



Brussels, 11 February 2016  
(OR. en)

5900/16

PECHE 36  
CODEC 135

## "I" ITEM NOTE

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From: General Secretariat of the Council  
To: Permanent Representatives Committee  
Subject: Proposal for a Regulation of the European Parliament and of the Council  
on a multiannual recovery plan for Bluefin tuna in the eastern Atlantic and  
the Mediterranean repealing Regulation (EC) No 302/2009  
- Endorsement of the mandate of the informal trilogue

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1. The European Commission submitted the above proposal to the Council on 24 April 2015.  
The proposal aims at implementing into Union law measures of the multiannual Bluefin tuna recovery plan in the eastern Atlantic and the Mediterranean adopted by the International Commission for the Conservation of Atlantic Tunas (ICCAT) at its annual meetings between 2012 and 2014.
2. Following the examination of the proposal by the Working Party on Internal and External Fisheries Policy, COREPER granted, on 22 July 2015, the Presidency a mandate to negotiate with the European Parliament<sup>1</sup>.
3. The European Parliament adopted its opinion in first reading at its session in Strasbourg on 18 - 21 January 2016<sup>2</sup>.

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<sup>1</sup> Cf. doc. 10905/15.

<sup>2</sup> Cf. doc. 5261/16.

4. The European Parliament's opinion was subsequently examined in the Working Party with a view to preparing for the informal trilogue. On 11 February 2016 the Working Party reached an agreement on an updated mandate on the basis of a Presidency compromise<sup>3</sup>.
  5. The Commission representative recalled its reservation on the principle of deleting delegated acts.
  6. The Permanent Representatives Committee is therefore invited to endorse the mandate for the informal trilogue on the proposal for a Regulation of the European Parliament and of the Council on a multiannual recovery plan for Bluefin tuna in the eastern Atlantic and the Mediterranean repealing Regulation (EC) No 302/2009, as set out in the Annex to this Note (amendments to the existing mandate are indicated in the fourth column).
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<sup>3</sup> Cf. doc. 5157/1/16 REV 1.

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Recital 1	(1) The objective of the Common Fisheries Policy, as set out in Regulation (EU) No 1380/2013 is to ensure exploitation of living aquatic resources that provides sustainable economic, environmental and social conditions.		Recitals	
Recital 2	(2) The Union is Party to the International Convention for the Conservation of Atlantic Tunas ("the Convention") <sup>4</sup> .			
Recital 3	(3) At its 15 <sup>th</sup> Special Meeting in 2006, the International Commission for the Conservation of Atlantic Tunas ("ICCAT"), established by the Convention, adopted Recommendation 06-05 <sup>5</sup> to establish a multiannual recovery plan for Bluefin tuna in the eastern Atlantic and in the Mediterranean ending in 2022 (the 'Recovery plan'). This Recommendation entered into force on 13 June 2007.			

<sup>4</sup> International Convention for the Conservation of Atlantic Tunas ("the Convention") (L 162, 18/06/1986, p. 34).

<sup>5</sup> Recommendation 06-05 by ICCAT to establish a multiannual recovery plan for Bluefin tuna in the Eastern Atlantic and the Mediterranean.

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
<b>Recital 3(a) - new</b>			<p><b>Amendment 1</b></p> <p>(3a) <i>The Recovery plan takes into account the specificities of the different types of gears. When implementing the recovery plan, the Union and Member States should pay particular attention to non-industrial fishing activities and to the most artisanal and sustainable gear types, such as traditional traps ("almadrabas", "tonnare"), which contribute very positively to the rebuilding of tuna stocks, due to their high level of selectivity and low environmental impact in marine ecosystems, and which are valuable in scientific terms.</i></p>	Presidency compromise: reject this recital because it goes beyond the implementation exercise. Fall-back position rephrase recital in line with CFP Art. 17: "When implementing the recovery plan, the Union and Member States should pay particular attention to deploying fishing gear or using fishing techniques with reduced environmental impact."  <i>(3a) The Recovery plan takes into account the specificities of the different types of gears. When implementing the recovery plan, the Union and Member States should pay particular attention to non-industrial fishing activities and to the most artisanal and sustainable gear types, such as traditional traps ("almadrabas", "tonnare"), which contribute very positively to the rebuilding of tuna stocks, due to their high level of selectivity and low environmental impact in marine ecosystems, and which are valuable in scientific terms.</i>
Recital 4	(4) ICCAT Recommendation 06-05 was transposed into Union law by Council Regulation (EC) No 1559/2007 <sup>6</sup> establishing a multi-annual recovery plan for Bluefin tuna in the Eastern Atlantic and the Mediterranean.	(4) ICCAT Recommendation 06-05 was transposed <del>implemented</del> into Union law by Council Regulation (EC) No 1559/2007 <sup>7</sup> establishing a multi-annual recovery plan for Bluefin tuna in the Eastern Atlantic and the Mediterranean.		Presidency compromise: This terminology issue to be settled at the level of the legal linguistic experts.

<sup>6</sup> Council Regulation (EC) No 1559/2007 of 17 December 2007 establishing a multi-annual recovery plan for Bluefin tuna in the Eastern Atlantic and the Mediterranean (OJ L 340, 22.12.2007, p. 1).

<sup>7</sup> Council Regulation (EC) No 1559/2007 of 17 December 2007 establishing a multi-annual recovery plan for Bluefin tuna in the Eastern Atlantic and the Mediterranean (OJ L 340, 22.12.2007, p. 1).

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Recital 5	(5) At its 16 <sup>th</sup> Special Meeting in 2008, ICCAT adopted Recommendation 08-05 <sup>8</sup> amending Recommendation 06-05.  In order to rebuild the stock, the Recovery plan established in 2006 and amended in 2008 set up a gradual reduction in the total allowable catch level from 2007 to 2011, restrictions on fishing within certain areas and time periods, a new minimum size for Bluefin tuna, measures concerning sport and recreational fishing activities, farming and fishing capacity measures and reinforced the ICCAT Scheme of Joint International Inspection.			Presidency compromise: This terminology issue to be settled at the level of the legal linguistic experts.
Recital 6	(6) ICCAT Recommendation 08-05 was transposed into Union law by Council Regulation (EC) No 302/2009 <sup>9</sup> concerning a multiannual recovery plan for Bluefin tuna in the eastern Atlantic and Mediterranean repealing Regulation (EC) No 1559/2007.	(6) ICCAT Recommendation 08-05 was <del>transposed &amp; implemented</del> into Union law by Council Regulation (EC) No 302/2009 <sup>10</sup> concerning a multiannual recovery plan for Bluefin tuna in the eastern Atlantic and Mediterranean repealing Regulation (EC) No 1559/2007.		

<sup>8</sup> Recommendation 08-05 amending the Recommendation by ICCAT to establish a multiannual recovery plan for Bluefin tuna in the Eastern Atlantic and the Mediterranean.

<sup>9</sup> Council Regulation (EC) No 302/2009 of 6 April 2009 concerning a multiannual recovery plan for Bluefin tuna in the eastern Atlantic and Mediterranean, amending Regulation (EC) No 43/2009 and repealing Regulation (EC) No 1559/2007 (OJ L 96, 15.4.2009, p. 1).

<sup>10</sup> Council Regulation (EC) No 302/2009 of 6 April 2009 concerning a multiannual recovery plan for Bluefin tuna in the eastern Atlantic and Mediterranean, amending Regulation (EC) No 43/2009 and repealing Regulation (EC) No 1559/2007 (OJ L 96, 15.4.2009, p. 1).

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5900/16

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Recital 7	(7) At its 17 <sup>th</sup> Special Meeting in 2010, ICCAT adopted Recommendation 10-04 <sup>11</sup> , amending Recommendation 08-05. In order to rebuild the stock, Recommendation 10-04 established a further reduction of the total allowable catch, and the fishing capacity and reinforced the control measures, in particular those concerning transfer and caging operations. It also provided for additional advice by the Standing Committee on Research and Statistics (SCRS) in 2012 on the identification of spawning grounds and on the creation of sanctuaries.			
Recital 8	(8) In order to transpose the revised international conservation measures of Recommendation 10-04 into Union law, Regulation (EC) No 302/2009 was amended by Regulation (EU) No 500/2012 of the European Parliament and the Council <sup>12</sup> .			

<sup>11</sup> Recommendation 10-04 amending the Recommendation by ICCAT to establish a multiannual recovery plan for Bluefin tuna in the Eastern Atlantic and the Mediterranean.

<sup>12</sup> Regulation (EU) No 500/2012 of the European Parliament and of the Council of 13 June 2012 amending Council Regulation (EC) No 302/2009 concerning a multiannual recovery plan for Bluefin tuna in the eastern Atlantic and the Mediterranean (OJ L 157, 16.6.2012, p. 1).

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Recital 9	(9) At its 18 <sup>th</sup> Special Meeting in 2012, ICCAT adopted Recommendation 12-03 <sup>13</sup> , amending Recommendation 10-04. In order to strengthen the effectiveness of the Recovery plan it set up technical measures concerning the transfer and caging operations of live Bluefin tuna, new catch reporting requirements, the implementation of the ICCAT Regional Observer Programme and changes of the fishing seasons. Furthermore, it reinforced the role of the SCRS with regard to the Bluefin tuna stock assessment.			

<sup>13</sup> Recommendation 12-03 amending the Recommendation by ICCAT to establish a multianual recovery plan for Bluefin tuna in the Eastern Atlantic and the Mediterranean.

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Recital 10	(10) At its 23 <sup>rd</sup> Regular Meeting in 2013, ICCAT adopted Recommendation 13-07 <sup>14</sup> amending Recommendation 12-03 by introducing small changes on fishing seasons which do not affect the Union fleet. Furthermore, Recommendation 13-08 <sup>15</sup> was adopted which complements the Recovery plan. It set up a common procedure for the use of stereoscopical camera systems to estimate the quantities of bluefin tuna at the point of caging and introduced a flexible starting date for the fishing season of baitboats and trolling boats in the Eastern Atlantic.			
Recital 11	(11) In order to transpose essential measures such as those on fishing seasons of Recommendations 12-03 and 13-08 into Union law, Regulation (EC) No 302/2009 was further amended by Regulation (EU) No 544/2014 of the European Parliament and the Council <sup>16</sup> .			

<sup>14</sup> Recommendation 13-07 amending the Recommendation 12-03 by ICCAT to establish a multianual recovery plan for Bluefin tuna in the Eastern Atlantic and the Mediterranean.

<sup>15</sup> Recommendation 13-08 by ICCAT Complementing Recommendation 12-03 which Established a Multi- annual Recovery Plan for Eastern Atlantic and Mediterranean Bluefin Tuna.

<sup>16</sup> Regulation (EU) No 544/2014 of the European Parliament and of the Council of 15 May 2014 amending Council Regulation (EC) No 302/2009 concerning a multianual recovery plan for Bluefin tuna in the eastern Atlantic and Mediterranean, (OJ L 163, 29.5.2012, p. 1).

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Recital 12	(12) At its 19 <sup>th</sup> Special Meeting in 2014, ICCAT adopted Recommendation 14-04 <sup>17</sup> amending Recommendation 13-07 and repealing Recommendation 13-08. Whilst some of the existing control provisions have been rationalised, the procedures for the use of stereoscopic camera at the point of caging were further specified and measures specific to release operations and the treatment of dead fish where introduced in the Recovery plan.			

<sup>17</sup> Recommendation 14-04 amending the Recommendation 13-07 by ICCAT to establish a multianual recovery plan for Bluefin tuna in the Eastern Atlantic and the Mediterranean.

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Recital 13	(13) Recommendation 14-04 is binding on the Union.			
Recital 14	(14) All the amendments to the Recovery plan adopted by ICCAT in 2012, 2013 and 2014, which have not been subject to transposition yet, should be integrated into Union law. As this transposition concerns a plan whose objectives and measures were defined by ICCAT, this Regulation does not cover all the content of multiannual plans as set out under Articles 9 and 10 of Regulation (EU) No 1380/2013 of the European Parliament and of the Council <sup>18</sup> .	(14) All the amendments to the Recovery plan adopted by ICCAT in 2012, 2013 and 2014, which have not been subject to <del>transposition</del> implementation yet, should be <del>integrated implemented</del> into Union law. As <i>this transposition</i> <del>concerns a plan whose objectives and measures were defined by ICCAT, this Regulation does not cover all the content of multiannual plans as set out under Articles 9 and 10 of Regulation (EU) No 1380/2013 of the European Parliament and of the Council</del> <sup>19</sup> .	Amendment 2  (14) All the amendments to the Recovery plan adopted by ICCAT in 2012, 2013 and 2014, which have not been subject to transposition yet, should be <del>integrated implemented</del> into Union law. As this transposition concerns a plan whose objectives and measures were defined by ICCAT, this Regulation does not cover all the content of multiannual plans as set out under Articles 9 and 10 of Regulation (EU) No 1380/2013 of the European Parliament and of the Council <sup>1</sup> .	Presidency compromise: reject insertion of 2006 as historically incorrect and already covered by recital 3. Fall-back position: reformulate recital 14 as follows: "Following its adoption in 2006, all the amendments to the Recovery plan in 2012, 2013 and 2014 which have not ..." The terminology issue to be settled at the level of the legal linguistic experts.

<sup>18</sup> Regulation (EU) No 1380/2013 of the European Parliament and the Council of 11 December 2013 on the Common Fisheries Policy, amending Council Regulations (EC) No 1954/2003 and (EC) No 1224/2009 and repealing Council Regulations (EC) No 2371/2002 and (EC) No 639/2004 and Council Decision 2004/585/EC (OJ L 354/22, 28.12.2013, p. 1).

<sup>19</sup> **Regulation (EU) No 1380/2013 of the European Parliament and the Council of 11 December 2013 on the Common Fisheries Policy; amending Council Regulations (EC) No 1954/2003 and (EC) No 1224/2009 and repealing Council Regulations (EC) No 2371/2002 and (EC) No 639/2004 and Council Decision 2004/585/EC (OJ L 354/22, 28.12.2013, p. 1).**

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Recital 15	(15) It is necessary to transpose into Union law future binding amendments of the Recovery plan. In order to swiftly incorporate into Union law such amendments, the power to adopt acts in accordance with Article 290 of the Treaty on the Functioning of the European Union should be delegated to the European Commission (the "Commission"). It is of particular importance that the Commission carries out appropriate consultations during its preparatory work, including at expert level. The Commission, when preparing and drawing-up delegated acts, should ensure a simultaneous, timely and appropriate transmission of relevant documents to the European Parliament and Council.	<i>(15) Regulation (EU) 1380/2013 establishes the concept of minimum conservation reference sizes. In order to ensure consistency, the ICCAT concept of minimum sizes should be implemented into Union law as minimum conservation reference sizes. Consequently, the references in Commission Delegated Regulation (EU) 2015/98 to minimum sizes of bluefin tuna should be read as references to minimum conservation reference sizes in this Regulation.</i>	Amendment 3 <b>deleted</b>	Cf. amendment 4 below..

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Recital 15 a - new			Amendment 4 <b>(15a) Regulation (EU) No 1380/2013 establishes the concept of minimum conservation reference sizes. In order to ensure consistency, the ICCAT concept of minimum sizes should be transposed into Union law as minimum conservation reference sizes.</b> <b>Consequently, the references in Commission Delegated Regulation (EU) No 2015/98<sup>la</sup> to minimum sizes of bluefin tuna should be read as references to minimum conservation reference sizes in this Regulation.</b>	Presidency suggests that the finalisation of recital 15(15a) be left to the legal linguistic experts.

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Recital 16	(16) In order to ensure uniform conditions for the implementation of provisions of this Regulation as regards transfer operations, caging operations and recording and reporting of trap and vessel activities, implementing powers should be conferred on the Commission. Those powers should be exercised in accordance with Regulation (EU) No 182/2011 of the European Parliament and of the Council <sup>20</sup> laying down the rules and general principles concerning mechanisms for control by Member States of the Commission's exercise of implementing powers.			Presidency compromise: agree to amendment 5.
Recital 17	(17) The Commission should adopt immediately applicable implementing acts where, in duly justified cases relating to transfer operations, caging operations and recording and reporting of trap and vessel activities, imperative grounds of urgency so require.	Deleted	Amendment 5 <i>deleted</i>	Presidency compromise: agree to amendment 5.

<sup>20</sup> Regulation (EU) No 182/2011 of the European Parliament and of the Council of 16 February 2011 laying down the rules and general principles concerning mechanisms for control by Member States of the Commission's exercise of implementing powers (OJ L 55, 28.2.2011, p. 1).

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Recital 18	(18) For reasons of clarity, simplification and legal certainty, Regulation (EC) No 302/2009 should be repealed by this Regulation.	Deleted		Presidency compromise: recall to EP that this recital seems wrongly placed (cf. below recital 23a), but be flexible and leave this to the legal linguistic experts
Recital 19	(19) Certain provisions of Regulation (EC) No 302/2009 have become obsolete, in particular since they are now covered by other Union acts, and should be deleted. Other provisions should be updated in order to reflect changes in legislation, in particular those resulting from the adoption of Regulation (EU) No 1380/2013.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../....	COMMENTS
Recital 20	(20) In particular, Council Regulation (EC) No 1224/2009 <sup>21</sup> establishes a Union system for control, inspection and enforcement with a global and integrated approach so as to ensure compliance with all the rules of the Common Fisheries Policy and Commission Implementing Regulation (EU) No 404/2011. <sup>22</sup> It lays down detailed rules for the implementation of Council Regulation (EC) No 1224/2009. Council Regulation (EC) No 1005/2008 <sup>23</sup> establishes a Community system to prevent, deter and eliminate illegal, unreported and unregulated fishing. Those acts now cover some matters of Regulation (EC) No 302/2009 and in particular Article 33 on enforcement measures and Annex VIII on VMS transmission. It is therefore not necessary to include			

<sup>21</sup> Council Regulation (EC) No 1224/2009 of 20 November 2009 establishing a Community control system for ensuring compliance with the rules of the common fisheries policy, amending Regulations (EC) No 847/96, (EC) No 2371/2002, (EC) No 768/2004, (EC) No 811/2004, (EC) No 2166/2005, (EC) No 2115/2005, (EC) No 768/2005, (EC) No 388/2006, (EC) No 509/2007, (EC) No 676/2007, (EC) No 1098/2007, (EC) No 1300/2008, (EC) No 1342/2008 and repealing Regulations (EEC) No 2847/93, (EC) No 1627/94 and (EC) No 1966/2006 (OJ L 343, 22.12.2009, p. 1.).

<sup>22</sup> Commission Implementing Regulation (EU) No 404/2011 of 8 April 2011 laying down detailed rules for the implementation of Council Regulation 1224/2009 establishing a Community control system for ensuring compliance with the rules of the Common Fisheries Policy, (OJ L 112, 30.4.2011, p. 1.).

<sup>23</sup> Council Regulation (EC) No 1005/2008 of 29 September 2008 establishing a Community system to prevent, deter and eliminate illegal, unreported and unregulated fishing, amending Regulation (EEC) No 2847/93, (EC) No 1936/2001 and (EC) No 1093/94 and repealing Regulations (EC) No 601/2004 and repealing Regulation (EC) No 1447/1999 (OJ L 286, 29.10.2008, p. 1).

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
those provisions in this Regulation.				
Recital 21	(21) In accordance with Article 49(2) of Commission Implementing Regulation (EU) No 404/2011, the conversion factors adopted by the SCRS apply to calculate the equivalent round weight of the processed Bluefin tuna, including for the purpose of this Regulation.			
Recital 22	(22) Moreover, in accordance with Article 95 of Council Regulation (EC) No 1224/2009 Commission Implementing Decision 2014/156/EU <sup>24</sup> has been adopted. Among others, that Implementing Decision establishes target benchmarks and objectives for the control of the Bluefin tuna fishery in the eastern Atlantic and the Mediterranean.			

<sup>24</sup> Commission Implementing Decision 2014/156/EU of 19 March 2014 establishing a specific control and inspection programme for fisheries exploiting stocks of bluefin tuna in the Eastern Atlantic and the Mediterranean, swordfish in the Mediterranean and for fisheries exploiting stocks of sardine and anchovy in the Northern Adriatic Sea (OJ L 85, 21.3.2014, p. 1).

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../...	EP position .../.../...	COMMENTS
Recital 23	(23) Paragraph 2.c of ICCAT Recommendation 06-07 <sup>25</sup> sets up a sampling program for the estimation of the number-at-size in the context of Bluefin tuna farming activities. That provision was transposed by Article 10 of Regulation (EC) No 302/2009. It is not necessary that this Regulation specifically provides for the sampling programme, as the needs of that sampling program are now fully covered by the programmes set up by paragraph 83 of Recommendation 14-04, set up by paragraph 83 of Recommendation 14-04, which is to be transposed by this Regulation. That paragraph foresees the use of stereoscopic camera systems or alternative techniques providing the equivalent precision and covers all caging operations in order to refine the number and weight of fish.	(23) Paragraph 2.c of ICCAT Recommendation 06-07 <sup>26</sup> sets up a sampling program for the estimation of the number-at-size in the context of Bluefin tuna farming activities. That provision was transposed implemented by Article 10 of Regulation (EC) No 302/2009. It is not necessary that this Regulation specifically provides for the sampling programme, as the needs of that sampling program are now fully covered by the programmes set up by paragraph 83 of Recommendation 14-04, which is to be transposed implemented by this Regulation. That paragraph foresees the use of stereoscopic camera systems or alternative techniques providing the equivalent precision and covers all caging operations in order to refine the number and weight of fish.		Presidency compromise: this terminology issue to be settled at the level of the legal linguistic experts.
Recital 23(a) new		(23)(a) <i>For reasons of clarity, simplification and legal certainty, Regulation (EC) No 302/2009 should be repealed by this Regulation.</i>		Presidency compromise: cf. recital 18 above.

<sup>25</sup> Recommendation 06-07 by ICCAT on Bluefin tuna farming.  
<sup>26</sup> Recommendation 06-07 by ICCAT on Bluefin tuna farming.

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Recital 24	<p>(24) Article 15(1) of Regulation (EU) No 1380/2013 introduced a landing obligation which applies as of 1 January 2015 to Bluefin tuna. However, under Article 15(2) of that Regulation, the landing obligation is without prejudice to the Union's international obligations, such as those resulting from ICCAT Recommendations. Under that same provision the Commission is empowered to adopt delegated acts, for the purpose of implementing such international obligations into Union law, including, in particular, derogations from the landing obligation. Accordingly, the discard of bluefin tuna will be allowed in some situations laid down in Commission Delegated Regulation (EU) No 2015/98 of 18 November 2014<sup>27</sup>. This Regulation does therefore not need to cover such discard obligations,</p>	<p><i>(24) Commission Delegated Regulation (EU) No 2015/98<sup>28</sup> provides for derogations from the landing obligation of bluefin tuna set out in Article 15 of Regulation (EU) No 1380/2013 for the purpose of the Union compliance with its international obligations under the Convention. It implements certain provisions of ICCAT Recommendation 13-07 that establish a discard and release obligation for vessels and traps catching bluefin tuna in the Eastern Atlantic and the Mediterranean in certain situations. This Regulation does therefore not cover such provisions. The Commission Delegated Regulation is not affected by the adoption of this Regulation.</i></p>	<p>Amendment 6</p> <p><i>(24) Delegated Regulation (EU) No 2015/98 provides for derogations from the landing obligation of bluefin tuna set out in Article 15 of Regulation (EU) No 1380/2013 for the purpose of Union compliance with its international obligations under the Convention. It implements certain provisions of ICCAT Recommendation 13-07 that establish a discard and release obligation for vessels and traps catching bluefin tuna in the Eastern Atlantic and the Mediterranean in certain situations. This Regulation therefore does not need to cover such discard and release obligations and will consequently be without prejudice to the corresponding provisions laid down in Delegated Regulation (EU) No 2015/98,</i></p>	<p>Presidency compromise: accept amendment 6.</p>

<sup>27</sup> Commission Delegated Regulation (EU) 2015/98 of 18 November 2014 on the implementation of the Union's international obligations, as referred to in Article 15(2) of Regulation (EU) No 1380/2013 of the European Parliament and of the Council, under the International Convention for the Conservation of Atlantic Tunas and the Convention on Future Multilateral Cooperation in the Northwest Atlantic Fisheries (OJ L 16/23, 23.01.2015).

