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**PECHE 217 CODEC 868** 

## NOTE

From:	COREPER
To:	Council
No. prev. doc.:	ST 9679/16 PECHE 193 CODEC 789
Subject:	Proposal for a Regulation of the European Parliament and of the Council on the sustainable management of external fishing fleets, repealing Council Regulation (EC) No 1006/2008 (First reading)
	- General Approach

- 1. On 11 December 2015, the Commission submitted to the Council and to the European Parliament a proposal for a Regulation of the European Parliament and of the Council on the sustainable management of external fishing fleets, repealing Council Regulation (EC) No 1006/2008. The proposal envisages an overhaul of the regime of authorisations for Union fishing vessels to fish outside Union waters, and for third country fishing vessels to fish inside Union waters.
- 2. In addition to clarifying and simplifying the rules, and making them more consistent with key legislation adopted in the meantime, the proposal intends to broaden the scope of the regulation to issues such as direct third country licences, chartering and, as a result of the CFP reform<sup>1</sup>, "reflagging". The proposal also aims at better monitoring and increasing transparency.

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Article 31(9) of Regulation (EU) No 1380/2013.

- 3. <u>The Working Party on Internal and External Fisheries Policy</u> discussed the proposal between 15 January and 19 May 2016. <u>The DK and UK delegations</u> entered parliamentary scrutiny reservations.
- 4. <u>The Council</u> had a first exchange of views on the proposal on 15 February 2016. Ministers generally welcomed the proposal but expressed concerns with respect to the additional administrative workload and to the complexity of certain authorisation procedures.
- 5. <u>The Presidency</u> prepared a number of compromise documents in preparation of a general approach of the Council.<sup>2</sup>
- 6. The Permanent Representative Committee examined the final Presidency compromise on 15 June 2016. Delegations taking the floor largely supported the compromise as balancing the various demands and expectations. Some delegations considered that further efforts towards simplification, in particular in Art 18 (1d) and 19, would have been welcome. One of these delegations also regretted that its requests concerning Art 5 and 9 had not been fully met. Another delegation requested further changes with regard to Art. 18 (1) (d), (2), 19 and 23 (3). Finally, two other delegations expressed their concerns as regards, on one hand, Art 7 (5) and, on the other hand, Art 5 (d).
- 7. The Presidency considered that the proposed changes to the authorisation mechanisms in the compromise document (cf. Articles 11/12, 18/19, 21/22, 26/27, 33/34) had achieved a balance between the political interest in sustainable and transparent fishing activities outside Union waters, and the administrative and economical interest of quick and robust procedures that are a precondition of such fishing activity.

doc. 7461/3/16 PECHE 110 CODEC 355 REV 3 ADD 2 REV 1.

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<sup>&</sup>lt;sup>2</sup> doc. 7461/16 PECHE 110 CODEC 355 + REV 1-4.

<sup>&</sup>lt;sup>3</sup> docs. 9698/16 PECHE 192 CODEC 784 and 9679/16 PECHE 193 CODEC 785

- 8. The European Commission representative appreciated the technical improvements brought to the proposal by the Presidency compromise document, while underlying that further simplification or shortening of procedures could affect the quality of the procedure and the assurance of the sustainability of fishing operations. He expressed doubts and reserved his position with regard to some of the changes, especially concerning Art. 5(d), 6, 7(6), 13-15 and 46.
- 9. The Presidency concluded on the Committee's support for the compromise document.
- 10. <u>The Council</u> is invited to agree on the General Approach as established in the compromise text set out in the annex to this note.

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# Proposal for a

# REGULATION OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL

on the sustainable management of external fishing fleets, repealing Council Regulation (EC)
No 1006/2008

[...]

# TITLE I GENERAL PROVISIONS

## Article 1

# Subject matter

This Regulation sets out rules for issuing and managing fishing authorisations for:

- (a) Union fishing vessels operating conducting fishing activies in waters under the sovereignty or jurisdiction of a third country, under the auspices of a regional fisheries management organisation or similar fisheries organisation to which the Union is a contracting party or a non-contracting cooperating party, in or outside Union waters, or on the high seas; and
- (b) third country fishing vessels **operating conducting fishing activies** in Union waters.

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# Relationship to international and Union law

This Regulation shall apply without prejudice to the provisions:

- (a) in sustainable fisheries partnership agreements and **similar** other fisheries agreements concluded between the Union and third countries;
- (b) adopted by regional fisheries management organisations or similar fisheries organisations to which the Union is a contracting party or a non-contracting cooperating party;
- (c) in Union legislation implementing or transposing provisions referred to in points(a) and (b).

## Article 3

## **Definitions**

- 1. For the purpose of this Regulation, the definitions set out in Article 4 of Regulation (EU)

  No 1380/2013 and in points 1 to 4, 15, 16 and 22 of Article 2 of Regulation (EU) No

  1005/2008 shall apply, save as otherwise provided for in this Regulation.
- 2. In addition, For the purpose of this Regulation the following definitions shall also apply:
  - (a) 'support vessel' means a vessel <u>other than a craft carried on board</u> that is not equipped with operational fishing gear <u>and</u> that facilitates, assists or prepares fishing activities;
  - (b) 'fishing authorisation' means:
    - an authorisation referred to in Article 4 (10) of Regulation (EC) No 1224/2009,

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- an authorisation issued by a third country entitling a Union fishing vessel
  to carry out specific fishing activities in the waters under the souvereignty
  or jurisdiction of this third country, during a specified period, in a given
  area or for a given fishery under specific conditions, and
- an authorisation issued in respect of a Union fishing vessel or in respect of
   <u>a</u> third country fishing vessel, <u>an authorisation</u> entitling it to carry out <u>in</u>
   <u>Union waters</u> specific fishing activities during a specified period, in a given area or for a given fishery under specific conditions;
- (c) 'fishing authorisation register' means the management system of fishing authorisations and the associated database;
- (d) 'direct authorisation' means a fishing authorisation issued by a third country competent authority to a Union fishing vessel outside the framework of a sustainable fisheries partnership agreement or of an agreement on exchange of fishing opportunities and joint management of species of common interest;
- (e) 'third country waters' means waters under the sovereignty or jurisdiction of a third country. The waters of a Member State that are not Union waters are considered as third country waters for the purpose of this Regulation;
- (f) 'observer program' means a scheme under the auspices of a regional fisheries management organisation or a scheme referred to in a sustainable fisheries partnership agreement that provides observers onboard fishing vessels;-and under certain conditions to verify the vessel's compliance with the rules adopted by that organisation.
- (g) 'fishing activities' means all activities in connection with searching for fish, the shooting, towing and hauling of active gears, setting, soaking, removing or resetting of passive gears and the removal of any catch from the gear, keep nets, or from a transport cage to fattening and farming cages.

