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Voluntary Guidelines for Securing Sustainable **Small-scale Fisheries in the Context of Food Security and Poverty Eradication**

This document contains the draft text of the Voluntary Guidelines for Securing Sustainable Small-Scale Fisheries in the Context of Food Security and Poverty Eradication. It has been developed as a complement to the 1995 FAO Code of Conduct for Responsible Fisheries.

The TC will continue its negotiation during a resumed session. The below key explains the status of the negotiated paragraphs.

Paragraphs marked with a * at beginning and end have been agreed upon and are closed 1. for discussion.

Paragraphs with text marked with [] are partially agreed upon, and only the text marked 2. with [] is open to further discussion.

3. Paragraphs that are highlighted are either new additions or substantial changes that have not been further discussed and are thus considered open.

Unmarked paragraphs have not been discussed.

4.

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ABBREVIATIONS AND ACRONYMS

CCA	Climate Change Adaptation
CCRF	Code of Conduct for Responsible Fisheries (FAO)
CEDAW	Committee on the Elimination of All Forms of Discrimination against Women
CFS	Committee on World Food Security
CSOs	Civil Society Organizations
DRM	Disaster risk management
EAF	Ecosystem approach to fisheries
HIV/AIDS	Human immunodeficiency virus/acquired immunodeficiency syndrome
ICESCR	International Covenant on Economic, Social and Cultural Rights
IGO	Intergovernmental Organization
ILO	International Labour Organization
IMO	International Maritime Organization
IUU (fishing)	Illegal, unreported and unregulated (fishing)
MCS	Monitoring, control and surveillance
NGO	Non-governmental Organization
RFB	Regional fishery body
Rio+20	United Nations Conference on Sustainable Development (Rio+20)
SSF	Small-scale fisheries
UN	United Nations
UNFCCC	United Nations Framework Convention on Climate Change
WTO	World Trade Organization

PREFACE

*These Voluntary Guidelines for securing sustainable small-scale fisheries in the context of food security and poverty eradication have been developed as a complement to the 1995 FAO Code of Conduct for Responsible Fisheries (CCRF). They were developed to provide complementary guidance with respect to small-scale fisheries in support of the overall principles and provisions of the CCRF. Accordingly, the Guidelines are intended to support the visibility, recognition and enhancement of the already important role of small-scale fisheries and to contribute to global and national efforts towards the eradication of hunger and poverty. The Guidelines support responsible governance of fisheries and sustainable social and economic development for the benefit of current and future generations, with an emphasis on small scale fishers and fish workers and related activities and including vulnerable and marginalized people promoting a human rights based approach.

It is emphasized that these Guidelines are voluntary, global in scope and with a focus on the needs of developing countries.

Small-scale and artisanal fisheries,¹ encompassing all activities along the value chain – pre-harvest, harvest and post-harvest – undertaken by men and women, play an important role in food security and nutrition,² poverty eradication, equitable development and sustainable resource³ utilization. Small-scale fisheries provide nutritious food for local, national and international markets, generate income to support local and national economies.

Small-scale fisheries contribute about half of global fish catches and when considering catches destined for direct human consumption, the share contributed by the subsector increases to two-thirds. Inland fisheries are particularly important in this respect and small-scale fisheries food production dominates the subsector. Small-scale fisheries employ over 90 percent of the world's capture fishers and fish workers, about half of whom are women. In addition to employment as full- or part-time fishers and fish workers, seasonal or occasional fishing and related activities provide vital supplements to the livelihoods of millions. These activities may be a recurrent sideline activity or become especially important in times of difficulty. Many small-scale fishers and fish workers are self-employed and engaged in directly providing food for their household and communities as well as working in commercial fishing, processing and marketing. Fishing and related activities often underpin the local economies in coastal, lakeshore and riparian communities and constitute an engine, generating multiplier effects in other sectors.

Small-scale fisheries represent a diverse and dynamic subsector, often characterized by seasonal migration. The precise characteristics of the subsector vary depending on the location; indeed small-scale fisheries tend to be strongly anchored in local communities, reflecting often historic links to adjacent fishery resources, traditions and values, and supporting social cohesion. For many small-scale fishers and fish workers, fisheries represent a way of life and the subsector embodies a diversity and cultural richness that is of global significance. Many small-scale fishers, fish workers and their communities – including vulnerable and marginalized groups – are directly dependent on access to fishery resources and land. Tenure rights to land in the coastal/waterfront area are critical for ensuring

¹ While the wide diversity of the subsector and the variations in terminology – between languages, countries and regions – are recognized, the terms 'small-scale fisheries' and 'artisanal fisheries' are considered to relate to the same segment of fisheries for the purpose of this document. Comments provided on the Zero Draft document also suggested consideration of the term 'non-vessel and small-boat and community-based fisheries'. In this draft of the Guidelines, the term 'small-scale fisheries' will be used to encompass these different perspectives. The principle of terminology is that in accordance with the discussion in Part 1, chapter 2 "NATURE AND SCOPE, a clear definition of small-scale fisheries needs to be established at local or national level.

² Some of the comments received suggest that the SSF Guidelines should also refer to 'food sovereignty'. The present draft text does however refer to 'food security and nutrition' in line with current terminology of the Committee on World Food Security (CFS).

³ The term 'fishery resources' in this document covers all living aquatic resources (seaweed, shellfish etc. in both marine and freshwaters) which are commonly subject to harvesting.

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and facilitating access to the fishery, for accessory activities (including processing and marketing), and for housing and other livelihood support. The health of aquatic ecosystems and associated biodiversity are a fundamental basis for their livelihoods and for the subsector's capacity to contribute to overall well-being.

Despite their importance, many small-scale fishing communities continue to be marginalized and their contribution to food security and nutrition, poverty eradication, equitable development and sustainable resource utilization – which benefits both them and others – is not fully realized.

Securing and increasing the contribution of small-scale fisheries faces many challenges and constraints. The development of the fisheries sector over the past three to four decades has in many cases around the world led to overexploitation of resources and threats to habitats and ecosystems. Customary practices for the allocation and sharing of resource benefits in small-scale fisheries, which may have been in place for generations, have been changed as a result of non-participatory and often centralized fisheries management systems, rapid technology developments and demographic changes. Small-scale fishing communities also commonly suffer from unequal power relations. In many places, conflicts with large-scale fishing operations are an issue and there is increasingly high interdependence or competition between small-scale fisheries and other sectors. These other sectors often can have stronger political or economic influence and include: tourism, aquaculture, agriculture, energy, mining, industry and infrastructure developments.