<sup>28</sup> Commission Delegated Regulation (EU) 2015/98 of 18 November 2014 on the implementation of the Union's international obligations, as referred to in Article 15(2) of Regulation (EU) No 1380/2013 of the European Parliament and of the Council, under the International Convention for the Conservation of Atlantic Tunas and the Convention on Future Multilateral Cooperation in the Northwest Atlantic Fisheries (OJ L 16/23, 23.01.2015).

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Chapter I - Title	Chapter I General Provisions		Articles	
Art. 1 - Title	Article 1 Subject matter and scope			
Art. 1 - para 1	1. This Regulation lays down the general rules for the application by the Union of the Recovery plan as defined in Article 3(1).		Amendment 7  1. This Regulation lays down the general rules for the application by the Union of the Recovery plan as defined in Article 3(1), <i>taking into account the specific features of the various types of fishing gear and paying particular attention to traditional, more sustainable and artisanal gear, such as traps.</i>	Presidency compromise: reject this amendment because it goes beyond the implementation exercise (cf. comments to amendment 1). Fall-back position: the principle which the EP wishes to recall is to be addressed in recital 3.
Art. 1 - para 2	2. This Regulation applies to Bluefin tuna in the eastern Atlantic and the Mediterranean.			
Art. 2 - Title	Article 2 Objective			
Art. 2	The objective of this Regulation, in line with the Recovery plan as defined in Article 3(1) is to achieve a biomass corresponding to the maximum sustainable yield by 2022 with at least 60 % probability.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 3 - Title	Article 3 Definitions			
Art. 3 - Introd.	For the purpose of this Regulation, the following definitions shall apply:			
Art. 3 - para. 1	(1) "Recovery plan" means the multiannual recovery plan for Bluefin tuna ( <i>Thunnus thynnus</i> ), which applies since 2007 until 2022 and was recommended by the International Commission for the Conservation of the Atlantic Tunas (ICCAT);			
Art. 3 - para. 2	(2) "fishing vessel" means any powered vessel used or intended for use for the purposes of the commercial exploitation of Bluefin tuna resources, including catching vessels, fish processing vessels, support vessels, towing vessels, vessels engaged in transhipment and transport vessels equipped for the transportation of tuna products and auxiliary vessels, except container vessels;			
Art. 3 - para. 3	(3) "catching vessel" means a vessel used for the purposes of the commercial capture of Bluefin tuna resources;			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 3 - para. 4	(4) “processing vessel” means a vessel on board of which fisheries products are subject to one or more of the following operations, prior to their packaging: filleting or slicing, freezing and/or processing;			
Art. 3 - para. 5	(5) “auxiliary vessel” means any vessel used to transport dead Bluefin tuna (not processed) from a transport/farming cage, a purse seine net or a trap to a designated port and / or to a processing vessel;			
Art. 3 - para. 6	(6) “towing vessel” means any vessel used for towing cages;			
Art. 3 - para. 7	(7) “support vessel” means any other fishing vessel referred to under (2);			
Art. 3 - para. 8	(8) “fishing actively” means, for any catching vessel and trap, the fact that it targets Bluefin tuna during a given fishing season;			
Art. 3 - para. 9	(9) “joint fishing operation” means any operation between two or more purse seine vessels where the catch of one purse seine vessel is attributed to one or more other purse seine vessels in accordance with an allocation key;			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 3 - para. 10	(10) "transfer operations" means: (i) any transfer of live Bluefin tuna from the catching vessel's net to the transport cage; (ii) any transfer of live Bluefin tuna from the transport cage to another transport cage; (iii) any transfer of the cage with Bluefin tuna from a towing vessel to another towing vessel; (iv) any transfer of live Bluefin tuna from one farm to another; (v) any transfer of live Bluefin tuna from the trap to the transport cage.			
Art. 3 - para. 11		(11) "control transfer" means any additional transfer being implemented at the request of the fishing/farming operators or the control authorities for the purpose of verifying the number of fish being transferred;		
Art. 3 - para. 12		(12) "trap" means fixed gear anchored to the bottom usually containing a guide net that leads Bluefin tuna into an enclosure or series of enclosures where it is kept prior to harvesting;		

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 3 - para. 13	(13) "caging" means the transfer of live Bluefin tuna from the transport cage or trap to the farming cages;			
Art. 3 - para. 14	(14) "farming" means caging of Bluefin tuna in farms and subsequent feeding aiming to fatten and increase their total biomass;			
Art. 3 - para. 15	(15) "farm" means installation used for the farming of Bluefin tuna caught by traps and/or purse seiners;			
Art. 3 - para. 16	(16) "farming capacity" means the capacity of a farm to hold fish for fattening and farming purposes in tonnes";	Deleted	Amendment 8 <i>deleted</i>	Presidency compromise: agree to amendment 8
Art. 3 - para. 17	(17) "harvesting" means the killing of Bluefin tuna in farms or traps;			
Art. 3 - para. 18	(18) "transhipment" means the unloading of all or any of the fish on board a fishing vessel to another fishing vessel. Unloading of dead Bluefin tuna from the purse seiner net or the towing vessel to an auxiliary vessel shall not be considered as a transhipment;			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 3 - para. 19	(19) "sport fishery" means non-commercial fisheries whose members adhere to a national sport organization or are issued with a national sport license;			
Art. 3 - para. 20	(20) "recreational fishery" means non-commercial fisheries whose members do not adhere to a national sport organisation or are not issued with a national sport license;			
Art. 3 - para. 21	(21) "stereoscopic camera" means a camera with two or more lenses, with a separate image sensor or film frame for each lens, enabling to capture three-dimensional images;			
Art. 3 - para. 22	(22) "control cameras" means stereoscopic cameras and/or conventional video cameras for the purpose of the controls foreseen in this Regulation;			
Art. 3 - para. 23	(23) "BCD" or "electronic BCD" is a Bluefin Catch Document for Bluefin tuna. As appropriate, the reference to BCD shall be replaced by eBCD;			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 3 - para. 24	(24) "responsible Member State" and "Member State responsible" mean the flag Member State or the Member State in whose jurisdiction the trap or farm is located or, if the farm or trap is located on the high seas, the Member State where the trap or farm operator is established;			
Art. 3 - para. 25	(25) "Task II" means Task II as defined by ICCAT in the "Field manual for statistics and sampling Atlantic tunas and tuna-like fish" <sup>29</sup> ;			
Art. 3 - para. 26	(26) "CPC" means Contracting Parties to the Convention and Cooperating Non-Contracting Parties, Entities or Fishing Entities;			
Art. 3 - para. 27	(27) "SCRS" means the Standing Committee on Research and Statistics of the ICCAT;			
Art. 3 - para. 28	(28) "Convention Area" means the geographical area covered by ICCAT measures as set up in Article 1 of the Convention.			
Art. 4 – Title	Article 4 Length of vessels			
Art. 4	All lengths of vessels referred to in this Regulation shall be understood as length overall.			

<sup>29</sup> Third edition, ICCAT, 1990.

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Chapter II - Title	Chapter II Management Measures			
Art. 5 - Title	Article 5 Conditions associated to management measures			
Art. 5 - para. 1	1. Each Member State shall take the necessary measures to ensure that the fishing activities of its catching vessels and its traps are commensurate with the fishing opportunities on Bluefin tuna available to that Member State in the eastern Atlantic and Mediterranean.	1. Each Member State shall take the necessary measures to ensure that the fishing <del>activities</del> <b>effort</b> of its catching vessels and its traps are commensurate with the fishing opportunities on Bluefin tuna available to that Member State in the eastern Atlantic and Mediterranean.	Amendment 9  1. Each Member State shall take the necessary measures to ensure that the fishing <b>effort</b> of its catching vessels and its traps are commensurate with the fishing opportunities on Bluefin tuna available to that Member State in the eastern Atlantic and Mediterranean, <b>and to safeguard the socio-economic viability of its traps.</b>	Presidency compromise: agree to use the term 'effort', but reject the addition in fine of para 5 because it goes beyond the the implementation exercise.
Art. 5 - para. 2		2. No carry-over of any un-used quota <del>under harvests</del> shall be <b>made under the Recovery plan prohibited.</b>		Presidency compromise: this issue to be settled at the level of the legal linguistic experts.
Art. 5 - para. 3		3. Chartering of Union fishing vessels for Bluefin tuna fishing in the eastern Atlantic and the Mediterranean shall be prohibited.		
Art. 6 – Title	Article 6 Submission of fishing capacity management plans, fishing plans and farming management plans			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 6 - para. 1 - introduction	1. By 31 January each year, each Member State shall transmit to the Commission:	1. By 31 January each year, each Member State <b>with a Bluefin tuna quota</b> shall transmit to the Commission:		Presidency suggests to maintain this request for legal clarity: Fall-back position: a statement by COREPER clarifying that the obligations under this Regulation are applicable to MS with a bluefin tuna quota only.
Art. 6 - para. 1 - point (a)	(a) a fishing plan for the catching vessels and traps fishing Bluefin tuna in the eastern Atlantic and Mediterranean Sea;			
Art. 6 - para. 1 - point (b)	(b) a fishing capacity management plan ensuring that the Member State's fishing capacity is commensurate with its allocated quota.			
Art. 6 – para. 2	2. The Commission shall compile the plans referred to in paragraph 1 and integrate them into the Union fishing and capacity management plan to be transmitted to the ICCAT Secretariat by 15 February of each year for discussion and approval by ICCAT.			
Art. 6 - para. 3	3. By 15 April each year, each Member State that intends to modify the ICCAT plan for farming capacity in force shall transmit a farming management plan to the Commission, which shall transmit it to the ICCAT Secretariat.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 7 - Title	Article 7 Fishing plans			
Art. 7 - para. 1 - introduction	1. The annual fishing plan submitted by each Member State <b>with a Bluefin tuna quota</b> shall identify the quotas allocated to each gear group referred to in Articles 10 and 11, <b>including information on <del>and specify in particular:</del></b>	1. The annual fishing plan submitted by each Member State <b>with a Bluefin tuna quota</b> shall identify the quotas allocated to each gear group referred to in Articles 10 and 11, <b>including information on <del>and specify in particular:</del></b>		Presidency suggests to maintain this request for legal clarity: Fall-back position: a statement by Commission in COREPER clarifying that the obligations under this Regulation are applicable to MS with a bluefin tuna quota only..
Art. 7 - para. 1 - subpara. 1 (new)			Amendment 10 <i>The annual fishing plan submitted by each Member State shall provide for an even breakdown of quotas among the gear groups in order to help ensure compliance with individual quotas and by-catch allowances.</i>	Presidency compromise: reject this amendment because beyond the the implementation exercise and infringing on MS competences.
Art. 7 - para. 1 - point (a)				
Art. 7 - para. 1 - point (b)	(a) the catching vessels over 24 metres included in the vessel list referred to in Article 19(1)(a), the individual quota allocated to them and the measures in place to ensure the respect of the individual quotas and by-catch allowances;	(a) the catching vessels over 24 metres included in the vessel list referred to in Article 19(1)(a), the individual quota allocated to them and the measures in place to ensure the respect of the individual quotas and by-catch allowances;		
	(b) for the catching vessels less than 24 metres and for traps, at least the quota allocated to producer organisations or groups of vessels fishing with similar gear type.	(b) for the catching vessels less than 24 metres and for traps, at least the quota allocated to producer organisations or groups of vessels fishing with similar gear type.		

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 7 - para. 1a (new)		Amendment 11 <i>1a. Member States shall use transparent and objective criteria, including those of an environmental, social and economic nature, for the national allocation of the quotas!, giving special consideration to the preservation and prosperity of small-scale, artisanal and traditional fishermen using traps and other selective fishing methods, and to the encouragement of such methods].</i>		Presidency compromise: reject this amendment 11 because beyond the implementation exercise and there is no need to provide a reference to further detailed criteria for allocation within MS Fall-back position: accept first half of amendment 11 (until "quotas") because largely reflecting CFP Art. 17. A direct reference to Art. 17 could be considered.
Art. 7 - para. -2 new		2. By derogation to paragraph 1(a), the individual quota allocated to each vessel over 24 metres may be submitted 30 days before the start of the fishing season applicable to each vessel.		Presidency compromise: maintain this request.

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../...	EP position .../.../...	COMMENTS
Art. 7 - para. 2	2. Any subsequent modification to the annual fishing plan or the individual quotas allocated for catching vessels over 24 metres and included in the list referred to in Article 19(1)(a) shall be transmitted by the relevant Member State to the Commission at least three days before the exercise of the activity corresponding to that modification. The Commission shall transmit such modification to the ICCAT Secretariat at least 48 hours before the exercise of the activity corresponding to that modification.	3. <b>2.</b> Any subsequent modification to the annual fishing plan or the individual quotas allocated for catching vessels over 24 metres and included in the list referred to in Article 19(1)(a) shall be transmitted by the relevant Member State to the Commission at least three days before the exercise of the activity corresponding to that modification. The Commission shall transmit such modification to the ICCAT Secretariat at least 48 hours before the exercise of the activity corresponding to that modification.		
Article 8 - Title	Article 8 Fishing capacity management plans	1. The annual fishing capacity management plan submitted by each Member State <b>with a Bluefin tuna quota</b> shall comply with the conditions set out in this Article.	1. The annual fishing capacity management plan submitted by each Member State <b>with a Bluefin tuna quota</b> shall comply with the conditions set out in this Article.	Presidency suggests to maintain this request for legal clarity: Fall-back position: a statement by Commission in COREPER clarifying that the obligations under this Regulation are applicable to MS with a bluefin tuna quota only..

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 8 - para. 2	2. The maximum number of traps registered in a Member State and of fishing vessels flying the flag of a Member State, that may fish for, retain on board, tranship, transport, or land Bluefin tuna, shall be determined in accordance with the Treaty and in line with Article 16 of Regulation (EU) No 1380/2013.			Presidency compromise: agree to amendment 12
Art. 8 - para. 3	3. The maximum number of fishing vessels flying the flag of a Member State engaged in the eastern Atlantic and Mediterranean Bluefin tuna fishery shall be limited to the number, and the total corresponding gross tonnage, of fishing vessels flying the flag of that Member State that fished for, retained on board, transhipped, transported or landed Bluefin tuna during the period from 1 January 2007 to 1 July 2008. That limit shall apply by gear type for catching vessels.  3. The maximum number <i>and the corresponding gross tonnage</i> of fishing vessels flying the flag of a Member State engaged in the eastern Atlantic and Mediterranean Bluefin tuna fishery shall be limited to the number, and the total corresponding gross tonnage, of fishing vessels flying the flag of that Member State that fished for, retained on board, transhipped, transported or landed Bluefin tuna during the period from 1 January 2007 to 1 July 2008. That limit shall apply by gear type for catching vessels.		Amendment 12  3. The maximum number <i>and the corresponding gross tonnage</i> of fishing vessels flying the flag of a Member State engaged in the eastern Atlantic and Mediterranean Bluefin tuna fishery shall be limited to the number, and the total corresponding gross tonnage, of fishing vessels flying the flag of that Member State that fished for, retained on board, transhipped, transported or landed Bluefin tuna during the period from 1 January 2007 to 1 July 2008. That limit shall apply by gear type for catching vessels.	

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 8 - para. 4	4. For vessels authorised to fish for Bluefin tuna under the derogation referred to in Article 13(2) additional conditions to determine the maximum number of fishing vessels are set out in Annex I.			
Art. 8 - para. 5	5. The maximum number of traps of a Member State engaged in the eastern Atlantic and Mediterranean Bluefin tuna fishery shall be limited to the number of traps authorised by that Member State by 1 July 2008.			
Art. 8 - para. 6	6. By derogation to the provisions set up in paragraphs 3 and 5 for the years 2015, 2016 and 2017, when a Member State can demonstrate that its fishing capacity might not allow the use of its full quota, that Member State may decide to include in its annual fishing plans referred to in Article 7, a higher number of traps and vessels.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 8 - para. 6a (new)			Amendment 41 <i>6a. By way of derogation from paragraphs 2, 3, and 5, Member States shall review the Bluefin tuna fishing quota system, which penalises small-scale fishermen, for the purpose of removing the monopoly currently exercised by large vessel owners and encouraging more sustainable fishing systems such as those used for small-scale fishing.</i>	Presidency compromise: reject this amendment because beyond the the implementation exercise and infringes on MS competence. Fall-back position: seek to have this policy point covered in a recital.
Art. 8 - para. 7			Amendment 13 <i>7. By way of derogation from paragraph 3 and 6-f For the years 2015, 2016, and 2017, each Member State shall limit the numbers of its purse seiners to the numbers of purse seiners it authorised in 2013 or 2014. This shall not apply to purse seiners operating under Article 13(2)b to the numbers of purse seiners it authorised in 2013 or 2014. This shall not apply to purse seiners operating under the derogation referred to in Article 13(2)b to the numbers of purse seiners it authorised in 2013 or 2014.</i>	Presidency compromise: agree to amendment 13

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 8 - para. 8	8. When setting up its Fishing capacity management plans, calculation of the fishing capacity of each Member State shall be based on the best catch rates per vessel and gear estimated in 2009 by the SCRS <sup>30</sup> and agreed by ICCAT in the 2010 Inter-sessional meeting of the ICCAT Compliance Committee <sup>31</sup> . Following any revisions of those catch rates by the SCRS, Member States shall always apply the most recent catch rates agreed by the ICCAT.			Presidency compromise: maintain this request explaining the EP that reference to Art. 16 is superfluous because it is the Treaty that states the Council's right to allocate. Fall-back position: be flexible. In all events, Art. 16 applies and it retaining this text is a futile cross-reference.
Art. 9 - Title	Article 9 Farming management plans			
Art. 9 - para. 1	1. The farming management plan submitted by each Member State shall comply with the conditions set out in this Article.			
Art. 9 - para. 2	2. The maximum tuna farming and fattening capacity for each Member State and the maximum input of wild caught Bluefin tuna that each Member State may allocate shall be determined in accordance with the Treaty <i>and-in-line with Article 16 of Regulation (EU) No 1380/2013.</i>			

<sup>30</sup> 2009 SCRS Report, English version, p. 128.  
<sup>31</sup> Report of the Inter-sessional meeting of the Compliance Committee, Madrid, Spain - February 24 to 26, 2010, point 5 and Appendix 3 to Annex 4.2.

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 9 – para. 3	3. The maximum tuna farming and fattening capacity of a Member State shall be limited to the tuna farming and fattening capacity of the farms of that Member State that were registered in the ICCAT record of farming facilities or authorized and declared to ICCAT on 1 July 2008.			
Art. 9 - para. 4	4. The maximum input of wild caught Bluefin tuna into the farms of a Member State shall be limited to the level of the input quantities registered with ICCAT by the farms of that Member State in the years 2005, 2006, 2007 or 2008.			
Art. 9 - para. 5	5. Within the maximum input quantity of wild caught Bluefin tuna referred to in paragraph 4, each Member State shall allocate maximum annual inputs to its farms.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Chapter III - Title	Chapter III Technical measures			
Section I - Title	Section 1 Fishing seasons			
Art. 10 - Title	Article 10 Longliners, purse seiners, pelagic trawlers, traps and sport and recreational fisheries			
Art. 10 - para. 1	1. Bluefin tuna fishing by large-scale pelagic long line catching vessels over 24 metres shall be permitted in the eastern Atlantic and Mediterranean during the period from 1 January to 31 May, with the exception of the area delimited by West of 10°W and North of 42°N as well as of the Norwegian Exclusive Economic Zone, where such fishing shall be permitted from 1 August to 31 January.			
Art. 10 - para. 2	2. Purse seine fishing for Bluefin tuna shall be permitted in the eastern Atlantic and Mediterranean during the period from 26 May to 24 June with the exception of the Norwegian Exclusive Economic Zone where such fishing shall be permitted from 25 June to 31 October.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 10 - para. 3	3. Bluefin tuna fishing by pelagic trawlers shall be permitted in the eastern Atlantic during the period from 16 June to 14 October.			
Art. 10 - para. 4	4. Bluefin tuna recreational and sport fishing shall be permitted in the eastern Atlantic and Mediterranean from 16 June to 14 October.			
Art. 10 - para. 5	5. Fishing for Bluefin tuna by gears other than those referred to in paragraphs 1 to 4 and Article 11, including traps shall be permitted throughout the year.		Amendment 14 5. Fishing for Bluefin tuna by gears other than those referred to in paragraphs 1 to 4 and Article 11, including traps, shall be permitted throughout the year <i>in accordance with ICCAT conservation and management measures.</i>	Presidency compromise: agree to amendment 14.
Art. 11 - Title	Article 11 Baitboats and trolling boats			
Art. 11 - para. 1	1. Bluefin tuna fishing by baitboats and trolling boats shall be permitted in the eastern Atlantic and the Mediterranean during the period from 1 July to 31 October.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 11 - para. 2	2. Provided that the protection of the spawning grounds is not affected and that the total duration of the fishing season for those fisheries does not exceed four months, each Member State may decide on a different starting date for baitboats and trolling boats flying their flag and operating in the eastern Atlantic.			
Art. 11 - para. 3	3. Each Member State shall specify in its fishing plan referred to in Article 7 whether the starting dates for those fisheries have been modified, as well as the coordinates of the areas concerned.			
Section 2 - Title	Section 2 Minimum size, incidental catch, by-catch	Amendment 15 Section 2 Minimum <i>conservation reference</i> size, incidental catch, by-catch	Presidency compromise: agree to amendment 15.	
Art. 12 - Title	Article 12 The landing obligation			
Art. 12	The provisions of this Section shall be without prejudice to Article 15 of Regulation (EU) No 1380/2013, including any derogation in line with Article 15(2) of that Regulation.	The provisions of this Section shall be without prejudice to Article 15 of Regulation (EU) No 1380/2013, including any <del>derogation in line with Article 15(2) of that Regulation</del> <i>applicable derogations thereto</i> .	Amendment 16 The provisions of this Section shall be without prejudice to Article 15 of Regulation (EU) No 1380/2013, including any <del>derogation in line with Article 15(2) of that Regulation</del> <i>applicable derogations thereto</i> .	Presidency compromise: agree to amendment 16