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# TITLE II

# FISHING ACTIVITIES BY UNION FISHING VESSELS OUTSIDE UNION WATERS

# **Chapter I**

# **Common provisions**

## Article 4

General principle

Without prejudice to the requirement to obtain an authorisation from the competent organisation or third country, a Union fishing vessel may not carry out fishing activities outside Union waters unless it has been <u>authorised by its flag Member State and the fishing activities are indicated in a valid issued with a fishing authorisation by its flag Member State issued in accordance with chapters II to V, as appropriate.</u>

## Article 5

# Eligibility criteria

- **1.** A flag Member State may only issue a fishing authorisation for fishing activities outside Union waters if:
  - (a) it has received complete and accurate information, in accordance with Annexes 1 and 2, about the fishing vessel and the associated support vessel(s), including non-Union support vessels;
  - (b) the fishing vessel has a valid fishing license under Article 6 of Regulation (EC) No 1224/2009;

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- the fishing vessel and any associated support vessel apply the relevant (c) **International Maritime Organisation ship identification number scheme** insofar as is required under Union law-have an IMO number;
- the operator and the fishing vessel-have not been subject to a sanction for a serious infringement according to the national law of the Member State pursuant to Article 42 of Council Regulation (EC) No 1005/2008 and Article 90 of Council Regulation (EC) No 1224/2009 during the 12 months prior to the application for the fishing authorisation;
- the fishing vessel is not included in an IUU vessel list adopted by a regional (e) fisheries management organisation and/or by the Union pursuant to Council Regulation (EC) 1005/2008;
- where applicable, fishing opportunities are available to the flag Member State (f) under the fisheries agreement concerned or the relevant provisions of the regional fisheries management organisation; and
- where applicable, the fishing vessel complies with the requirements set out in (g) Article 6.
- 2. The Commission shall be empowered to adopt delegated acts, in accordance with Article 43, for the purpose of modifying Annexes 1 and 2.

# Reflagging operations

- 1. This article applies to vessels that within five years **preceding of** the date of the application for a fishing authorisation have:
  - left the Union fishing fleet register and been reflagged in a third country; and (a)

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- (b) subsequently returned to the Union fishing fleet register within 24 months from the date of leaving it.
- 2. A flag Member State may only issue a fishing authorisation if it <u>has established</u> is satisfied that, during the period that the vessel referred to in paragraph 1 operated under a third country flag:
  - (a) it did not engage in IUU fishing activities; and that
  - (b) it did not operate in waters of a non-cooperating third country pursuant to Articles 31 and 33 of Council Regulation (EC) No 1005/2008.
- 3. To this end, an operator shall provide any information related to the relevant period required by a flag Member State, including at least each of the following:
  - (a) a declaration of catches and fishing efforts during the relevant period <u>as</u>

    required by the third country flag State;
  - (b) a copy of the fishing authorisation issued by the flag State for the relevant period;
  - (c) a copy of **any**-fishing authorisation**s** permitting fishing operations **in third country waters** during the relevant period;
  - (d) an official statement by the third country where the vessel was reflagged listing the sanctions the vessel or the operator had been subject to during the relevant period.
- 4. A flag Member State shall not issue a fishing authorisation to a vessel that has been reflagged:
  - (a) in a third country which became **identified or** listed as a non-cooperating country in combatting IUU fishing pursuant to Articles 31 and 33 of Council Regulation (EC) No 1005/2008; or

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- (b) in a third country which became identified as a country allowing non-sustainable fishing pursuant to Article 4 paragraph 1(a) of Regulation (EU) No 1026/2012<sup>5</sup>.
- 5. Paragraph 4 shall not apply if the flag Member State is satisfied that, when as soon as the country was identified—listed as an IUU non-cooperating country or as allowing non-sustainable fishing, the operator:
  - (a) ceased fishing operations; and
  - (b) <u>immediately</u> started the relevant administrative procedures to remove the vessel from the third country's fishing fleet register.

# **Monitoring Management of** fishing authorisations

- 1. When applying for a fishing authorisation, an operator shall provide the flag Member State with complete and accurate data.
- 2. An operator shall immediately inform the flag Member State of any change to the related data.
- 3. A flag Member State shall monitor whether the conditions on the basis of which a fishing authorisation has been issued continue to be met during the period of validity of that authorisation.
- 4. If a condition on the basis of which a fishing authorisation has been issued is no longer met, a flag Member State shall **take appropriate action, including to** amend or withdraw the authorisation, and notify the operator and the Commission accordingly.

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Regulation (EU) No 1026/2012 of the European Parliament and of the Council of 25 October 2012 on certain measures for the purpose of the conservation of fish stocks in relation to countries allowing non-sustainable fishing (OJ L 316, 14.11.2012, p. 34).

- 5. Upon a <u>reasoned</u> request from the Commission, a flag Member State shall refuse, suspend or withdraw the authorisation in cases of <u>a serious threat overriding policy reasons</u>

  pertaining to the sustainable exploitation, management and conservation of marine biological resources or <u>the where it is essential in order to</u> prevention or suppression of illegal, unreported or unregulated fishing, or in cases where the Union has decided to suspend or sever relations with the third country concerned.
- 6. If a flag Member State fails to refuse, amend, suspend or withdraw the authorisation in accordance with paragraphs 4 and 5, the Commission may decide to withdraw the authorisation and notify the flag Member State and the operator accordingly.

# **Chapter II**

# Fishing activities by Union fishing vessels in third country waters

# **SECTION 1**

FISHING ACTIVITIES UNDER SUSTAINABLE FISHERIES PARTNERSHIP AGREEMENTS

Article **<u>8</u>9** Scope

This Section shall apply to fishing activities carried out by Union fishing vessels in third country waters under a sustainable fisheries partnership agreement.

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## Article <u>9</u>8

# RFMO Membership

A Union fishing vessel may only carry out fishing activities in waters of a third country on stocks managed by an RFMO if this country is a contracting party or non-contracting cooperating party to that RFMO. In case of sustainable fisheries partnership agreements concluded before the entry into force of this Regulation, this provision shall only apply from ...\*

[Note: recital to be added: "In view of the need for an inclusive and compulsory management of stocks occuring in the waters of a third country which fall under the competence of an RFMO, it is appropriate to provide that fishing activities can be conducted in the waters of a third country on these stocks only where the third country is a member of the relevant RFMO. It is desirable that the financial contribution reserved for sectoral support under the SFPA is used to support the membership of this third country to the relevant RFMO."]

\* Footnote: JO: please insert date two years after the entry into force.

#### Article 10

# Fishing authorisations

A Union fishing vessel may not carry out fishing activities in waters of a third country under a sustainable fisheries partnership agreement unless it has been issued with a fishing authorisation:

- (a) by its flag Member State; and
- (b) by the third country with sovereignty or jurisdiction over the waters where the activities take place

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# Conditions for fishing authorisations by the flag Member State

A flag Member State may only issue a fishing authorisation for fishing activities carried out in third country waters under a sustainable fisheries partnership agreement if:

- (a) the eligibility criteria set out in Article 5 are fulfilled;
- (b) the conditions set out in the relevant sustainable fisheries partnership agreement are complied with;
- (c) the operator has paid all fees and financial penalties claimed by the third country competent authority over the past 12 months due under the relevant agreements, including, where applicable, related financial sanctions;
- (d) the fishing vessel has a valid fishing authorisation issued by the third country with sovereignty or jurisidiction over the waters where the activities take place.

