESCA is pursuing the incorporation of member States into the IATTC. Numerous principles of the Code of Conduct for Responsible Fisheries are included in the policies of the OSPESCA. To address the IPOA-SHARKS, a shark regional group is implementing an action plan for sharks that includes the harmonization of methodologies. The IPOA-CAPACITY is addressed by Central America working in the formalization of NPOAs on capacity. The IPOA-IUU is being addressed by Central American satellite monitoring systems. To improve information on the status and trends of capture fisheries, the OSPESCA is conducting workshops on the capture of lobster and shrimps. Finally, the OSPESCA has participated in meetings for the agreement to implement port States measures.

Addressing specific issues

The principles of the Fisheries and Aquaculture Integration Policy for the Central American Isthmus include the precautionary principle. Further research is being conducted on an EAF – particularly for the lobster and shrimp fisheries on the Pacific and Caribbean coasts. Monitoring, control and surveillance is being addressed by implementation of a project to have VMS on all industrial fishing vessels and in each Central American country. To address and control fleet capacity, the OSPESCA has an integrated registry fishery system for all Central American countries. The OSPESCA is active in collaborative work with other regional organizations including the CPPS, FAO, the IATTC and the OLDEPESCA. In addition, letters of understanding have been signed with the IATTC, National Oceanic and Atmospheric Administration, The Nature Conservancy and the WWF, among others. The OSPESCA participates together with FAO in the PaCFA group working on the issue of the impact of climate change in fisheries and aquaculture.
6. REGIONAL FISHERY BODIES FOR INLAND FISHERIES

6.1 The Central Asian and the Caucasus Fisheries and Aquaculture Commission

The Central Asian and the Caucasus Fisheries and Aquaculture Commission was approved by the Hundred and Thirty-seventh Session of the FAO Council held in Rome from 28 September to 2 October 2009. Article XIV of the FAO Commission is not yet active but will become active as soon as three countries formally ratify or accede to the agreement.\textsuperscript{124}

\textit{Area of competence}

Once active, the Commission intends to carry out the functions and responsibilities that are described in Article III of the agreement. These functions and responsibilities will be conducted in the inland waters and areas within the territorial boundaries of the States of Central Asia: Kazakhstan, Kyrgyzstan, Tajikistan, Turkmenistan and Uzbekistan, and of the Caucasus: Armenia, Azerbaijan, Georgia and Turkey, and with respect to inland fisheries, other waters within the transboundary water basins bordering the territories of the States of Central Asia and of the Caucasus.

\textit{Species covered}

It is envisaged that the relevant species will be all fish species that are caught and cultured in the area of competence.

\textit{Membership}

Potential members the Central Asian and the Caucasus Fisheries and Aquaculture Commission include Armenia, Azerbaijan, China, Georgia, Iran (Islamic Republic of), Kazakhstan, Kyrgyzstan, Russian Federation, Tajikistan, Turkey, Turkmenistan and Uzbekistan. As an Article XIV body of FAO, all Members can in principle become members of the Commission provided that the territory of such States is situated wholly or partly within the area of competence and that they accept the agreement.

\textit{Objectives}

The objectives of the Commission shall be to promote the development, conservation, rational management and best utilization of living aquatic resources, as well as the sustainable development of aquaculture.

A five-year programme of work of the Commission has been prepared and will be submitted to the Third Intergovernmental Meeting on the Establishment of a Central Asia and Caucasus Fisheries and Aquaculture Commission, which is scheduled to take place in September 2010 in Kyrgyzstan.

It is anticipated that the main functions and responsibilities of the Commission will be to:

(a) keep under review the state of these resources, including their abundance and the level of their exploitation, as well as the state of the fisheries and aquaculture;
(b) formulate and recommend, in accordance with the provisions of Article V, appropriate measures:
    (i) for the conservation and rational management of living aquatic resources in the area defined in Article IV, and
    (ii) for the implementation of these recommendations;

(c) keep under review the economic and social aspects of the fishing and aquaculture industry and recommend any measures aimed at its development;
(d) encourage, recommend, coordinate and, as appropriate, undertake activities relating to training and extension, research and development, including cooperative projects in the areas of fisheries and aquaculture;
(e) assemble, publish or disseminate information regarding exploitable living aquatic resources and fisheries and aquaculture based on these resources;
(f) promote programmes for aquaculture and fisheries enhancement;
(g) promote women’s participation in aquaculture and capture fisheries development;
(h) transfer appropriate technologies and techniques for development of small-scale fisheries and aquaculture;
(i) contribute to knowledge generation and raising the awareness about fisheries and aquaculture in the Central Asian and the Caucasus region;
(j) promote liaison and cooperation among and within governmental organizations and with NGOs as appropriate;
(k) carry out such other activities as may be necessary for the Commission to achieve its purpose as defined above.

Implementation of post-UNCED fishery instruments

Although the Commission is not yet formally in existence, an initial five-year programme of work has been prepared. This programme plans a range of activities that support the implementation of the Code of Conduct for Responsible Fisheries. In addition, the IPOA-IUU would also be addressed by the five-year programme, which urges the development of NPOAs to prevent, deter and eliminate IUU fishing.

The implementation of the FAO Strategy for Improving Information on Status and Trends of Capture Fisheries will be supported by a regional workshop to take place in 2010 as part of the initial five-year programme of work.

Addressing specific issues

The planned Commission is already strengthening cooperation and coordination with other RFBs, particularly the EIFAC and the ICWC. Both the EIFAC and ICWC secretariats have been invited to attend the preparatory meetings of the Commission in the capacity of observers.

6.2 Committee for Inland Fisheries and Aquaculture of Africa (CIFAA)\textsuperscript{125}

The CIFAA was established in 1971 as the Committee for Inland Fisheries of Africa by the FAO Council under Article VI-2 of the FAO Constitution. Its first session was held in November/December 1972. The name of the organization was changed in 2008 to include competency for aquaculture.

Area of competence

Sustainable management of inland waters, including aquaculture, of member countries (Map 29).

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\textsuperscript{125} Refer to the FAO Web site at <www.fao.org/fishery/rfb/CIFAA>. 
Committee for Inland Fisheries and Aquaculture of Africa (CIFAA)

Species covered
All inland fisheries and aquaculture organisms.

Membership
The membership consists of 37 African countries covering all regions of the continent. The current members of the CIFAA are: Benin, Botswana, Burkina Faso, Burundi, Cameroon, Central African Republic, Chad, Congo, Democratic Republic of the Congo, Côte d’Ivoire, Egypt, Eritrea, Ethiopia, Gabon, Gambia, Ghana, Guinea, Kenya, Lesotho, Madagascar, Malawi, Mali, Mauritius, Mozambique, Niger, Nigeria, Rwanda, Senegal, Sierra Leone, Somalia, Sudan, Swaziland, Togo, Uganda, United Republic of Tanzania, Zambia and Zimbabwe.