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 13 - Title	Article 13 Minimum size	Article 13 Minimum <i>conservation reference</i> size	Amendment 17 Article 13 <i>Minimum conservation reference</i> size	Presidency compromise: agree to amendment 17
Art. 13 - para. 1	1. The minimum size for Bluefin tuna caught in the eastern Atlantic and in the Mediterranean shall be 30 kg or 115 cm fork length.	1. The minimum <i>conservation reference</i> size for Bluefin tuna caught in the eastern Atlantic and in the Mediterranean shall be 30 kg or 115 cm fork length.	Amendment 18 1. The minimum <i>conservation reference</i> size for Bluefin tuna caught in the eastern Atlantic and in the Mediterranean shall be 30 kg or 115 cm fork length.	Presidency compromise: agree to amendment 18
Art. 13 - para. 2 - Introd.	2. By way of derogation from paragraph 1, a minimum size for Bluefin tuna of 8 kg or 75cm fork length shall apply to the following fisheries:	2. By way of derogation from paragraph 1, a minimum <i>conservation reference</i> size for Bluefin tuna of 8 kg or 75cm fork length shall apply to the following fisheries:	Amendment 19 2. By way of derogation from paragraph 1, a minimum <i>conservation reference</i> size for Bluefin tuna of 8 kg or 75cm fork length shall apply to the following fisheries:	Presidency compromise: agree to amendment 19
Art. 13 - para. 2 - point (a)	(a) Bluefin tuna caught in the eastern Atlantic by baitboats and trolling boats;			
Art. 13 - para. 2 - point (b)	(b) Bluefin tuna caught in the Adriatic Sea for farming purposes;			
Art. 13 - para. 2 - point (c)	(c) Bluefin tuna caught in the Mediterranean Sea by the coastal and artisanal fishery for fresh fish by baitboats, longliners and handliners.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 13 - para. 3	3. The specific conditions applying to the derogation referred to in paragraph 2 are set out in Annex I.			
Art. 13 - para. 4	4. Member States concerned shall issue specific authorisations to the vessels to fish under the derogation referred to in paragraph 2. The vessels concerned shall be indicated in the list of catching vessels referred to in Article 19(1)a. For this purpose, the provisions laid down in Article 19 and 20 shall apply.			Presidency compromise: this issue to be settled by the legal linguistic experts.
Art. 14 - Title	Article 14 Incidental catches			
Art. 14 - para. 1	1. Incidental catches of maximum 5 % of Bluefin tuna weighing between 8 and 30kg or with a fork length between 75 and 115 cm shall be allowed for all catching vessels and traps fishing actively for Bluefin tuna.	1. <i>Without prejudice to Article 13(1),</i> <b>H</b> ncidental catches of maximum 5 % of Bluefin tuna weighing between 8 and 30kg or with a fork length between 75 and 115 cm shall be allowed for all catching vessels and traps fishing actively for Bluefin tuna.		
Art. 14 - para. 2	2. The percentage of 5% referred to in paragraph 1 shall be calculated on the basis of the total catches of Bluefin tuna in number of fish retained on board the vessel or inside the trap at any time after each fishing operation.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 14 - para. 3	3. Incidental catches shall be deducted from the quota of the Member State responsible for the catching vessels or trap.			
Art. 14 - para. 4	4. Incidental catches of Bluefin tuna shall be subject to Articles 23, 28, 29 and 30.			
Art. 15 - Title	Article 15			
	By-catch			
Art. 15 - para. 1	1. Each Member State shall allocate a specific quota for the purpose of by-catch of Bluefin tuna and shall inform the Commission when transmitting its fishing plan.	1. Each Member State <i>shall allocate a specific quota for the purpose of shall make provision for</i> by-catch of Bluefin tuna <i>within its quota</i> and shall inform the Commission <i>thereof</i> when transmitting its fishing plan.		Presidency compromise: maintain this request as it should be left to MS to decide how they make provision for by-catch. Fall-back position: be flexible in the light of para. 29 of rec. 14-04.
Art. 15 - para. 2	2. Union vessels not fishing actively for Bluefin tuna shall avoid that by-catches of Bluefin tuna exceed, at any time following a fishing operation, 5% of the total catch on board by weight or number of pieces. The calculation of that percentage by number of pieces shall only apply to tuna and tuna-like species managed by ICCAT. <i>Each Member State shall deduct all dead fish within the by-catches referred to in paragraph 2 from its quota.</i>	2. Union vessels not fishing actively for Bluefin tuna shall avoid that by-catches of Bluefin tuna exceed, at any time following a fishing operation, 5% of the total catch on board by weight or number of pieces. The calculation of that percentage by number of pieces shall only apply to tuna and tuna-like species managed by ICCAT. <i>Each Member State shall deduct all dead fish within the by-catches referred to in paragraph 2 from its quota.</i>		Presidency compromise: recall that it seems a clearer drafting than keep the "dead fish provision" in para 3, but show flexibility and leave issue to legal-linguistic experts.

	COMMISSION proposal COM (2015) 180	COUNCIL position .../....	EP position .../....	COMMENTS
Art. 15 - para. 3	3. Each Member State shall deduct all dead fish within the by-catches referred to in paragraph 2 from its quota. For Member States without a Bluefin tuna quota, the by-catches concerned shall be deducted from the specific Union Bluefin tuna by-catch quota established in accordance with the Treaty and in line established in accordance with Article 16 of Regulation (EU) No 1380/2013.	3. <i>Each Member State shall deduct all dead fish within the by-catches referred to in paragraph 2 from its quota.</i> For Member States without a Bluefin tuna quota, the by-catches concerned shall be deducted from the specific Union Bluefin tuna by-catch quota established in accordance with the Treaty and in line with Article 16 of Regulation (EU) No 1380/2013.		Cf. above.
Art. 15 - para. 4	4. If the quota allocated to the Member State of the fishing vessel or trap concerned has already been consumed, the catching of any Bluefin tuna shall be avoided. Dead Bluefin tuna must be landed <b>whole and unprocessed</b> , and shall be subject to confiscation and the appropriate follow-up action. In accordance with Article 27, each Member State shall report information on such quantities on an annual basis to the Commission who shall forward it to the ICCAT Secretariat.	4. If the quota allocated to the Member State of the fishing vessel or trap concerned has already been consumed, the catching of any Bluefin tuna shall be avoided. Dead Bluefin tuna must be landed <b>whole and unprocessed</b> , and shall be subject to confiscation and the appropriate follow-up action. In accordance with Article 27, each Member State shall report information on such quantities on an annual basis to the Commission who shall forward it to the ICCAT Secretariat.	Amendment 20  4. If the quota allocated to the Member State of the fishing vessel or trap concerned has already been consumed, the catching of any Bluefin tuna shall be avoided. Dead Bluefin tuna must be landed <b>whole and unprocessed</b> and shall be subject to confiscation and the appropriate follow-up action. In accordance with Article 27, each Member State shall report information on such quantities on an annual basis to the Commission who shall forward it to the ICCAT Secretariat.	Presidency compromise: agree to amendment 20.

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 15 - para. 5	5. The procedures referred to in Articles 25, 28, 29, 30 and 54 shall apply to by-catch.			
Section 3 - Title	Section 3 Use of aircrafts	<b>Section 3</b> <b>Use of <del>aerial means</del> aerial means</b>	Amendment 21 Section 3 Use of <i>aerial means</i>	Presidency compromise: agree to amendment 21.
Art. 16 - Title	Article 16 Use of aerial means			
Art. 16	The use of any aerial means, including aircrafts, helicopters or any types of unmanned aerial vehicles for searching for Bluefin tuna shall be prohibited.			
Chapter IV - Title	Chapter iv Sport and recreational fisheries			
Art. 17 - Title	Article 17 Specific quota for recreational and sport fisheries			
Art. 17	Each Member State shall regulate recreational and sport fisheries by allocating a specific quota for the purpose of those fisheries and shall inform the Commission thereof when transmitting its fishing plan.	Each Member State <b>with a Bluefin tuna quota</b> shall regulate recreational and sport fisheries by allocating a specific quota for the purpose of those fisheries and shall inform the Commission thereof when transmitting its fishing plan.		Presidency suggests to maintain this request for legal clarity: Fall-back position: a statement by Commission in COREPER clarifying that the obligations under this Regulation are applicable to MS with a bluefin tuna quota only.

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 18 - Title	Article 18 Recreational and sport fishery			
Art. 18 - para. 1	1. Each Member State with a Bluefin tuna quota shall regulate recreational and sport fisheries by issuing fishing authorisations to vessels for the purpose of recreational and sport fishing.			
Art. 18 - para. 2	2. For recreational and sport fisheries it shall not be allowed to catch more than one Bluefin tuna per vessel per day.			
Art. 18 - para. 3	3. Any Bluefin tuna landed shall be done so whole, or gutted and/or gutted.			
Art. 18 - para. 3a (new)		Amendment 22 <i>3a. Any Bluefin tuna landed shall be whole, gutted and gutted. Each Member State shall take the necessary measures to ensure, to the greatest extent possible, the release of Bluefin tuna caught alive, especially juveniles, in the framework of recreational and sport fishing.</i>		Presidency compromise: reject the first sentence as already covered by para 3 and accept the rest of amendment 22.

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 18 - para. 4	4. The marketing of Bluefin tuna caught during recreational and sport fishing shall be prohibited.			
Art. 18 - para. 5	5. Each Member State shall record catch data including weight and length of each Bluefin tuna from recreational and sport fishing and communicate the data for the preceding year to the Commission by 30 June each year. The Commission shall forward that information to the SCRS.			
Art. 18 - para. 6	6. Each Member State shall count dead catches of recreational and sport fisheries against the quota it allocated in accordance with Article 7(1) and Article 17.			
Chapter V - Title	Chapter V Control measures			
Section 1 - Title	Section 1 Records of vessels and traps			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 19 - Title	Article 19 Records of vessels			
Art. 19 - para. 1 - Introd.	1. Each Member State shall submit electronically each year to the Commission one month before the start of the fishing seasons referred to in Articles 10 and 11, when applicable and otherwise one month before the start of the period of authorisation.			
Art. 19 - para. 1 - point (a)	(a) a list of all catching vessels flying its flag authorised to fish actively for Bluefin tuna in the eastern Atlantic and Mediterranean by issue of a <b>special</b> fishing authorisation;	(a) a list of all catching vessels flying its flag authorised to fish actively for Bluefin tuna in the eastern Atlantic and Mediterranean by issue of a <b>special</b> fishing authorisation;	Amendment 23	Presidency compromise: agree to amendment 23.
Art. 19 - para. 1 - point (b)	(b) a list of all other fishing vessels, other than catching vessels, flying its flag authorised to operate for Bluefin tuna in the eastern Atlantic and Mediterranean.			
Art. 19 - para. 2	2. Both lists shall be set up in accordance with the format set in the Guidelines by ICCAT for submitting data and information required.			

<sup>32</sup> Commission Regulation (EC) No 26/2004 of 30 December 2003 on the Community fishing fleet register (OJ L 5, 9.1.2004, p. 25).

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 19 - para. 3	3. During a calendar year, a fishing vessel may be included in both of the lists referred to in paragraph 1 as long as it is not included in both lists at the same time.			
Art. 19 - para. 4	4. The lists set out in paragraph 1 shall contain the vessel's name and Union fleet register number (CFR) as defined in Annex I to Commission Regulation (EC) No 26/2004 <sup>32</sup> .			
Art. 19 - para. 5 - Introd.	5. No retroactive submission shall be accepted. Subsequent changes to the lists referred to in paragraph 1 during a calendar year shall only be accepted if the notified fishing vessel is prevented from participating due to legitimate operational reasons or force majeure. In such circumstances the Member State concerned shall immediately inform the Commission of that fact, and shall provide:			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 19 - para. 5 - point (a)	(a) full details of the fishing vessel(s) intended to replace a vessel included in the lists referred to in paragraph 1; and			
Art. 19 - para. 5 - point (b)	(b) a comprehensive account of the reasons justifying the replacement and any relevant supporting evidence or references.			
Art. 19 - para. 6	6. The Commission shall send the information referred to in paragraphs 1 and 2 to the ICCAT Secretariat so that the vessels can be entered into the ICCAT record of catching vessels authorised to fish actively for Bluefin tuna or in the ICCAT record of all other fishing vessels (catching vessels excluded) authorised to operate for Bluefin tuna.			Presidency compromise: agree to amendment 24.
Art. 19a (new)		<p><i>Article 19a</i></p> <p><i>Relationship with Regulation (EC) No 1224/2009</i></p> <p><i>The control measures provided for in this Chapter shall apply in addition to those provided for in Regulation (EC) No 1224/2009, save where otherwise provided for in this Chapter.</i></p>	<p>Amendment 24</p> <p><i>Article 19a</i></p> <p><i>Relationship with Regulation (EC) No 1224/2009</i></p> <p><i>The control measures provided for in this Chapter shall apply in addition to those provided for in Regulation (EC) No 1224/2009, save where otherwise provided for in this Chapter.</i></p>	

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 19 - para. 7	7. Article 8a(2), (6), (7) and (8) of Council Regulation (EC) No 1936/2001 <sup>33</sup> shall apply with the necessary modifications.			
Art. 20 - Title	Article 20 Fishing authorisations for vessels			
Art. 20 - para. 1	1. Without prejudice to Article 15, Union fishing vessels not entered into the ICCAT records referred to in Article 19(1) shall not be authorised to fish for, retain on board, tranship, transport, transfer, process or land Bluefin tuna in the eastern Atlantic and Mediterranean.			Amendment 25 Presidency compromise: agree to amendment 25.
Art. 20 - para. 2	2. The flag Member State shall withdraw the fishing authorisation for Bluefin tuna and shall require the vessel to proceed immediately to a port designated by it when the individual quota is deemed to be exhausted.	2. The flag Member State shall withdraw the fishing authorisation for Bluefin tuna and <i>shall</i> <i>may</i> require the vessel to proceed immediately to a port designated by it when the individual quota is deemed to be exhausted.	2. The flag Member State shall withdraw the fishing authorisation for Bluefin tuna and <i>shall</i> <i>may</i> require the vessel to proceed immediately to a port designated by it when the individual quota is deemed to be exhausted.	Presidency compromise: agree to amendment 25.

<sup>33</sup> Council Regulation (EC) No 1936/2001 of 27 September 2001 laying down control measures applicable to fishing for certain stocks of highly migratory fish (OJ L 263, 3.10.2001, p. 1).

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 21 - Title	Article 21 Records of traps authorised to fish for Bluefin tuna			
Art. 21 - para. 1	1. By 15 February each year, each Member State shall send to the Commission electronically a list of its traps authorised, by issue of a special fishing authorisation to fish for Bluefin tuna in the eastern Atlantic and Mediterranean. The list shall include the name of the traps and the register number and shall be set up in accordance with the format set in the Guidelines by ICCAT for submitting data and information required.	1. By 15 February each year, each Member State shall send to the Commission electronically a list of its traps authorised, by issue of a <del>special</del> fishing authorisation to fish for Bluefin tuna in the eastern Atlantic and Mediterranean. The list shall include the name of the traps and the register number and shall be set up in accordance with the format set in the Guidelines by ICCAT for submitting data and information required.	Amendment 26  1. By 15 February each year, each Member State shall send to the Commission electronically a list of its traps authorised, by issue of a <del>special</del> fishing authorisation to fish for Bluefin tuna in the eastern Atlantic and Mediterranean. The list shall include the name of the traps and the register number and shall be set up in accordance with the format set in the Guidelines by ICCAT for submitting data and information required.	Presidency compromise: agree to amendment 26
Art. 21 - para. 2	2. The Commission shall send the list to the ICCAT Secretariat so that those traps can be entered into the ICCAT record of traps authorised to fish for Bluefin tuna.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 21 - para. 3	3. Union traps that are not entered into the ICCAT record shall not be authorised to fish for, retain, transfer, cage or land Bluefin tuna in the eastern Atlantic and Mediterranean.			
Art. 21 - para. 4	4. Article 8a(2), (4), (6), (7) and (8) of Regulation (EC) No 1936/2001 shall apply with the necessary modifications.			
Art. 22 - Title	Article 22  Joint fishing operations			
Art. 22 - para. 1	1. Any joint fishing operation for Bluefin tuna shall only be authorised with the consent of the flag Member State(s) concerned. To be authorised, each purse seine vessel shall be equipped to fish Bluefin tuna and have an individual quota. Joint fishing operations with other CPCs shall not be permitted.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 22 - para. 2	<p>2. Each Member State shall take the necessary measures to obtain the following information from its fishing vessels applying for an authorisation to take part in a joint fishing operation:</p> <ul style="list-style-type: none"> <li>(a) the duration;</li> <li>(b) the identity of the operators involved;</li> <li>(c) the individual vessels' quotas;</li> <li>(d) the allocation key between the fishing vessels for the catches involved; and</li> <li>(e) the information on the farms of destination.</li> </ul>			
Art. 22 - para. 3		<p>3. At least 115 days before the start of the operation, each Member State shall send the information referred to in paragraph 2 to the Commission in the format set out in Annex VI. The Commission shall forward that information to the ICCAT Secretariat and to the flag State of other fishing vessels participating in the joint fishing operation at least 10 days before the start of the operation.</p>		

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 22 - para. 4	4. In the presence of force majeure, the deadline set out in paragraph 3 shall not apply for the information requested under paragraph 2(e). In that case, Member States may submit to the Commission an update of that information as soon as possible, together with a description of the events constituting the force majeure. The Commission shall forward that information to the ICCAT Secretariat.			
Section 2 - Title	Section 2 - Catches			
Art. 23 - Title	Article 23 Recording requirements			
		1. In addition to complying with Articles 14, 15, 23 and 24 of Regulation (EC) No 1224/2009, the master of a Union catching vessel shall, if applicable, enter into the logbook the information listed in Part A of Annex II.		
Art. 23 - para. 2	2. Masters of towing vessels, auxiliary vessels and processing vessels shall record their activities in accordance with the requirements set out in Parts B, C and D of Annex II.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 24 - Title	Article 24 Catch reports sent by masters and trap operators			
Art. 24 - para. 1	1. Masters of catching vessels fishing actively for Bluefin tuna shall send to the authorities of the flag Member State daily information from logbooks, including the ICCAT register number, the vessel name, the beginning and end of the period of authorisation, date, time, location (latitude and longitude) and the weight and number of Bluefin tuna caught in the Convention area. They shall send that information electronically in the format set out in Annex V during the whole period in which the vessel is authorised to fish Bluefin tuna.			
Art. 24 - para. 2	2. Masters of purse seiners shall produce daily reports as referred to in paragraph 1 on a fishing operation by fishing operation basis, including operations where the catch was zero.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 24 - para. 3	3. The reports referred to in paragraphs 1 and 2 shall be transmitted by the operator to its flag Member State authorities on a daily basis for purse seiners and vessels over 24 metres by the latest at 9.00 GMT for the preceding day and for other catching vessels by the latest Monday midnight for the preceding week ending Sunday midnight GMT.			
Art. 24 - para. 4	4. Trap operators fishing actively for Bluefin tuna shall send a daily catch report including the ICCAT register number, date, time, catches (weight and number of fish), including zero catches. They shall send that information within 48 hours electronically in the format set out in Annex V to their Member State authorities during the whole period they are authorised to fish Bluefin tuna.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 24 - para. 5	<p>5. The Commission may adopt implementing acts laying down detailed rules for the recording and reporting of vessels and trap activities pursuant to paragraphs 1 to 4 <i>including pursuant to the Annexes referred to in those paragraphs</i>. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 59(2).</p> <p>On duly justified imperative grounds of urgency, the Commission shall adopt immediately applicable implementing acts in accordance with the procedure referred to in Article 59 (3).</p>	<p>5. The Commission may adopt implementing acts laying down detailed rules for the recording and reporting of vessels and trap activities pursuant to paragraphs 1 to 4 <i>including pursuant to the Annexes referred to in those paragraphs</i>. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 59(2).</p> <p><i>On-duly-justified-imperative grounds-of-urgency-the Commission-shall-adopt immediately-applicable implementing-acts-in-accordance-with-the-procedure-referred-to-in-Article-59-(3).</i></p>	Amendment 27	Presidency compromise: agree to amendment 27
Art. 25 - Title	Article 25 Weekly and monthly catch reports sent by the Member States	Article 25 <del>Weekly and monthly</del> Catch reports sent by the Member States		Presidency compromise: this issue should be settled by the legal linguistic experts