#### Article 12

Management of Procedure for obtaining the third country's fishing authorisations

- 1. Once it has issued a fishing authorisation, For the purpose of Article 11 (d), a flag Member State that has verified that the conditions set out in Article 11(a) to (c) are complied with, shall send the Commission the corresponding application for the third country's authorisation.
- 2. The application referred to in paragraph 1 shall contain the information **listed in Annexes**1 and 2 together with any other data required under the sustainable fisheries partnership agreement.

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- 3. The flag Member State shall send the application to the Commission at least 10 calendar days before the deadline for the transmission of applications laid down in the sustainable fisheries partnership agreement. The Commission may ask the flag Member State for any additional information that it deems necessary for verifying the conditions.
- 4. When it is <u>established</u> satisfied that the conditions in Article 11 (a) to (c) are met, the Commission shall send the application to the third country <u>without delay and in any</u> event before the expiry of the deadline for the transmission of applications laid down in the sustainable fisheries partnership agreement, provided that the deadline set out in paragraph 3 has been respected.
- 5. If a third country informs the Commission that it has decided to issue, refuse, suspend or withdraw a fishing authorisation for a Union fishing vessel, the Commission shall inform the flag Member State accordingly without delay by electronic means.

<u>Temporary</u> <u>Rr</u>eallocation of unused fishing opportunities in the framework of sustainable fisheries partnership agreements

[Note: Recital 16 to be amended: "...It is therefore necessary to clarify and improve the reallocation system, which should be a last resort mechanism. Its application should be temporary and it should not affect the initial allocation of fishing opportunities among Member States.

Reallocation should only occur once the relevant Member States have given up on their rights to exchange fishing opportunities among themselves, and should primarily be addressed in the context of sustainable fisheries partnership agreements giving access to mixed fisheries."

During a specific year or any other relevant period of the implementation of a protocol to a
sustainable fisheries partnership agreement <u>taking into account validity periods of the</u>
<u>fishing authorisations and fishing seasons</u>, the Commission may identify unused fishing
opportunities and inform the Member States benefiting from the corresponding shares of
the allocation accordingly.

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- 2. Within 10 <u>calendar</u> days of receipt of this information from the Commission, the Member States referred to in paragraph 1 may:
  - (a) inform the Commission that they will use their fishing opportunities later in the year or the relevant period of implementation by providing a fishing plan with detailed information on the number of fishing authorisations requested, the estimated catches, zone and period of fishing; or
  - (b) notify the Commission of <u>the use of their fishing opportunities through</u> exchanges of fishing opportunities, pursuant to Article 16(8) of Regulation (EU) No 1380/2013.
- 3. If certain Member States have not informed the Commission of one of the actions referred to in paragraph 2, or of a partial use of their fishing opportunities only, and, if as a result fishing opportunities remain unused, the Commission may launch a call for interest for the available unused fishing opportunities among the other Member States benefiting from a share of the allocation. The Commission shall at the same time inform all Member States of the launch of the call for interest.
- 4. Within 10 <u>calendar</u> days of receipt of this call for interest, <u>those</u> Member States <u>benefiting from a share of the allocation</u> may communicate their interest in the <u>available</u> unused fishing opportunities to the Commission. In support for their request, they shall provide a fishing plan with detailed information on the number of fishing authorisations requested, the estimated catches, zone and period of fishing.
- 5. <u>Where If deemed</u> necessary for the assessment of the request, the Commission may ask the Member States concerned for additional information.
- 6. In the absence of **any** interest in the **total amount of the available** unused fishing opportunities by the Member States benefiting from a share of the allocation, the Commission may **launch a extend the** call for interest to all Member States. A Member State may communicate its interest in the unused fishing opportunities under the conditions referred to in paragraph 4.

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7. On the basis of the information provided by Member States in accordance with paragraphs 4 or 65, the Commission shall reallocate the unused fishing opportunities shall be reallocated by the Council in accordance with Article 43(3) TFEU on a temporary basis for the relevant period of time referred to in paragraph 1 by applying the methodology set out in Article 14.

#### Article 14

# Reallocation methodology

- The Commission may lay down, by means of implementing acts, a methodology for the reallocation of unused fishing opportunities. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 45(2).
- On duly justified imperative grounds of urgency relating to the limited time left to exploit unused fishing opportunities, the Commission shall adopt immediately applicable implementing acts in accordance with the procedure referred to in Article 45(3). Those acts shall remain in force for a period not exceeding 6 months.
- <u>8</u>3. The temporary allocation of fishing opportunities When laying down the reallocation methodology, the Commission-shall-apply be based on the following criteria:
  - fishing opportunities available for reallocation; (a)
  - (b) number of requesting Member States;
  - share assigned to each requesting Member State in the initial allocation of (c) fishing opportunities;
  - historic catch and effort levels of each requesting Member State, where (d) available;
  - the viability of the fishing plans provided by the requesting Member States, (e) in light of the number, type and characteristics of vessels and gear used.

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consistency of the fishing plan provided by the requesting Member States with the elements listed in points (a) to (e).

## Article 15

**Sub-a**llocation of a yearly quota broken down into several successive catch limits

- Where the Protocol to a sustainable fisheries partnership agreement sets monthly or <u>1.</u> quarterly catch limits or other subdivisions of a yearly quota the fishing opportunities available for the relevant year, and where the fishing opportunities allocated may not all be used during the same monthly, quarterly or otherwise applicable period of time, the Commission may adopt an implementing act establishing a methodology for allocating, monthly, quarterly or other period, the corresponding available fishing opportunities shall be sub-allocated by the Council in accordance with Article 43(3) TFEU between-among the Member States concerned for the relevant periods of time. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 45(2).
- The sub-allocation of the available fishing opportunities shall be carried out using 2. transparent and objective criteria. It The allocation of fishing opportunities referred to in paragraph 1 shall be consistent with the annual fishing opportunities allocated to Member States under the relevant Council Regulation.

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# **SECTION 2**

# FISHING ACTIVITIES UNDER AGREEMENTS ON EXCHANGE OR JOINT MANAGEMENENT

# Article 15a Applicable provisions

- Articles 8 to 12 shall apply mutatis mutandis to Union fishing vessels fishing in third <u>1.</u> country waters under an agreement on exchange of fishing opportunities or joint management of fish stocks of common interest insofar as the Union fishing vessels' activities are subject to an authorisation regime put in place by such agreement.
- 2. By derogation from Article 12, a flag Member State may provide the Commission with the list(s) of vessels that are eligible for carrying out fishing activities in third country waters under the relevant agreement. When it is established that the conditions set out in Article 11 (a) to (c) are met, the Commission shall forward the list(s) of the relevant vessels to the third country without delay. As soon as the third country informed the Commission that the list(s) of vessels has been approved, the Commission shall inform the flag Member State accordingly. The vessels listed on such list(s) shall be considered to have a valid fishing authorisation for the purpose of Article 11(d). The Commission shall also inform the flag Member State without delay by electronic means of any notification by the third country that a vessel on the list(s) is not eligible for carrying out fishing activity in its waters.