Objectives
The main objective of the CIFAA is to promote the sustainable development of inland fisheries and aquaculture in Africa. The CIFAA is, among others, a multinational forum for identifying and promoting best management practices of the region’s aquatic resources. The Committee links to pivotal regional, subregional and national organizations including the New Partnership for Africa’s Development (NEPAD) while facilitating networking and information exchange among all stakeholder groups. In recognition of its new mandate for aquaculture, the main objectives/activities of the CIFAA are currently under revision.
Implementation of post-UNCED fishery instruments

The status of many post-UNCED fishery instruments will be reappraised with the drafting of the new terms of reference. The Code of Conduct for Responsible Fisheries (the Code) has aquaculture provisions and is perceived as being particularly relevant to the CIFAA. It is being incorporated into the Special Programme for Aquaculture Development in Africa (SPADA). The Code is also being promoted in all member countries. A major issue for the CIFAA is IUU fishing, and efforts are already under way to implement the IPOA-IUU for some inland waters. The relevance of the FAO Strategy for Improving Information on Status and Trends of Capture Fisheries is being evaluated as part of the new terms of reference.

Addressing specific issues

Implementation of the precautionary approach and the EAF are currently being implemented in a de facto manner, but the new terms of reference will include a formal recognition of the principles. Area-based management tools are to be considered in the update of the terms of reference, and initial activities are underway on some of the region’s minor lakes. Both the collection and dissemination of regional data and the strengthening of cooperation with other RFBs are matters that will be considered in the new terms of reference.

Strengthening the RFB’s institutional capacity to deal more effectively with conservation and management issues is a high priority for the CIFAA as it seeks to define the Committee’s role through the revision of its terms of reference. There is a need to build capacity in certain areas and establish closer links with partner institutions in order to define the roles and responsibilities of relevant bodies to develop a synergistic region-wide management programme.

6.3 Committee for Inland Fisheries of Latin America (COPESCAL)

The COPESCAL was established in 1976 under Article V.1 of the FAO Constitution.

Area of competence

Inland waters of member countries (Map 30).

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**Species covered**

All species in inland waters of member countries.

**Membership**

The current members of the COPESCAL are: Argentina, Bolivia (Plurinational State of), Brazil, Chile, Colombia, Costa Rica, Cuba, Dominican Republic, El Salvador, Ecuador, Guatemala, Honduras, Jamaica, Mexico, Nicaragua, Panama, Paraguay, Peru, Suriname, Uruguay and Venezuela (Bolivarian Republic of).

**Objectives**

The general objectives of the COPESCAL are: to promote programmes of research and development leading to the rational utilization of inland fisheries resources; to assist member governments in the region in establishing the scientific basis for regulatory and other measures for the conservation and improvement of inland fishery resources; to support the development of aquaculture; and to encourage education and training to reach these objectives. The terms of reference of the Committee are:

- to promote, coordinate and assist national and regional fishery and limnological surveys and programmes of research and development leading to the rational utilization of inland fishery resources;
to assist member governments in establishing the scientific basis for regulatory and other measures for the conservation and improvement of inland fishery resources, and to make appropriate recommendations for the adoption and implementation of these measures;

- to encourage efforts on a national basis and, when appropriate, to coordinate such efforts on a regional basis with a view to preserving the quality of the water;

- to assist in the development of aquaculture and stock improvement, including the control of fish diseases, the importation and introduction of exotic species;

- to assist in appraising the economic and recreational values of inland fisheries and their development;

- to promote and assist in the utilization of the most effective fishing craft, gear and techniques;

- to promote and assist with activities for the processing, preservation and marketing of fish and fish products;

- to encourage education and training through the establishment or improvement of national and regional institutions and by the promotion and the organization of symposia, seminars, study tours and training centres;

- to assist in the collection, interchange, dissemination and analysis of data related to inland fisheries;

- to assist member governments in formulating national and regional programmes to be implemented through sources of international aid to help achieve the objectives referred to in the preceding paragraphs.

Implementation of post-UNCED fishery instruments

As a regional body dealing with inland fisheries, the COPESCAL perceives that most of the post-UNCED fishery instruments are not applicable to its mandate or objectives. The exception is the Code of Conduct for Responsible Fisheries (the Code) and several measures have been taken by the COPESCAL in its implementation of the Code.

Addressing specific issues

An ad hoc working party has been established to prepare proposals for amending the Committee’s statutes, and for identifying administrative procedures and mechanisms that finance the Committee’s activities. The amended statutes should include provisions for the COPESCAL to accommodate new entrants.

6.4 European Inland Fisheries Advisory Commission (EIFAC)\textsuperscript{127}

The EIFAC was established in 1957 by the FAO Council under Article VI-1 of the FAO Constitution. It held its first session in Dublin, Ireland, in 1960. Its secretariat is provided by FAO and is located in Rome, Italy.

Area of competence

The inland waters, lakes and rivers of member countries of the EIFAC (Map 31). It is the only international forum for collaboration and information exchange on inland fisheries among all European countries.

\textsuperscript{127} Refer to the FAO Web site at <www.fao.org/fishery/rfb(EIFAC/en)>.
Species covered

All species commercially and recreationally fished or raised in aquaculture.

Membership

Membership is open to all European Member Countries of FAO and to the European Union. To join, eligible countries notify the Director-General of FAO. The current EIFAC member countries are: Albania, Austria, Belgium, Bosnia and Herzegovina, Bulgaria, Croatia, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hungary, Iceland, Ireland, Israel, Italy, Latvia, Lithuania, Luxembourg, Netherlands, Norway, Poland, Portugal, Romania, Slovakia, Spain, Sweden, Switzerland, Turkey and United Kingdom. The European Union is also a member.

Objectives

The EIFAC serves as the centre of a network, linking policy-makers, managers, scientists and others working on inland fisheries and aquaculture issues, providing a forum for collaboration and information exchange, and providing advice to all members on the management of inland fisheries and aquaculture. The Commission is supported by four subcommissions: biology and management, aquaculture, protection of the aquatic resource, and social and economic issues. The EIFAC holds a plenary session every two years. Each session is accompanied by a symposium addressing a topic of international significance, open to all interested parties. The EIFAC’s working parties operating between sessions concentrate on tasks that cannot be resolved in one session. They address well-
defined issues that require international cooperation and are not dealt with comprehensively by any other fisheries organization.

**Implementation of post-UNCED fishery instruments**

As a regional body dealing with inland fisheries, the EIFAC perceives that most of the post-UNCED fishery instruments are not applicable to its mandate or objectives. The exception is the Code of Conduct for Responsible Fisheries (the Code) and several measures have been taken by the EIFAC to implement the Code.