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 25 - para. 1	1. Each Member State shall, upon receipt of the catch reports referred to in Article 24, promptly forward them electronically to the Commission and shall provide promptly to the Commission weekly catch reports for all catching vessels and traps in accordance with the format set out in Annex V. The Commission shall forward that information on a weekly basis to the ICCAT Secretariat in accordance with the format set in the Guidelines for Submitting Data and Information Required by ICCAT.			
Art. 25 - para. 2	2. Each Member State shall inform the Commission, before the 15th day of each month of the quantities of Bluefin tuna caught in the eastern Atlantic and Mediterranean which have been landed, transhipped, trapped or caged during the preceding month by the fishing vessels or traps flying the flag of or registered in that Member State. The information provided shall be structured by gear type including by-catch, catches in sport and recreational fisheries and zero catches. The Commission shall promptly forward that information to the ICCAT Secretariat.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 26 - Title	Article 26 Information on quota exhaustion			
Art. 26 - para. 1	1. In addition to the provisions of Article 34 of Regulation (EC) No 1224/2009, each Member State shall inform the Commission when the quota allocated to a gear group referred to in Articles 10 and 11 of this Regulation is deemed to have reached 80%.			
Art. 26 - para. 2	2. In addition to the provisions of Article 35 of Regulation (EC) No 1224/2009, each Member State shall inform the Commission when the quota allocated to a gear group referred to in Article 10 and 11 of this Regulation or to a joined fishing operation or to a purse seine vessel is deemed to be exhausted.			
Art. 26 - para. 3	3. The information referred to in paragraph 2 shall be accompanied by official documentation proving the fishing stop or the call back to port issued by the Member State for the fleet, the gear group, the joined fishing operation, or the vessels with an individual quota including a clear indication of the date and the time of the closure.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 27 - Title	Article 27 Yearly reporting of catches by the Member States			
Art. 27 - para. 1 - Introd.	1. By 15 March each year, each Member State shall notify to the Commission detailed information on Bluefin tuna catches in the eastern Atlantic and the Mediterranean in the precedent fishing year. This information shall include:	1. By 15 March each year, each Member State shall, if <i>applicable</i> , notify to the Commission detailed information on <i>any</i> Bluefin tuna catches in the eastern Atlantic and the Mediterranean in the precedent fishing year. This information shall include:	1. By 15 March each year, each Member State shall, if <i>applicable</i> , notify to the Commission detailed information on <i>any</i> Bluefin tuna catches in the eastern Atlantic and the Mediterranean in the precedent fishing year. This information shall include:	Presidency suggests to maintain request but if need to align to the solution found to Art 6(1), 7(1) and 8(1)..
Art. 27 - para. 1 - point a)	a) the name and ICCAT number of each catching vessel;			
Art. 27 - para. 1 - point b)	b) the period of authorisation(s) for each catching vessel;			
Art. 27 - para. 1 - point c)	c) the total catches of each catching vessel including when the catch was zero throughout the period of authorisation(s);			
Art. 27 - para. 1 - point d)	d) the total number of days each catching vessel fished in the eastern Atlantic and Mediterranean throughout the period of authorisation(s); and			
Art. 27 - para. 1 - point e)	e) the total catch outside their period of authorisation (by-catch) including when the catch was zero.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 27 - para. 2 - Introd.	2. For vessels not authorised to fish actively for Bluefin tuna in the eastern Atlantic and Mediterranean but which caught Bluefin tuna as by-catch, the information to be submitted to the Commission at the same date indicated in paragraph 1 shall include:  a) the name and ICCAT number or national registry number of the vessel, if not registered with ICCAT; and  b) the total catches of Bluefin tuna.			
Art. 27 - para. 2 - point b)		3. Each Member State shall notify to the Commission any information on vessels not covered by paragraphs 1 and 2 but known or presumed to have fished for Bluefin tuna in the eastern Atlantic and in the Mediterranean.		
Art. 27 - para. 4	4. The Commission shall transmit to the ICCAT Secretariat the information received under paragraphs 1, 2 and 3.			
Section 3 - Title	Section 3 Section 3 Landings and transhipments			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 28 - Title	Article 28 Designated ports			
Art. 28 - para. 1	1. Each Member State shall designate ports or places close to the shore (designated ports) where landing or transhipping operations of Bluefin tuna are permitted.			
Art. 28 - para. 2	2. For a port to be determined as designated port, the port Member State shall specify permitted landing and transhipping times and places.			
Art. 28 - para. 3	3. By 15 February of each year, each Member State shall transmit a list of designated ports to the Commission which shall transmit this information to the ICCAT Secretariat.			
Art. 28 - para. 4	4. It shall be prohibited to land or tranship from fishing vessels any quantity of Bluefin tuna fished in the eastern Atlantic and Mediterranean at any place other than ports or places close to the shore designated by CPCs and by Member States in accordance with paragraphs 1 and 2.			
Art. 29 - Title	Article 29 Landings			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 29 - para. 1	1. Article 17 of Regulation (EC) No 1224/2009 shall apply to masters of Union fishing vessels over 12 metres' length included in the ICCAT list of vessels referred to in Article 19. The prior arrival notification under Article 17 of that Regulation shall be sent to the competent authority of the Member State (including the flag Member State) or CPC whose ports or landing facility they wish to use.			
Art. 29 - para. 2 - Introd.	2. In addition, Masters of Union fishing vessels under 12 metres' length overall included in the ICCAT list referred to in Article 19 shall, at least four hours before the estimated time of arrival at the port, notify the competent authority of the Member State (including the flag Member State) or the CPC whose ports or landing facility they wish to use, at least of the following:			
Art. 29 - para. 2 - point (a)	(a) estimated time of arrival;			
Art. 29 - para. 2 - point (b)	(b) estimated quantity of Bluefin tuna retained on board; and			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 29 - para. 2 - point (c)	(c) information on the geographical area where the catches were taken.			
Art. 29 - para. 3	3. Where Member States apply Article 80(3) of Regulation (EU) No 404/2011 to the notification under paragraphs 1 and 2, the estimated quantities of Bluefin tuna retained on board may be notified at the agreed time of notification prior to arrival. If the fishing grounds are less than four hours from the port, the estimated quantities of bluefin tuna retained on board may be modified at any time prior to arrival.	3. <b>Where Member States apply Article 80(3) of Regulation (EU) No 404/2011 to the notification under paragraphs 1 and 2, the estimated quantities of Bluefin tuna retained on board may be notified at the agreed time of notification prior to arrival. If the fishing grounds are less than four hours from the port, the estimated quantities of Bluefin tuna retained on board may be modified at any time prior to arrival.</b>	Amendment 28  3. Where Member States apply Article 80(3) of <b>Implementing Regulation (EU) No 404/2011 to the notification under paragraphs 1 and 2, the estimated quantities of Bluefin tuna retained on board may be notified at the agreed time of notification prior to arrival. If the fishing grounds are less than four hours from the port, the estimated quantities of Bluefin tuna retained on board may be modified at any time prior to arrival.</b>	Presidency compromise: agree to the second part of amendment 28 but maintain that reference to Art. 80(3) in Reg. 404/2011 is not necessary to implement para 64, second sentence of rec. 14-04, and it is not for the legislators to prescribe how to apply a Commission implementation regulation.
Art. 29 - para. 4	4. Authorities of the port Member State shall keep a record of all prior notifications for the current year.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../...	EP position .../.../...	COMMENTS
Art. 29 - para. 5	5. All landings shall be controlled by the relevant control authorities of the port Member State and a percentage shall be inspected based on a risk assessment system involving quota, fleet size and fishing effort. Full details of this control system adopted by each Member State shall be detailed in the annual inspection plan referred to in Article 51. This control system shall also apply to harvest operations.	5. All landings shall be controlled, <i>in accordance with Article 53(2)</i> , by the relevant control authorities of the port Member State and a percentage shall be inspected based on a risk assessment system involving quota, fleet size and fishing effort. Full details of this control system adopted by each Member State shall be detailed in the annual inspection plan referred to in Article 51. This control system shall also apply to harvest operations.		Presidency compromise: leave this issue to be settled by the legal linguistic experts
Art. 29 - para. 6	6. The authorities of the port Member State shall send a record of the landing to the authorities of the flag State of the fishing vessel, within 48 hours of the end of the landing.	Deleted		
Art. 29 - para. 7 - Introd.	7. In addition to Article 23(1) of Regulation (EC) No 1224/2009, after each trip, masters of a Union catching vessel, independently of the length of that vessel shall submit a landing declaration:	7. In addition to Article 23(1) of Regulation (EC) No 1224/2009, <i>if the landing has taken place in a port of another Member State or CPC</i> , after each trip, masters of a Union catching vessel, <i>independently of the length of that vessel</i> shall submit a landing declaration <i>to the competent authorities of the port Member State or CPC concerned</i> .		Presidency compromise: maintain this request because this seems a more correct implementation of para 64 of rec. 14-04.

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 29 - para. 7 - point a)	a) to the competent authorities of the flag Member State;	Deleted		
Art. 29 - para. 7 - point b)	b) and, if the landing has taken place in a port of another Member State or CPC, to the competent authorities of the port Member State or CPC concerned.	Deleted		
Art. 29 - para. 8	8. All landed catches shall be weighed.	Deleted		
Art. 30 - Title	Article 30 Transhipment			
Art. 30 - para. 1	1. By way of derogation from Article 20 of Regulation (EC) No 1224/2009, transhipment at sea of Bluefin tuna in the eastern Atlantic and Mediterranean shall be prohibited in all circumstances.  2. Fishing vessels shall only tranship Bluefin tuna catches in designated ports under the conditions set out in Article 28.	1. <i>By way of derogation from Article 20 of Regulation (EC) No 1224/2009, transhipment at sea of Bluefin tuna in the eastern Atlantic and Mediterranean Convention area shall be prohibited in all circumstances.</i>		Presidency compromise: leave this issue to be settled by legal- linguistic experts.
Art. 30 - para. 3	3. The port Member State shall ensure full inspection coverage during all transhipping times and at all transhipping places.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 30 - para. 4 - Introd.	4. Prior to entry into any port, the masters or representatives of the receiving fishing vessels shall, at least 48 hours before the estimated time of arrival, provide the competent authorities of the Member State or CPC whose port they want to use with the following:			
Art. 30 - para. 4 - point (a)	(a) estimated date, time and port of arrival;			
Art. 30 - para. 4 - point (b)	(b) estimated quantity of Bluefin tuna retained on board, and information on the geographic area where it was taken;			
Art. 30 - para. 4 - point (c)	(c) the name of the transhipping fishing vessel and its number in the ICCAT record of catching vessels authorised to fish actively for Bluefin tuna or in the ICCAT record of other fishing vessels authorised to operate for Bluefin tuna in the eastern Atlantic and Mediterranean;			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 30 - para. 4 - point (d)	(d) the name of the receiving fishing vessel, its number in the ICCAT record of catching vessels authorised to fish actively for Bluefin tuna or in the ICCAT record of other fishing vessels authorised to operate for Bluefin tuna in the eastern Atlantic and Mediterranean; and			
Art. 30 - para. 4 - point (e)	(e) the tonnage and the geographic area of the catch of Bluefin tuna to be transhipped.			
Art. 30 - para. 5	5. Fishing vessels shall not be allowed to tranship unless they have obtained prior authorisation from their flag State.			
Art. 30 - para. 6 - Introd.	6. Masters of transhipping fishing vessels shall, before the transhipment starts, inform their flag State of the following:			
Art. 30 - para. 6 - point (a)	(a) the quantities of Bluefin tuna to be transhipped;			
Art. 30 - para. 6 - point (b)	(b) the date and port of the transhipment;			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 30 - para. 6 - point (c)	(c) the name, registration number and flag of the receiving fishing vessel and its number in the ICCAT record of catching vessels authorised to fish actively for Bluefin tuna or in the ICCAT record of other fishing vessels authorised to operate for Bluefin tuna; and			
Art. 30 - para. 6 - point (d)	(d) the geographical area of the catch of Bluefin tuna.			
Art. 30 - para. 7 - Introd.	7. All transhipments shall be inspected by the Member State authorities at the designated port. The competent authority of the Member State shall:			
Art. 30 - para. 7 - point (a)	(a) inspect the receiving fishing vessel on arrival and check the cargo and documentation related to the transhipment operation;			
Art. 30 - para. 7 - point (b)	(b) send a record of the transhipment to the flag State authority of the transhipping fishing vessel, within 5 days after the transhipment has ended.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../...	EP position .../.../...	COMMENTS
Art. 30 - para. 8	8. By derogation from Article 21 and 22 of Regulation (EC) No 1224/2009 Masters of a Union fishing vessel shall, independently of its length, complete and send the ICCAT transhipment declaration to the competent authorities of the Member State whose flag the fishing vessel is flying. The declaration shall be transmitted no later than 48 hours after the date of transhipment in port in accordance with the format set out in Annex III.	8. <i>By derogation from Article 21 and 22 of Regulation (EC) No 1224/2009</i> <i>Masters of a Union fishing vessel shall, independently of its length, complete and send the ICCAT transhipment declaration to the competent authorities of the Member State whose flag the fishing vessel is flying, transmit a transhipment declaration in accordance with Articles 21 and 22 of Regulation (EC) No 1224/2009.</i> The declaration shall be transmitted <del>no later than 48 hours in accordance with the deadlines in Article 23(3) and Article 24(1) of Regulation 1224/2009, after the date of transhipment in port</del> in accordance with the format set out in Annex III.		Presidency compromise: explain to the EP that the Council drafting is clearer and should be examined by legal linguistic experts
Section 4 - Title	Section 4 Transfer operations			
Art. 31 - Title	Article 31 Transfer authorisation			
Art. 31 - para. 1 - Introd.	1. Before any transfer operation, the master of a catching vessel or the operator of the farm or trap where the transfer in question originates shall send to the competent authorities of their Member State a prior notification of transfer indicating:			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 31 - para. 1 - point (a)	(a) the name of the catching vessel, towing vessel, farm or trap and the ICCAT register number;			
Art. 31 - para. 1 - point (b)	(b) the estimated time of transfer;			
Art. 31 - para. 1 - point (c)	(c) the estimate of the quantity of Bluefin tuna to be transferred;			
Art. 31 - para. 1 - point (d)	(d) information on the position (latitude/longitude) where the transfer will take place as well as the identifiable cage numbers;			
Art. 31 - para. 1 - point (e)	(e) the name of the receiving towing vessel, the number of cages towed and, where appropriate, the ICCAT register number;			
Art. 31 - para. 1 - point (f)	(f) the port, farm or cage of destination of the Bluefin tuna.			
Art. 31 - para. 2	2. For this purpose, a unique cage number shall be assigned to each cage. Numbers shall be issued with a unique numbering system that includes at least the 3 alfa-code letters corresponding to the flag of the towing vessels followed by three numbers.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 31 - para. 3	3. Fishing vessels, farms or traps shall not be allowed to transfer unless they have obtained prior authorisation from their State. The authorities of the responsible Member State shall decide for each transfer operation whether to grant authorisation. For that purpose, a unique identification number shall, for each transfer operation, be assigned and communicated to the master of the fishing vessel, the trap operator or the farm operator, as appropriate. Where authorisation is granted, that number shall comprise the three-letter code of the Member State, the four numbers indicating the year, and the three letters 'AUT' (authorisation), followed by sequential numbers. Where authorisation is refused, the number shall comprise the three-letter code of the Member State, the four numbers indicating the year, and the three letters 'NEG' (non-authorisation), followed by sequential numbers.			
Art. 31 - para. 4	4. In the event that fish dies during the transfer operation, the responsible Member States and operators involved in the transfer shall proceed in accordance with the provisions set up in Annex XII.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 31 - para. 5	5. The transfer authorisation shall be granted or refused by the Member State responsible for the catching vessel, towing vessel, farm or trap, as appropriate, within 48 hours following the submission of the prior notification of transfer.			
Art. 31 - para. 6	6. The authorisation for transfer by the responsible Member State shall not prejudice the authorisation of the caging operation.			
Art. 32 - Title	Article 32 Refusal of transfer authorisation			
Art. 32 - para. 1 - Introd.	1. The Member State responsible for the vessel, trap or farm shall not authorise the transfer if, on receipt of the prior notification of transfer, it considers that			
Art. 32 - para. 1 - point (a)	(a) the catching vessel or the trap that is declared to have caught the fish does not have sufficient quota;			
Art. 32 - para. 1 - point (b)	(b) the quantity of fish has not been duly reported by the catching vessel or the trap operator or has not been authorised to be caged, or has not been taken into account for the consumption of the quota that may be applicable;			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 32 - para. 1 - point (c)	(c) the catching vessel or trap that is declared to have caught the fish is not authorised to fish for Bluefin tuna; or			
Art. 32 - para. 1 - point (d)	(d) the towing vessel declared to be the one to receive the transfer of fish is not registered in the ICCAT record of all other fishing vessels (catching vessels excluded) authorised to operate for Bluefin tuna, referred to in Article 19(1)(b), or is not equipped with a Vessel Monitoring System (VMS).			
Art. 32 - para. 2 - Introd.	2. If the transfer is not authorised:			
Art. 32 - para. 2 - point (a)	(a) the Member State responsible for the catching vessel or trap shall issue a release order to the master of the catching vessel or to the operator of the trap or farm as appropriate and inform them that the transfer is not authorised and that the fish have to be released into the sea;			
Art. 32 - para. 2 - point (b)	(b) the master of the catching vessel, the farm operator or the trap operator, as appropriate, shall release the fish;			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 32 - para. 2 - point (c)	(c) the release of Bluefin tuna shall be carried out in accordance with the procedures set out in Annex XI.			
Art. 33 - Title	Article 33  Monitoring by video camera			
Art. 33 - para. 1	1. For transfer operations, the master of the catching vessel, towing vessel, farm operator or trap operator that transfers Bluefin tuna shall ensure that the transfer operations are monitored by video camera in the water in order to verify the number of fish being transferred. The minimum standards and procedures for video recording shall be in accordance with Annex IX.			
Art. 33 - para. 2	2. Each Member State responsible for the vessel, trap or farm shall ensure that the video records referred to in paragraph 1 are made available to the ICCAT inspectors and regional observers.			
Art. 33 - para. 3	3. Each Member State responsible for the vessel, trap or farm shall ensure that the video records referred to in paragraph 1 are made available to Union inspectors and national observers.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 33 - para. 4	4. Each Member State responsible for the vessel, trap or farm shall take the necessary measures to avoid any replacement, editing or manipulation of the original video record.			
Art. 34 - Title	Article 34 Verification by ICCAT regional observers and Launching and conduct of investigation			
Art. 34 - para. 1	1. ICCAT regional observers on board the catching vessel or present at a trap, as referred to in the ICCAT Regional Observer Programme set out in Art 49 and Annex VII, shall record and report on the transfer operations carried out, observe and estimate catches transferred and verify entries made in the prior transfer authorisation referred to in Article 31 and in the ICCAT transfer declaration referred to in Article 36.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 34 - para. 2	2. In cases where there is more than 10% difference by number between the estimates of catch made by the ICCAT regional observer, relevant control authorities and/or the master of the catching vessel, or representative of the trap, or when the video record is of insufficient quality or clarity to make such estimations, the Member State responsible for the catching vessel, farm or trap shall launch an investigation which shall be concluded prior to the time of caging at the farm or in any case within 96 hours after being launched. Pending the results of that investigation, caging shall not be authorised and the catch section of the Bluefin tuna catch document (BCD) shall not be validated.			
Art. 34 - para. 3	3. However, when the video record is of insufficient quality or clarity to estimate the number, the operator may request to the flag state authorities of the vessel, trap or farm to conduct a new transfer operation and to provide the corresponding video record to the ICCAT regional observer.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 34 - para. 4	4. Without prejudice to the verifications conducted by an inspector, ICCAT regional observers shall sign the ICCAT transfer declaration only when their observations are in accordance with the ICCAT conservation and management measures and when the information contained in the transfer declaration is consistent with their observations including a compliant video record as required under Article 33(1). They shall sign that declaration with clearly written name and ICCAT number.			
Art. 34 - para. 5	5. ICCAT regional observers shall also verify that the ICCAT transfer declaration is transmitted to the master of the towing vessel or to the farm or trap representative.			
Art. 35 - Title	Article 35 Measures to estimate the number and weight of Bluefin tuna to be caged			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 35	Member States shall take the necessary measures and actions to further explore methodologies to improve the estimate of both the number and weight of Bluefin tuna at the point of capture and caging. Each Member State shall report on the measures taken by 22 August of each year to the Commission who shall submit those reports to the SCRS.			
Art. 36 - Title	Article 36 Transfer declaration			
Art. 36 - para. 1	1. Masters of catching or towing vessels, trap operators or farm operators shall, at the end of the transfer operation, complete and transmit to the competent authorities of their Member State the ICCAT transfer declaration, in accordance with the format set out in Annex IV.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 36 - para. 2	2. Transfer declaration forms shall be numbered by the competent authorities of the Member State responsible for the vessels, farm or traps from which the transfers originate. The numbering system shall include the three-letter Member State code, followed by the four numbers indicating the year and three sequential numbers followed by the three letters 'ITD' (MS-20**/xxx/ITD).			
Art. 36 - para. 3	3. The original transfer declaration shall accompany the transfer of the fish. A copy of the declaration shall be kept by the master of the catching vessel, the trap operator, the master of the towing vessel or the farm operator.			
Art. 36 - para. 4	4. Masters of vessels carrying out transfer operations (including towing vessels) shall report their activities in accordance with the requirements set out in Annex II.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 37 - Title	Article 37			
Art. 37 - Title	Article 37 Implementing acts	The Commission may adopt implementing acts laying down detailed rules for transfer operations under Articles 31 to 36. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 59(2).  On duly justified imperative grounds of urgency, the Commission shall adopt immediately applicable implementing acts in accordance with the procedure referred to in Article 59(3).	Amendment 29  The Commission may adopt implementing acts laying down detailed rules for transfer operations under Articles 31 to 36, <i>including under the Annexes referred to in those Articles</i> . Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 59(2).  <i>On duly justified imperative grounds of urgency, the Commission shall adopt immediately applicable implementing acts in accordance with the procedure referred to in Article 59(3).</i>	Presidency compromise: agree to amendment 29.
Section 5 - Title	Section 5 Caging operations			
Art. 38 - Title	Article 38 Caging authorisation			
Art. 38 - para. 1	1. Prior to the start of each caging operation the anchoring of transport cages within 0.5 nautical mile of farming facilities shall be prohibited.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 38 - para. 2	2. Before any caging operation, the competent authority of the Member State responsible for the farm shall inform the Member State or CPC responsible for the catching vessel or trap of the quantities caught by that vessel or trap and request a caging authorisation.			
Art. 38 - para. 3	<p>3. The caging operation shall not begin without the prior authorisation by</p> <ul style="list-style-type: none"> <li>(a) the CPC or Member State responsible for the catching vessel or trap, or</li> <li>(b) the CPC or Member State responsible for the farm if this has been agreed among the Member States(s) or with the flag CPC involved.</li> </ul>			
Art. 38 - para. 4	4. The caging authorisation shall be granted or refused by the Member State or CPC responsible for the catching vessel, trap or farm, if applicable within one working day following the request and the submission of the information referred to in paragraph 2. If no response is received within one working day, the CPC or Member State responsible for the farm may authorise the caging.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 38 - para. 5	5. Bluefin tuna shall be caged before 15 August unless the Member State or CPC responsible for the farm receiving the fish provides duly justified reasons. Such reasons shall be submitted with the caging report.			
Art. 39 - Title	Article 39 Refusal of caging authorisation			
Art. 39 - para. 1 - Introd.	1. The Member State responsible for the catching vessel, trap or farm if applicable shall refuse the caging authorisation if it considers, on receipt of the information referred to in Article 38(2), that:			
Art. 39 - para. 1 - point (a)	(a) the catching vessel or trap that is declared to have caught the fish did not have sufficient quota for the Bluefin tuna that were put into the cage;			
Art. 39 - para. 1 - point (b)	(b) the quantity of fish has not been duly reported by the catching vessel or trap or has not been taken into account for the calculation of the quota applicable;			
Art. 39 - para. 1 - point (c)	(c) the catching vessel or trap that is declared to have caught the fish is not authorised to fish for Bluefin tuna.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 39 - para. 2	2. If the caging is not authorised, the Member State or CPC responsible for the catching vessel shall request to the Member State or CPC responsible for the farm, to seize the catches and to release the fish by issuing a release order.			
Art. 39 - para. 3	3. Upon receipt of the release order, the farm operator shall proceed with the releases in accordance with the provisions set up in Annex XI.			
Art. 40 - Title	Article 40 Bluefin tuna catch documentation			
Art. 40	Member States responsible for farms shall prohibit any placing of Bluefin tuna in cages for the purpose of farming that is not accompanied by the documentation required by ICCAT in accordance with Regulation (EU) No 640/2010 of the European Parliament and of the Council <sup>34</sup> . The documentation must be accurate, complete and confirmed and validated by the CPC or Member State authorities of the catching vessels or traps.			

<sup>34</sup> Regulation (EU) No 640/2010 of the European Parliament and of the Council of 7 July 2010 establishing a catch documentation programme for Bluefin tuna *Thunnus thynnus* and amending Council Regulation (EC) No 1984/2003 (OJ L 194, 24.7.2010, p. 1).

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 41 - Title	Article 41 Inspections			
Art. 41	Member States responsible for farms shall take the necessary measures to inspect each caging operation in the farms.			
Art. 42 - Title	Article 42 Monitoring by video camera			
Art. 42 - para. 1	1. Each Member State responsible for the farm shall ensure that caging operations are monitored by video camera in the water. A video record shall be produced for each caging operation in accordance with the provisions of Annex IX.			
Art. 42 - para. 2	2. Each Member State responsible for the farm shall ensure that the video records referred to in paragraph 1 are made available to the ICCAT inspectors and regional observers.			
Art. 42 - para. 3	3. Each Member State responsible for the farm shall ensure that the video records referred to in paragraph 1 are made available to Union inspectors and national observers.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 42 - para. 4	4. Each Member State responsible for the farm shall take the necessary measures to avoid any replacement, editing or manipulation of the original video record.			
Art. 43 - Title	Article 43 Launching and conduct of investigations	1. Where there is a difference of more than 10 % in the number of Bluefin tuna between the estimates made by the ICCAT regional observer, the relevant Member State control authorities or the farm operator, the Member State responsible for the farm shall, in cooperation with the Member State responsible for the catching vessel or trap, launch an investigation.  2. Pending the results of that investigation, harvesting shall not take place and the farming section of the BCD shall not be validated.		