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# Article 15b

# Consultations with third countries in respect of Union fishing vessels

The Commission shall be empowered to adopt delegated acts, in accordance with Article 44, in order to amend or supplement Articles 8 to 12 of this Regulation. The objective of these delegated acts is to reflect in Union law the outcome of the consultations between the Union and third countries with which the Union has concluded an agreement, or of arrangements with coastal states with which fish stocks are shared. Such delegated act may only relate to the conditions and procedures for fishing authorisations.

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# SECTION 3-2

# FISHING ACTIVITIES UNDER DIRECT AUTHORISATIONS

Article 16

Scope

This Section shall apply to fishing activities carried out by Union fishing vessels outside the framework of a sustainable fisheries partnership agreement in waters of a third country outside the framework of an agreement referred to in sections 1 or 2.

## Article 17

# Fishing authorisations

A Union fishing vessel may not carry out fishing activities in waters of a third country outside the framework of a sustainable fisheries partnership agreement unless it has been issued with a fishing authorisation:

- (a) by its flag Member State; and
- (b) by the third country with sovereignty or jurisdiction over the waters where the activities take place.

## Article 18

Conditions for fishing authorisations by the flag Member States

- A flag Member State may only issue a fishing authorisation for fishing activities carried <u>1.</u> out in third country waters outside the framework of an sustainable fisheries partnership agreement referred to in sections 1 or 2 if:
  - (a) the eligibility criteria set out in Article 5 are fulfilled;

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- there is no sustainable fisheries partnership agreement or agreement on (b) exchange of fishing opportunities or joint management with the relevant third country is in force or is provisionally applied with the relevant third country, or, where the sustainable fisheries partnership agreement is in force or is provisionally applied, it provides expressly for the possibility of direct authorisations;
- (c) it has received complete and accurate information, in accordance with the Annex, about the fishing vessel and the associated support vessel(s), including non-Union support vessels;
- the operator has provided each of the following: (d)
  - -a written confirmation from the third country, following the discussions between the operator and the latter, of the terms of the intended direct authorisation to give the operator access to its fishing resources, including the duration, conditions, and fishing opportunities expressed as effort or catch limits;
  - evidence of the sustainability of the planned fishing activities, on the basis of, as relevant:
    - a scientific evaluation provided by the third country and/or by a regional fisheries management organisation or a regional fisheries body with scientific competences; and or
    - a scientific evaluation established by, or in cooperation with, the third country that has been reviewed by a scientific institute or body of a Member State or of the Union an examination of the latter by the flag Member State on the basis of the assessment of its national scientific institute;
  - a copy of or a reference to of the third country's fisheries legislation relevant for the intended fishing activities;

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- a designated official, public bank account number for the payment of all the fees; and
- (e) in the case that the fishing activities are to be carried out on species managed by a regional fisheries management organisation, the third country is a contracting party or a non-contracting cooperating party to that organisation; and
- (f) the operator has provided either
- <u>Icopied from (d):</u> a written confirmation from the third country, following the discussions between the operator and the latter, of the terms of the intended direct authorisation to give the operator access to its fishing resources, including the duration, conditions, and fishing opportunities expressed as effort or catch limits; <u>or</u>
- a valid fishing authorisation for the vessel concerned, issued by the third
   country with sovereignty or jurisidiction over the waters where the
   activities take place.
- 2. The Commission shall be empowered to adopt delegated acts, in accordance with Article 44, for the purpose of amending the Annex to ensure appropriate monitoring of the activities of fishing vessels under this regulation, in particular through new data requirements resulting from fisheries agreements or the development of information technologies.

# **Procedure for Management of** direct authorisations

1. Once it has issued a fishing authorisation, a A flag Member State that has verified that the conditions set out in Article 18 (a) to (e) are complied with, shall send the Commission the relevant information listed in the Annexes 1 and 2, and information related to the fulfillment of the conditions in Article 18 (d).

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- 2. If the Commission considers that the information referred to in paragraph 1 is insufficient to assess the fulfilment of the conditions in Article 18, it shall request has not requested further information or justification within 15 10 calendar days of the receipt transmission of the this information referred to in paragraph 1, the flag Member State shall inform the operator that it may start the fishing activities in question, provided it has been granted the direct authorisation by third country as well.
- 3. If, following the request for further information or justification referred to in paragraph 2

  and after a dialogue with the Member State concerned, the Commission finds that the conditions in Article 18 are not met, it may object to the granting of the fishing authorisation within 30 calendar days two months of receipt of all the required information or justification. If the Commission finds that the conditions are met, it shall inform the Member State concerned without delay of its intention not to object.
- The flag Member State may issue the fishing authorisation upon expiry of the period referred to in paragraph 2. Where the Commission has requested further information in accordance with that paragraph, the flag Member State may issue the fishing authorisation if no objection has been raised by the Commission within the deadline referred to in parageaph 3 or prior to that deadline, provided that the Commission informed of its intention not to raise objections to the Member State.
- 3b. By way of derogation from paragraphs 1 to 3a, in case of renewal of a fishing authorisation with the same terms and conditions and within three years from the granting of the initial fishing authorisation, the flag Member State may issue the fishing authorisation upon verification of the information received in relation to the conditions set out in Article 18(1)(a), (b), (c), (e) and (f) and shall inform the Commission thereof without delay.

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- 4. If a third country informs the Commission that it has decided to issue, refuse, suspend or withdraw a direct authorisation to a Union fishing vessel, the Commission shall inform the flag Member State accordingly.
- 5. If a third country informs the flag Member State that it has decided to issue, refuse, suspend or withdraw a direct authorisation to a Union fishing vessel, the flag Member State shall inform the Commission accordingly.
- 6. An operator shall provide the flag Member State with a copy of the agreed final conditions between him and the third country, including a copy of the direct authorisation.

# **Chapter III**

# Fishing activities by Union fishing vessels under the auspices of regional fisheries management organisations

Article 20 Scope

This Chapter shall apply to fishing activities carried out by Union fishing vessels on stocks under the auspices of a regional fisheries management organisation, in or outside Union waters, on the high seas and in third country waters insofar as the Union fishing vessels' activities are subject to an authorisation regime put in place by the regional fisheries management organisation.

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# Fishing authorisations

- A Union fishing vessel the activities of which are subject to an authorisation regime <u>1.</u> adopted by the regional fisheries management organisation may not carry out fishing activities under the auspices of the on stocks managed by a regional fisheries management organisation unless:
  - (a) it has been issued with a fishing authorisation by its flag Member State;
  - (b) it has been included in the relevant register or list of the regional fisheries management organisation; and
  - where the fishing activities are carried out in third country waters: it has been (c) issued a fishing authorisation by the relevant third country in accordance with Chapter II.
- <u>2.</u> Point (a) of paragraph 1 shall not apply in respect of Union fishing vessels fishing exclusively in Union waters that have already been issued with a fishing authorisation in accordance with Article 7 of Regulation (EC) No 1224/2009.