**Addressing specific issues**

The EIFAC’s working parties and symposia deal with specific issues. Recommendations are brought to the attention of the EIFAC plenary session, which decides on adoption and follow-up.

6.5 **Lake Victoria Fisheries Organization (LVFO)**

The LVFO was formed by a convention signed in 1994 by the three partner States that share Lake Victoria (Kenya, Uganda and the United Republic of Tanzania).

**Area of competence**

Lake Victoria (Map 32).

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**Map 32**

Lake Victoria Fisheries Organization (LVFO)

Source: FAO.

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128 Refer to LVFO Web site at <www.lvfo.org>.
Species covered

Fish species of Lake Victoria. The most commercially important species are: Nile perch (*Lates niloticus*), tilapia (*Oreochromis niloticus*), dagaa (*Rastrineobola argentea*), haplochromines, catfishes (*Claria gariepinus, Bagrus docmak*) and lungfish (*Prototerus aethiopicus*).

Membership

The current members of the LVFO are: Kenya, Uganda and the United Republic of Tanzania.

Objectives

The objective of the LVFO is to foster cooperation among the partner States by harmonizing measures, and developing and adopting conservation and management measures for the sustainable utilization of the living resources of Lake Victoria for maximum socio-economic benefits.

The main activities of the LVFO are: to promote proper management and optimal utilization of fisheries and other resources of the lake; to enhance capacity of existing fisheries institutions; to provide a forum for discussion of the impacts of initiatives on the lake; to provide for the conduct of research on the living resources and the environment; to coordinate training; to advise on the impact of non-indigenous organisms; to serve as a clearing house for information on the fisheries resources of the lake; to promote the dissemination of information; to promote aquaculture development and research in the lake basin; and to promote fish quality and safety of fish products in the fisheries post-harvest sector.

Implementation of post-UNCED fishery instruments

Those provisions of the Compliance Agreement and the Fish Stocks Agreement that have relevance to inland fisheries in Lake Victoria are being implemented in an RPOA.

The LVFO has taken significant measures to implement the Code of Conduct for Responsible Fisheries (the Code) and the IPOAs on capacity and IUU fishing. The LVFO partner States (Kenya, Uganda and the United Republic of Tanzania) implement the Code and its accompanying technical guidelines. In May 2004, the partner States adopted an RPOA-IUU, and in March 2007 they adopted the RPOA-Capacity for Lake Victoria. A fisheries management plan for Lake Victoria is being implemented by working groups that apply the provisions of the Code under the following five programmes:

- fisheries management: includes fisheries policy, legislation, institutional processes, MCS, fish quality, safety, product development and marketing;
- resource, environmental and socio-economic research and monitoring;
- information, database, communication and outreach;
- capacity building: infrastructure and human resource development;
- aquaculture research and development.
Methodologies have been harmonized into standard operating procedures. A total of 1,069 Beach Management Units (BMUs) had been established on Lake Victoria by December 2007, and these BMUs are legally empowered to co-manage the fisheries in partnership with the government. BMUs comprise boat-owners, crew, artisanal fish processors, fish traders, fishing gear suppliers and boat builders.129 A pre-assessment of the Nile perch fishery for ecolabelling purposes was conducted in May 2008 and supported by the Deutsche Gesellschaft für Technische Zusammenarbeit (GTZ). The LVFO is also exploring fair trade to address socio-economic aspects of the Lake Victoria fisheries.

The IPOA-SHARKS is not relevant to the LVFO, but the IPOA-SEABIRDS is being investigated owing to concerns that longline fishers are causing incidental catch of birds and small mammals such as otters.

Considerable work is being done by the LVFO to address the provisions of the IPOA-CAPACITY. In March 2007, the LVFO adopted an RPOA for the management of fishing on Lake Victoria, which was operationalized in January 2008 with FAO support. The RPOA has been simplified into a popular English version and translated into three local languages (Dholuo, Kiswahili and Luganda) for dissemination. Fisheries legislation was reviewed in 2008 to provide measures for managing fishing capacity, but there is a need to support the partner States to enact the relevant regulations. Indicators for monitoring fishing capacity at all levels have been identified. Pilot training of BMUs and fisheries extension staff has been undertaken for a few beaches. The LVFO perceives a need to establish a lakewide BMU capacity management programme that will involve all the BMUs. Reference points and species-specific management plans, based on stock assessments undertaken in 2008, have been developed for the main fisheries. National fishing licensing systems have been harmonized and the issuance of licences will be species-specific with limitations on the number of boats, fishing gear per boat, fishing time and controlled access.

Similarly, considerable work is also being done to implement the IPOA-IUU. Since 2004, the LVFO has had an RPOA for IUU fishing and this is being implemented by the partner States. Guidelines for BMUs to participate in law enforcement have been developed and adopted by the partner States. National, district and interdistrict patrols are undertaken regularly, and offenders apprehended and prosecuted. Data on these activities are collected and documented. In addition, a joint observer MCS programme is undertaken every year by the MCS technical team to encourage voluntary surrender of illegal gear and to evaluate the impact of this form of MCS in addressing IUU fishing. There is also a need for MCS to cover more of the land-based activities, such as markets that deal with undersized fish. However, equipment for MCS (e.g. patrol boats) is limited.

Regarding the FAO Strategy for Improving Information on Status and Trends of Capture Fisheries, several initiatives are under way. Resource monitoring through trawl, hydroacoustic, catch assessment and frame surveys, including biological, environment and socio-economic studies is undertaken periodically to provide information on status and trends of capture fisheries. In 2006, a fisheries management decision support tool was developed to provide information for management. In 2007, a stock assessment regional taskforce was established to analyse information from various research activities and to provide a comprehensive picture on the status of the fish stocks, fishing capacity and impact of underlying parameters on the resource.

On the FAO Model Scheme on Port State Measures to Combat IUU Fishing, much work is being done by the BMUs. Powers can compel a fisher to land at specified gazetted fish-landing sites. Fisheries staff are posted at major landing sites but also have responsibility for overseeing the minor landing sites within a duty station. The traceability system for the Nile perch fishery includes the issuance of fish movement permits that show where the fish is coming from and going to. However,

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129 BMUs work in partnership with government to manage the fisheries resources of Lake Victoria and are instrumental in the management of fishing capacity. Their role includes registration of fishers and other fisheries stakeholders, vetting fishers for licensing, undertaking MCS of fishing areas within their localities, development of fisheries by-laws, and overseeing fisheries activities.
the LVFO does make the point that, despite these initiatives, enforcement is still weak owing to too few staff and a lack of appropriate transport.