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 43 - para. 3	3. The Member States responsible for the farm and for the catching vessel or trap which undertake the investigations may use other information at their disposal including the results of the programmes referred to under Article 44 to conclude the investigation.			
Art. 44 - Title	Article 44 Measures and programmes to estimate the number and weight of Bluefin tuna to be caged			
Art. 44 - para. 1	1. Member States shall take the necessary measures and actions as referred to in Article 35.			
Art. 44 - para. 2	2. A programme using stereoscopic camera systems or alternative techniques that provide the equivalent precision shall cover 100% of the caging operations in order to refine the number and weight of the fish in each caging operation.			
Art. 44 - para. 3	3. That programme shall be implemented in accordance with the procedures set out in Annex X.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 44 - para. 4	4. The results of that programme shall be communicated by the Member State responsible for the farm to the Member State responsible for the vessel or trap and to the Commission in accordance with Annex X.B. The Commission shall transmit it to the ICCAT Secretariat for transmission to the ICCAT regional observer.			
Art. 44 - para. 5	5. When the results of the programme indicate that the quantities of Bluefin tuna being caged differ from the quantities reported caught and transferred, the Member State responsible for the farm shall, in cooperation with the Member State responsible of the catching vessel or trap, launch an investigation. If the investigation is not concluded within 10 working days from the communication of the results referred to in paragraph 4 or if the outcome of the investigation indicates that the number or average weight of Bluefin tuna is in excess of that reported caught and transferred, the flag CPC or Member State authorities of the catching vessel or trap shall issue a release order for the excess which must be released in accordance with the procedures laid down in Annex XI.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../....	COMMENTS
Art. 44 - para. 6	6. In accordance with the procedures set out in Annex X.B.3 and following the release, if applicable, the quantities derived from the programme shall be used to <ul style="list-style-type: none"> <li>a) determine the final catch figures to be deducted from the national quota</li> <li>b) fill those figures in the caging declarations and relevant sections of the BCD.</li> </ul>			
Art. 44 - para. 7	7. Each Member State responsible for the farm shall report on the results of those programmes by 30 August of each year to the Commission who shall submit those reports to the SCRS.			
Art. 44 - para. 8	8. The transfer of live Bluefin tuna from one farming cage to another farming cage shall not take place without the authorization and the presence of the farm State control authorities.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 44 - para. 9	9. A difference superior or equal to 10% between the quantities of Bluefin tuna reported caught by the vessel/trap and the quantities established by the control cameras, as referred to in paragraph 5 and Article 43 shall constitute a potential non-compliance of the vessel/trap concerned and MS shall take the necessary measures to ensure the appropriate follow-up.			
Art. 45 - Title	Article 45 Caging report			
Art. 45 - para. 1	1. Within one week of the completion of the caging operation, the Member State responsible for the farm shall submit a caging report containing the elements set up in Annex X.B. to the Member State or CPC whose vessels or traps have caught the Bluefin tuna, and to the Commission. The report shall also contain the information included in the caging declaration as set out in Article 4b of and Annex Ia to Council Regulation (EC) No 1936/2001. The Commission shall forward the report to the ICCAT Secretariat.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 45 - para. 2	2. For the purposes of paragraph 1, a caging operation shall not be deemed to be completed until any investigation launched and, if applicable, any release operation ordered, is concluded.			Presidency compromise: agree to amendment 30.
Art. 46 - Title	Article 46 Implementing acts			Amendment 30  The Commission may adopt implementing acts laying down detailed rules for caging operations pursuant to Article 38 to 45, <i>including pursuant to the Annexes referred to in those Articles</i> . Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 59(2).  On duly justified imperative grounds of urgency, the Commission shall adopt immediately applicable implementing acts in accordance with the procedure referred to in Article 59(3).
Art. 46	The Commission may adopt implementing acts laying down detailed rules for caging operations pursuant to Article 38 to 45. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 59(2).  <i>On duly justified imperative grounds of urgency, the Commission shall adopt immediately applicable implementing acts in accordance with the procedure referred to in Article 59(3).</i>			<i>On duly justified imperative grounds of urgency, the Commission shall adopt immediately applicable implementing acts in accordance with the procedure referred to in Article 59(3).</i>

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Section 6 - Title	Section 6 Monitoring and surveillance			
Art. 47 - Title	Article 47 Vessel monitoring system	<p>1. The obligations under Article 9(2) of Regulation (EC) No 1224/2009 concerning the vessel monitoring device shall apply to all tug and towing vessels included in the ICCAT record of vessels referred to in Article 19(6) irrespective of their length.</p> <p>2. Fishing vessels over 15 m length that are included in the ICCAT record of catching vessels referred to in Article 19(1)(a) or the ICCAT record of other vessels referred to in Article 19 (1)(b) of this Regulation shall begin to transmit VMS data to ICCAT at least 15 days before the opening of the fishing season and shall continue to transmit that data for at least 15 days after the closure of the fishing season, unless a request is sent in advance to the Commission for the vessel to be removed from the ICCAT record of vessels.</p>	<p>Presidency compromise: the legal linguistic experts should settle this issue.</p>	

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 47 - para. 3	3. For control purposes, the transmission of VMS data from catching vessels that are authorised to fish actively for Bluefin tuna shall not be interrupted when vessels are in port unless a system of hauling in and out of port is in operation.	Deleted		Presidency compromise: agree to amendment 31
Art. 47 - para. 4	4. Member States shall ensure that their Fisheries Monitoring Centres forward to the Commission and a body designated by it, in real time and using the format 'https data feed', the VMS messages received from the fishing vessels flying their flag. The Commission shall send electronically those messages to the ICCAT Secretariat.	4. Member States shall <i>ensure that their Fisheries Monitoring Centres forward to the Commission and a body designated by it, in real time and using the format 'https data feed', the VMS messages received from the fishing vessels flying their flag. The Commission shall send electronically those messages to the ICCAT Secretariat. transmit the data foreseen in this Article in accordance with Article 28 of Commission Implementing Regulation (EU) No 404/2011.</i>	4. Member States shall <i>transmit the data provided for in this Article in accordance with Article 28 of Implementing Regulation (EU) No 404/2011.</i> The Commission shall send electronically those messages to the ICCAT Secretariat.	
Art. 47 - para. 5 - Introd.	5. Member States shall ensure that:			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 47 - para. 5 - point (a)	(a) VMS messages from the fishing vessels flying their flag are forwarded to the Commission at least every two hours when they operate in the eastern Atlantic and Mediterranean;	(a) VMS messages from the fishing vessels flying their flag are forwarded to the Commission at least every two hours <b><i>when they operate in the eastern Atlantic and Mediterranean;</i></b>		Presidency compromise: legal linguistic experts should settle this issue in the light of para 87 of rec. 14-04.
Art. 47 - para. 5 - point (b)	(b) in the event of technical malfunction of the VMS, alternative messages from the fishing vessels flying their flag received under Article 24(1) of (EU) No 404/2011 are forwarded to the Commission within 24 hours of receipt by their Fisheries Monitoring Centres;	(b) in the event of technical malfunction of the VMS, alternative messages from the fishing vessels flying their flag received under Article 24(1) of <b>Regulation</b> (EU) No 404/2011 are forwarded to the Commission within 24 hours of receipt by their Fisheries Monitoring Centres;		
Art. 47 - para. 5 - point (c)	(c) messages forwarded to the Commission are sequentially numbered (with a unique identifier) in order to avoid duplication;	Deleted		Presidency compromise: legal linguistic experts should settle this issue in the light of para 87 of rec. 14-04.
Art. 47 - para. 5 - point (d)	(d) messages forwarded to the Commission are in accordance with Article 24(3) of the Regulation (EU) No 404/2011.	Deleted		Presidency compromise: legal linguistic experts should settle this issue in the light of para 87 of rec. 14-04.
Art. 47 - para. 6	6. Each Member State shall take the necessary measures to ensure that all messages made available to its inspection vessels are treated in a confidential manner and are limited to inspection at sea operations.	Deleted		Presidency compromise: legal linguistic experts should settle this issue in the light of para 87 of rec. 14-04.

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../....	COMMENTS
Art. 48 - Title	Article 48 National Observer Programme			
Art. 48 - para. 1	1. In respect of vessels active in the Bluefin tuna fishery, Member States shall ensure at least the following percentage levels of national observer coverage:  (a) 20% of its pelagic trawlers (over 15m), (b) 20% of its long line vessels (over 15m), (c) 20% of its bait boats (over 15m), (d) 100% of towing vessels, (e) 100% of harvesting operations from traps.			
Art. 48 - para. 2	2. Member States shall issue National observers with an official identification document.			
Art. 48 - para. 3 - Introd.	3. The national observer tasks shall be, in particular, to:			
Art. 48 - para. 3 - point (a)	(a) monitor compliance by fishing vessels and traps with this Regulation;			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 48 - para. 3 - point (b)	(b) record, and report upon, the fishing activity which shall include the following:  (i) amount of catch (including by-catch), that also includes species disposition, such as retained on board or discarded dead or alive; (ii) area of catch by latitude and longitude;  (iii) measure of effort (such as the number of sets, number of hooks), as defined in the ICCAT Field Manual for different gears;  (iv) date of catch.			
Art. 48 - para. 3 - point (c)	(c) observe and estimate catches and verify entries made in the logbook;			
Art. 48 - para. 3 - point (d)	(d) sight and record vessels which may be fishing contrary to ICCAT conservation measures.			
Art. 48 - para. 4	4. In addition, national observers shall carry out scientific work, such as collecting Task II data as defined by ICCAT, when required by ICCAT, based on the instructions from the SCRS.			
Art. 48 - para. 5 - Introd.	5. Regarding the implementation of paragraphs 1 to 4, each Member State shall also:			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 48 - para. 5 - point (a)	(a) ensure representative temporal and spatial presence of national observers on its vessels and traps to ensure that the Commission receives adequate and appropriate data and information on catch, effort, and other scientific and management aspects, taking into account characteristics of the fleets and fisheries;			
Art. 48 - para. 5 - point (b)	(b) ensure robust data collection protocols;			
Art. 48 - para. 5 - point (c)	(c) ensure that national observers are properly trained and approved before deployment;			
Art. 48 - para. 5 - point (d)	(d) ensure, to the extent practicable, minimal disruption to the operations of fishing vessels and traps fishing in the Convention Area.			
Art. 48 - para. 6	6. Data and information collected under each Member State observer programme shall be provided to the Commission by 15 July each year. The Commission shall forward that data and information to the SCRS and the ICCAT Secretariat, as appropriate.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 49 - Title	Article 49 ICCAT Regional Observer Programme			
Art. 49 - para. 1	1. The ICCAT Regional Observer Programme as set out in paragraphs 2 to 6 of this Article and as further specified in Annex VII shall apply in the Union.			
Art. 49 - para. 2	2. Member States shall ensure that an ICCAT regional observer is present on:			
Art. 49 - para. 2 - point (a)	(a) all purse seiners authorised to fish Bluefin tuna;			
Art. 49 - para. 2 - point (b)	(b) during all transfers of Bluefin tuna from purse seiners;			
Art. 49 - para. 2 - point (c)	(c) during all transfers of Bluefin tuna from traps to transport cages;			
Art. 49 - para. 2 - point (ca) - new			Amendment 32 <i>(ca) during all transfers from one farm to another;</i>	Presidency compromise: agree to amendment 32.
Art. 49 - para. 2 - point (d)	(d) during all caging operations of Bluefin tuna in farms;			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 49 - para. 2 - point (e)	(e) during all harvesting of Bluefin tuna from farms.			
Art. 49 - para. 3	3. Purse seine vessels without an ICCAT regional observer shall not be authorised to fish or to operate in the Bluefin tuna fishery.			
Art. 49 - para. 4	4. Member States responsible for farms shall ensure an ICCAT regional observer presence during all caging operations and all harvesting of fish from those farms.			
Art. 49 - para. 5 - Introd.	5. ICCAT regional observers shall be tasked, in particular, to:			
Art. 49 - para. 5 - point (a)	(a) observe and monitor compliance of fishing and farming operations with Article 42 of Regulation (EC) No 1005/2008, Article 90 of Regulation (EC) No 1224/2009 and with the provisions of this Regulation;	(a) observe and monitor fishing and farming operations in compliance with the relevant ICCAT conservation and management measures;		
Art. 49 - para. 5 - point (aa) (new)			Amendment 33 <i>(aa) observe and monitor fishing and farming operations in compliance with the relevant ICCAT conservation and management measures.</i>	Presidency compromise: agree to amendment 33

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 49 - para. 5 - point (b)	(b) sign the ICCAT transfer declarations referred to in Article 36 of this Regulation, caging reports referred to in Article 45 of this Regulation and BCDs when they agree that the information contained therein is consistent with their observations;			
Art. 49 - para. 5 - point (c)	(c) carry out scientific work, for example collecting samples, as required by ICCAT, based on the instructions from the SCRS.			
Art. 49 - para. 6	6. The flag Member State shall ensure that masters, crew, farm, trap and vessel owners do not obstruct, intimidate, interfere with, influence, bribe or attempt to bribe ICCAT regional observers in the performance of their duties.			
Section 7 - Title	Section 7 Inspections and cross-checks			
Art. 50 - Title	Article 50 ICCAT Scheme of Joint International Inspection			
Art. 50 - para. 1	1. The ICCAT Scheme of Joint International Inspection set out in Annex VIII shall apply in the Union.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 50 - para. 2	2. Member States whose fishing vessels are authorised to fish Bluefin tuna in the eastern Atlantic and Mediterranean shall assign inspectors and carry out inspections at sea under the ICCAT scheme.			
Art. 50 - para. 3	3. If, at any time, more than 15 fishing vessels flagged to a Member State are engaged in Bluefin tuna fishing activities in the Convention area, that Member State shall deploy an inspection vessel for the purpose of inspection and control at sea in the Convention area throughout the period that those vessels are there. That obligation shall be deemed to have been complied with where Member States cooperate to deploy an inspection vessel or where a Union inspection vessel is deployed in the Convention area.			
Art. 50 - para. 4	4. The Commission or a body designated by it may assign Union inspectors to the ICCAT scheme.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 50 - para. 5	<p>5. The Commission or a body designated by it shall coordinate the surveillance and inspection activities for the Union. It may draw up, in concert with the Member States concerned, joint inspection programmes to enable the Union to fulfil its obligation under the ICCAT scheme. Member States whose fishing vessels are engaged in the fishery of Bluefin tuna shall adopt the necessary measures to facilitate the implementation of those programmes particularly as regards the human and material resources required and the periods and geographical areas when those resources are to be deployed.</p>			
Art. 50 - para. 6	<p>6. Member States shall inform the Commission by 1 April of each year of the names of the inspectors and the inspection vessels they intend to assign to the ICCAT scheme during the year. Using that information, the Commission shall draw up, in collaboration with the Member States, a plan for the Union participation in the ICCAT scheme each year, which it shall send to the ICCAT Secretariat and the Member States.</p>			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 51 - Title	Article 51 Transmission of inspection plans			
Art. 51 - para. 1 - Introd.	1. By 31 January each year, Member States shall transmit their inspection plans to the Commission. The inspection plans shall be set up in accordance with:			
Art. 51 - para. 1 - point (a)	a) the objectives, priorities, and procedures as well as benchmarks for inspection activities set up in the Specific Control and Inspection Programme for Eastern Atlantic and Mediterranean Bluefin tuna established under Article 95 of Regulation (EC) No 1224/2009.			
Art. 51 - para. 1 - point (b)	b) the National Control action programme for Eastern Atlantic and Mediterranean Bluefin tuna established under Article 46 of Regulation (EC) No 1224/2009.			
Art. 51 - para. 2	2. The Commission shall compile the national inspection plans and integrate them into the Union inspection plan. The inspection plan shall be transmitted by the Commission to the ICCAT Secretariat, for endorsement by ICCAT, together with the plans referred to in Article 6(1).			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 52 - Title	Article 52 Inspections in case of infringements			
Art. 52 - para. 1 - Introd.	1. The flag Member State shall take the action under paragraph 2 where a vessel flying its flag has:			
Art. 52 - para. 1 - point (a)	(a) failed in its reporting requirement referred to in Article 23 and 24 or			
Art. 52 - para. 1 - point (b)	(b) committed an infringement of the provisions set up by this Regulation, by Articles from 89 to 93 of Council Regulation (EC) No 1224/2009, by Chapter IX of Council Regulation (EC) No 1005/2008.			
Art. 52 - para. 2	2. The flag Member State shall ensure that a physical inspection takes place under its authority in its ports or by another person designated by the flag Member State when the vessel is not in one of its ports.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 53 - Title	Article 53 Cross-check			
Art. 53 - para. 1	<p>1. Each Member State shall verify, including by using inspection reports, observer reports and VMS data, the submission of logbooks and relevant information recorded in the logbooks of its fishing vessels in the transfer or transhipment documents and in the Bluefin tuna catch documents in accordance with Article 109 of Regulation (EC) No 1224/2009.</p> <p>2. Each Member State shall carry out cross-checks on all landings, all transhipments or cagings between the quantities by species recorded in the fishing vessels logbook or quantities by species recorded in the transfer or transhipment declaration and the quantities recorded in the landing declaration or caging declaration, and any other relevant document, such as an invoice and/or sales notes in line with Article 109 of Regulation EC (No) 1224/2009.</p>			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Section 8 - Title	Section 8 Marketing			
Art. 54 - Title	Article 54 Market measures			
Art. 54 - para. 1	1. Without prejudice to the Regulation (EC) No 1224/2009, Regulation (EC) No 1005/2008 and Regulation (EU) No 1379/2013 of the European Parliament and the Council <sup>35</sup> , Union trade, landing, imports, exports, placing in cages for fattening or farming, re-exports and transhipments of eastern Atlantic and Mediterranean Bluefin tuna that are not accompanied by accurate, complete and validated documentation set up by this Regulation, Regulation (EU) No 640/2010 and Article 4b of Council Regulation (EC) No 1936/2001, shall be prohibited.			
Art. 54 - para. 2 - Introd.	2. Union trade, imports, landings, placing in cages for fattening or farming, processing, exports, re-exports and the transhipment of eastern Atlantic and Mediterranean Bluefin tuna shall be prohibited if:			

<sup>35</sup> Regulation (EU) No 1379/2013 of the European Parliament and the Council of 11 December 2013 on the common organisation of the markets in fishery and aquaculture products, amending Council Regulations (EC) No 1184/2006 and (EC) No 1224/2009 and repealing Council Regulation (EC) No 104/2000 (OJ L 354, 28.12.2013, p. 1).

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 54 - para. 2 - point (a)	a) the Bluefin tuna was caught by fishing vessels or traps whose State does not have a quota, catch limit or allocation of fishing effort for eastern Atlantic and Mediterranean Bluefin tuna, under the terms of ICCAT management and conservation measures, or			
Art. 54 - para. 2 - point (b)	b) the Bluefin tuna was caught by a fishing vessel or a trap whose individual quota or whose State's fishing opportunities were exhausted at the time of the catch.			
Art. 54 - para. 3	3. Without prejudice to the Regulation (EC) No 1224/2009, Regulation (EC) No 1005/2008 and Regulation (EU) No 1379/2013, Union trade, imports, landings, processing and exports from fattening or farming farms that do not comply with the Regulations referred to in paragraph 1 shall be prohibited.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Chapter VI - Title	Chapter VI Final provisions			
Art. 55 - Title	Article 55 Evaluation			
Art. 55	Member States shall submit each year by 15 September to the Commission a detailed report on their implementation of this Regulation. Based on the information received by Member States, the Commission shall submit each year by 15 October to the ICCAT Secretariat a detailed report on the implementation of the ICCAT Recommendation 14-04.			
Art. 56 - Title	Article 56 Financing			Presidency compromise: this issue should be settled by the legal linguistic experts
Art. 56	The multianual recovery plan for Bluefin tuna in the eastern Atlantic and Mediterranean shall be deemed to be a multianual plan within the meaning of Article 9 of Regulation (EU) No 1380/2013.	<b><i>The For the purposes of the EMFF Regulation,</i></b> the multianual recovery plan for Bluefin tuna in the eastern Atlantic and Mediterranean shall be deemed to be a multianual plan within the meaning of Article 9 of Regulation (EU) No 1380/2013.		

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 57 - Title	Article 57 Procedure for amendments	Deleted		
Art. 57 - para. 1	1. As far as is necessary, in order to incorporate into Union law amendments to the existing provisions of the Bluefin tuna recovery plan which become binding to the Union, the Commission may amend non-essential provisions of this Regulation by means of delegated acts in accordance with Article 58.	Deleted	Amendment 34 <i>deleted</i>	Presidency compromise: agree to amendment 34
Art. 58 - Title	Article 58 Exercise of the delegation for amendments	Deleted	Amendment 35 deleted	Presidency compromise: agree to amendment 35
Art. 58 - para. 1	1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.	Deleted	Deleted	
Art. 58 - para. 2	2. The delegation of power referred to in Article 57 shall be conferred on the Commission for an indeterminate period of time.	Deleted	Deleted	

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 58 - para. 3	3. The delegation of power referred to in Article 57 may be revoked at any time by the European Parliament or by the Council. A decision of revocation 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 <i>Official Journal of the European Union</i> or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.	Deleted	Deleted	
Art. 58 - para. 4	4. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.	Deleted	Deleted	

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 58 - para. 5	5. A delegated act adopted pursuant to Article 57 shall enter into force only if no objection has been expressed either by the European Parliament or the Council within a period of 2 months of notification of that act to the European Parliament and the Council or, 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 2 months at the initiative of the European Parliament or the Council.	Deleted	deleted	
Art. 59 - Title	Article 59 Implementation			1. The Commission shall be assisted by the Committee for Fisheries and Aquaculture established by Article 47 of Regulation (EC) 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.

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 59 - para. 3	3. Where reference is made to this paragraph, Article 8 of Regulation (EU) No 182/2011, in conjunction with Article 5 thereof, shall apply.	Deleted	Amendment 36 <b>deleted</b>	Presidency compromise: agree to amendment 36
Art. 60 - Title	Article 60 Repeal			
Art. 60 - para. 1	1. Regulation (EC) No 302/2009 is hereby repealed.			
Art. 60 - para. 2	2. References to the repealed Regulation shall be construed as references to this Regulation and shall be read in accordance with the correlation table set out in Annex XIII.			
Art. 61 - Title	Article 61 Entry into force			
Art. 61	This Regulation shall enter into force on the third day following its publication in the <i>Official Journal of the European Union</i> .  This Regulation shall be binding in its entirety and directly applicable in all Member States.  Done at Brussels,	Amendment 37  This Regulation shall enter into force <i>on the twentieth day</i> following <i>that of</i> 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,	Amendment 37  This Regulation shall enter into force <i>on the twentieth day</i> following <i>that of</i> 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,	Presidency compromise: be flexible

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Annexes	Changes to the annexes		Amendment 38	Presidency compromise: agree to amendment 38
Annex I - para. 2	<p>2. In addition to the provisions set out in Article 8(3), the maximum number of catching vessels authorised to fish for Bluefin tuna in the Adriatic sea for farming purposes under the specific conditions applying to the derogation referred to in Article 13(2)(b) is set at the number of Union catching vessels participating in the directed fishery for Bluefin tuna in 2008. <i>For this purpose, the number of Croatian catching vessels participating in the directed fishery for Bluefin tuna in 2008 shall be taken into account.</i></p>	<p>2. In addition to the provisions set out in Article 8(3), the maximum number of catching vessels authorised to fish for Bluefin tuna in the Adriatic sea for farming purposes under the specific conditions applying to the derogation referred to in Article 13(2)(b) is set at the number of Union catching vessels participating in the directed fishery for Bluefin tuna in 2008. <i>For that purpose, the number of Croatian catching vessels participating in the directed fishery for Bluefin tuna in 2008 shall be taken into account.</i></p>	Amendment 39	Presidency compromise: agree to amendment 39
Annex IV - point 2 - line 2	Number of individuals: Species:	Number of individuals: Species: <b>Weight:</b>	Number of individuals: Species: <b>Weight:</b>	Presidency compromise: agree to amendment 39
Annex VII - point 3 - (a) (11)	(11) register and verify the presence of any type of tag, including natural marks, and notify any sign of recent tag removals.	deleted		

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Annex VII - point 3 - (b) (6) new	(6) register and verify the presence of any type of tag, including natural marks, and notify any sign of recent tag removals.			Presidency compromise: maintain this request.
Annex VII - point 7 - point (a)	(a) allowed access to the vessel and farm personnel and to the gear, cages and equipment	(a) allowed access to the vessel, <del>and</del> farm <b>and trap</b> personnel and to the gear, cages and equipment	Amendment 40  (a) allowed access to the vessel, farm <b>and trap</b> personnel and to the gear, cages and equipment	Presidency compromise: agree to amendment 40

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Recital 1	(1) The objective of the Common Fisheries Policy, as set out in Regulation (EU) No 1380/2013 is to ensure exploitation of living aquatic resources that provides sustainable economic, environmental and social conditions.		Recitals	
Recital 2	(2) The Union is Party to the International Convention for the Conservation of Atlantic Tunas ("the Convention") <sup>36</sup> .			
Recital 3	(3) At its 15 <sup>th</sup> Special Meeting in 2006, the International Commission for the Conservation of Atlantic Tunas ("ICCAT"), established by the Convention, adopted Recommendation 06-05 <sup>37</sup> to establish a multiannual recovery plan for Bluefin tuna in the eastern Atlantic and in the Mediterranean ending in 2022 (the 'Recovery plan'). This Recommendation entered into force on 13 June 2007.			