Where poverty exists in small-scale fishing communities, it is of a multidimensional nature [.] and is not only caused by low incomes but also due to factors that impede full enjoyment of human rights including civil, political, economic, social and cultural rights. Small-scale fishing communities are commonly located in remote areas and tend to have limited or disadvantaged access to markets, and may have poor access to health, education and other social services. Other characteristics include low levels of formal education, existence of ill-health (often including above average incidences of HIV/AIDS) and inadequate organizational structures. The opportunities available are limited, as small-scale fishing communities face a lack of alternative livelihoods, youth unemployment, unhealthy and unsafe working conditions, forced labour, and child labour. Pollution, environmental degradation, climate change impacts and natural and human-induced disasters add to the threats faced by small-scale fishing communities. All these factors make it difficult for small-scale fishers and fish workers to make their voices heard, defend their human rights and tenure rights, and secure the sustainable use of the fishery resources on which they depend.

These Guidelines have been developed through a participatory and consultative process, involving representatives of small-scale fishing communities, civil society organizations (CSOs), governments, regional organizations and other stakeholders. A Technical Consultation of the Food and Agriculture Organization then reviewed the Guidelines. They take into account a wide range of important considerations and principles, including equality and non-discrimination, participation and inclusion, accountability and rule of law, and the principle that all human rights are universal, indivisible, interrelated and interdependent. The Guidelines are consistent with and promote international human rights standards. These guidelines are complementary to the Code of Conduct for Responsible Fisheries (CCRF) and its related instruments. They also take into account the technical guidelines, such as the Technical Guidelines for Responsible Fisheries No 10 "Increasing the Contribution of Small-Scale Fisheries to Poverty Alleviation and Food Security", as well as other voluntary international instruments, such as the Voluntary Guidelines on Responsible Governance of Tenure of Land, Fisheries and Forests in the Contexts of National Food Security (Tenure Guidelines) and the Voluntary Guidelines on the Progressive Realization of the Right to Adequate Food in the Context of National Food Security (Right to Food Guidelines), as applicable._ States and other stakeholders are encouraged to also consult these other guidelines, as well as relevant international and regional instruments, to fully integrate applicable obligations, voluntary commitments and available guidance.*

PART 1: INTRODUCTION

1. OBJECTIVES

1.1 The objectives of these Guidelines are:

a) to enhance the contribution of small-scale fisheries to global food security and nutrition and to support the progressive realization of the right to adequate food,

b)* to contribute to the equitable development of small-scale fishing communities and poverty eradication and to improve the socioeconomic situation of fishers and fish workers within the context of sustainable fisheries management,*

c) *to achieve the sustainable utilization, prudent and responsible management and conservation of fisheries resources consistent with the CCRF and related instruments,*

d) *to promote the contribution of small-scale fisheries to an economically, socially and environmentally sustainable future for our planet and its people.*

e) to [provide guidance] [propose principles and criteria] that could be considered by States and stakeholders for the development and implementation of ecosystem friendly and participatory policies, strategies and legal frameworks for the enhancement of responsible and sustainable small-scale fisheries [management] [governance] and development.

f) *to enhance the public awareness and promote the advancement of knowledge on the culture, role, contribution and potential of small-scale fisheries, considering ancestral and traditional knowledge, and their related constraints and opportunities.*

1.2 These objectives should be achieved through the promotion of a human rights based approach, by empowering small-scale fishing communities, including both men and women, to participate in decision-making processes, and assume responsibilities for sustainable use of fishery resources [, in a rights based environment,] and placing emphasis on the needs of developing countries [and for the benefit of vulnerable and marginalized groups].

2. NATURE AND SCOPE

2.1. *These Guidelines are voluntary in nature. The Guidelines should apply to small-scale fisheries in all contexts, be global in scope but with a specific focus on the needs of developing countries.*

2.2. *These guidelines are relevant to small-scale fisheries both in marine and inland waters, i.e. men and women working in the full range of activities along the value chain, and pre- and post harvest activities. The important linkages between small-scale fisheries and aquaculture are recognized, but these Guidelines principally focus on capture fisheries.*

2.3. *The Guidelines are addressed to member countries and non-member countries of the FAO, at all levels of the State, as well as to subregional, regional, international and intergovernmental organisations (IGOs) and small-scale fisheries actors (fishers, fish workers, their communities,

traditional and customary authorities, and related professional organisations and CSOs). They are also aimed at research and academic institutions, the private sector, Non-governmental Organizations (NGOs) and all others concerned with the fisheries sector, coastal and rural development and the use of the aquatic environment.*

2.4. The Guidelines recognize the great diversity of small-scale fisheries and that there is no single, agreed definition of the subsector. Accordingly, the Guidelines do not prescribe a standard definition of small-scale fisheries nor how they should be applied in a national context [These guidelines are especially relevant to subsistence or vulnerable small-scale fisheries]. To ensure transparency and accountability in the application of the Guidelines, it is important to ascertain which activities and operators are considered small-scale, [and to identify vulnerable and marginalized groups needing greater attention]. This should be undertaken at a regional, subregional or national level and according to the particular context in which they are to be applied. States should ensure that this identification and application are guided by meaningful and substantive participatory, consultative, multi-level and objective-oriented processes so that the voices of both men and women are heard. All parties should support and participate, as appropriate and relevant, in such processes.

[2.5 These guidelines should be interpreted and applied in accordance with national legal systems and their institutions.]

3. GUIDING PRINCIPLES

3.1. These Guidelines are based on international human rights standards, responsible fisheries governance and sustainable development according to the Rio+20 outcome document 'The future we want', the CCRF and other relevant instruments, paying particular attention to [*vulnerable and marginalized groups and*] the need to support the progressive realization of the right to adequate food.

1. Human rights and dignity: Recognizing the inherent dignity and the equal and inalienable human rights of all individuals, all parties should recognize, respect, promote and protect the human rights principles, and their applicability to communities dependent on small-scale fisheries, as stipulated by international human rights standards: universality and inalienability; indivisibility; interdependence and interrelatedness; non-discrimination and equality; participation and inclusion; accountability and the rule of law. States should respect and protect the civil [and political] rights of defenders of human rights in their work on small-scale fisheries.

All non-state actors including business enterprises related to or affecting small-scale fisheries have a responsibility to respect human rights. States should regulate the scope of activities in relation to small-scale fisheries of non-state actors to ensure their compliance with international human rights standards.

2. Respect of cultures: recognizing and respecting existing forms of organization, traditional and local knowledge and practices of small-scale fishing communities, [including indigenous peoples and ethnic minorities] encouraging women leadership and taking into account Art 5 of the CEDAW.

3. *Non-discrimination: Promoting in the small-scale fisheries the elimination of all kinds of discrimination in policies and in practice.*

3bis. *Gender equality and equity is fundamental to any development. Recognising the vital role of women in small-scale fisheries, equal rights and opportunities should be promoted.*

4. Equity and equality: promoting justice and fair treatment – both legally and in practice – of all people and peoples, including equal rights to the enjoyment of all human rights. At the same time, differences between women and men should be acknowledged and specific measures taken to accelerate de facto equality, i.e. using preferential treatment where required to achieve equitable outcomes, [particularly for vulnerable and marginalized groups].