**Addressing specific issues**

The LVFO partner States support the self-policing of the industrial fish processors as a precautionary measure to reduce the catching, processing and marketing of undersized Nile perch. The EAF has been adopted by the partner States. Area-based management tools and temporal closures are being considered for areas with localized overfishing. A closed season for dagaa is implemented in Kenya from April to June each year.

On the problem of IUU fishing, it has been noted above that the LVFO has developed numerous initiatives to address the problem. However, the success of these initiatives is restrained by extra-legal factors including: the number of fishers (150 000), the number of canoes, numerous fish-landing points, limited fisheries staff, limited employment opportunities for a growing population and inadequate MCS equipment. The most immediate concern is the decline of the Nile perch fishery as a result of illegal fishing.

Collaboration with other RFBs is ongoing, particularly with the Great Lakes Fishery Commission of North America. The LVFO’s institutional capacity has been strengthened by functional analyses of the secretariat and the institution. In addition, with the East African Community (EAC) expanding to include Burundi and Rwanda, the LVFO is exploring how to include them as members of the Lake Victoria Basin.

In conclusion, the LVFO raises two additional subjects that are of concern to the people in the fisher communities of Lake Victoria. First is the problem of HIV/AIDS, which is a major regional concern and the prevalence of which is estimated to be as high as 40 percent. In 2006, the LVFO developed an HIV/AIDS strategy to bring together relevant health service providers, but at present there is no direct intervention reaching the fishing communities. The second problem is the need to establish a major savings and credit programme that will enable fishers to save and invest in other income-generating activities.

### 6.6 Mekong River Commission (MRC)\(^\text{130}\)

The MRC was formed on 5 April 1995 by an agreement between the governments of Cambodia, Lao People’s Democratic Republic, Thailand and Viet Nam. The four countries signed the Agreement on the Cooperation for the Sustainable Development of the Mekong River Basin and agreed on joint management of their shared water resources and development of the economic potential of the river.

**Area of competence**

The Mekong River Basin in member countries (Map 33).

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\(^{130}\) Refer to the MRC Web site at <www.mrcmekong.org/>.
**Species covered**

All inland species in the area of competence.

**Membership**

The current members of the MRC are: Cambodia, Lao People’s Democratic Republic, Thailand and Viet Nam. In 1996, China and Myanmar became dialogue partners of the MRC. Regular contact is maintained with these upper States of the Mekong River Basin.

**Objectives**

The objective of the MRC is to facilitate and foster the coordinated management and development and the sustainable utilization of the economic and nutritional potential of aquatic resources in the Mekong River Basin, encouraging the uptake of regional issues in national and local action plans and activities by concerned government agencies and user groups.

**Implementation of post-UNCED fishery instruments**

Most of these instruments are not relevant to the work of the MRC. However, steps are being taken to implement the Code of Conduct for Responsible Fisheries and the FAO Strategy for Improving Information on Status and Trends of Capture Fisheries.

Source: FAO.
Addressing specific issues

There are ongoing and planned activities to implement the precautionary approach and an EAF. Area-based management tools or conservation zones are used to protect key habitat areas, while IUU fishing and fleet capacity are not considered to be problems.

Initiatives are undertaken to strengthen cooperation and coordination with other RFBs, particularly the APFIC, EIFAC, LVFO and SEAFDEC. Other initiatives are undertaken to strengthen the institutional capacity of the MRC, which include updating the logical framework of the Technical Advisory Body for Fisheries Management (TAB) and reformulating the terms of reference.

There is a possibility for the MRC to accommodate new members, and recently the Regional Network on Gender and Fisheries, a civil-society organization, was made a full TAB member. Entrance by other NGOs is currently under discussion.

The final issue of concern to the MRC is regional capacity building (skills, institutions, organizations), and policy development and implementation through the TAB-promoted uptake of regional issues.
7. MARINE MAMMALS

7.1 International Whaling Commission (IWC)

The IWC was established by the International Convention for the Regulation of Whaling, signed in Washington, DC, United States of America, on 2 December 1946 and entered into force on 10 November 1948. The convention was amended in 1956 and the schedule to the convention is amended annually.

Area of competence

The convention applies to factory ships, land stations and whale catchers under the jurisdiction of the contracting Governments, and to all waters in which whaling is prosecuted by such factory ships, land stations and whale catchers.

Species covered

The 1946 convention refers to the proper conservation of “whale stocks” but does not define the species covered by the term “whale”. Contracting Governments are not of one view on such a definition. When formulating the convention, the 1946 International Whaling Conference adopted a recommendation that a chart of nomenclature of whales, annexed to the final act of the conference, be accepted as a guide by the Governments represented at the conference. This list included in toto the baleen, sperm and bottlenose whales. Several contracting Governments are of the view that the IWC is not empowered to recommend management measures for those species of small cetaceans that are not included in the list.

In 1972, a subcommittee of the IMC’s scientific committee was set up to improve data collection on all world catches of small cetaceans and to review species and stock identification. At its Twenty-seventh Session in 1976, the Commission noted the scientific committee’s view that there was a need for an international body to manage stocks of all cetaceans not covered by the IWC Schedule. In 1990, the IWC requested the scientific committee to commence a process of drawing together all available relevant information on the present status of the stocks of small cetaceans that are subjected to significant directed and incidental takes, on the impact of those takes on the stocks, and providing an assessment of the present threats to the stocks concerned.

Membership

There are currently 88 member countries of the IWC: Antigua and Barbuda, Argentina, Australia, Austria, Belgium, Belize, Benin, Brazil, Bulgaria, Cambodia, Cameroon, Chile, China, Congo, Costa Rica, Côte d’Ivoire, Croatia, Cyprus, Czech Republic, Denmark, Dominica, Dominican Republic, Ecuador, Eritrea, Estonia, Finland, France, Gabon, Gambia, Germany, Ghana, Greece, Grenada, Guatemala, Guinea, Guinea-Bissau, Hungary, Iceland, India, Ireland, Israel, Italy, Japan, Kenya, Kiribati, Lao People’s Democratic Republic, Lithuania, Luxembourg, Mali, Marshall Islands, Mauritania, Mexico, Monaco, Mongolia, Morocco, Nauru, Netherlands, New Zealand, Nicaragua, Norway, Oman, Palau, Panama, Peru, Poland, Portugal, Republic of Korea, Romania, Russian Federation, Saint Kitts and Nevis, Saint Lucia, Saint Vincent and the Grenadines, San Marino, Senegal, Slovakia, Slovenia, Solomon Islands, South Africa, Spain, Suriname, Sweden, Switzerland, Togo, Tuvalu, United Kingdom, United Republic of Tanzania, United States of America, and Uruguay.