<sup>36</sup> International Convention for the Conservation of Atlantic Tunas ("the Convention") (L 162, 18/06/1986, p. 34).

<sup>37</sup> Recommendation 06-05 by ICCAT to establish a multiannual recovery plan for Bluefin tuna in the Eastern Atlantic and the Mediterranean.

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
<b>Recital 3(a) - new</b>			<b>Amendment 1</b> <i>(3a) The Recovery plan takes into account the specificities of the different types of gears. When implementing the recovery plan, the Union and Member States should pay particular attention to non-industrial fishing activities and to the most artisanal and sustainable gear types, such as traditional traps ("almadrabas", "tonnare"), which contribute very positively to the rebuilding of tuna stocks, due to their high level of selectivity and low environmental impact in marine ecosystems, and which are valuable in scientific terms.</i>	Presidency compromise: reject this recital because it goes beyond the implementation exercise. Fall-back position rephrase recital in line with CFP Art. 17: "When implementing the recovery plan, the Union and Member States should pay particular attention to deploying fishing gear or using fishing techniques with reduced environmental impact."
Recital 4	(4) ICCAT Recommendation 06-05 was transposed into Union law by Council Regulation (EC) No 1559/2007 <sup>38</sup> establishing a multi-annual recovery plan for Bluefin tuna in the Eastern Atlantic and the Mediterranean.	(4) ICCAT Recommendation 06-05 was <del>transposed</del> implemented into Union law by Council Regulation (EC) No 1559/2007 <sup>39</sup> establishing a multi-annual recovery plan for Bluefin tuna in the Eastern Atlantic and the Mediterranean.		Presidency compromise: This terminology issue to be settled at the level of the legal linguistic experts.

<sup>38</sup> Council Regulation (EC) No 1559/2007 of 17 December 2007 establishing a multi-annual recovery plan for Bluefin tuna in the Eastern Atlantic and the Mediterranean (OJ L 340, 22.12.2007, p. 1).

<sup>39</sup> Council Regulation (EC) No 1559/2007 of 17 December 2007 establishing a multi-annual recovery plan for Bluefin tuna in the Eastern Atlantic and the Mediterranean (OJ L 340, 22.12.2007, p. 1).

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Recital 5	(5) At its 16 <sup>th</sup> Special Meeting in 2008, ICCAT adopted Recommendation 08-05 <sup>40</sup> amending Recommendation 06-05.  In order to rebuild the stock, the Recovery plan established in 2006 and amended in 2008 set up a gradual reduction in the total allowable catch level from 2007 to 2011, restrictions on fishing within certain areas and time periods, a new minimum size for Bluefin tuna, measures concerning sport and recreational fishing activities, farming and fishing capacity measures and reinforced the ICCAT Scheme of Joint International Inspection.			Presidency compromise: This terminology issue to be settled at the level of the legal linguistic experts.
Recital 6	(6) ICCAT Recommendation 08-05 was transposed into Union law by Council Regulation (EC) No 302/2009 <sup>41</sup> concerning a multiannual recovery plan for Bluefin tuna in the eastern Atlantic and Mediterranean repealing Regulation (EC) No 1559/2007.	(6) ICCAT Recommendation 08-05 was <del>transposed &amp; implemented</del> into Union law by Council Regulation (EC) No 302/2009 <sup>42</sup> concerning a multiannual recovery plan for Bluefin tuna in the eastern Atlantic and Mediterranean repealing Regulation (EC) No 1559/2007.		

<sup>40</sup> Recommendation 08-05 amending the Recommendation by ICCAT to establish a multiannual recovery plan for Bluefin tuna in the Eastern Atlantic and the Mediterranean.

<sup>41</sup> Council Regulation (EC) No 302/2009 of 6 April 2009 concerning a multiannual recovery plan for Bluefin tuna in the eastern Atlantic and Mediterranean, amending Regulation (EC) No 43/2009 and repealing Regulation (EC) No 1559/2007 (OJ L 96, 15.4.2009, p. 1).

<sup>42</sup> Council Regulation (EC) No 302/2009 of 6 April 2009 concerning a multiannual recovery plan for Bluefin tuna in the eastern Atlantic and Mediterranean, amending Regulation (EC) No 43/2009 and repealing Regulation (EC) No 1559/2007 (OJ L 96, 15.4.2009, p. 1).

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Recital 7	(7) At its 17 <sup>th</sup> Special Meeting in 2010, ICCAT adopted Recommendation 10-04 <sup>43</sup> , amending Recommendation 08-05. In order to rebuild the stock, Recommendation 10-04 established a further reduction of the total allowable catch, and the fishing capacity and reinforced the control measures, in particular those concerning transfer and caging operations. It also provided for additional advice by the Standing Committee on Research and Statistics (SCRS) in 2012 on the identification of spawning grounds and on the creation of sanctuaries.			
Recital 8	(8) In order to transpose the revised international conservation measures of Recommendation 10-04 into Union law, Regulation (EC) No 302/2009 was amended by Regulation (EU) No 500/2012 of the European Parliament and the Council <sup>44</sup> .			

<sup>43</sup> Recommendation 10-04 amending the Recommendation by ICCAT to establish a multiannual recovery plan for Bluefin tuna in the Eastern Atlantic and the Mediterranean.

<sup>44</sup> Regulation (EU) No 500/2012 of the European Parliament and of the Council of 13 June 2012 amending Council Regulation (EC) No 302/2009 concerning a multiannual recovery plan for Bluefin tuna in the eastern Atlantic and the Mediterranean (OJ L 157, 16.6.2012, p. 1).

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Recital 9	(9) At its 18 <sup>th</sup> Special Meeting in 2012, ICCAT adopted Recommendation 12-03 <sup>45</sup> , amending Recommendation 10-04. In order to strengthen the effectiveness of the Recovery plan it set up technical measures concerning the transfer and caging operations of live Bluefin tuna, new catch reporting requirements, the implementation of the ICCAT Regional Observer Programme and changes of the fishing seasons. Furthermore, it reinforced the role of the SCRS with regard to the Bluefin tuna stock assessment.			

<sup>45</sup> Recommendation 12-03 amending the Recommendation by ICCAT to establish a multianual recovery plan for Bluefin tuna in the Eastern Atlantic and the Mediterranean.

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Recital 10	(10) At its 23 <sup>rd</sup> Regular Meeting in 2013, ICCAT adopted Recommendation 13-07 <sup>46</sup> amending Recommendation 12-03 by introducing small changes on fishing seasons which do not affect the Union fleet. Furthermore, Recommendation 13-08 <sup>47</sup> was adopted which complements the Recovery plan. It set up a common procedure for the use of stereoscopical camera systems to estimate the quantities of bluefin tuna at the point of caging and introduced a flexible starting date for the fishing season of baitboats and trolling boats in the Eastern Atlantic.			
Recital 11	(11) In order to transpose essential measures such as those on fishing seasons of Recommendations 12-03 and 13-08 into Union law, Regulation (EC) No 302/2009 was further amended by Regulation (EU) No 544/2014 of the European Parliament and the Council <sup>48</sup> .			

<sup>46</sup> Recommendation 13-07 amending the Recommendation 12-03 by ICCAT to establish a multiannual recovery plan for Bluefin tuna in the Eastern Atlantic and the Mediterranean.

<sup>47</sup> Recommendation 13-08 by ICCAT Complementing Recommendation 12-03 which Established a Multi- annual Recovery Plan for Eastern Atlantic and Mediterranean Bluefin Tuna.

<sup>48</sup> Regulation (EU) No 544/2014 of the European Parliament and of the Council of 15 May 2014 amending Council Regulation (EC) No 302/2009 concerning a multiannual recovery plan for Bluefin tuna in the eastern Atlantic and Mediterranean, (OJ L 163, 29.5.2012, p. 1).

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Recital 12	(12) At its 19 <sup>th</sup> Special Meeting in 2014, ICCAT adopted Recommendation 14-04 <sup>49</sup> amending Recommendation 13-07 and repealing Recommendation 13-08. Whilst some of the existing control provisions have been rationalised, the procedures for the use of stereoscopic camera at the point of caging were further specified and measures specific to release operations and the treatment of dead fish where introduced in the Recovery plan.			
Recital 13	(13) Recommendation 14-04 is binding on the Union.			

<sup>49</sup> Recommendation 14-04 amending the Recommendation 13-07 by ICCAT to establish a multianual recovery plan for Bluefin tuna in the Eastern Atlantic and the Mediterranean.

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Recital 14	(14) All the amendments to the Recovery plan adopted by ICCAT in 2012, 2013 and 2014, which have not been subject to transposition yet, should be integrated into Union law. As this transposition concerns a plan whose objectives and measures were defined by ICCAT, this Regulation does not cover all the content of multiannual plans as set out under Articles 9 and 10 of Regulation (EU) No 1380/2013 of the European Parliament and of the Council <sup>50</sup> .	(14) All the amendments to the Recovery plan adopted by ICCAT in 2012, 2013 and 2014, which have not been subject to <del>#transposition# implementation</del> yet, should be <del>integrated implemented</del> into Union law. <i>As this transposition concerns a plan whose objectives and measures were defined by ICCAT, this Regulation does not cover all the content of multiannual plans as set out under Articles 9 and 10 of Regulation (EU) No 1380/2013 of the European Parliament and of the Council</i> <sup>51</sup> .	Amendment 2  (14) All the amendments to the Recovery plan adopted by ICCAT in <b>2006</b> , 2012, 2013 and 2014, which have not been subject to transposition yet, should be <b>transposed</b> into Union law. As this transposition concerns a plan whose objectives and measures were defined by ICCAT, this Regulation does not cover all the content of multiannual plans as set out under Articles 9 and 10 of Regulation (EU) No 1380/2013 of the European Parliament and of the Council <sup>1</sup> .	Presidency compromise: reject insertion of 2006 as historically incorrect and already covered by recital 3. Fall-back position: reformulate recital 14 as follows: "Following its adoption in 2006, all the amendments to the Recovery plan in 2012, 2013 and 2014 which have not ..." The terminology issue to be settled at the level of the legal linguistic experts.

<sup>50</sup> Regulation (EU) No 1380/2013 of the European Parliament and the Council of 11 December 2013 on the Common Fisheries Policy, amending Council Regulations (EC) No 1954/2003 and (EC) No 1224/2009 and repealing Council Regulations (EC) No 2371/2002 and (EC) No 639/2004 and Council Decision 2004/585/EC (OJ L 354/22, 28.12.2013, p. 1).

<sup>51</sup> **Regulation (EU) No 1380/2013 of the European Parliament and the Council of 11 December 2013 on the Common Fisheries Policy; amending Council Regulations (EC) No 1954/2003 and (EC) No 1224/2009 and repealing Council Regulations (EC) No 2371/2002 and (EC) No 639/2004 and Council Decision 2004/585/EC (OJ L 354/22, 28.12.2013, p. 1).**

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Recital 15	(15) It is necessary to transpose into Union law future binding amendments of the Recovery plan. In order to swiftly incorporate into Union law such amendments, the power to adopt acts in accordance with Article 290 of the Treaty on the Functioning of the European Union should be delegated to the European Commission (the "Commission"). It is of particular importance that the Commission carries out appropriate consultations during its preparatory work, including at expert level. The Commission, when preparing and drawing-up delegated acts, should ensure a simultaneous, timely and appropriate transmission of relevant documents to the European Parliament and Council.	<i>(15) Regulation (EU) 1380/2013 establishes the concept of minimum conservation reference sizes. In order to ensure consistency, the ICCAT concept of minimum sizes should be implemented into Union law as minimum conservation reference sizes. Consequently, the references in Commission Delegated Regulation (EU) 2015/98 to minimum sizes of bluefin tuna should be read as references to minimum conservation reference sizes in this Regulation.</i>	Amendment 3 <b>deleted</b>	Cf. amendment 4 below..

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Recital 15 a - new			Amendment 4 <b>(15a) Regulation (EU) No 1380/2013 establishes the concept of minimum conservation reference sizes. In order to ensure consistency, the ICCAT concept of minimum sizes should be transposed into Union law as minimum conservation reference sizes.</b> <b>Consequently, the references in Commission Delegated Regulation (EU) No 2015/98<sup>la</sup> to minimum sizes of bluefin tuna should be read as references to minimum conservation reference sizes in this Regulation.</b>	Presidency suggests that the finalisation of recital 15(15a) be left to the legal linguistic experts.

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Recital 16	(16) In order to ensure uniform conditions for the implementation of provisions of this Regulation as regards transfer operations, caging operations and recording and reporting of trap and vessel activities, implementing powers should be conferred on the Commission. Those powers should be exercised in accordance with Regulation (EU) No 182/2011 of the European Parliament and of the Council <sup>52</sup> laying down the rules and general principles concerning mechanisms for control by Member States of the Commission's exercise of implementing powers.			Presidency compromise: agree to amendment 5.
Recital 17	(17) The Commission should adopt immediately applicable implementing acts where, in duly justified cases relating to transfer operations, caging operations and recording and reporting of trap and vessel activities, imperative grounds of urgency so require.	Deleted	Amendment 5 <i>deleted</i>	Presidency compromise: agree to amendment 5.

<sup>52</sup> Regulation (EU) No 182/2011 of the European Parliament and of the Council of 16 February 2011 laying down the rules and general principles concerning mechanisms for control by Member States of the Commission's exercise of implementing powers (OJ L 55, 28.2.2011, p. 1).

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Recital 18	(18) For reasons of clarity, simplification and legal certainty, Regulation (EC) No 302/2009 should be repealed by this Regulation.	Deleted		Presidency compromise: recall to EP that this recital seems wrongly placed (cf. below recital 23a), but be flexible and leave this to the legal linguistic experts
Recital 19	(19) Certain provisions of Regulation (EC) No 302/2009 have become obsolete, in particular since they are now covered by other Union acts, and should be deleted. Other provisions should be updated in order to reflect changes in legislation, in particular those resulting from the adoption of Regulation (EU) No 1380/2013.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../....	COMMENTS
Recital 20	(20) In particular, Council Regulation (EC) No 1224/2009 <sup>53</sup> establishes a Union system for control, inspection and enforcement with a global and integrated approach so as to ensure compliance with all the rules of the Common Fisheries Policy and Commission Implementing Regulation (EU) No 404/2011. <sup>54</sup> It lays down detailed rules for the implementation of Council Regulation (EC) No 1224/2009. Council Regulation (EC) No 1005/2008 <sup>55</sup> establishes a Community system to prevent, deter and eliminate illegal, unreported and unregulated fishing. Those acts now cover some matters of Regulation (EC) No 302/2009 and in particular Article 33 on enforcement measures and Annex VIII on VMS transmission. It is therefore not necessary to include			

<sup>53</sup> Council Regulation (EC) No 1224/2009 of 20 November 2009 establishing a Community control system for ensuring compliance with the rules of the common fisheries policy, amending Regulations (EC) No 847/96, (EC) No 2371/2002, (EC) No 811/2004, (EC) No 768/2005, (EC) No 2115/2005, (EC) No 2166/2005, (EC) No 388/2006, (EC) No 509/2007, (EC) No 676/2007, (EC) No 1098/2007, (EC) No 1300/2008, (EC) No 1342/2008 and repealing Regulations (EEC) No 2847/93, (EC) No 1627/94 and (EC) No 1966/2006 (OJ L 343, 22.12.2009, p. 1.).

<sup>54</sup> Commission Implementing Regulation (EU) No 404/2011 of 8 April 2011 laying down detailed rules for the implementation of Council Regulation 1224/2009 establishing a Community control system for ensuring compliance with the rules of the Common Fisheries Policy, (OJ L 112, 30.4.2011, p. 1.).

<sup>55</sup> Council Regulation (EC) No 1005/2008 of 29 September 2008 establishing a Community system to prevent, deter and eliminate illegal, unreported and unregulated fishing, amending Regulation (EEC) No 2847/93, (EC) No 1093/94 and (EC) No 1447/1999 (OJ L 286, 29.10.2008, p. 1).

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
those provisions in this Regulation.				
Recital 21	(21) In accordance with Article 49(2) of Commission Implementing Regulation (EU) No 404/2011, the conversion factors adopted by the SCRS apply to calculate the equivalent round weight of the processed Bluefin tuna, including for the purpose of this Regulation.			
Recital 22	(22) Moreover, in accordance with Article 95 of Council Regulation (EC) No 1224/2009 Commission Implementing Decision 2014/156/EU <sup>56</sup> has been adopted. Among others, that Implementing Decision establishes target benchmarks and objectives for the control of the Bluefin tuna fishery in the eastern Atlantic and the Mediterranean.			

<sup>56</sup> Commission Implementing Decision 2014/156/EU of 19 March 2014 establishing a specific control and inspection programme for fisheries exploiting stocks of bluefin tuna in the Eastern Atlantic and the Mediterranean, swordfish in the Mediterranean and for fisheries exploiting stocks of sardine and anchovy in the Northern Adriatic Sea (OJ L 85, 21.3.2014, p. 1).

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../...	EP position .../.../...	COMMENTS
Recital 23	(23) Paragraph 2.c of ICCAT Recommendation 06-07 <sup>57</sup> sets up a sampling program for the estimation of the number-at-size in the context of Bluefin tuna farming activities. That provision was transposed by Article 10 of Regulation (EC) No 302/2009. It is not necessary that this Regulation specifically provides for the sampling programme, as the needs of that sampling program are now fully covered by the programmes set up by paragraph 83 of Recommendation 14-04, set up by paragraph 83 of Recommendation 14-04, which is to be transposed by this Regulation. That paragraph foresees the use of stereoscopic camera systems or alternative techniques providing the equivalent precision and covers all caging operations in order to refine the number and weight of fish.	(23) Paragraph 2.c of ICCAT Recommendation 06-07 <sup>58</sup> sets up a sampling program for the estimation of the number-at-size in the context of Bluefin tuna farming activities. That provision was transposed implemented by Article 10 of Regulation (EC) No 302/2009. It is not necessary that this Regulation specifically provides for the sampling programme, as the needs of that sampling program are now fully covered by the programmes set up by paragraph 83 of Recommendation 14-04, which is to be transposed implemented by this Regulation. That paragraph foresees the use of stereoscopic camera systems or alternative techniques providing the equivalent precision and covers all caging operations in order to refine the number and weight of fish.		Presidency compromise: this terminology issue to be settled at the level of the legal linguistic experts.
Recital 23(a) new		(23)(a) <i>For reasons of clarity, simplification and legal certainty, Regulation (EC) No 302/2009 should be repealed by this Regulation.</i>		Presidency compromise: cf. recital 18 above.

<sup>57</sup> Recommendation 06-07 by ICCAT on Bluefin tuna farming.  
<sup>58</sup> Recommendation 06-07 by ICCAT on Bluefin tuna farming.

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Recital 24	<p>(24) Article 15(1) of Regulation (EU) No 1380/2013 introduced a landing obligation which applies as of 1 January 2015 to Bluefin tuna. However, under Article 15(2) of that Regulation, the landing obligation is without prejudice to the Union's international obligations, such as those resulting from ICCAT Recommendations. Under that same provision the Commission is empowered to adopt delegated acts, for the purpose of implementing such international obligations into Union law, including, in particular, derogations from the landing obligation. Accordingly, the discard of bluefin tuna will be allowed in some situations laid down in Commission Delegated Regulation (EU) No 2015/98 of 18 November 2014<sup>59</sup>. This Regulation does therefore not need to cover such discard obligations,</p>	<p><i>(24) Commission Delegated Regulation (EU) No 2015/98<sup>60</sup> provides for derogations from the landing obligation of bluefin tuna set out in Article 15 of Regulation (EU) No 1380/2013 for the purpose of the Union compliance with its international obligations under the Convention. It implements certain provisions of ICCAT Recommendation 13-07 that establish a discard and release obligation for vessels and traps catching bluefin tuna in the Eastern Atlantic and the Mediterranean in certain situations. This Regulation does therefore not cover such provisions. The Commission Delegated Regulation is not affected by the adoption of this Regulation.</i></p>	<p>Amendment 6</p> <p><i>(24) Delegated Regulation (EU) No 2015/98 provides for derogations from the landing obligation of bluefin tuna set out in Article 15 of Regulation (EU) No 1380/2013 for the purpose of Union compliance with its international obligations under the Convention. It implements certain provisions of ICCAT Recommendation 13-07 that establish a discard and release obligation for vessels and traps catching bluefin tuna in the Eastern Atlantic and the Mediterranean in certain situations. This Regulation therefore does not need to cover such discard and release obligations and will consequently be without prejudice to the corresponding provisions laid down in Delegated Regulation (EU) No 2015/98,</i></p>	<p>Presidency compromise: accept amendment 6.</p>

<sup>59</sup> Commission Delegated Regulation (EU) 2015/98 of 18 November 2014 on the implementation of the Union's international obligations, as referred to in Article 15(2) of Regulation (EU) No 1380/2013 of the European Parliament and of the Council, under the International Convention for the Conservation of Atlantic Tunas and the Convention on Future Multilateral Cooperation in the Northwest Atlantic Fisheries (OJ L 16/23, 23.01.2015).

<sup>60</sup> Commission Delegated Regulation (EU) 2015/98 of 18 November 2014 on the implementation of the Union's international obligations, as referred to in Article 15(2) of Regulation (EU) No 1380/2013 of the European Parliament and of the Council, under the International Convention for the Conservation of Atlantic Tunas and the Convention on Future Multilateral Cooperation in the Northwest Atlantic Fisheries (OJ L 16/23, 23.01.2015).