5. Consultation and participation: ensuring active, free, effective, meaningful and informed participation of small-scale fishing communities [in the whole decision making process for the management of] [in all aspects of governance of] fishery resources [and] [areas where small-scale fisheries operate] as well as adjacent land areas, taking existing power imbalances between different parties into consideration. This should include feedback and support from those who could be affected by decisions prior to decisions being taken, and responding to their contributions. [The free, prior informed [consent] [consultation] of indigenous communities on matters of fundamental importance for their rights, survival, dignity and wellbeing consistent with UN DRIP should be ensured].

6. *Rule of law: adopting a rules-based approach for small-scale fisheries through laws that are widely publicized in applicable languages, applicable to all, equally enforced and independently adjudicated, and that are consistent with their existing obligations under national and international law, and with due regard to voluntary commitments under applicable regional and international instruments.*

7. ***Transparency:** clearly defining and widely publicizing policies, laws and procedures in applicable languages, and widely publicizing decisions in applicable languages and in formats accessible to all.*

8. *Accountability: holding individuals, public agencies and non-state actors responsible for their actions and decisions according to the principles of the rule of law.*

9. *Economic, social and environmental sustainability: applying the precautionary approach and risk management to guard against undesirable outcomes, including overexploitation of fishery resources and negative environmental, social and economic impacts.*

10. *Holistic and integrated approaches: recognizing the ecosystem approach to fisheries (EAF) as an important guiding principle, embracing the notions of comprehensiveness and sustainability of all parts of ecosystems as well as the livelihoods of small-scale fishing communities, and ensuring cross-sectoral coordination since small-scale fisheries are closely linked to and dependent on many other sectors.*

11. *Social responsibility: promoting community solidarity and collective and corporate responsibility. The fostering of an environment that promotes collaboration among stakeholders should be encouraged.*

12.*Feasibility and social and economic viability: ensuring that policies, strategies, plans and actions for improving small-scale fisheries governance and development are socially and

economically sound and rational. They should be informed by existing conditions, implementable and adaptable to changing circumstances, and should support community resilience.*

4. RELATIONSHIP WITH OTHER INTERNATIONAL INSTRUMENTS

4.0 [These [voluntary] Guidelines are to be interpreted and applied in conformity with the relevant rules of international law, as reflected in the United Nations Convention on the Law of the Sea of 10 December 1982 (1982 UN Convention). Nothing in these Guidelines prejudices the rights, jurisdiction and duties of States under the international law of the sea as reflected in the 1982 UN Convention, noting that reference to UNCLOS does not prejudice the position of any State with respect to signature, ratification or accession to this instrument and its further role. ([These guidelines also make reference to the UN Fish Stock Agreement. References to that agreement do not prejudice the position of any State with respect to signature, ratification or accession to the 1995 UN Fish Stock agreement in these Guidelines do not imply that this agreement may apply to States that had not expressed their consent to be bound by it.]]

4.1. These Guidelines should be interpreted and applied consistent with existing rights and obligations under national and international law, [including the rules and mandates of the World Trade Organization (WTO),] and with due regard to voluntary commitments under applicable regional and international instruments. They are complementary to and support national, regional and international initiatives that address human rights, responsible governance and sustainable development. The Guidelines were developed complementary to the CCRF and support responsible governance of fisheries and sustainable resource utilization in accordance with this instrument.

4.2 *Nothing in the Guidelines should be read as limiting or undermining any rights or obligations to which a state may be subject under international law. These guidelines may be used to guide amendments and inspire new or supplementary legislative and regulatory provisions.*

PART 2: RESPONSIBLE FISHERIES AND SUSTAINABLE DEVELOPMENT

5. GOVERNANCE OF TENURE AND RESOURCE MANAGEMENT

5.1 *These Guidelines recognize the need for responsible and sustainable use of aquatic biodiversity and natural resources to meet the developmental and environmental requirements of present and future generations. Small-scale fishing communities need to have secure tenure rights⁴ to the resources that form the basis for their social and cultural wellbeing, their livelihoods and their sustainable development. The Guidelines support equitable distribution of the benefits yielded from responsible management of fisheries and ecosystems, rewarding small-scale fishers and fish workers both men and women.*

5A. Responsible governance of tenure

⁴ [The term 'tenure right' is used in accordance with the Tenure Guidelines] [complete with original footnotes in brackets]. [further text to be prepared]

5.2 *All parties should recognize that responsible governance of tenure of land, fisheries and forests applicable in small-scale fisheries is central for the realization of human rights, food security, poverty eradication, sustainable livelihoods, social stability, housing security, economic growth and rural and social development.⁵*

5.3 *States, in accordance with their legislation, should ensure that small-scale fishers, fish workers and their communities have secure, equitable, and socially and culturally appropriate tenure rights to fishery resources (marine and inland) and small-scale fishing areas and adjacent land, with a special attention paid to women with respect to tenure rights.*

5.4 All parties, in accordance with their legislation, should recognize, respect and protect all forms of legitimate tenure rights, taking into account, where appropriate, customary rights, to aquatic resources and land and small-scale fishing areas enjoyed by small-scale fishing communities. When necessary, in order to protect various forms of legitimate tenure rights, legislation to this effect should be provided.

States should take appropriate measures to identify record and respect legitimate tenure right holders and their rights, [whether formally recorded or not.⁶] Local norms and practices, as well as customary or otherwise preferential access to fishery resources and land by small-scale fishing communities [including indigenous peoples [and ethnic minorities]], should be recognized, respected and protected in ways that are consistent with international human rights standards. In this regard, the United Nations Declaration on the Rights of Indigenous Peoples [and the Declaration on the Rights of Persons Belonging to National or Ethnic, Religious and Linguistic Minorities] should be taken into account. Where constitutional or legal reforms strengthen the rights of women and place them in conflict with custom, all parties should cooperate to accommodate such changes in the customary tenure systems.⁷

[5.4 bis States should recognise the rights of small-scale fishing communities and indigenous peoples to [restore], [conserve] protect and [co-] manage local aquatic and coastal ecosystems.]

5.5 *Where states own or control water (including fishery resources) and land resources, they should determine the use and tenure rights of these resources taking into consideration, inter alia, social, economic and environmental objectives.⁸ States should, as applicable, recognize and safeguard publically owned resources that are collectively used and managed, in particular by small-scale fishing communities. *

5.6 Taking due account of art. 6.18 of the CCRF States should where appropriate grant preferential access of small-scale fisheries to fish in waters under national jurisdiction, with a view to achieving equitable outcomes for different groups of people, in particular vulnerable groups. Where appropriate, specific measures, inter alia, such as the creation and enforcement of exclusive zones for small-scale fisheries, should be considered. Small-scale fisheries should be given [*due*] [*priority*] consideration before agreements on resource access are entered into with third countries and third parties

⁵ Based on § 4.1 of the Tenure Guidelines

⁶ Based on § 3.1 of the Tenure Guidelines

⁷ Sentence cited from § 9.6 of the Tenure Guidelines

⁸ Based on § 8.1 of the Tenure Guidelines

5.7 [States may consider redistributive reforms in accordance with national legislation when these can facilitate equitable access to fishery resources for small-scale fishing communities in accordance with the provisions of the Voluntary Guidelines on Responsible Governance of Tenure of Land, Fisheries and Forests in the Contexts of National Food Security [as long as it is in the public interest]].