## Article 22

Conditions for fishing authorisations by the flag Member States

A flag Member State may only issue a fishing authorisation if:

- (a) the eligibility criteria in Article 5 are fulfilled;
- (b) the rules laid down by the regional fisheries management organisation or the transposing Union legislation are complied with; and
- where the fishing activities are carried out in third country waters: the criteria set (c) out in Articles 11 or 18 are complied with.

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## Registration by regional fisheries management organisations

- 1. A flag Member State shall send the Commission the list(s) of vessels it has authorised for fishing activities in accordance with Article 21 or, in the case of Article 21 (2), in accordance with Article 7 of Regulation (EC) No 1224/2009 under the auspices of a regional fisheries management organisation.
- 2. The list(s) referred to in paragraph 1 shall be drawn up in accordance with **conditions laid down by** the regional fisheries management organisation **requirements** and accompanied by the information **required by that organisation** in **Annexes 1 and 2**.
- 3. The Commission may ask the flag Member State for additional information necessary for verifying the conditions request any additional information that it deems necessary from the flag Member State.
- 4. When it <u>is established</u> is satisfied that the conditions in Article 22 are met, the Commission shall <u>without delay</u> send the list(s) of authorised vessels to the regional fisheries management organisation.
- 5. If the regional fisheries management organisation register or list is not public, the Commission shall notify the flag Member State of the vessels included on it.

[Note: Recital (17) to be amended: "Fishing activities under the auspices of regional fisheries management organisations and on the high seas should also be authorised by the flag Member State and comply with regional fisheries management organisation specific rules or Union legislation governing fishing activities on the high seas. The registration of vessel lists should follow the procedures foreseen by the regional fisheries management organisation, which may require communication or uploading of information in electronic form."

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# **Chapter IV**

# Fishing activities by Union fishing vessels on the high seas

[Note: Recital 12 to be amended: "The core principle of the present regulation is that any Union vessel fishing outside Union waters should be authorised by its flag Member State and monitored accordingly, irrespective of where it operates and the framework under which it does so. The issuing of an authorisation should be dependent on a basic set of common eligibility criteria being fulfilled. This is without prejudice to aditional conditions applying for specific activities such as deep-sea fishing on the high seas in accordance with Regulation (EC) No 734/2008."...]

Article 24

Scope

This Chapter shall apply to fishing activities carried out on the high seas outside the scope of **chapter III** by Union fishing vessels exceeding 24 meters in overall length.

#### Article 25

# Fishing authorisations

A Union fishing vessel may not carry out fishing activities on the high seas unless:

- (a) it has been issued with a fishing authorisation by its flag Member State; and
- (b) the fishing authorisation has been notified to the Commission in accordance with Article 27.

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# Conditions for fishing authorisations by the flag Member States

A flag Member State may only issue a fishing authorisation for fishing activities on the high seas if:

- (a) the eligibility criteria in Article 5 are fulfilled;
- (b) it has received complete and accurate information, in accordance with the Annex, about the fishing vessel and the associated support vessel(s), including non-Union support vessels.

## Article 27

# Procedure for the fishing authorisation-Notification to the Commission

- 1. A flag Member State that has verified that the conditions set out in Article 26 are complied with, shall send to the Commission the information listed in the Annex, and information related to the fulfilment of the conditions in Article 5 notify the fishing authorisation to the Commission at least 15 calendar days before the start of the planned fishing activities on the high seas, providing the information listed in annexes 1 and 2.
- 2. If the Commission considers that the information provided in accordance with paragraph 1 is insufficient to assess the fulfilment of the conditions in Article 26, it shall request further information or justification within 10 calendar days of receipt of this information.
- 3. If, after receiving the requested additional information or justification referred to in paragraph 2, the Commission finds that the conditions in Article 26 are not met, it may object to the granting of the fishing authorisation within 5 calendar days of receipt of the additional information or justification. If the Commission finds that the conditions are met, it shall inform the Member State concerned without delay of its intention not to object.

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4. The flag Member State may issue the fishing authorisation upon expiry of the period referred to in paragraph 2. Where the Commission has requested further information in accordance with that paragraph, the flag Member State may issue the fishing authorisation if no objection has been raised by the Commission within the deadline referred to in paragraph 3 or prior to that deadline, provided that the Commission informed of its intention not to raise objections to the Member State.

# **Chapter V**

# **Chartering of Union fishing vessels**

#### Article 28

## **Principles**

- 1. A Union fishing vessel may not carry out fishing activities under chartering arrangements in waters in which where a sustainable fisheries partnership agreement is in force or is provisionally applied is in force, unless otherwise provided for in that agreement. The holder of the fishing licence of a Union fishing vessel that is to be chartered shall inform the flag Member State of the chartering arrangement before its start.
- 2. A Union **fishing** vessel may not carry out fishing activities under more than one chartering arrangement at **the same a** time or engage in sub-chartering.
- 3. A chartered Union <u>fishing</u> vessel may not use the fishing opportunities of its flag Member State <u>during the application of the chartering arrangement</u>. The catches of a chartered <u>Union fishing</u> vessel shall be counted against the fishing opportunities of the <u>charter</u> <u>operator's chartering</u> State.

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Management of fishing authorisations under a chartering arrangement

When issuing a fishing authorisation to a vessel in accordance with Articles 11, 18, 22 or 26, and when the relevant fishing activities are carried out under a chartering arrangement, the flag Member State shall verify that:

- (a) the **chartering State's** competent authority **of the State of the chartering operator** has officially confirmed that the arrangement is in line with its national legislation; and
- (b) the chartering arrangement is specified in the fishing authorisation.

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# **Chapter VI**

# **Control** Observation and reporting obligations

#### Article 30

# Observer programme data

If data are collected on board a Union fishing vessel under an observer programme, <u>related reports</u> shall be sent, in accordance with the transmission rules specified in the observer programme, without delay to the the operator of that vessel shall send these data to its competent authority of the flag Member State.

#### Article 31

# Information to third countries

- 1. When carrying out fishing activities under this Title, and if the sustainable fisheries partnership agreement with the third country so provides, an operator master of a Union fishing vessel or his representative shall send make the relevant catch declarations and landing declarations available to the third country, and in addition send its flag Member State an electronic copy of these data that communication.
- 2. A flag Member State shall assess, through cross-checking in accordance with Article 109 of Regulation (EC) No 1224/2009, the consistency of the data sent to the third country, as referred to in paragraph 1, with the data it has received in accordance with Regulation (EC) No 1224/2009 and in accordance with relevant provisions of the sustainable fisheries partnership agreement.