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Chapter I - Title	Chapter I General Provisions		Articles	
Art. 1 - Title	Article 1 Subject matter and scope			
Art. 1 - para 1	1. This Regulation lays down the general rules for the application by the Union of the Recovery plan as defined in Article 3(1).	Amendment 7 <i>1. This Regulation lays down the general rules for the application by the Union of the Recovery plan as defined in Article 3(1), taking into account the specific features of the various types of fishing gear and paying particular attention to traditional, more sustainable and artisanal gear, such as traps.</i>	Presidency compromise: reject this amendment because it goes beyond the implementation exercise (cf. comments to amendment 1). Fall-back position: the principle which the EP wishes to recall is to be addressed in recital 3.	
Art. 1 - para 2	2. This Regulation applies to Bluefin tuna in the eastern Atlantic and the Mediterranean.			
Art. 2 - Title	Article 2 Objective			
Art. 2	The objective of this Regulation, in line with the Recovery plan as defined in Article 3(1) is to achieve a biomass corresponding to the maximum sustainable yield by 2022 with at least 60 % probability.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 3 - Title	Article 3 Definitions			
Art. 3 - Introd.	For the purpose of this Regulation, the following definitions shall apply:			
Art. 3 - para. 1	(1) "Recovery plan" means the multiannual recovery plan for Bluefin tuna ( <i>Thunnus thynnus</i> ), which applies since 2007 until 2022 and was recommended by the International Commission for the Conservation of the Atlantic Tunas (ICCAT);			
Art. 3 - para. 2	(2) "fishing vessel" means any powered vessel used or intended for use for the purposes of the commercial exploitation of Bluefin tuna resources, including catching vessels, fish processing vessels, support vessels, towing vessels, vessels engaged in transhipment and transport vessels equipped for the transportation of tuna products and auxiliary vessels, except container vessels;			
Art. 3 - para. 3	(3) "catching vessel" means a vessel used for the purposes of the commercial capture of Bluefin tuna resources;			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 3 - para. 4	(4) “processing vessel” means a vessel on board of which fisheries products are subject to one or more of the following operations, prior to their packaging: filleting or slicing, freezing and/or processing;			
Art. 3 - para. 5	(5) “auxiliary vessel” means any vessel used to transport dead Bluefin tuna (not processed) from a transport/farming cage, a purse seine net or a trap to a designated port and / or to a processing vessel;			
Art. 3 - para. 6	(6) “towing vessel” means any vessel used for towing cages;			
Art. 3 - para. 7	(7) “support vessel” means any other fishing vessel referred to under (2);			
Art. 3 - para. 8	(8) “fishing actively” means, for any catching vessel and trap, the fact that it targets Bluefin tuna during a given fishing season;			
Art. 3 - para. 9	(9) “joint fishing operation” means any operation between two or more purse seine vessels where the catch of one purse seine vessel is attributed to one or more other purse seine vessels in accordance with an allocation key;			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 3 - para. 10	(10) "transfer operations" means: (i) any transfer of live Bluefin tuna from the catching vessel's net to the transport cage; (ii) any transfer of live Bluefin tuna from the transport cage to another transport cage; (iii) any transfer of the cage with Bluefin tuna from a towing vessel to another towing vessel; (iv) any transfer of live Bluefin tuna from one farm to another; (v) any transfer of live Bluefin tuna from the trap to the transport cage.			
Art. 3 - para. 11		(11) "control transfer" means any additional transfer being implemented at the request of the fishing/farming operators or the control authorities for the purpose of verifying the number of fish being transferred;		
Art. 3 - para. 12		(12) "trap" means fixed gear anchored to the bottom usually containing a guide net that leads Bluefin tuna into an enclosure or series of enclosures where it is kept prior to harvesting;		

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 3 - para. 13	(13) "caging" means the transfer of live Bluefin tuna from the transport cage or trap to the farming cages;			
Art. 3 - para. 14	(14) "farming" means caging of Bluefin tuna in farms and subsequent feeding aiming to fatten and increase their total biomass;			
Art. 3 - para. 15	(15) "farm" means installation used for the farming of Bluefin tuna caught by traps and/or purse seiners;			
Art. 3 - para. 16	(16) "farming capacity" means the capacity of a farm to hold fish for fattening and farming purposes in tonnes";	Deleted	Amendment 8 <i>deleted</i>	Presidency compromise: agree to amendment 8
Art. 3 - para. 17	(17) "harvesting" means the killing of Bluefin tuna in farms or traps;			
Art. 3 - para. 18	(18) "transhipment" means the unloading of all or any of the fish on board a fishing vessel to another fishing vessel. Unloading of dead Bluefin tuna from the purse seiner net or the towing vessel to an auxiliary vessel shall not be considered as a transhipment;			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 3 - para. 19	(19) "sport fishery" means non-commercial fisheries whose members adhere to a national sport organization or are issued with a national sport license;			
Art. 3 - para. 20	(20) "recreational fishery" means non-commercial fisheries whose members do not adhere to a national sport organisation or are not issued with a national sport license;			
Art. 3 - para. 21	(21) "stereoscopic camera" means a camera with two or more lenses, with a separate image sensor or film frame for each lens, enabling to capture three-dimensional images;			
Art. 3 - para. 22	(22) "control cameras" means stereoscopic cameras and/or conventional video cameras for the purpose of the controls foreseen in this Regulation;			
Art. 3 - para. 23	(23) "BCD" or "electronic BCD" is a Bluefin Catch Document for Bluefin tuna. As appropriate, the reference to BCD shall be replaced by eBCD;			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 3 - para. 24	(24) "responsible Member State" and "Member State responsible" mean the flag Member State or the Member State in whose jurisdiction the trap or farm is located or, if the farm or trap is located on the high seas, the Member State where the trap or farm operator is established;			
Art. 3 - para. 25	(25) "Task II" means Task II as defined by ICCAT in the "Field manual for statistics and sampling Atlantic tunas and tuna-like fish" <sup>61</sup> ;			
Art. 3 - para. 26	(26) "CPC" means Contracting Parties to the Convention and Cooperating Non-Contracting Parties, Entities or Fishing Entities;			
Art. 3 - para. 27	(27) "SCRS" means the Standing Committee on Research and Statistics of the ICCAT;			
Art. 3 - para. 28	(28) "Convention Area" means the geographical area covered by ICCAT measures as set up in Article 1 of the Convention.			

<sup>61</sup> Third edition, ICCAT, 1990.

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../....	COMMENTS
Art. 4 – Title	Article 4 Length of vessels			
Art. 4	All lengths of vessels referred to in this Regulation shall be understood as length overall.			
Chapter II - Title	Chapter II Management Measures			
Art. 5 - para. 1	Article 5 Conditions associated to management measures		Amendment 9 1. Each Member State shall take the necessary measures to ensure that the fishing activities of its catching vessels and its traps are commensurate with the fishing opportunities on Bluefin tuna available to that Member State in the eastern Atlantic and Mediterranean.	Presidency compromise: agree to use the term 'effort', but reject the addition in fine of para 5 because it goes beyond the the implementation exercise.
Art. 5 - para. 2	2. No carry-over of any un-used quota <del>under-harvests</del> shall be <del>made under the Recovery plan prohibited.</del>		2. <b>No</b> Carry-over of any un-used quota <del>under-harvests</del> shall be <del>made under the Recovery plan prohibited.</del>	Presidency compromise: this issue to be settled at the level of the legal linguistic experts.

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 5 - para. 3	3. Chartering of Union fishing vessels for Bluefin tuna fishing in the eastern Atlantic and the Mediterranean shall be prohibited.			
Art. 6 – Title	Article 6 Submission of fishing capacity management plans, fishing plans and farming management plans			
Art. 6 - para. 1 - introduction	1. By 31 January each year, each Member State <i>with a Bluefin tuna quota</i> shall transmit to the Commission:	1. By 31 January each year, each Member State <i>with a Bluefin tuna quota</i> shall transmit to the Commission:		Presidency suggests to maintain this request for legal clarity: Fall-back position: a statement by Commission in COREPER clarifying that the obligations under this Regulation are applicable to MS with a bluefin tuna quota only.
Art. 6 - para. 1 - point (a)	(a) a fishing plan for the catching vessels and traps fishing Bluefin tuna in the eastern Atlantic and Mediterranean Sea.			
Art.6 - para. 1 - point (b)	(b) a fishing capacity management plan ensuring that the Member State's fishing capacity is commensurate with its allocated quota.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 6 – para. 2	2. The Commission shall compile the plans referred to in paragraph 1 and integrate them into the Union fishing and capacity management plan to be transmitted to the ICCAT Secretariat by 15 February of each year for discussion and approval by ICCAT.			
Art. 6 - para. 3	3. By 15 April each year, each Member State that intends to modify the ICCAT plan for farming capacity in force shall transmit a farming management plan to the Commission, which shall transmit it to the ICCAT Secretariat.			
Art. 7 - Title	Article 7 Fishing plans			
Art. 7 - para. 1 - introduction	1. The annual fishing plan submitted by each Member State <i>with a Bluefin tuna quota</i> shall identify the quotas allocated to each gear group referred to in Articles 10 and 11 and specify in particular:	1. The annual fishing plan submitted by each Member State <i>with a Bluefin tuna quota</i> shall identify the quotas allocated to each gear group referred to in Articles 10 and 11, <i>including information on and specify in particular:</i>		Presidency suggests to maintain this request for legal clarity: Fall-back position: a statement by Commission in COREPER clarifying that the obligations under this Regulation are applicable to MS with a bluefin tuna quota only..

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 7 - para. 1 - subpara. 1 (new)			Amendment 10 <i>The annual fishing plan submitted by each Member State shall provide for an even breakdown of quotas among the gear groups in order to help ensure compliance with individual quotas and by-catch allowances.</i>	Presidency compromise: reject this amendment because beyond the the implementation exercise and infringing on MS competences.
Art. 7 - para. 1 - point (a)		(a) the catching vessels over 24 metres included in the vessel list referred to in Article 19(1)(a), the individual quota allocated to them and the measures in place to ensure the respect of the individual quotas and by-catch allowances;		
Art. 7 - para. 1 - point (b)		(b) for the catching vessels less than 24 metres and for traps, at least the quota allocated to producer organisations or groups of vessels fishing with similar gear type.		

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 7 - para. 1a (new)		Amendment 11 <i>1a. Member States shall use transparent and objective criteria, including those of an environmental, social and economic nature, for the national allocation of the quotas[, giving special consideration to the preservation and prosperity of small-scale, artisanal and traditional fishermen using traps and other selective fishing methods, and to the encouragement of such methods].</i>		Presidency compromise: reject this amendment 11 because beyond the implementation exercise and there is no need to provide a reference to further detailed criteria for allocation within MS Fall-back position: accept first half of amendment 11 (until "quotas") because largely reflecting CFP Art. 17. A direct reference to Art. 17 could be considered.
Art. 7 - para. -2 new		2. By derogation to paragraph 1(a), the individual quota allocated to each vessel over 24 metres may be submitted 30 days before the start of the fishing season applicable to each vessel.		Presidency compromise: maintain this request.

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../...	EP position .../.../...	COMMENTS
Art. 7 - para. 2	2. Any subsequent modification to the annual fishing plan or the individual quotas allocated for catching vessels over 24 metres and included in the list referred to in Article 19(1)(a) shall be transmitted by the relevant Member State to the Commission at least three days before the exercise of the activity corresponding to that modification. The Commission shall transmit such modification to the ICCAT Secretariat at least 48 hours before the exercise of the activity corresponding to that modification.	3. <b>2.</b> Any subsequent modification to the annual fishing plan or the individual quotas allocated for catching vessels over 24 metres and included in the list referred to in Article 19(1)(a) shall be transmitted by the relevant Member State to the Commission at least three days before the exercise of the activity corresponding to that modification. The Commission shall transmit such modification to the ICCAT Secretariat at least 48 hours before the exercise of the activity corresponding to that modification.		
Article 8 - Title	Article 8 Fishing capacity management plans	1. The annual fishing capacity management plan submitted by each Member State <b>with a Bluefin tuna quota</b> shall comply with the conditions set out in this Article.	1. The annual fishing capacity management plan submitted by each Member State <b>with a Bluefin tuna quota</b> shall comply with the conditions set out in this Article.	Presidency suggests to maintain this request for legal clarity: Fall-back position: a statement by Commission in COREPER clarifying that the obligations under this Regulation are applicable to MS with a bluefin tuna quota only..

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 8 - para. 2	2. The maximum number of traps registered in a Member State and of fishing vessels flying the flag of a Member State, that may fish for, retain on board, tranship, transport, or land Bluefin tuna, shall be determined in accordance with the Treaty and in line with Article 16 of Regulation (EU) No 1380/2013.			Presidency compromise: agree to amendment 12
Art. 8 - para. 3	3. The maximum number of fishing vessels flying the flag of a Member State engaged in the eastern Atlantic and Mediterranean Bluefin tuna fishery shall be limited to the number, and the total corresponding gross tonnage, of fishing vessels flying the flag of that Member State that fished for, retained on board, transhipped, transported or landed Bluefin tuna during the period from 1 January 2007 to 1 July 2008. That limit shall apply by gear type for catching vessels.  3. The maximum number <i>and the corresponding gross tonnage</i> of fishing vessels flying the flag of a Member State engaged in the eastern Atlantic and Mediterranean Bluefin tuna fishery shall be limited to the number, and the total corresponding gross tonnage, of fishing vessels flying the flag of that Member State that fished for, retained on board, transhipped, transported or landed Bluefin tuna during the period from 1 January 2007 to 1 July 2008. That limit shall apply by gear type for catching vessels.		Amendment 12  3. The maximum number <i>and the corresponding gross tonnage</i> of fishing vessels flying the flag of a Member State engaged in the eastern Atlantic and Mediterranean Bluefin tuna fishery shall be limited to the number, and the total corresponding gross tonnage, of fishing vessels flying the flag of that Member State that fished for, retained on board, transhipped, transported or landed Bluefin tuna during the period from 1 January 2007 to 1 July 2008. That limit shall apply by gear type for catching vessels.	

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 8 - para. 4	4. For vessels authorised to fish for Bluefin tuna under the derogation referred to in Article 13(2) additional conditions to determine the maximum number of fishing vessels are set out in Annex I.			
Art. 8 - para. 5	5. The maximum number of traps of a Member State engaged in the eastern Atlantic and Mediterranean Bluefin tuna fishery shall be limited to the number of traps authorised by that Member State by 1 July 2008.			
Art. 8 - para. 6	6. By derogation to the provisions set up in paragraphs 3 and 5 for the years 2015, 2016 and 2017, when a Member State can demonstrate that its fishing capacity might not allow the use of its full quota, that Member State may decide to include in its annual fishing plans referred to in Article 7, a higher number of traps and vessels.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 8 - para. 6a (new)			Amendment 41 <i>6a. By way of derogation from paragraphs 2, 3, and 5, Member States shall review the Bluefin tuna fishing quota system, which penalises small-scale fishermen, for the purpose of removing the monopoly currently exercised by large vessel owners and encouraging more sustainable fishing systems such as those used for small-scale fishing.</i>	Presidency compromise: reject this amendment because beyond the the implementation exercise and infringes on MS competence. Fall-back position: seek to have this policy point covered in a recital.
Art. 8 - para. 7			Amendment 13 <i>7. By way of derogation from paragraph 3 and 6-f For the years 2015, 2016, and 2017, each Member State shall limit the numbers of its purse seiners to the numbers of purse seiners it authorised in 2013 or 2014. This shall not apply to purse seiners operating under Article 13(2)b to the numbers of purse seiners it authorised in 2013 or 2014. This shall not apply to purse seiners operating under the derogation referred to in Article 13(2)b to the numbers of purse seiners it authorised in 2013 or 2014.</i>	Presidency compromise: agree to amendment 13

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 8 - para. 8	8. When setting up its Fishing capacity management plans, calculation of the fishing capacity of each Member State shall be based on the best catch rates per vessel and gear estimated in 2009 by the SCRS <sup>62</sup> and agreed by ICCAT in the 2010 Inter-sessional meeting of the ICCAT Compliance Committee <sup>63</sup> . Following any revisions of those catch rates by the SCRS, Member States shall always apply the most recent catch rates agreed by the ICCAT.			
Art. 9 - Title	Article 9 Farming management plans			
Art. 9 - para. 1	1. The farming management plan submitted by each Member State shall comply with the conditions set out in this Article.			Presidency compromise: maintain this request explaining the EP that reference to Art. 16 is superfluous because it is the Treaty that states the Council's right to allocate. Fall-back position: be flexible. In all events, Art. 16 applies and it retaining this text is a futile cross-reference.
Art. 9 - para. 2	2. The maximum tuna farming and fattening capacity for each Member State and the maximum input of wild caught Bluefin tuna that each Member State may allocate shall be determined in accordance with the Treaty <del>and in line with Article 16 of Regulation (EU) No 1380/2013.</del>	2. The maximum tuna farming and fattening capacity for each Member State and the maximum input of wild caught Bluefin tuna that each Member State may allocate shall be determined in accordance with the Treaty <del>and in line with Article 16 of Regulation (EU) No 1380/2013.</del> <del>with Article 16 of Regulation (EU) No 1380/2013.</del>		

<sup>62</sup> 2009 SCRS Report, English version, p. 128.  
<sup>63</sup> Report of the Inter-sessional meeting of the Compliance Committee, Madrid, Spain - February 24 to 26, 2010, point 5 and Appendix 3 to Annex 4.2.

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	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 9 – para. 3	3. The maximum tuna farming and fattening capacity of a Member State shall be limited to the tuna farming and fattening capacity of the farms of that Member State that were registered in the ICCAT record of farming facilities or authorized and declared to ICCAT on 1 July 2008.			
Art. 9 - para. 4	4. The maximum input of wild caught Bluefin tuna into the farms of a Member State shall be limited to the level of the input quantities registered with ICCAT by the farms of that Member State in the years 2005, 2006, 2007 or 2008.			
Art. 9 - para. 5	5. Within the maximum input quantity of wild caught Bluefin tuna referred to in paragraph 4, each Member State shall allocate maximum annual inputs to its farms.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Chapter III - Title	Chapter III Technical measures			
Section I - Title	Section 1 Fishing seasons			
Art. 10 - Title	Article 10 Longliners, purse seiners, pelagic trawlers, traps and sport and recreational fisheries			
Art. 10 - para. 1	1. Bluefin tuna fishing by large-scale pelagic long line catching vessels over 24 metres shall be permitted in the eastern Atlantic and Mediterranean during the period from 1 January to 31 May, with the exception of the area delimited by West of 10°W and North of 42°N as well as of the Norwegian Exclusive Economic Zone, where such fishing shall be permitted from 1 August to 31 January.			
Art. 10 - para. 2	2. Purse seine fishing for Bluefin tuna shall be permitted in the eastern Atlantic and Mediterranean during the period from 26 May to 24 June with the exception of the Norwegian Exclusive Economic Zone where such fishing shall be permitted from 25 June to 31 October.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 10 - para. 3	3. Bluefin tuna fishing by pelagic trawlers shall be permitted in the eastern Atlantic during the period from 16 June to 14 October.			
Art. 10 - para. 4	4. Bluefin tuna recreational and sport fishing shall be permitted in the eastern Atlantic and Mediterranean from 16 June to 14 October.			
Art. 10 - para. 5	5. Fishing for Bluefin tuna by gears other than those referred to in paragraphs 1 to 4 and Article 11, including traps shall be permitted throughout the year.		Amendment 14  5. Fishing for Bluefin tuna by gears other than those referred to in paragraphs 1 to 4 and Article 11, including traps, shall be permitted throughout the year <i>in accordance with ICCAT conservation and management measures.</i>	Presidency compromise: agree to amendment 14.
Art. 11 - Title	Article 11 Baitboats and trolling boats			
Art. 11 - para. 1	1. Bluefin tuna fishing by baitboats and trolling boats shall be permitted in the eastern Atlantic and the Mediterranean during the period from 1 July to 31 October.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 11 - para. 2	2. Provided that the protection of the spawning grounds is not affected and that the total duration of the fishing season for those fisheries does not exceed four months, each Member State may decide on a different starting date for baitboats and trolling boats flying their flag and operating in the eastern Atlantic.			
Art. 11 - para. 3	3. Each Member State shall specify in its fishing plan referred to in Article 7 whether the starting dates for those fisheries have been modified, as well as the coordinates of the areas concerned.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Section 2 - Title	Section 2 Minimum size, incidental catch, by-catch	Amendment 15 Section 2 Minimum <i>conservation reference</i> size, incidental catch, by-catch	Amendment 15 Section 2 Minimum <i>conservation reference</i> size, incidental catch, by-catch	Presidency compromise: agree to amendment 15.
Art. 12 - Title	Article 12 The landing obligation			
Art. 12	The provisions of this Section shall be without prejudice to Article 15 of Regulation (EU) No 1380/2013, including any derogation in line with Article 15(2) of that Regulation.	The provisions of this Section shall be without prejudice to Article 15 of Regulation (EU) No 1380/2013, including any <del>derogation-in-line-with Article 15(2) of that Regulation</del> applicable derogations.	Amendment 16	Presidency compromise: agree to amendment 16
Art. 13 - Title	Article 13 Minimum size	Article 13 Minimum <i>conservation reference</i> size	Amendment 17 Article 13 Minimum <i>conservation reference</i> size	Presidency compromise: agree to amendment 17
Art. 13 - para. 1	1. The minimum size for Bluefin tuna caught in the eastern Atlantic and in the Mediterranean shall be 30 kg or 115 cm fork length.	1. The minimum <i>conservation reference</i> size for Bluefin tuna caught in the eastern Atlantic and in the Mediterranean shall be 30 kg or 115 cm fork length.	Amendment 18	Presidency compromise: agree to amendment 18

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 13 - para. 2 - Introd.	2. By way of derogation from paragraph 1, a minimum size for Bluefin tuna of 8 kg or 75cm fork length shall apply to the following fisheries:	2. By way of derogation from paragraph 1, a minimum <i>conservation reference</i> size for Bluefin tuna of 8 kg or 75cm fork length shall apply to the following fisheries:	Amendment 19 2. By way of derogation from paragraph 1, a minimum <i>conservation reference</i> size for Bluefin tuna of 8 kg or 75cm fork length shall apply to the following fisheries:	Presidency compromise: agree to amendment 19
Art. 13 - para. 2 - point (a)	(a) Bluefin tuna caught in the eastern Atlantic by baitboats and trolling boats;			
Art. 13 - para. 2 - point (b)	(b) Bluefin tuna caught in the Adriatic Sea for farming purposes;			
Art. 13 - para. 2 - point (c)	(c) Bluefin tuna caught in the Mediterranean Sea by the coastal and artisanal fishery for fresh fish by baitboats, longliners and handliners.			
Art. 13 - para. 3	3. The specific conditions applying to the derogation referred to in paragraph 2 are set out in Annex I.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 13 - para. 4	4. Member States concerned shall issue specific authorisations to the vessels to fish under the derogation referred to in paragraph 2. The vessels concerned shall be indicated in the list of catching vessels referred to in Article 19(1)a. For this purpose, the provisions laid down in Article 19 and 20 shall apply.			Presidency compromise: this issue to be settled by the legal linguistic experts.
Art. 14 - Title	Article 14 Incidental catches			
Art. 14 - para. 1	1. Incidental catches of maximum 5 % of Bluefin tuna weighing between 8 and 30kg or with a fork length between 75 and 115 cm shall be allowed for all catching vessels and traps fishing actively for Bluefin tuna.	1. <i>Without prejudice to Article 13(1),</i> Incidental catches of maximum 5 % of Bluefin tuna weighing between 8 and 30kg or with a fork length between 75 and 115 cm shall be allowed for all catching vessels and traps fishing actively for Bluefin tuna.		
Art. 14 - para. 2	2. The percentage of 5% referred to in paragraph 1 shall be calculated on the basis of the total catches of Bluefin tuna in number of fish retained on board the vessel or inside the trap at any time after each fishing operation.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 14 - para. 3	3. Incidental catches shall be deducted from the quota of the Member State responsible for the catching vessels or trap.			
Art. 14 - para. 4	4. Incidental catches of Bluefin tuna shall be subject to Articles 23, 28, 29 and 30.			
Art. 15 - Title	Article 15 By-catch			
Art. 15 - para. 1	1. Each Member State shall allocate a specific quota for the purpose of by-catch of Bluefin tuna and shall inform the Commission when transmitting its fishing plan.	1. Each Member State <i>shall allocate a specific quota for the purpose of shall make provision for</i> by-catch of Bluefin tuna <i>within its quota</i> and shall inform the Commission <i>thereof</i> when transmitting its fishing plan.		Presidency compromise: maintain this request as it should be left to MS to decide how they make provision for by-catch. Fall-back position: be flexible in the light of para. 29 of rec. 14-04.
Art. 15 - para. 2	2. Union vessels not fishing actively for Bluefin tuna shall avoid that by-catches of Bluefin tuna exceed, at any time following a fishing operation, 5% of the total catch on board by weight or number of pieces. The calculation of that percentage by number of pieces shall only apply to tuna and tuna-like species managed by ICCAT. <i>Each Member State shall deduct all dead fish within the by-catches referred to in paragraph 2 from its quota.</i>	2. Union vessels not fishing actively for Bluefin tuna shall avoid that by-catches of Bluefin tuna exceed, at any time following a fishing operation, 5% of the total catch on board by weight or number of pieces. The calculation of that percentage by number of pieces shall only apply to tuna and tuna-like species managed by ICCAT. <i>Each Member State shall deduct all dead fish within the by-catches referred to in paragraph 2 from its quota.</i>		Presidency compromise: recall that it seems a clearer drafting than keep the "dead fish provision" in para 3, but show flexibility and leave issue to legal-linguistic experts.