5.8 *States should ensure that small-scale fishing communities are not arbitrarily evicted and that their legitimate tenure rights are not otherwise extinguished or infringed.⁹ States should recognize that competition from other users is increasing within small-scale fisheries areas and that small-scale fishing communities, in particular vulnerable and marginalized groups, are often the weaker party in conflicts with other sectors and may require special support if their livelihoods are threatened by the development and activities of other sectors.*

5.8bis [All parties, including States, [in private large scale initiatives should hold effective and meaningful consultations with the small-scale fishing communities prior to commencing a commercial or development project which impacts the territories and way of life of the fisheries community while complying with prior consent before investing] [should prior to the implementation of large scale development projects, consider the social, economic and environmental impact on small-scale fishing communities through impact studies, and prior informed consent of these communities.]

5.9 States should provide small-scale fishing communities and individuals [,including vulnerable and marginalized people,] access through impartial and competent judicial and administrative bodies to timely, affordable and effective means of resolving disputes over tenure rights [determined in accordance with national legislation], including alternative means of resolving such disputes, and should provide effective remedies, which may include an entitlement to appeal, as appropriate. Such remedies should be promptly enforced [in accordance with national legislation] and may include restitution, indemnity, [just] compensation and reparation.¹⁰

5.10 *States should strive to restore access to traditional fishing grounds and coastal lands to small-scale fishing communities that have been displaced due to natural disasters and/or armed conflict considering the sustainability of fisheries resources. States should establish mechanisms to support fishing communities affected by grave human rights violations to rebuild their lives and livelihoods. Such steps should include the elimination of any form of discrimination against women in tenure practices in case of natural disasters and/or armed conflict.*

5B. Sustainable resource management

5.11. *States and all those engaged in fisheries management should adopt measures for the long term conservation and sustainable use of fisheries resources and to secure the ecological foundation for food production. They should promote and implement appropriate management systems, consistent with their existing obligations under national and international law and voluntary commitments including the Code of Conduct for Responsible Fisheries, that give due recognition to the requirements and opportunities of small-scale fisheries.*

⁹ Based on § 8.1 of the Tenure Guidelines

⁹ Based on § 8.1 of the Tenure Guidelines

⁹ Based on § 4.5 of the Tenure Guidelines

¹⁰ Based on § 4.9 of the Tenure Guidelines

5.12 *All parties should recognize that rights and responsibilities come together; tenure rights are balanced by duties, and support the long-term conservation and sustainable use of resources and the maintenance of the ecological foundation for food production. Small-scale fisheries should utilise fishing practices that minimise harm to the aquatic environment and associated species and support the sustainability of the resource.*

5.13 States should facilitate, train and support small-scale fishing communities to participate in and take responsibility for, taking into consideration their legitimate tenure rights and systems, the management of the resources on which they depend for their well-being and that are traditionally used for their livelihoods. Accordingly, states should involve small-scale fishing communities [– including vulnerable and marginalized groups –]in the design[,] [and] planning [and implementation] of management measures, including protected areas, affecting their livelihood options.. Participatory management systems, such as co-management, should be promoted in accordance with national [and international] law.

[States should in particular recognise and revitalise the traditional and customary institutions and systems by using local and traditional knowledge using a bottom-up approach to management within a legal policy framework]

5.14 *States should ensure the establishment of new or promote the application of existing monitoring, control and surveillance (MCS) systems applicable to and suitable for small-scale fisheries. They should provide support to such systems, involving small-scale fisheries actors as appropriate and promoting participatory arrangements within the context of co-management. States should ensure effective monitoring and enforcement mechanisms to deter, prevent and eliminate all forms of illegal and /or destructive fishing practices having a negative effect on marine and inland ecosystems. States should endeavour to improve registration of the activity. Small-scale fishers should support the MCS systems and provide to the state fisheries authorities the information required for the management of the activity.*

5.15 *States should ensure that the roles and responsibilities within the context of co-management arrangements of concerned parties and stakeholders are clarified and agreed through a participatory and legally supported process. All parties are responsible for assuming the management roles agreed to. All endeavours should be made so that small-scale fisheries are represented in relevant local and national professional associations and fisheries bodies and actively take part in relevant decision- and fisheries policy-making processes.*

5.16 *States and small-scale fisheries actors should encourage and support the role and involvement of both men and women, whether engaged in pre-harvest, harvest, or post-harvest operations, in the context of co-management and in the promotion of responsible fisheries, contributing their particular knowledge, perspectives and needs. All parties should pay specific attention to the need to ensure equitable participation of women, designing special measures to achieve this objective.*

5.17 *Where transboundary and other similar issues exist, e.g. shared waters and fishery resources, states should work together to ensure that the tenure rights of small-scale fishing communities that are granted are protected.*

6 SOCIAL DEVELOPMENT, EMPLOYMENT AND DECENT WORK

6.1 *All parties should consider integrated, ecosystem and holistic approaches to small-scale fisheries management and development that take the complexity of livelihoods into account. Due attention to social and economic development may be needed to ensure that small-scale fishing communities are empowered and can enjoy their human rights.*

6.2 States should promote investment in human resource development such as health, education, literacy, digital inclusion and other skills of technical nature which generate value added of the fisheries resources as well as awareness raising. States should take steps with a view to progressively ensuring that members of small-scale fishing communities and crafts peoples have affordable access to these and other essential services through national and sub-national actions, including adequate housing, basic sanitation that is safe and hygienic, safe drinking water for personal and domestic uses and sources of energy. Preferential treatment of women , indigenous peoples, [and vulnerable and marginalized groups] – in providing services and giving effect to non-discrimination and other human rights– should be accepted and promoted when it is required to ensure equitable benefits.

6.3 States should promote social security protection for workers in small-scale fisheries. They [*should*] [*may*] take into account the characteristics of small-scale fisheries and apply security schemes to the entire value chain.

6.4 *States should support the development of and access to other services that are appropriate for small-scale fishing communities with regard to, for example, savings, credit and insurance schemes, with special emphasis on ensuring the access of women to such services.*

6.5 States should recognize as economic and professional operations the full range of activities along the small-scale fisheries value chain: both pre- and post-harvest; whether in an aquatic environment or on land; undertaken by men or by women [; in the formal or the informal economy¹¹]. All activities should be considered: part-time, occasional and/or for subsistence. Professional and organizational development opportunities should be promoted, in particular for more vulnerable groups of post-harvest fish workers and women in small-scale fisheries.