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3. The non-transmission of catch declarations <u>or and</u> landing declarations to the third country referred to in paragraph 1 shall <u>also</u> be considered <u>a</u> serious infringement<u>s</u> for the purposes of <u>Article 90 of Regulation (EC) No 1224/2009 applying the sanctions and other measures provided for by the common fisheries policy. <u>depending on t</u>The gravity of the infringement <u>in question which</u> shall be determined by the competent authority of the <u>flag</u> Member State, taking into account criteria such as the nature of the damage, its value, the economic situation of the offender and the extent of the infringement or its repetition.</u>

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# **TITLE III**

# FISHING ACTIVITIES BY THIRD COUNTRY FISHING VESSELS IN UNION WATERS

## Article 32

# General principles

- 1. A third country fishing vessel may not engage in fishing activities in Union waters unless it has been issued with a fishing authorisation by the Commission.
- 2. A third country fishing vessel authorised to fish in Union waters shall comply with the rules governing the fishing activities of Union vessels in the fishing zone in which it operates, and the provisions laid down in the relevant fisheries agreement.

# [Note: It should be explained, probably in the context of recital 22, that the term "fisheries agreement" is understood in a broad sense.]

3. If a third country fishing vessel is sailing through Union waters without an authorisation issued under this Regulation, its fishing gear shall be lashed and stowed <u>in accordance</u> with the conditions laid down in Article 47 of Regulation (EC) No 1224/2009 so that it is not readily usable for fishing operations.

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# Conditions for fishing authorisations

The Commission may only issue an authorisation to a third country fishing vessel for fishing activities in Union waters if:

- (a) the conditions set out in the relevant fisheries agreement are complied with and the fishing vessel is eligible under the fisheries agreement with the third country concerned and, where **relevant** appropriate, is on the list of vessels under that agreement;
- (b) the information in the Annexes 1 and 2 about the fishing vessel and the associated support vessel(s) is complete and accurate;
- (c) the vessel and any associated support vessel(s) apply the relevant International Maritime Organisation ship identification number scheme insofar as is required under applicable Union law have an IMO number;
- (d) the operator and the fishing vessel have not been subject to any sanction for a serious infringement according to the national law of the Member State pursuant to Article 42 of Council Regulation (EC) No 1005/2008 and Article 90 of Council Regulation (EC) No 1224/2009 during the 12 months before the application for the fishing authorisation;
- (e) the fishing vessel is not on any included in an IUU vessel list adopted by a regional fisheries management organisation and/or by the Union pursuant to Council Regulation (EC) 1005/2008;
- (f) the third country is not listed as non-cooperating pursuant to Council Regulation (EC) 1005/2008 or as allowing non-sustainable fishing pursuant to Regulation (EU) No 1026/2012.

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the fishing vessel is eligible under the fisheries agreement with the third (g) country concerned and, where appropriate, is on the list of vessels under that agreement.

#### Article 34

# *Procedure for the issuing of fishing authorisations*

- 1. The third country shall send the Commission the applications for its fishing vessels before the deadline in the agreement concerned or that set by the Commission.
- 2. The Commission may ask the third country for any additional information that it deems necessary for verifying that the conditions provided for in Article 33 have been met.
- 3. When it is established satisfied that the conditions referred to in paragraph 2 in Article 33 are met, the Commission shall issue a fishing authorisation and inform the third country and the Member States concerned of this without delay.

## Article 35

# **Monitoring Management of** fishing authorisations

1. If a condition in Article 33 is no longer met, the Commission shall take the appropriate action, including to amend or withdraw the authorisation, and inform the third country and the Member States concerned of this.

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2. The Commission may refuse, suspend or withdraw the authorisation <u>issued to the third</u>

<u>country fishing vessel</u> in cases where a fundamental change of circumstances has occurred or in cases <u>of a serious threat to the sustainable exploitation, management and</u>

<u>conservation of marine biological resources, where overriding policy reasons</u>

<u>pertaining inter alia to international standards of human rights</u> or <u>where it is essential</u>

<u>in order to prevent or suppress</u> to the fight against-illegal, unreported or unregulated fishing, <u>warrant such action</u> or in cases where, for such or any other reason of <u>overriding policy</u> the Union has decided to suspend or sever relations with the third country concerned.

## Article 36

# Closure of fishing activities

- 1. Where fishing opportunities granted to a third country are deemed to have been exhausted, the Commission shall immediately notify it and the competent inspection authorities of the Member States of this. To ensure the continuance of fishing activities of non-exhausted fishing opportunities, which may also affect the exhausted opportunities, the third country shall submit to the Commission technical measures preventing any negative impact on the exhausted fishing opportunities.
- 2. From the date of the notification referred to in paragraph 1, the fishing authorisations issued to vessels flying the flag of that third country concerned shall be considered to be suspended for the fishing activities concerned and the vessels shall no longer be authorised to engage in these fishing activities.
- <u>3.2.</u> Fishing authorisations shall be considered to be withdrawn where a suspension of fishing activities in accordance with paragraph 2 concerns all the activities for which they have been granted.

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4.3. The third country shall ensure that the fishing vessels concerned are informed immediately of the application of this Article and that they cease all fishing activities concerned. The third country shall also inform the Commission without delay when fishing vessels flying its flag have ceased their fishing activities.

#### Article 37

#### Overfishing of quotas in Union waters

- 1. When the Commission establishes that a third country has exceeded the quotas it has been allocated for a stock or group of stocks, the Commission shall **operate make** deductions from the quotas allocated to that country for that stock or group of stocks in subsequent years.
- 2. If a deduction according to paragraph 1 cannot be made on the quota for a stock or group of stocks that was overfished as such because that quota for a stock or group of stocks is not sufficiently available to the third country concerned, the Commission may, after consultation with the third country concerned, make deductions from quotas in subsequent years for other stocks or groups of stocks available to that third country in the same geographical area, or to the corresponding commercial value.

[Note: a recital should specify that rules on quota deductions for third country vessels operating in Union waters are to be specified in the relevant fisheries agreement concluded between the Union and the third country concerned.]

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#### Article 38

#### Control and enforcement

[Note: Recital (22) to be amended: "With a view to properly addressing access to Union waters of fishing vessels flying the flag of a third country, the relevant rules should be consistent with those applicable to Union fishing vessels, in accordance with the **Basic Regulation and the** Control Regulation. **It is recalled,** in particular, **that Article 15 of the** Basic Regulation on the obligation to land all catches and Article 33 of that the Control Regulation on the reporting of catch and catch-related data should also apply to third country vessels fishing in Union waters."

- 1. A third country vessel authorised to fish in Union waters shall comply with the control rules governing the fishing activities of Union vessels in the fishing zone in which it operates.
- 2. A third country vessel authorised to fish in Union waters shall provide to the Commission or the body designated by it, and, where relevant, to the coastal Member State, the data which Union vessels are required to send to the flag Member State under Council Regulation (EC) No 1224/2009.
- 3. The Commission, or the body designated by it, shall send the data referred to in paragraph 2 to the coastal Member State.
- 4. A third country vessel authorised to fish in Union waters shall provide upon request to the Commission or the body designated by it the observer reports produced under applicable observer programmes.
- 5. A coastal Member State shall record all infringements committed by third country fishing vessels, including the related sanctions, in the national register provided for in Article 93 of Council Regulation (EC) No 1224/2009.