131 Refer to the IWC Web site <www.iwcoffice.org/index.htm>.
Objectives

The purpose of the convention is to provide for the proper conservation of whale stocks and thus make possible the orderly development of the whaling industry. The main duty of the IWC is to keep under review and revise as necessary the measures laid down in the schedule to the convention that govern the conduct of commercial and aboriginal subsistence whaling throughout the world. These measures, among other things: provide for the complete protection of certain species; designate specified areas as whale sanctuaries; set limits on the numbers and size of whales that may be taken; prescribe open and closed seasons and areas of whaling; and prohibit the capture of suckling calves and female whales accompanied by calves. The regulatory measures adopted by the Commission are subject to an objection procedure.

In 1975, the IWC adopted a new management policy for whales. This was designed to bring all stocks to the levels providing the greatest long-term harvests, by setting catch limits for individual stocks below their sustainable yields. Because of uncertainties in the scientific analyses and therefore the precise status of the various whale stocks, the IWC decided at its meeting in 1982 that there should be a pause in commercial whaling on all stocks from 1985/86.

A revised management procedure (RMP) applicable to commercial whaling was subsequently developed, which the Commission accepted and endorsed in 1994. This balances the somewhat conflicting requirements to ensure that the risk to individual stocks is not seriously increased while maintaining the highest continuing yield. However, the Commission has agreed that the moratorium on commercial whaling will not be lifted until a revised management scheme (RMS) is in place that incorporates scientific aspects of management (i.e. the RMP) with those designed to ensure that regulations are obeyed (e.g. a supervision and control scheme). Despite significant efforts to develop an RMS, it has not been possible to reach agreement and work in this area has been on hold since 2006. Given the impasse, the IWC has initiated a process to attempt to resolve its difficulties and to address the future of the organization.

Other activities, particularly those of the IWC’s scientific committee include: assessment of whale stocks; improving management regimes for aboriginal subsistence whaling; estimating incidental capture and ship strikes and consideration of mitigation measures; assessing the effects on cetaceans of environmental change such as global warming, pollution and whale-watching activities; and promoting cooperation between coastal and range States to conserve and manage small cetaceans.

Implementation of post-UNCED fishery instruments

Given that the commercial whaling moratorium is still in place, there are no firm plans to implement any of these fishery instruments. However, a number of the instruments have already been taken into consideration during discussions on completion of the RMS, particularly with respect to a supervision and control scheme. If discussions on the RMS are resumed, all appropriate instruments will be taken into consideration.

Addressing specific issues

The precautionary approach is built into the RMP that would be used if the Commission agreed to set any commercial whaling catch limits. Ongoing studies are investigating interactions between whales and fish stocks and other ecosystem modelling. The RMP is an area-based (and stock-based) management tool. In addition, the IWC has two existing sanctuaries in the Indian Ocean and the Southern Ocean where all commercial whaling is prohibited.

Initiatives to strengthen the IWC are ongoing in the discussions that are focusing on the future of the organization.
7.2 North Atlantic Marine Mammal Commission (NAMMCO)

The NAMMCO was established by the Agreement on Cooperation in Research, Conservation and Management of Marine Mammals in the North Atlantic, signed at Nuuk, Greenland, on 9 April 1992 by the current members of the Commission. It entered into force on 7 July 1992. The establishment of the NAMMCO built upon a memorandum of understanding between the four member countries to establish an informal North Atlantic Committee for Cooperation on Research on Marine Mammals.

Area of competence

The area of competence of the NAMMCO (Map 34) is the North Atlantic. There is no precise delimitation of this area by lines of longitude and latitude. In practice, this area coincides with FAO Statistical Area 27.

Map 34

North Atlantic Marine Mammal Commission (NAMMCO)

Source: FAO.

Species covered

The species covered by the NAMMCO are all marine mammals within its area of competence.

Membership

The current members of the NAMMCO are: Faroe Islands, Greenland, Iceland and Norway.
Objectives

The NAMMCO Council, which is the decision-making body of the Commission, meets on an annual basis to review advice that has been requested from its scientific committee. In addition, it coordinates recommendations for further scientific research and reviews hunting methods for marine mammals in the member countries. Management committees make proposals for conservation and management and recommendations for scientific research with respect to stocks of marine mammals. The NAMMCO also provides a forum for the exchange of information among member countries on other matters related to marine mammal conservation and management, such as environmental questions. Through regional cooperation, the member countries of the NAMMCO aim to strengthen and develop effective conservation and management measures for marine mammals. Such measures should be based on the best available scientific evidence, and should take into account both the complexity and vulnerability of the marine ecosystem, and the rights and needs of coastal communities to make a sustainable living from what the sea can provide.

Implementation of post-UNCED fishery instruments

The post-UNCED fishery instruments are generally not applicable to the mandate of the NAMMCO.

Addressing specific issues

The NAMMCO is working to understand how best to apply an ecosystem approach to the management of marine mammals where marine mammals are at the top of the food chain. It is also examining food and livelihood issues vis-à-vis the alternative management decisions made by the IWC (with a commercial whaling moratorium) and the EU (with a ban on trade in seal products).
8 RESEARCH AND OTHER DATA COLLECTION BODIES

8.1 International Council for the Exploration of the Sea (ICES)  

The ICES was established by the Convention for the International Council for the Exploration of the Sea, signed in Copenhagen, Denmark, on 12 September 1964. The Council had been established in 1902 and the new convention aimed to facilitate the implementation of its programme. The convention entered into force on 22 July 1968.

Area of competence

The area of competence of the ICES (Map 35) as described in Article 2 of the convention is the Atlantic Ocean and its adjacent seas with emphasis on the North Atlantic. There is no precise delimitation of this area by lines of longitude and latitude. In practice, the ICES is primarily, but not exclusively, concerned with FAO Statistical Area 27.

Map 35

International Council for the Exploration of the Sea (ICES)

Source: FAO.

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132 Refer to the ICES Web site at <www.ices.dk/indexfla.asp>.
133 Convention available at <www.ices.dk/aboutus/convention.asp>.
Species covered

The ICES covers all living marine resources in its area of competence.

Membership

The current members of the ICES are: Belgium, Canada, Denmark (including Faroe Islands and Greenland), Estonia, Finland, France, Germany, Iceland, Ireland, Latvia, Lithuania, Netherlands, Norway, Poland, Portugal, Russian Federation, Spain, Sweden, United Kingdom and United States of America.

Each of the member countries elects two delegates who represent their country on the ICES Council. The ICES Council is the principal policy- and decision-making body of the ICES.

A number of countries that have affiliate status with the ICES. These are: Australia, Chile, Greece, Peru and South Africa. Non-governmental organizations with formal observer status are the WWF and Birdlife International.

Objectives

The main objectives of the ICES are:

- to promote and encourage research and investigations for the study of the sea, particularly those related to the living resources thereof;
- to draw up programmes required for this purpose and to organize such research and investigation as may appear necessary;
- to publish or otherwise disseminate the results of its research and investigations.