6.6 *States should take steps with a view to the progressive realization of the right of small-scale fishers and fish workers to an adequate standard of living and to work in accordance with national and international human rights standards States should create an enabling environment for sustainable development in small-scale fishing communities. States should pursue inclusive, non-discriminatory and sound economic policies for the use of marine, freshwater and land areas, in order to permit small-scale fishing communities and other food producers, particularly women, to earn a fair return from their labour, capital and management, and encourage conservation and sustainable management of natural resources.*

¹¹ The term 'informal economy' refers to all economic activities by workers and economic units that are – in law or in practice – not covered or insufficiently covered by formal arrangements. Their activities are not included in the law, which means that they are operating outside the formal reach of the law; or they are not covered in practice, which means that – although they are operating within the formal reach of the law; is not applied or not enforced; or the law discourages compliance because it is inappropriate, burdensome, or imposes excessive costs." Effect to be given to resolutions adopted by the International Labour Conference at its 90th Session (2002): (b) Resolution concerning decent work and the informal economy, Governing Body, 285th Session, Geneva, 2002.

6.7. *States and other stakeholders should support already existing, or the development of, complementary and alternative income-generating opportunities – in addition to earnings from fisheries-related activities – for small-scale fishing communities, as required and in support of sustainable resource utilization and livelihood diversification. The role of small-scale fisheries in local economies and the links of the subsector to the wider economy need to be recognized and benefited from. Small-scale fishing communities should equitably benefit from developments such as community-based tourism and small-scale responsible aquaculture. *

6.8. *States and all parties should create conditions for men and women of small-scale fishing communities to fish and to carry out fisheries-related activities in an environment free from crime ,violence, mafia activities, piracy, theft, sexual abuse, corruption and abuse of authority. All parties should take steps to institute measures that aim to eliminate violence and to protect women exposed to such violence in small-scale fishing communities. States should ensure access to justice for victims of violence, abuse etc., including within the household or community.*

6.9. [States and small-scale fisheries actors, including traditional and customary authorities, should understand, recognize and respect the role of migrant fishers and fish workers, given that migration is a common livelihood strategy in small-scale fisheries. States and small-scale fisheries actors should ensure fair and adequate integration of migrants who engage in sustainable use of fisheries resources and who do not undermine local community-based fisheries governance and development.]

6.9alt [Migration is an established livelihood strategy for many small -scale fishers and fish workers. States and small-scale fisheries actors should recognize the strategies of these migrants. In order to enhance the orderly integration of these migrant, policies and management measures have to be worked out in consultation with small-scale fisheries organizations, taking into consideration that migration within a country have to be dealt with by national fisheries authorities, while migration across national borders have to be agreed by the respective national governments.]

6.9bis. [States should recognize and address the underlying causes and consequences of transboundary movement of fishers, leading to the arrest or detention of fishers [in relation to fisheries violations] outside their countries. In such cases, fair and just treatment of the affected persons [and respect for their human rights] must be [ensured] [promoted]. States and other parties should contribute to the understanding of transboundary tenure issues affecting communities, such as fishing grounds of small-scale fishers, which lie across international boundaries.] (former 6.15)

6.10. *States should address occupational health issues and unfair working conditions of all smallscale fishers and fish workers by ensuring that the necessary legislation is in place and is implemented in accordance with national legislation and international human rights standards and international instruments to which a state is party, such as the International Covenant on Economic, Social and Cultural Rights (ICESCR) and relevant conventions of the International Labour Organization (ILO). All parties should strive to ensure the inclusion of the aspect of occupational health and safety as an integral part of fisheries management as well as development initiatives.*

6.11. *States should eradicate forced labour, prevent debt-bondage of women, men and children and adopt effective measures to protect fishers and fish workers, including migrants, with a view to the complete elimination of forced labour in fisheries including small-scale fisheries.*

6.12. *States should provide and enable access to schools and education facilities that meet the needs of small-scale fishing communities and that facilitate gainful and decent employment of youth, respecting their career choices and providing equal opportunities for all boys and girls and young men and women.*

6.13. *Small-scale fisheries actors should recognize the importance of children's well-being and education for the future of the children themselves and of society at large. Children should go to school, be protected from all abuse and have all their rights respected in accordance with the Convention on the Rights of the Child.*

6.14. *All parties should recognize the complexity that surrounds safety-at-sea issues (in inland and marine fisheries) and the multiple causes behind deficient safety. This applies to all fishing activities. States should ensure the development, enactment and implementation of appropriate national laws and regulations that are consistent with international guidelines of FAO, the ILO and the International Maritime Organization (IMO) for work in fishing and sea safety in small-scale fisheries¹² [add year].*

6.15. *States should recognize that improved sea safety, which includes occupational health and safety, in small-scale fisheries (inland and marine) will best be achieved through the development and implementation of coherent and integrated national strategies, with the active participation of the fishers themselves and with elements of regional coordination, as appropriate. Further, safety at sea of small-scale fishers should also be integrated into the general management of fisheries. States should provide support to, among other things, maintenance of national accident reporting, provision of sea safety awareness programmes and introduction of appropriate legislation for sea safety in small-scale fisheries. The role of existing institutions and community-based structures for increasing compliance, data collection, training and awareness, and search and rescue operations should be recognized in this process. States should promote access to information and to emergency location systems for rescue at sea for small-scale vessels.*

7. VALUE CHAINS, POST-HARVEST AND TRADE

7.1 * All parties should recognize the central role that the small-scale fisheries post-harvest subsector and its actors play in the value chain. All parties should ensure that post-harvest actors are part of relevant decision-making, recognizing that there are sometimes unequal power relationships between value chain actors and that vulnerable and marginalized groups may require special support.*

All parties should recognize the role women often play in the post-harvest subsector and support improvements to facilitate women's participation in work. States should ensure that amenities and services appropriate for women are available as required, to enable women to retain and enhance their livelihoods in the post-harvest subsector.

¹² These include, *inter alia*, the 1968 Code of Safety for Fishermen and Fishing Vessels (since revised), the 1980 FAO-ILO-IMO Voluntary Guidelines for the design, construction and equipment of small fishing vessels and the 2010 Safety Recommendations for decked fishing vessels of less than 12 meters in length and undecked fishing vessels.