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6. The Commission shall send the information referred to in paragraph 5 to the third country to ensure that appropriate measures are taken by the third country.

Paragraph 1 shall be without prejudice to the consultations between the Union and third countries. In this respect the Commission shall be empowered to adopt delegated acts, in accordance with Article 44, to implement into Union law the outcome of consultations with third countries in respect of access arrangements.

## Article 38a

# Consultations with third countries in respect of third country fishing vessels

The Commission shall be empowered to adopt delegated acts, in accordance with Article 44, in order to amend or supplement Articles 32 to 38 of this Regulation. The objective of these delegated acts is to reflect in Union law the outcome of the consultations between the Union and third countries with which the Union has concluded an agreement, or of arrangements with coastal states with which fish stocks are shared. Such delegated act may only relate to the conditions and procedures for fishing authorisations.

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# TITLE IV DATA AND INFORMATION

#### Article 39

Union database for fishing authorisations issued under this Regulation register

- 1. The Commission shall set up and maintain an electronic Union <u>database for</u> fishing authorisation<u>s issued in accordance with Titles II and III</u> register, made of a public part and a secure part. That <u>database</u> register shall:
  - (a) record all information <u>submitted in accordance with the in Annexes 1 and 2</u>

    <u>and other information submitted to the Commission for the purpose of issuing fishing authorisations under sustainable fisheries partnership agreements or under the auspices of RFMOs or similar fisheries organisations, and display the status of each authorisation in real time;</u>
  - (b) be used for data and information exchange between the Commission and a Member State; and
  - (c) be used for the purposes of sustainable management of fishing fleets <u>as well as</u> <u>for the purposes of control</u> only.
- 2. The list of fishing authorisations in the <u>database</u> register shall be publicly accessible and contain each of the following information:
  - (a) name and flag of the vessel;
  - (b) type of authorisation; and
  - (c) authorised time and zone of fishing activity (start and end dates; fishing <u>area</u> zone).

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3. A Member State shall use the **database <del>register</del>** to submit **applications for** fishing authorisations to the Commission and to keep its details updated, as required under Articles 12, 19, 23 and 27, and a third country shall use the register to submit applications for fishing authorisations as required under Article 34.

#### Article 40

#### Technical requirements

- The exchange of information referred to in Titles II, III and IV shall be done in an <u>1.</u> electronic format.
- The Commission may adopt implementing acts, without prejudice to the provisions of <u>2.</u> Directive 2007/2/EC<sup>6</sup>, establishing technical operational requirements for the recording, formatting and transmission of the information referred to in those Titles. The technical operational requirements shall not become applicable earlier than 6 months, and no later than 18 months after their adoption. These implementing acts shall be adopted in accordance with the examination procedure referred to in Article 45(2).

#### Article 41

#### Access to data

Without prejudice to Article 110 of Council Regulation (EC) No 1224/2009, the Member States or the Commission shall grant access to the secure part of the Union database for external fishing **fleets'** fishing authorisations **fishing authorisation register** referred to in Article 39 to the relevant competent administrative services involved in the management of fishing fleets.

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Directive 2007/2/EC of the European Parliament and of the Council of 14 March 2007 establishing an Infrastructure for Spatial Information in the European Community (INSPIRE) (OJ L 108, 25.4.2007, p. 1).

#### Article 42

#### Data management, protection of personal data and confidentiality

Data obtained under this Regulation shall be handled in accordance with Articles 109, 110, 111, 112 and 113 of Council Regulation (EC) No 1224/2009, Regulation (EC) No 45/2001 and Directive 95/46/EC and its national implementing rules.

#### Article 43

Relations with third countries and regional fisheries management organisations

- 1. When a Member State receives information from a third country or a regional fisheries management organisation which is relevant for the effective application of this Regulation, it shall communicate that information to the other Member States concerned and to the Commission or the body designated by it, and, where appropriate, to other Member States concerned, provided that it is permitted to do so under bilateral agreements with that third country or the rules of the regional fisheries management organisation concerned.
- 2. The Commission or the body designated by it may, in the framework of fisheries agreements concluded between the Union and third countries, under the auspices of regional fisheries management organisations or similar fisheries organisations to which the Union is a contracting party or a non-contracting cooperating party, communicate relevant information concerning non-compliance with the rules of this Regulation, or serious infringements referred to in Article 42(1)(a) of Regulation (EC) No 1005/2008 and in Article 90(1) of Regulation (EC) No 1224/2009, to other parties to those agreements or organisations subject to the consent of the Member State that supplied the information and in accordance with Regulation (EC) No 45/2001.

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#### TITLE V

#### PROCEDURES, DELEGATION AND IMPLEMENTING MEASURES

#### Article 44

#### Exercise of delegation

- 1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.
- 2. The power to adopt delegated acts referred to in Articles 15b, 18(2) and 38a 5(2) shall be conferred on the Commission for a period of five years from the ... \*. The Commission shall draw up a report in respect of the delegation of power not later than nine months before the end of the five-year period. The delegation of power shall be tacitly extended for periods of an identical duration, unless the European Parliament or the Council opposes such extension not later than three months before the end of each period.
- 3. The delegation of power referred to in Articles 15b, 18(2) and 38a 5(2) may be revoked at any time by the European Parliament or by the Council. A decision to revoke shall put an end to the delegation of the power specified in that decision. It shall take effect the day following the publication of the decision in the Official Journal of the European Union or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.
- 3a. Before adopting a delegated act, the Commission shall consult experts designated by each Member State in accordance with the principles laid down in the Interinstitutional Agreement on Better Law-Making of 13 April 2016.
- 4. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.

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5. A delegated act adopted pursuant to Articles 15b, 18(2) and 38a 5(2) shall enter into force only if no objection has been expressed either by the European Parliament or the Council within a period of two months of notification of that act to the European Parliament and the Council or if, before the expiry of that period, the European Parliament and the Council have both informed the Commission that they will not object. That period shall be extended by two months at the initiative of the European Parliament or of the Council.

# \*[Footnote: OJ: please insert date of entry into force]

#### Article 45

## Committee procedure

- 1. The Commission shall be assisted by the Committee for Fisheries and Aquaculture established under Article 47 of Regulation (EU) No 1380/2013. That committee shall be a committee within the meaning of Regulation (EU) No 182/2011.
- 2. Where reference is made to this paragraph Article 5 of Regulation (EU) No 182/2011 shall apply.
- 3. Where reference is made to this paragraph, Article 8 of Regulation (EU) No 182/2011, in conjunction with Article 5 thereof, shall apply.

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# TITLE VI FINAL PROVISIONS

#### Article 46

# Repeal

- 1. Regulation (EC) No 1006/2008 is repealed. However, its Article 10 shall continue to apply for the re-allocation of fishing opportunities under those protocols to sustainable fisheries partnership agreements that are in force or are provisionally applied when this Regulation enters into force.
- 2. References to provisions of Regulation (EC) No 1006/2008 shall be construed as references to the provisions of this Regulation.