The ICES is not a management body. It is a scientific body that also provides advice to regulatory commissions in the North Atlantic area and to its member countries. For fisheries management and related ecosystem issues, these client commissions are the European Union, International Baltic Sea Fishery Commission, NASCO and NEAFC. The ICES has an advisory committee on fishery management (ACFM), which has primary responsibility for scientific information and advice on the status, outlook and exploitation of living marine resources. While not the exclusive source of ICES advice on fisheries management, the ACFM is the primary source of the scientific advice for ongoing fishery management needs, such as setting TACs. The ICES also has an advisory committee on ecosystems (ACE), which has the primary responsibility for scientific information and advice on the status and outlook for marine ecosystems, and on exploitation of living marine resources in an ecosystem context. The ACE provides a focus for advice that integrates consideration of the marine environment and fisheries in an ecosystem context, such as the ecosystem effects of fishing.

Implementation of post-UNCED fishery instruments

Implementation of the post-UNCED fishery instruments is outside the area of competence of the ICES. However, but to the extent possible, the ICES does provide scientific advice that is based on the provisions of the Fish Stocks Agreement and the Code of Conduct for Responsible Fisheries.

Addressing specific issues

The ICES is continuing to develop the scientific basis of both the precautionary approach and the EAF. In addition, it is continuing to explore the scientific bases for area-based management tools such as MPAs and spatial/temporal closures.
Neither IUU fishing nor fleet capacity is relevant to the ICES.

The ICES continues to strive for better environmental science in its advice.

8.2 Secretariat of the Pacific Community (SPC)

The SPC (formerly known as the South Pacific Commission until changing its name in 1997) was founded in 1947 under the Canberra Agreement by the six “participating governments” that administered territories in the Pacific: Australia, France, Netherlands, New Zealand, United Kingdom and United States of America. Today, all 22 island countries and territories are full members, along with four of the remaining founding powers (the Netherlands and the United Kingdom have resigned). Each member can exercise one vote at the Conference of the Pacific Community, although debates are usually resolved by the Pacific way of consensus (general agreement) rather than a vote.


**Area of competence**

The SPC Fisheries Statistical Area is the “catchment area” for the SPC collection of data on fisheries. The SPC has no direct fisheries management competence; it is an advisory, regional body for data collection and scientific analysis. The SPC area of competence (Map 36) is the geographical area where sovereign rights and fishery management responsibilities are exercised by the island members.

Map 36

**Secretariat of the Pacific Community (SPC)**

*Source: FAO.*
Species covered

Fisheries ecosystems within the SPC Fisheries Statistical Area.

Membership

The twenty-two Pacific Island countries and territories that are the current members of the SPC are: American Samoa, Cook Islands, Fiji, French Polynesia, Guam, Kiribati, Marshall Islands, Micronesia (Federated States of), Nauru, New Caledonia, Niue, Northern Mariana Islands, Palau, Papua New Guinea, Pitcairn Islands, Samoa, Solomon Islands, Tokelau, Tonga, Tuvalu, Vanuatu and Wallis and Futuna Islands. The four remaining original members are: Australia, France, New Zealand and United States of America.

Objectives

The objectives of the SPC Fisheries Programmes have been modified and, under the 2006–09 strategic programme, it plans are as follows:

- To ensure that exploitation of the region’s resources of tuna, billfish and related species is managed for economic and ecological sustainability using the best available scientific information so that:
  - regional and national fisheries management authorities have access to high-quality scientific information and advice on the status of, and fishery impacts on, stocks targeted or otherwise affected by regional oceanic fisheries;
  - regional and national fisheries management authorities have access to accurate and comprehensive scientific data on fisheries targeting the region’s resources of tuna, billfish and other oceanic species;
  - there is an improved understanding of pelagic ecosystems in the western and central Pacific Ocean, with a focus on the western tropical Pacific.

- To assist SPC members significantly in their commitment to apply the ecosystem approach to coastal fisheries and aquaculture by 2010 through:
  - assisting governments and administrations in the development of scientifically informed and socially achievable coastal ecosystem management systems, including coastal living resource components of national ocean policies;
  - consolidating a regional support framework for economically, socially and environmentally sustainable aquaculture planning, research and development by Pacific Island governments and private enterprises;
  - assisting governments and administrations in the development and management of domestic nearshore commercial fisheries within a sustainable ecosystem context.

Implementation of post-UNCED fishery instruments

The SPC does not implement any of the post-UNCED fishery instruments directly, but it does contribute generally towards the implementation of these instruments my member countries through advice and capacity building.

Regarding the Fish Stocks Agreement, the SPC is currently the scientific service provider for the WCPFC, whose convention is based on the Fish Stocks Agreement and which contributes to the implementation of the Fish Stocks Agreement. In addition, the SPC also provides advice to island member countries taking part in SPRFMO negotiations.
Regarding the IPOA-SEABIRDS, the SPC has determined that mortality of seabirds is not an issue in the tropical Pacific. However, there has been recent agreement through the WCPFC to implement seabird measures for high-latitude Pacific tuna fisheries. On the IPOA-SHARKS, the SPC is currently taking part in a task force (which includes FAO, FFA and the South Pacific Regional Programme) to recommend a regional IPOA on sharks.

The SPC contributes information and data to FAO.

**Addressing specific issues**

Implementation of the precautionary approach underlies all of the SPC’s activities, advice to its members, and relations with other organizations. On the implementation of the EAF, in 2006, the SPC’s membership agreed that the SPC should “assist members to apply the EAF to coastal fisheries and aquaculture, should use the EAF principles established by FAO and build upon the implementation framework being developed by FFA for application to oceanic fisheries by its member countries and territories, and not develop an independent framework for coastal fisheries”. For application of the EAF to tuna fisheries, the SPC provides scientific advice to the FFA, and has organized national EAF planning processes.

Area-based management tools have always been part of the SPC toolbox for the management of different aspects of fisheries. They are also particularly compatible with traditional measures in many Pacific Islands.

On the collection and dissemination of fisheries data on a regional basis and harmonization of catch documentation, the SPC notes that this constitutes its main activity.

On the strengthening of its own institutional capacity, the SPC notes that it is subject to constant (and sometimes overlapping) reviews by members and donors, as well as independent reviews that are commissioned for programme-planning purposes.