7.3 *States should foster, provide and enable investments in appropriate infrastructures, organizational structures and capacity development to support the small-scale fisheries post-harvest subsector in producing good quality and safe fish and fishery products, for both export and domestic markets, in a responsible and sustainable manner.*

7.4 *States and development partners should recognize the traditional forms of associations of fishers and fish workers and promote their adequate organizational and capacity development in all stages of the value chain, in order to enhance their income and livelihood security in accordance with national legislation. Accordingly, there should be support for the setting up and the development of cooperatives, professional organizations of the small-scale fisheries sector and other organizational structures, as well as marketing mechanisms, e.g. auctions, as appropriate. *

7.5 *All parties should avoid post-harvest losses and waste and seek ways to create value addition, building also on existing traditional and local cost-efficient technologies, local innovations and culturally appropriate technology transfers. Environmentally sustainable practices within an ecosystem approach should be promoted, deterring, for example, waste of inputs (water, fuelwood etc.) in small-scale fish handling and processing.*

7.6 States should facilitate access to local, national, regional and international markets and promote equitable and non-discriminatory trade for small-scale fisheries products States should work together to introduce trade regulations and procedures that support regional trade in products from small-scale fisheries and which are consistent with the [mandate, principles, rights and obligations established in WTO agreements.]

7.7 [All parties should recognize that no fisheries products including from small-scale fisheries should be marginalized in markets [as a result of ecolabelling and certification schemes]. These schemes should [as applicable be consistent with the principles, rights and obligations established in the WTO agreements while recognising that they need to] take the characteristics and circumstances of the small-scale fisheries sector into account. [All parties should enable or encourage certification and ecolabelling schemes relevant to small-scale fisheries to be consistent with the FAO Guidelines for the eco-labelling of fish and fisheries products from marine capture fisheries and the FAO Guidelines for the eco-labelling of fish and fishery products from inland capture fisheries.] [An enabling environment for small-scale fishing communities to develop their own area-specific labelling schemes or to participate in established international schemes [should] [could] be provided.]]

[[States should [give due consideration] [endeavour] [to understand] the impact of international trade in fish and fishery products and of vertical integration on local small-scale fishers, fish workers and their communities]. States should ensure that promotion of international fish trade and export production do not adversely impact the nutritional rights and needs of people for whom fish is critical to a nutritious diet, their health and well-being and for whom other comparable sources of food are not readily available or affordable.]¹³

7.8. [[States should [give due consideration] [endeavour] [to understand] the impact of international trade in fish and fishery products and of vertical integration on local small-scale fishers, fish workers and their communities]. States should ensure that promotion of international fish trade and export production do not adversely impact the nutritional rights and needs of people for whom fish is critical

¹³ Based on § 11.2.15 of the CCRF

to a nutritious diet, their health and well-being and for whom other comparable sources of food are not readily available or affordable.] 14

7.9. States, small-scale fisheries actors and other value chain actors should recognize that high export prices for their products can be beneficial if distributed fairly. However, if there is no responsible and effective fisheries management system in place, states should be aware that increasing demand in international markets may also incite overexploitation, resulting in a threat to food security and nutrition. Market demand has to be matched by effective fisheries management, including responsible post-harvest practices, policies and actions.

7.10. States should adopt policies and procedures, including environmental and social assessments, to ensure that adverse impacts by international trade on the environment, small-scale fisheries livelihoods and food security needs are equitably addressed. Consultation with concerned stakeholders should be part of these policies and procedures.¹⁵

7.11. States should enable access to relevant market and trade information – for example, on changes in global seafood trade and on other aspects of globalization, sustainability, traceability, illegal, unreported and unregulated (IUU) fishing, and food security and nutrition – for stakeholders in the small-scale fisheries value chain. Small-scale fisheries stakeholders must be able to access timely and accurate market information to help them adjust to changing market conditions. Capacity development is also required so that small-scale fish workers, and especially women and vulnerable and marginalized groups, can adapt to and benefit from opportunities of global trends and local situations while minimizing any potential negative impacts.

7.12. States should invest in the promotion of fish consumption and consumer education programmes, including in school curricula, in order to increase awareness of the nutritional benefits of eating fish and impart knowledge of how to assess fish and fishery product quality.

7.13. All parties should take into account the impact that climate change may have on the postharvest subsector in the form of changes in fish species and quantities, fish quality and shelf-life, and implications with regard to market outlets. States should provide support to small-scale fisheries actors with regard to adjustment measures in order to reduce negative impacts. When new technologies are introduced, they need to be flexible and adaptive to future changes in species, products and markets, and climatic variability.

¹⁴ Based on § 11.2.15 of the CCRF

¹⁵ Based on § 61 of the FAO Technical Guidelines for Responsible Fisheries. No. 11. Responsible Fish Trade.

8. GENDER EQUALITY

8.1. These Guidelines recognize that women and men play important and complementary roles in the governance and development of small-scale fisheries, and that they should enjoy equal respect and human rights in all aspects of life and in decision-making. Gender equality in small-scale fisheries should be promoted and supported in accordance with international human rights standards and the Committee on the Elimination of All Forms of Discrimination against Women (CEDAW). The Guidelines recognize that although the concept of gender, by definition, deals with both men and women – and boys and girls – and the socially, culturally and economically established roles and relationships between them, women are often more disadvantaged than men. Gender equality efforts, therefore, often involve supporting and empowering women while working with both men and women.

8.2. All parties should recognize that achieving gender equality requires concerted efforts by all and that gender mainstreaming should be an integral part of all small-scale fisheries development strategies. These strategies need to be culturally sensitive and different approaches may be required in different cultural contexts.

8.3. States should comply with international human rights standards and implement relevant instruments, in particular CEDAW and the Beijing Declaration and Platform of Action. States should adopt specific measures to address discrimination against women, while creating spaces for civil society organizations, in particular for women fish workers and their organizations, to participate in monitoring their implementation. Women should be encouraged to participate in fisheries organizations, and relevant organizational development support should be provided.

8.4. States should ensure that adequate policies and legislation are in place for achieving gender equality. Any policy or legislation that is not compatible with gender equality should be amended. States should be at the forefront of implementing actions for improving gender equality by, *inter alia*, recruiting both men and women as extension staff, offering staff training in gender-sensitive fisheries technologies and other aspects, and ensuring that both men and women have access to extension and technical services related to fisheries.

9. DISASTER RISKS AND CLIMATE CHANGE

9.1. These Guidelines recognize that many small-scale fishing communities are especially vulnerable to natural and human-induced disasters and climate change. Small-scale fishing communities are often located in areas that are prone to natural disasters and climate change impact, given that the land-water interface is one of the most dynamic environments on earth. The particular characteristics of small-scale fisheries need to be considered in disaster risk management (DRM) and climate change adaptation (CCA) policies and interventions. The Guidelines promote the integration of disaster risk and climate change considerations in small-scale fisheries governance and development, including strengthening of resilience and considering the needs of both men and women and of vulnerable and marginalized groups.

9.2. States should develop policies and plans to address climate change in fisheries, in particular strategies for adaptation and mitigation as well as for building resilience, in full and effective consultation with fishing communities, including men and women, paying particular attention to

vulnerable and marginalized groups. Special considerations must be given to small-scale fishing communities living on small islands where climate change may have particular food security and nutrition implications.