#### Article 47

#### Entry into force

This Regulation shall enter into force on the [...] day following that of its publication in the Official Journal of the European Union.

This Regulation shall be binding in its entirety and directly applicable in all Member States.

Done at Brussels,

For the European Parliament For the Council
The President The President

# Annex 1

# List of data information to be provided for issuing a fishing authorisation

All data fields need to be filled in. \*mandatory fields (for items 22 to 25 and 28 to 48, may not be filled in if the information can be automatically retrieved from the Union fleet register thanks to the CFR or IMO number)

I	APPLICANT
1	Vessel identifier (CFR, IMO, IRCS,)
<u>1a</u>	<u>Vessel name</u>
<u>2</u> 1	Name of the owner
<u>32</u>	Address
<u>4</u> 3	Email
<u>5</u> 4	Fax
5	Tax number (SIRET, NIF)*
6	Telephone
7	Name of the <u>economic operator</u> <del>agent (according to protocol's provisions)</del>
8	Address
9	Email
10	Fax
11	Telephone
12	Name of association or agent representing the economic operator
13	Address
14	Email
15	Fax

16	Telephone
17	Name(s) of master(s)
18	Address
19	Email
20	Fax
21	Telephone
<u>22</u>	Method of fish preservation on board

Ħ	VESSEL IDENTIFICATION, TECHNICAL CHARATERISTICS AND EQUIPMENT
22	Vessel name*
23	Flag State*
24	Date on which current flag was acquired*
25	External marking*
<del>26</del>	IMO (UVI) number*
<del>27</del>	CFR number *
<del>28</del>	International Radio Call Sign (IRCS)*
<del>29</del>	Call frequency*
30	Satellite telephone number
31	MMSI*
<del>32</del>	Year and place of construction*

33	Previous flag and date of acquisition (where applicable)*
34	Hull material: steel / wood / polyester / other*
35	VMS transponder*
36	Model*
37	Serial number*
38	Software version*
39	Satellite operator*
40	VMS Manufacturer (name)
41	Vessel overall length*
42	Vessel width*
43	<del>Draught*</del>
44	Tonnage (in GT)*
<del>45</del>	Main Engine Power (kW)*
46	Engine type
47	Mark
48	Engine serial number*

Ш	FISHING <del>CATEGORY FOR WHICH FISHING</del> AUTHORISATION <u>INFORMATION</u> <del>IS</del> REQUESTED
	Fishing authorisation type:
	chartering:
<u>23</u> 49	- direct authorisation: □
	<u>- high seas:</u> □
	- support activities:   vessel type FAO code
	Area of operation or Third Party:
<u>24</u>	- high seas: []
	- coastal state(s): []
<u>25</u> 50	Authorised gear type FAO code
<u>26</u> 53	<u>Authorised</u> fishing area(s) <del>FAO</del> code
<del>5</del> 4	Fishing Divisions FAO- or Costal State
<u>27</u> 55	Landing port(s): []
<del>56</del>	Transhipment port(s)
<u>28</u> 57	Target Species FAO code or Fishing category (SFPA)
<u>29</u> 58	Authorisation period requested (start and end dates)
<u>30</u> 59	Authorisation period requested end dateRFMOs register number* (when known)
60	Date of entry into the RFMO register*(when known)

61	Maximum total crew size*:
<del>62</del>	From [PARTNER COUNTRY]:
63	From the ACP:
64	Method of fish transformation on board*: Fresh fish / Cooling / Freezing / Fish meal / Oil / Filleting
<del>65</del>	List of support vessels: name / IMO number / CFR number

<del>IV</del>	CHARTERING
66	Vessel operating under chartering arrangement*: Yes / No
<del>67</del>	Type of chartering arrangement
<del>68</del>	Period of chartering (start and end dates)*
69	Fishing opportunities (tons) allocated to the vessel under chartering*
70	Third country allocating fishing opportunities to the vessel under chartering*

## Annex 2

List of information to be provided for a support vessel supporting a fishing vessel described in Annex 1

\* mandatory fields (for items 22 to 25 and 28 to 33, may not be filled in for a Union flagged support vessel if the information can be automatically retrieved from the Union fleet register thanks to the CFR number)

1	OPERATOR OF THE SUPPORT VESSEL
1	Name of the economic operator*
2	Email*
3	Address
4	Fax
5	Tax number (SIRET, NIF)*
6	Telephone
7	Name of the agent (according to protocol's provisions)*
8	Email*
9	Address
10	Fax
11	Telephone
12	Name of association or agent representing the economic operator*
13	Email*
14	Address
15	Fax

16	Telephone
<del>17</del>	Name(s) of master(s)*
18	Email*
19	Nationality*
<del>20</del>	Fax
21	<del>Telephone</del>

Ħ	SUPPORT VESSEL IDENTIFICATION, TECHNICAL CHARATERISTICS AND EQUIPMENT
22	<del>Vessel name*</del>
23	Flag State*
24	Date on which current flag was acquired*
<del>25</del>	External marking*
<del>26</del>	IMO (UVI) number*
<del>27</del>	CFR number (for Union vessels, if known)*
<del>28</del>	International Radio Call Sign (IRCS)*
<del>29</del>	Call frequency*
30	Satellite telephone number
31	MMSI*
32	Year and place of construction
33	Previous flag and date of acquisition (where applicable)*
34	Hull material: steel / wood / polyester / other

<del>35</del>	VMS transponder
36	Model
37	Serial number
38	Software version
39	Satellite operator
40	VMS Manufacturer (name)
41	Vessel overall length
<del>42</del>	<del>Vessel width</del>
43	<del>Draught</del>
44	Tonnage (in GT)
<del>45</del>	Main Engine Power (kW)
<del>47</del>	Engine type
48	Mark
49	Engine serial number

Ш	INFORMATIONS ON FISHING ACTIVITIES SUPPORTED
<del>50</del>	Fishing Areas FAO code
51	Fishing Divisions - FAO
<del>52</del>	Target Species FAO code
<del>53</del>	RFMOs register number*
<del>54</del>	Date of entry into the RFMO register*

**Attachments (list documents):** 

# [Note: Annex repeated without marked changes:]

## Annex

# List of data to be provided

All data fields need to be filled in.

I	VESSEL INFORMATION
1	Vessel identifier (CFR, IMO, IRCS,)
1a	Vessel name
2	Name of the owner
3	Address
4	Email
5	Fax
6	Telephone
7	Name of the economic operator
8	Address
9	Email
10	Fax
11	Telephone
12	Name of association or agent representing the economic operator
13	Address
14	Email
15	Fax
16	Telephone

Name(s) of the master(s)
Address
Email
Fax
Telephone
Method of fish preservation on board
FISHING AUTHORISATION INFORMATION
Fishing authorisation type:
- chartering:
- direct authorisation: □
- high seas: □
- support activities:
Area of operation or Third party:
- High seas: []
- Coastal state: []
Authorised gear type code
Authorised fishing area code
Landing port(s): []
Target Species code
Authorisation period requested start date
Authorisation period requested end date

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