### 8.3 Coordinating Working Party on Fishery Statistics (CWP)

The CWP was originally established at the Tenth Session of the FAO Conference by Resolution 23/59 as an organization under Article VI-2 of the FAO Constitution. Its purpose was to implement the recommendations on the collection and reporting of fishery statistics in the North Atlantic area that were developed by the Expert Meeting on Fishery Statistics in the North Atlantic Area. At that time, it was called the “Continuing Working Party on Fishery Statistics in the North Atlantic Area”. The CWP was reconstituted in 1995 to allow it to respond better to the increasing demands for reliable fishery statistics, such as those resulting from the Fish Stocks Agreement and the Compliance Agreement. Correspondingly, it changed its name to “Coordinating Working Party on Fishery Statistics”, reflecting the expansion of its area of competence to cover global fishery and aquaculture statistics.

#### Area of competence

There is no geographical limitation on the area of competence of the CWP. It covers all global fishery and aquaculture data and statistics.

#### Species covered

There is no limitation on species to be covered.
Membership

The CWP is comprised of experts nominated by intergovernmental organizations that have competence in fishery statistics. The following organizations are currently participating in the CWP: CCAMLR, CCSBT, FAO, GFCM, IATTC, IOTC, ICCAT, ICES, IWC, NACA (under approval process), NAFO, NASCO, NEAFC, Organisation for Economic Co-operation and Development, SEAFDEC, SEAFO, SPC, Statistical Office of the European Communities (EU/Eurostat), and WCPFC.

Objectives

The objectives of the CWP are: to keep under continuous review the requirements for fishery statistics (including aquaculture) for the purposes of research, policy-making and management; to agree on standard concepts, definitions, classifications and methodologies; and to make proposals and recommendations for action.

Implementation of post-UNCED fishery instruments

The Compliance Agreement requires FAO to maintain a fishing vessel list as part of the HSVAR. It has been noted above that many RFBs already maintain either IUU fishing vessel lists or authorized vessel lists or both. At present, a consolidation of these lists is under discussion.

In 2006, the United Nations undertook a review of the status of the Fish Stocks Agreement and it was determined that there should be a consolidation of publicly available catch statistics; this task is being conducted by the CWP. Similarly, the Code of Conduct for Responsible Fisheries is the core base of CWP’s reconstituted organization. The four IPOAs and the Agreement on Port States Measures are not considered to be directly relevant to the work of the CWP; however, some data on each subject may be incorporated into the next CWP handbook.

The FAO Strategy for Improving Information on the Status and Trends of Capture Fisheries is implemented through the establishment of the FIRMS, and through the provision of basic guidelines and standards for data collection and statistics compilation.

Addressing specific issues

As the CWP is not a fisheries manager, it is not directly responsible for implementation of the precautionary approach, an EAF, establishment of area-based management tools, applying MSC or VMS in order to address IUU fishing or restricting fleet capacity. The strengthening of cooperation and coordination of activities with other RFBs is the core activity for the CWP.
APPENDIX 1

2 June 2008

Dear RFB Secretariats,

SUMMARY INFORMATION ON THE ROLE OF INTERNATIONAL FISHERY ORGANIZATIONS OR ARRANGEMENTS AND OTHER BODIES CONCERNED WITH THE CONSERVATION AND MANAGEMENT OF AQUATIC LIVING RESOURCES

QUESTIONNAIRE

A review is being undertaken of activities relating to regional fishery organizations or arrangements and other bodies (“RFBs”) concerned with the conservation and management of living aquatic resources. The review intends to update and complement the information contained in the 2003 FAO Fisheries Circular No 985, “Summary information on the role of international fishery organizations or arrangements and other bodies concerned with the conservation and management of living aquatic resources”. It is being carried out under the auspices of the International Institutions and Liaison Services, the FAO Fisheries and Aquaculture Department, and is part of the FAO regular update on the role of RFBs with regard to the conservation and management of living aquatic resources.

The review will be made available for information at the Twenty-eighth Session of the Committee on Fisheries (COFI) that will meet at FAO Headquarters in March 2009 and will be presented at the second meeting of the Regional Fishery Body Secretariats Network (RSN-2), immediately following COFI.

The review is undertaken on the basis of a questionnaire. The questionnaire is in two parts:

- Part I – An open survey asking you to identify the most important issues facing the work of your RFB; and
- Part II – A request of information on:
  - your RFB (objective, area of competence, etc.) and its Secretariat (composition, contact details, etc.);
  - ongoing and planned activities to implement post-UNCED fishery instruments;
  - ongoing and planned activities to address specific issues and external factors affecting fisheries conservation and management.

Your response will contribute to a clearer understanding of the global issues and challenges which RFBs are currently facing. It will also help to identify changes and developments since 2003 and scope for cooperative approaches. We would be grateful if you could complete and return the questionnaire by 30 June 2008.

We sincerely thank you in advance for your time and cooperation.

Ndiaga Gueye
Chief, International Institutions and Liaison Service
Fisheries and Aquaculture Department, FAO
PART I – SURVEY OF ISSUES IMPORTANT TO RFBS

Taking into account the challenges currently facing your RFB, particularly those related to fisheries governance and conservation and management of resources, please indicate the five most important issues and the reasons why they are important to your RFB.

The information will be reported only in summary form, without attribution to specific RFBs unless you indicate otherwise.

**NAME OF YOUR RFB: .......**

<table>
<thead>
<tr>
<th>ISSUE</th>
<th>REASONS WHY IT IS IMPORTANT</th>
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<tbody>
<tr>
<td>I)</td>
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PART II – INFORMATION UPDATE

This part consists of three areas where information is requested:

A. An information update on RFBs (objective, area of competence, etc.) and their Secretariat (contact details, composition, etc.) based on information contained in the 2003 FAO Fisheries Circular No. 985 and its two appendixes.
B. Ongoing and planned activities to implement post-UNCED fishery instruments;
C. Ongoing and planned activities to address specific issues and external factors affecting fisheries conservation and management.

A. INFORMATION UPDATE OF CIRCULAR 985

Please verify the information relating to your RFB contained in the FAO Fisheries Circular No 985. In particular,

- Name of the organization and acronym.
- Establishment.
- Area of competence.
- Species covered.
- Membership.
- Main objectives/activities.

The Circular is available at the following URL: ftp://ftp.fao.org/docrep/fao/005/y4455e/y4455e.zip. Please update only if there has been a change since the information reported in 2003.

Please also update the information contained in Appendix 1 and Appendix 2 of the FAO Fisheries Circular No 985, as applicable. In particular:

- Main functions.
- Headquarters.
- Address.
- Telephone and fax numbers.
- Email address.
- Website.

See pages 89-108, Appendixes 1 and 2, same link as above. If the information needs updating, kindly report changes above.

You are also invited to provide information with regard to the composition of the Secretariat of your RFB below:

.................................................
B. IMPLEMENTATION OF POST-UNCED FISHERY INSTRUMENTS

Please insert in the table below any information you may wish to provide regarding ongoing and planned activities to implement the post-UNCED fishery instruments listed. Please indicate changes since 2003, when the information was first requested to you.