9.3. All parties should recognize the need for integrated and holistic approaches, including crosssectoral collaboration, in order to address disaster risks and climate change in small-scale fisheries. States should take steps to address issues such as pollution, coastal erosion and destruction of coastal habitats due to human-induced non-fisheries-related factors. Such concerns seriously undermine the livelihoods of fishing communities as well as their ability to adapt to possible impacts of climate change.

9.4. States should guarantee compensation and rehabilitation of small-scale fishing communities affected by climate change and all forms of disaster, natural or caused by humans, including occupational rehabilitation in the same or a related occupation of their choice.

9.5. States should understand how emergency response and disaster preparedness are related in small-scale fisheries and apply the concept of the relief-development continuum. Longer term development objectives need to be considered throughout the emergency sequence, including in the immediate relief phase, and rehabilitation, reconstruction and recovery should include actions to reduce vulnerabilities to potential future threats. The concept of 'building back better' should be applied in disaster response and rehabilitation.

9.6. All parties should promote the role of small-scale fisheries in efforts related to climate change and should encourage and support energy efficiency in the subsector, including the whole fishery system – fishing, post-harvest, marketing and distribution. The potential impact of small-scale fisheries on climate change mitigation and adaptation strategies of other sectors should be assessed in accordance with the principles and provisions of the United Nations Framework Convention on Climate Change (UNFCCC), in particular the principle of common but differentiated responsibilities.

PART 3: ENSURING AN ENABLING ENVIRONMENT AND SUPPORTING IMPLEMENTATION

10. POLICY COHERENCE, INSTITUTIONAL COORDINATION AND COLLABORATION

10.1. These Guidelines recognize that small-scale fisheries are linked to and impacted by policies and developments outside the subsector itself. There is a need to engage in policy and legislative processes also in other sectors in order to support small-scale fisheries. The Guidelines support policy coherence and enhanced linkages between small-scale fisheries, conservation and responsible use of biodiversity, overarching fisheries sectoral policies and strategies and other national planning processes.

10.2. States should recognize the need for and work towards policy coherence with regard to, *inter alia*, national legislation; international human rights standards; treaties with indigenous peoples; economic development policies; energy policies, education, health and rural policies; environmental

protection; food security and nutrition policies; labour and employment policies; trade policies; DRM and CCA strategies; fisheries access arrangements; and other fisheries sector policies, plans, actions and investments. Special attention should be paid to mainstreaming gender issues.

10.3. States should use spatial planning approaches as appropriate. Through consultation, participation and publicizing, gender-sensitive policies and laws on regulated spatial planning should be developed. Where appropriate, formal planning systems should consider methods of planning and territorial development used by small-scale fishing and other communities with customary tenure systems, and decision-making processes within those communities.¹⁶

10.4. States should adopt specific policy measures to ensure the harmonization of policies impacting the health of inland water bodies and ecosystems and to ensure that fisheries, agriculture and other natural resource policies collectively enhance the interrelated livelihoods derived from these sectors.

10.5. States should ensure that fisheries policy provides a long-term vision for small-scale fisheries and the eradication of hunger and poverty, using a human rights based approach and through clear specification and prioritization of objectives and appropriate policy measures to achieve these objectives. The overall policy framework for fisheries – including large-scale fisheries, recreational fisheries and aquaculture – should be coherent with the long-term vision and policy framework for small-scale fisheries and international human rights standards, paying particular attention to vulnerable and marginalized groups.

10.6. States should establish and promote the institutional structures and linkages – including localnational-regional-global linkages and networks – necessary for achieving policy coherence, crosssectoral collaboration and the implementation of holistic and inclusive ecosystem approaches in the fisheries sector. At the same time, there is a need for clear responsibilities and there should be welldefined points of contact in government authorities and agencies for small-scale fishing communities.

10.7. Small-scale fisheries actors should promote collaboration among their professional associations and CSOs. They should establish networks and platforms for the exchange of experiences and information and to facilitate their involvement in policy- and decision-making processes relevant to their communities.

10.8. States should promote the principle of subsidiarity, as appropriate and in accordance with national law. Responsibilities for small-scale fisheries governance and development should be vested at the most appropriate and effective decentralized level.

10.9. States should promote enhanced international, regional and subregional cooperation and aid effectiveness in securing sustainable small-scale fisheries. States should foster the strengthening of Regional Fishery Bodies (RFBs), basin commissions and other relevant transboundary and international organizations. They should support capacity development in such organizations to enhance their understanding of small-scale fisheries and assist the subsector in matters that require regional or international collaboration.

¹⁶ Based on § 20.2 of the Tenure Guidelines.

11. INFORMATION, RESEARCH AND COMMUNICATION

11.1. These Guidelines recognize the need for a wide range of information, including bio-ecological, social, cultural and economic data, for decision-making on governance and development of small-scale fisheries and for the visibility of the subsector. Lack of access to knowledge tends to disproportionally affect the poor, women and vulnerable and marginalized groups. Access to information can influence empowerment; equally, the withholding of information can distort decision-making. The Guidelines promote the use of a combination of scientific data and local, traditional or indigenous knowledge and research. They acknowledge that access to information and communication are essential for human dignity, social equity and justice.

11.2. States should ensure that transparency is a priority consideration. This is important for ensuring accountability and for enabling meaningful participation of small-scale fishing communities and other stakeholders. *States should endeavour to prevent corruption, particularly through increasing transparency, holding decision-makers accountable, and ensuring that impartial decisions are delivered promptly*¹⁷ and through appropriate communication with small-scale fishing communities.

11.3. All parties should recognize small-scale fishing communities as holders, providers and receivers of knowledge; information is required about, from and to them. It is particularly important to understand the need for access to appropriate information by small-scale fishing communities and their organizations in order to help them cope with existing problems and empower them to improve their livelihoods. These information requirements depend on current issues facing communities and concern the biological, legal, economic, social and cultural aspects of fisheries and livelihoods.

11.4. States should ensure that the information necessary for responsible governance of fisheries and sustainable development is available. It should relate to, *inter alia*, disaster risks and climate change, with particular attention to the situation of vulnerable and marginalized groups. Information systems that are low on data requirements should be developed for data-poor situations.

11.5. All parties should ensure that the knowledge, culture, traditions and practices of small-scale fishing communities are recognized and supported and that they inform responsible governance and sustainable development processes, including co-management. The specific knowledge of women fishers and fish workers must be recognized and supported. States should investigate and document traditional fisheries knowledge and technologies and assess their application to sustainable fisheries conservation, management and development.¹⁸

11.6. All parties should support the collection, compilation and analysis of disaggregated data allowing for an improved understanding and visibility of the importance of small-scale fisheries and its different components. The collection of gender-disaggregated statistics and enumeration of women's work in both inland and marine fisheries, and in all aspects of the fisheries chain, should be ensured.