NAME OF YOUR RFB: ..........  

<table>
<thead>
<tr>
<th>POST-UNCED FISHERY INSTRUMENTS</th>
<th>ONGOING AND PLANNED ACTIVITIES FOR IMPLEMENTATION</th>
</tr>
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<tbody>
<tr>
<td>1993 FAO Compliance Agreement</td>
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<tr>
<td>1995 UN Fish Stocks Agreement</td>
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<tr>
<td>1995 FAO Code of Conduct for Responsible Fisheries</td>
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<tr>
<td>IPOA on Reducing the Incidental Catch of Seabirds in Longline fisheries</td>
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<tr>
<td>IPOA on the Conservation and Management of Sharks</td>
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<tr>
<td>IPOA on the Management of Fishing Capacity</td>
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<tr>
<td>IPOA on the prevention, Deterrence and Elimination of IUU Fishing</td>
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<tr>
<td>FAO Strategy for Improving Information on Status and Trends of Capture Fisheries</td>
<td></td>
</tr>
<tr>
<td>FAO Model Scheme on Port State Measures to Combat IUU Fishing</td>
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</tr>
</tbody>
</table>
C. ADDRESSING SPECIFIC ISSUES AND EXTERNAL FACTORS AFFECTING FISHERIES CONSERVATION AND MANAGEMENT

Below a list of methods and strategies that are considered of regional and international priority at the present time. Please provide information on ongoing and planned activities undertaken by your RFB in relation to the former. The information will be used to identify changes and developments since 2003. Information may have already been given under your response to PART II-B, if so kindly indicate this.

NAME OF YOUR RFB:

<table>
<thead>
<tr>
<th>METHODS AND STRATEGIES</th>
<th>ONGOING AND PLANNED ACTIVITIES¹</th>
</tr>
</thead>
<tbody>
<tr>
<td>Implementation of precautionary approach</td>
<td></td>
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<tr>
<td>Implementation of ecosystem approach to fisheries</td>
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<tr>
<td>Establishment of area-based management tools (e.g. MPAs, spatial and temporal closures)</td>
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</tr>
<tr>
<td>Addressing IUU fishing in area of competence (e.g. adequate MCS, establishment of VMS, implementation of port State measures)</td>
<td></td>
</tr>
<tr>
<td>Addressing issues relating to the management of fleet capacity (e.g. fishing fleet register, capacity monitoring schemes)</td>
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</tr>
<tr>
<td>Collection and dissemination of fisheries data on a regional basis and harmonization of catch documentation</td>
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<tr>
<td>Initiatives to strengthen cooperation and coordination with other RFBs</td>
<td></td>
</tr>
<tr>
<td>Strengthening the RFB’s institutional capacity to deal more effectively with important conservation and management issues (e.g. review of performances/revision of Agreement/Rules of procedure, human/financial resources)</td>
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</tr>
<tr>
<td>Accommodate new entrants/mechanisms to facilitate participation of, and cooperation by, non-members</td>
<td></td>
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<tr>
<td>Any other issue considered to be a priority</td>
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</tbody>
</table>

¹ Where applicable, also provide reference to any measure or decision adopted by your RFB.
<table>
<thead>
<tr>
<th>ORGANIZATION</th>
<th>ADDRESS</th>
<th>TELEPHONE/FAX</th>
<th>E-MAIL</th>
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<td>ATLANTIC OCEAN AND ADJACENT WATERS</td>
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<td></td>
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</tr>
<tr>
<td>CECAF</td>
<td>FAO Regional Office for Africa (RAF), P.O. Box 1628, Accra, Ghana</td>
<td>Tel.: (+233) 21 675000</td>
<td><a href="mailto:Alhaji.Jallow@fao.org">Alhaji.Jallow@fao.org</a></td>
<td><a href="http://www.fao.org/fishery/rfb/cecaf/en">www.fao.org/fishery/rfb/cecaf/en</a></td>
</tr>
<tr>
<td>COMHAFAT/ATLACFO</td>
<td>BP476, nouvelle cité administrative, Rabat, Morocco</td>
<td>Tel.: (+212) 37 688330/31/28</td>
<td><a href="mailto:dahmani@mpm.gov.ma">dahmani@mpm.gov.ma</a></td>
<td><a href="http://www.atlaco.org">www.atlaco.org</a></td>
</tr>
<tr>
<td>COREP</td>
<td>B.P. 161, Libreville, Gabon</td>
<td>Tel.: (+241) 21 4825</td>
<td><a href="mailto:ndoungabapteme@yahoo.fr">ndoungabapteme@yahoo.fr</a></td>
<td><a href="http://www.fao.org/fishery/rfb/corep/en">www.fao.org/fishery/rfb/corep/en</a></td>
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<tr>
<td>CTMFM</td>
<td>Juncal 1355, oficina 604, 11000, Montevideo, Uruguay</td>
<td>Tel.: (+598) 2 9161973-2047</td>
<td><a href="mailto:ctmfmst@netgate.com.uy">ctmfmst@netgate.com.uy</a></td>
<td><a href="http://www.ctmfm.org">www.ctmfm.org</a></td>
</tr>
<tr>
<td>FCWC</td>
<td>FAO Regional Office for Africa (RAF), Marine Fishery Research Institute in the Community, II 4th floor, P.O. Box BT 62, Tema, Ghana</td>
<td>Tel.: (+233) 22 2020532/24</td>
<td><a href="mailto:Alhaji.Jallow@fao.org">Alhaji.Jallow@fao.org</a></td>
<td><a href="http://www.fao.org/fishery/rfb/fcwc/en">www.fao.org/fishery/rfb/fcwc/en</a></td>
</tr>
<tr>
<td>GFCM</td>
<td>FAO Fisheries and Aquaculture Department, Fisheries and Aquaculture Institutions and Liaison Service, Room F411, Viale delle Terme di Caracalla, 00153, Rome, Italy</td>
<td>Tel.: (+39) 06 57054127</td>
<td><a href="mailto:gfcm-secretariat@fao.org">gfcm-secretariat@fao.org</a></td>
<td><a href="http://www.gfcm.org">www.gfcm.org</a></td>
</tr>
<tr>
<td>ICCAT</td>
<td>Calle Corazón de María 8 (6th floor), Madrid 28002, Spain</td>
<td>Tel.: (+34) 914 165600</td>
<td><a href="mailto:Driss.Meski@iccat.int">Driss.Meski@iccat.int</a></td>
<td><a href="http://www.iccat.int">www.iccat.int</a></td>
</tr>
<tr>
<td>NAFO</td>
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<td>Department, Fisheries Management and Conservation Service, C559, Via delle Terme di Caracalla, 00153, Rome, Italy</td>
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<td>CWP</td>
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