11.7. All parties should promote the availability, flow and exchange of information through the establishment or use of appropriate existing platforms and networks at community, national,

¹⁷ § 10.5 of the Tenure Guidelines

¹⁸ Based on § 12.12 of the CCRF

subregional and regional level, including both horizontal and vertical two-way information flows. Appropriate approaches, tools and media should be used for communication with and capacity development for small-scale fishing communities.

11.8. States should ensure that funds are available for small-scale fisheries research, and collaborative and participatory data collection, analyses and research should be encouraged. Research organizations and institutions should support capacity development to allow small-scale fishing communities to participate in research and in the utilization of research findings. Research priorities should be agreed upon through a consultative process focusing on the role of small-scale fisheries in food security and nutrition, poverty eradication, equitable development and sustainable resource utilization, including also DRM and CCA considerations.

11.9. States should promote research into the conditions of work, health, education etc. in the context of gender relations, in order to inform strategies for ensuring equitable benefits for men and women in fisheries. Sex-disaggregated statistics and gender-related data are key for understanding men's and women's contributions to the subsector and their specific needs. Efforts to mainstream gender should include the use of gender analysis in the design phase of policies, programmes and projects for small-scale fisheries, in order to design sensitive interventions. Gender-sensitive indicators should be used to monitor and address gender inequalities.

12. CAPACITY DEVELOPMENT

12.1. These Guidelines recognize the fundamental importance of capacity development for empowering small-scale fishing communities and creating an enabling environment that allows them to effectively participate in decision-making and contribute to responsible governance and sustainable development. The Guidelines support capacity development that is demand based, uses bottom-up approaches, takes the needs of both men and women into consideration and is participatory with regard to needs assessments, design, implementation and monitoring. Special measures may be required to ensure the empowerment and participation of vulnerable and marginalized groups.

12.2. All parties should contribute to the creation of legitimate, democratic and representative structures at various decision-making levels. It should be ensured that the range and diversity of the small-scale fisheries subsector along the entire value chain is appropriately represented. The enhancement of people's self-determination capacity and their right of choice should be given particular attention in accordance with international human rights standards. Specific attention must be paid to the need to work towards the equitable participation of women in such structures. Where appropriate and necessary, separate spaces and mechanisms may be provided to enable women to organize autonomously at various levels on issues of particular relevance to them.

12.3. In collaboration with relevant organizations and actors, states should support the strengthening of capacities, including organizational development, of small-scale fisheries actors – involving both men and women and paying particular attention to vulnerable and marginalized groups– to participate in decision-making and co-management processes. Existing relevant collective action initiatives should be recognized and built upon. States should provide adequate extension and advisory services for supporting small-scale fisheries governance and development.

12.4. All parties should recognize that capacity development should build on existing knowledge and skills and be a two-way process of knowledge transfer, providing for flexible and suitable

learning pathways to meet the needs of individuals, including both men and women and vulnerable and marginalized groups. Moreover, capacity development should include building the resilience and adaptive capacity of small-scale fishing communities in relation to DRM and CCA.

12.5. States should ensure that government authorities and agencies at all levels have adequate knowledge and skills to support small-scale fisheries governance and development and to guarantee successful co-management arrangements. Particular attention should be given to decentralized and local government structures directly involved in governance and development processes together with small-scale fishing communities, but also in, for example, the area of research.

13. IMPLEMENTATION SUPPORT, MONITORING AND EVALUATION

13.1. These Guidelines recognize the need for broad support of the implementation of their provisions in order to make them effective and have a real impact on food security and nutrition, poverty eradication, equitable development and sustainable resource utilization. The Guidelines emphasize that implementation policies or strategies should be developed through participatory and transparent processes involving small-scale fishing communities and other relevant stakeholders.

13.2. All parties should ensure that programmes, policies and technical assistance to secure sustainable small-scale fisheries through the implementation of the Guidelines should be consistent with existing obligations under international law, including the Universal Declaration of Human Rights and other international human rights instruments.¹⁹

13.3. All parties should collaborate and promote the implementation of these Guidelines, promoting aid effectiveness and responsible use of financial resources. *Development partners, specialized agencies of the United Nations, and regional organizations are encouraged to support voluntary efforts by States to implement these Guidelines, including through South-South cooperation²⁰. Such support could include technical cooperation, financial assistance, institutional capacity development, knowledge sharing and exchange of experiences, assistance in developing national small-scale fisheries policies and transfer of technology.²¹*

13.4. States and all other parties should work together to create awareness of the Guidelines, also by disseminating simplified and translated versions for the benefit of those working in small-scale fisheries. States and all other parties should develop a specific set of materials on gender to secure the effective dissemination of information on gender and women's role in small-scale fisheries and to highlight steps that need to be taken to support their work.

13.5. States should elaborate assessment methodologies that allow a better understanding and documentation of the true contribution of small-scale fisheries, including both men and women. States should modify and adopt information and statistical systems that allow monitoring and evaluation of vulnerability and poverty in small-scale fishing communities.

¹⁹ Based on § 1.1 of the Tenure Guidelines

²⁰ Sentence cited from § 26.3 of the Tenure Guidelines

²¹ Based on § 26.3 of the Tenure Guidelines

13.6. States should facilitate the formation of national level platforms, with cross-sectoral representation and with strong representation of CSOs, to oversee implementation of the Guidelines. Legitimate representatives of small-scale fishing communities should be involved both in the development and application of implementation strategies for the Guidelines and in monitoring and evaluation.

13.7. States should recognize the importance of accountability and put in place monitoring and evaluation systems that assess progress towards implementation of the objectives and recommendations in these Guidelines. Such systems should allow for accountability monitoring and evaluation at local, national and international level. Assessments of the impact on the progressive realization of the right to adequate food and on poverty eradication should be included. These mechanisms should be in line with the guiding principles on human rights impact assessments by the United Nations Special Rapporteur on the Right to Food. Mechanisms allowing the results of monitoring and evaluation to feed back into policy formulation and implementation should be included. Gender should be taken into consideration in monitoring and evaluation by using gendersensitive approaches, indicators and data.

13.8. All parties should support the undertaking of regular reviews on the implementation of these Guidelines, using participatory assessment approaches and engaging relevant associations and organizations.

13.9. States should give FAO the mandate to compile monitoring and evaluation information and assess progress towards achieving the objectives of these Guidelines, while ensuring that the institutional capacity within FAO for the same is strengthened. These monitoring and evaluation reports should be made available to all parties. States should also recommend FAO to establish a mechanism to allow for participatory and inclusive discussions on best practices with a view to accelerating learning across states.

13.10. States should consider requesting the Committee on World Food Security to monitor the implementation of the Guidelines. Given the strong links of the Guidelines with food security, the office of the United Nations Special Rapporteur on the Right to Food may be requested to support this monitoring process.