	COMMISSION proposal COM (2015) 180	COUNCIL position .../....	EP position .../....	COMMENTS
Art. 15 - para. 3	3. Each Member State shall deduct all dead fish within the by-catches referred to in paragraph 2 from its quota. For Member States without a Bluefin tuna quota, the by-catches concerned shall be deducted from the specific Union Bluefin tuna by-catch quota established in accordance with the Treaty and in line with Article 16 of Regulation (EU) No 1380/2013.	3. <i>Each Member State shall deduct all dead fish within the by-catches referred to in paragraph 2 from its quota.</i> For Member States without a Bluefin tuna quota, the by-catches concerned shall be deducted from the specific Union Bluefin tuna by-catch quota established in accordance with the Treaty and in line with Article 16 of Regulation (EU) No 1380/2013.		Cf. above.
Art. 15 - para. 4	4. If the quota allocated to the Member State of the fishing vessel or trap concerned has already been consumed, the catching of any Bluefin tuna shall be avoided. Dead Bluefin tuna must be landed <b>whole and unprocessed</b> , and shall be subject to confiscation and the appropriate follow-up action. In accordance with Article 27, each Member State shall report information on such quantities on an annual basis to the Commission who shall forward it to the ICCAT Secretariat.	4. If the quota allocated to the Member State of the fishing vessel or trap concerned has already been consumed, the catching of any Bluefin tuna shall be avoided. Dead Bluefin tuna must be landed <b>whole and unprocessed</b> , and shall be subject to confiscation and the appropriate follow-up action. In accordance with Article 27, each Member State shall report information on such quantities on an annual basis to the Commission who shall forward it to the ICCAT Secretariat.	Amendment 20  4. If the quota allocated to the Member State of the fishing vessel or trap concerned has already been consumed, the catching of any Bluefin tuna shall be avoided. Dead Bluefin tuna must be landed <b>whole and unprocessed</b> and shall be subject to confiscation and the appropriate follow-up action. In accordance with Article 27, each Member State shall report information on such quantities on an annual basis to the Commission who shall forward it to the ICCAT Secretariat.	Presidency compromise: agree to amendment 20.

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 15 - para. 5	5. The procedures referred to in Articles 25, 28, 29, 30 and 54 shall apply to by-catch.			
Section 3 - Title	Section 3 Use of aircrafts	Section 3 Use of <del>aerial means</del> <i>aerial means</i>	Amendment 21 Section 3 Use of <i>aerial means</i>	Presidency compromise: agree to amendment 21.
Art. 16 - Title	Article 16 Use of aerial means			
Art. 16	The use of any aerial means, including aircrafts, helicopters or any types of unmanned aerial vehicles for searching for Bluefin tuna shall be prohibited.			
Chapter IV - Title	Chapter iv Sport and recreational fisheries			
Art. 17 - Title	Article 17 Specific quota for recreational and sport fisheries			
Art. 17	Each Member State shall regulate recreational and sport fisheries by allocating a specific quota for the purpose of those fisheries and shall inform the Commission thereof when transmitting its fishing plan.	Each Member State <i>with a Bluefin tuna quota</i> shall regulate recreational and sport fisheries by allocating a specific quota for the purpose of those fisheries and shall inform the Commission thereof when transmitting its fishing plan.		Presidency suggests to maintain this request for legal clarity: Fall-back position: a statement by Commission in COREPER clarifying that the obligations under this Regulation are applicable to MS with a bluefin tuna quota only.

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 18 - Title	Article 18 Recreational and sport fishery			
Art. 18 - para. 1	1. Each Member State with a Bluefin tuna quota shall regulate recreational and sport fisheries by issuing fishing authorisations to vessels for the purpose of recreational and sport fishing.			
Art. 18 - para. 2	2. For recreational and sport fisheries it shall not be allowed to catch more than one Bluefin tuna per vessel per day.			
Art. 18 - para. 3	3. Any Bluefin tuna landed shall be done so whole, or gutted and/or gutted.			
Art. 18 - para. 3a (new)		Amendment 22 <i>3a. Any Bluefin tuna landed shall be whole, gutted and gutted. Each Member State shall take the necessary measures to ensure, to the greatest extent possible, the release of Bluefin tuna caught alive, especially juveniles, in the framework of recreational and sport fishing.</i>		Presidency compromise: reject the first sentence as already covered by para 3 and accept the rest of amendment 22.

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 18 - para. 4	4. The marketing of Bluefin tuna caught during recreational and sport fishing shall be prohibited.			
Art. 18 - para. 5	5. Each Member State shall record catch data including weight and length of each Bluefin tuna from recreational and sport fishing and communicate the data for the preceding year to the Commission by 30 June each year. The Commission shall forward that information to the SCRS.			
Art. 18 - para. 6	6. Each Member State shall count dead catches of recreational and sport fisheries against the quota it allocated in accordance with Article 7(1) and Article 17.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Chapter V - Title	Chapter V Control measures			
Section 1 - Title	Section 1 Records of vessels and traps			
Art. 19 - Title	Article 19 Records of vessels			
Art. 19 - para. 1 - Introd.	1. Each Member State shall submit electronically each year to the Commission one month before the start of the fishing seasons referred to in Articles 10 and 11, when applicable and otherwise one month before the start of the period of authorisation.			Presidency compromise: agree to amendment 23.
Art. 19 - para. 1 - point (a)	(a) a list of all catching vessels flying its flag authorised to fish actively for Bluefin tuna in the eastern Atlantic and Mediterranean by issue of a <i>special</i> fishing authorisation;	(a) a list of all catching vessels flying its flag authorised to fish actively for Bluefin tuna in the eastern Atlantic and Mediterranean by issue of a <i>special</i> fishing authorisation;	Amendment 23 (a) a list of all catching vessels flying its flag authorised to fish actively for Bluefin tuna in the eastern Atlantic and Mediterranean by issue of a <i>special</i> fishing authorisation;	Presidency compromise: agree to amendment 23.
Art. 19 - para. 1 - point (b)	(b) a list of all other fishing vessels, other than catching vessels, flying its flag authorised to operate for Bluefin tuna in the eastern Atlantic and Mediterranean.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 19 - para. 2	2. Both lists shall be set up in accordance with the format set in the Guidelines by ICCAT for submitting data and information required.			
Art. 19 - para. 3	3. During a calendar year, a fishing vessel may be included in both of the lists referred to in paragraph 1 as long as it is not included in both lists at the same time.			
Art. 19 - para. 4	4. The lists set out in paragraph 1 shall contain the vessel's name and Union fleet register number (CFR) as defined in Annex I to Commission Regulation (EC) No 26/2004 <sup>64</sup> .			
Art. 19 - para. 5 - Introd.	5. No retroactive submission shall be accepted. Subsequent changes to the lists referred to in paragraph 1 during a calendar year shall only be accepted if the notified fishing vessel is prevented from participating due to legitimate operational reasons or force majeure. In such circumstances the Member State concerned shall immediately inform the Commission of that fact, and shall provide:			

<sup>64</sup> Commission Regulation (EC) No 26/2004 of 30 December 2003 on the Community fishing fleet register (OJ L 5, 9.1.2004, p. 25).

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 19 - para. 5 - point (a)	(a) full details of the fishing vessel(s) intended to replace a vessel included in the lists referred to in paragraph 1; and			
Art. 19 - para. 5 - point (b)	(b) a comprehensive account of the reasons justifying the replacement and any relevant supporting evidence or references.			
Art. 19 - para. 6	6. The Commission shall send the information referred to in paragraphs 1 and 2 to the ICCAT Secretariat so that the vessels can be entered into the ICCAT record of catching vessels authorised to fish actively for Bluefin tuna or in the ICCAT record of all other fishing vessels (catching vessels excluded) authorised to operate for Bluefin tuna.			Presidency compromise: agree to amendment 24.
Art. 19a (new)		<p><i>Article 19a</i></p> <p><i>Relationship with Regulation (EC) No 1224/2009</i></p> <p><i>The control measures provided for in this Chapter shall apply in addition to those provided for in Regulation (EC) No 1224/2009, save where otherwise provided for in this Chapter.</i></p>	<p>Amendment 24</p> <p><i>Article 19a</i></p> <p><i>Relationship with Regulation (EC) No 1224/2009</i></p> <p><i>The control measures provided for in this Chapter shall apply in addition to those provided for in Regulation (EC) No 1224/2009, save where otherwise provided for in this Chapter.</i></p>	

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 19 - para. 7	7. Article 8a(2), (6), (7) and (8) of Council Regulation (EC) No 1936/2001 <sup>65</sup> shall apply with the necessary modifications.			
Art. 20 - Title	Article 20 Fishing authorisations for vessels			
Art. 20 - para. 1	1. Without prejudice to Article 15, Union fishing vessels not entered into the ICCAT records referred to in Article 19(1) shall not be authorised to fish for, retain on board, tranship, transport, transfer, process or land Bluefin tuna in the eastern Atlantic and Mediterranean.			Amendment 25 Presidency compromise: agree to amendment 25.
Art. 20 - para. 2	2. The flag Member State shall withdraw the fishing authorisation for Bluefin tuna and shall require the vessel to proceed immediately to a port designated by it when the individual quota is deemed to be exhausted.	2. The flag Member State shall withdraw the fishing authorisation for Bluefin tuna and <del>shall</del> <b>may</b> require the vessel to proceed immediately to a port designated by it when the individual quota is deemed to be exhausted.	2. The flag Member State shall withdraw the fishing authorisation for Bluefin tuna and <del>shall</del> <b>may</b> require the vessel to proceed immediately to a port designated by it when the individual quota is deemed to be exhausted.	Presidency compromise: agree to amendment 25.

<sup>65</sup> Council Regulation (EC) No 1936/2001 of 27 September 2001 laying down control measures applicable to fishing for certain stocks of highly migratory fish (OJ L 263, 3.10.2001, p. 1).

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 21 - Title	Article 21 Records of traps authorised to fish for Bluefin tuna			Presidency compromise: agree to amendment 26
Art. 21 - para. 1	1. By 15 February each year, each Member State shall send to the Commission electronically a list of its traps authorised, by issue of a special fishing authorisation to fish for Bluefin tuna in the eastern Atlantic and Mediterranean. The list shall include the name of the traps and the register number and shall be set up in accordance with the format set in the Guidelines by ICCAT for submitting data and information required.	1. By 15 February each year, each Member State shall send to the Commission electronically a list of its traps authorised, by issue of a <del>special</del> <ins>specific</ins> fishing authorisation to fish for Bluefin tuna in the eastern Atlantic and Mediterranean. The list shall include the name of the traps and the register number and shall be set up in accordance with the format set in the Guidelines by ICCAT for submitting data and information required.	Amendment 26 1. By 15 February each year, each Member State shall send to the Commission electronically a list of its traps authorised, by issue of a <del>special</del> <ins>specific</ins> fishing authorisation to fish for Bluefin tuna in the eastern Atlantic and Mediterranean. The list shall include the name of the traps and the register number and shall be set up in accordance with the format set in the Guidelines by ICCAT for submitting data and information required.	
Art. 21 - para. 2	2. The Commission shall send the list to the ICCAT Secretariat so that those traps can be entered into the ICCAT record of traps authorised to fish for Bluefin tuna.			
Art. 21 - para. 3	3. Union traps that are not entered into the ICCAT record shall not be authorised to fish for, retain, transfer, cage or land Bluefin tuna in the eastern Atlantic and Mediterranean.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 21 - para. 4	4. Article 8a(2), (4), (6), (7) and (8) of Regulation (EC) No 1936/2001 shall apply with the necessary modifications.			
Art. 22 - Title	Article 22 Joint fishing operations			
Art. 22 - para. 1	1. Any joint fishing operation for Bluefin tuna shall only be authorised with the consent of the flag Member State(s) concerned. To be authorised, each purse seine vessel shall be equipped to fish Bluefin tuna and have an individual quota. Joint fishing operations with other CPCs shall not be permitted.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 22 - para. 2	<p>2. Each Member State shall take the necessary measures to obtain the following information from its fishing vessels applying for an authorisation to take part in a joint fishing operation:</p> <ul style="list-style-type: none"> <li>(a) the duration;</li> <li>(b) the identity of the operators involved;</li> <li>(c) the individual vessels' quotas;</li> <li>(d) the allocation key between the fishing vessels for the catches involved; and</li> <li>(e) the information on the farms of destination.</li> </ul>			
Art. 22 - para. 3		<p>3. At least 115 days before the start of the operation, each Member State shall send the information referred to in paragraph 2 to the Commission in the format set out in Annex VI. The Commission shall forward that information to the ICCAT Secretariat and to the flag State of other fishing vessels participating in the joint fishing operation at least 10 days before the start of the operation.</p>		

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 22 - para. 4	4. In the presence of force majeure, the deadline set out in paragraph 3 shall not apply for the information requested under paragraph 2(e). In that case, Member States may submit to the Commission an update of that information as soon as possible, together with a description of the events constituting the force majeure. The Commission shall forward that information to the ICCAT Secretariat.			
Section 2 - Title	Section 2 - Catches			
Art. 23 - Title	Article 23 Recording requirements			
		1. In addition to complying with Articles 14, 15, 23 and 24 of Regulation (EC) No 1224/2009, the master of a Union catching vessel shall, if applicable, enter into the logbook the information listed in Part A of Annex II.		
		2. Masters of towing vessels, auxiliary vessels and processing vessels shall record their activities in accordance with the requirements set out in Parts B, C and D of Annex II.		

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 24 - Title	Article 24 Catch reports sent by masters and trap operators			
Art. 24 - para. 1	1. Masters of catching vessels fishing actively for Bluefin tuna shall send to the authorities of the flag Member State daily information from logbooks, including the ICCAT register number, the vessel name, the beginning and end of the period of authorisation, date, time, location (latitude and longitude) and the weight and number of Bluefin tuna caught in the Convention area. They shall send that information electronically in the format set out in Annex V during the whole period in which the vessel is authorised to fish Bluefin tuna.			
Art. 24 - para. 2	2. Masters of purse seiners shall produce daily reports as referred to in paragraph 1 on a fishing operation by fishing operation basis, including operations where the catch was zero.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 24 - para. 3	3. The reports referred to in paragraphs 1 and 2 shall be transmitted by the operator to its flag Member State authorities on a daily basis for purse seiners and vessels over 24 metres by the latest at 9.00 GMT for the preceding day and for other catching vessels by the latest Monday midnight for the preceding week ending Sunday midnight GMT.			
Art. 24 - para. 4	4. Trap operators fishing actively for Bluefin tuna shall send a daily catch report including the ICCAT register number, date, time, catches (weight and number of fish), including zero catches. They shall send that information within 48 hours electronically in the format set out in Annex V to their Member State authorities during the whole period they are authorised to fish Bluefin tuna.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 24 - para. 5	<p>5. The Commission may adopt implementing acts laying down detailed rules for the recording and reporting of vessels and trap activities pursuant to paragraphs 1 to 4 <i>including pursuant to the Annexes referred to in those paragraphs</i>. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 59(2).</p> <p>On duly justified imperative grounds of urgency, the Commission shall adopt immediately applicable implementing acts in accordance with the procedure referred to in Article 59 (3).</p>	<p>5. The Commission may adopt implementing acts laying down detailed rules for the recording and reporting of vessels and trap activities pursuant to paragraphs 1 to 4 <i>including pursuant to the Annexes referred to in those paragraphs</i>. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 59(2).</p> <p><i>On-duly-justified-imperative grounds-of-urgency-the Commission-shall-adopt immediately-applicable implementing-acts-in-accordance-with-the-procedure-referred-to-in Article 59 (3).</i></p>	<p>Amendment 27</p> <p>5. The Commission may adopt implementing acts laying down detailed rules for the recording and reporting of vessels and trap activities pursuant to paragraphs 1 to 4. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 59(2).</p> <p><i>On-duly-justified-imperative grounds-of-urgency-the Commission-shall-adopt immediately-applicable implementing-acts-in-accordance-with-the-procedure-referred-to-in Article 59 (3).</i></p>	<p>Presidency compromise: agree to amendment 27</p>

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 25 - Title	Article 25 Weekly and monthly catch reports sent by the Member States	Article 25 <del>Weekly and monthly</del> Catch reports sent by the Member States		Presidency compromise: this issue should be settled by the legal linguistic experts
Art. 25 - para. 1	1. Each Member State shall, upon receipt of the catch reports referred to in Article 24, promptly forward them electronically to the Commission and shall provide promptly to the Commission weekly catch reports for all catching vessels and traps in accordance with the format set out in Annex V. The Commission shall forward that information on a weekly basis to the ICCAT Secretariat in accordance with the format set in the Guidelines for Submitting Data and Information Required by ICCAT.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 25 - para. 2	2. Each Member State shall inform the Commission, before the 15th day of each month of the quantities of Bluefin tuna caught in the eastern Atlantic and Mediterranean which have been landed, transhipped, trapped or caged during the preceding month by the fishing vessels or traps flying the flag of or registered in that Member State. The information provided shall be structured by gear type including by-catch, catches in sport and recreational fisheries and zero catches. The Commission shall promptly forward that information to the ICCAT Secretariat.			
Art. 26 - Title	Article 26 Information on quota exhaustion			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 26 - para. 2	2. In addition to the provisions of Article 35 of Regulation (EC) No 1224/2009, each Member State shall inform the Commission when the quota allocated to a gear group referred to in Article 10 and 11 of this Regulation or to a joined fishing operation or to a purse seine vessel is deemed to be exhausted.			
Art. 26 - para. 3	3. The information referred to in paragraph 2 shall be accompanied by official documentation proving the fishing stop or the call back to port issued by the Member State for the fleet, the gear group, the joined fishing operation, or the vessels with an individual quota including a clear indication of the date and the time of the closure.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 27 - Title	Article 27 Yearly reporting of catches by the Member States			
Art. 27 - para. 1 - Introd.	1. By 15 March each year, each Member State shall notify to the Commission detailed information on Bluefin tuna catches in the eastern Atlantic and the Mediterranean in the precedent fishing year. This information shall include:	1. By 15 March each year, each Member State shall, if <i>applicable</i> , notify to the Commission detailed information on <i>any</i> Bluefin tuna catches in the eastern Atlantic and the Mediterranean in the precedent fishing year. This information shall include:	1. By 15 March each year, each Member State shall, if <i>applicable</i> , notify to the Commission detailed information on <i>any</i> Bluefin tuna catches in the eastern Atlantic and the Mediterranean in the precedent fishing year. This information shall include:	Presidency suggests to maintain request but if need to align to the solution found to Art 6(1), 7(1) and 8(1)..
Art. 27 - para. 1 - point a)	a) the name and ICCAT number of each catching vessel;			
Art. 27 - para. 1 - point b)	b) the period of authorisation(s) for each catching vessel;			
Art. 27 - para. 1 - point c)	c) the total catches of each catching vessel including when the catch was zero throughout the period of authorisation(s);			
Art. 27 - para. 1 - point d)	d) the total number of days each catching vessel fished in the eastern Atlantic and Mediterranean throughout the period of authorisation(s); and			
Art. 27 - para. 1 - point e)	e) the total catch outside their period of authorisation (by-catch) including when the catch was zero.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 27 - para. 2 - Introd.	2. For vessels not authorised to fish actively for Bluefin tuna in the eastern Atlantic and Mediterranean but which caught Bluefin tuna as by-catch, the information to be submitted to the Commission at the same date indicated in paragraph 1 shall include:  a) the name and ICCAT number or national registry number of the vessel, if not registered with ICCAT; and  b) the total catches of Bluefin tuna.			
Art. 27 - para. 2 - point b)		3. Each Member State shall notify to the Commission any information on vessels not covered by paragraphs 1 and 2 but known or presumed to have fished for Bluefin tuna in the eastern Atlantic and in the Mediterranean.		
Art. 27 - para. 4		4. The Commission shall transmit to the ICCAT Secretariat the information received under paragraphs 1, 2 and 3.		

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Section 3 - Title	Section 3 Landings and transhipments			
Art. 28 - Title	Article 28 Designated ports			
Art. 28 - para. 1	1. Each Member State shall designate ports or places close to the shore (designated ports) where landing or transhipping operations of Bluefin tuna are permitted.			
Art. 28 - para. 2	2. For a port to be determined as designated port, the port Member State shall specify permitted landing and transhipping times and places.			
Art. 28 - para. 3	3. By 15 February of each year, each Member State shall transmit a list of designated ports to the Commission which shall transmit this information to the ICCAT Secretariat.			
Art. 28 - para. 4	4. It shall be prohibited to land or tranship from fishing vessels any quantity of Bluefin tuna fished in the eastern Atlantic and Mediterranean at any place other than ports or places close to the shore designated by CPCs and by Member States in accordance with paragraphs 1 and 2.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 29 - Title	Article 29 Landings			
Art. 29 - para. 1	1. Article 17 of Regulation (EC) No 1224/2009 shall apply to masters of Union fishing vessels over 12 metres' length included in the ICCAT list of vessels referred to in Article 19. The prior arrival notification under Article 17 of that Regulation shall be sent to the competent authority of the Member State (including the flag Member State) or CPC whose ports or landing facility they wish to use.			
Art. 29 - para. 2 - Introd.	2. In addition, Masters of Union fishing vessels under 12 metres' length overall included in the ICCAT list referred to in Article 19 shall, at least four hours before the estimated time of arrival at the port, notify the competent authority of the Member State (including the flag Member State) or the CPC whose ports or landing facility they wish to use, at least of the following:  (a) estimated time of arrival;			
Art. 29 - para. 2 - point (a)				

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 29 - para. 2 - point (b)	(b) estimated quantity of Bluefin tuna retained on board; and			
Art. 29 - para. 2 - point (c)	(c) information on the geographical area where the catches were taken.			
Art. 29 - para. 3	3. Where Member States apply Article 80(3) of Regulation (EU) No 404/2011 to the notification under paragraphs 1 and 2, the estimated quantities of Bluefin tuna retained on board may be notified at the agreed time of notification prior to arrival. If the fishing grounds are less than four hours from the port, the estimated quantities of bluefin tuna retained on board may be modified at any time prior to arrival.	3. Where Member States apply Article 80(3) of Regulation (EU) No 404/2011 to the notification under paragraphs 1 and 2, the estimated quantities of Bluefin tuna retained on board may be notified at the agreed time of notification prior to arrival. If the fishing grounds are less than four hours from the port, the estimated quantities of bluefin tuna retained on board may be modified at any time prior to arrival.	Amendment 28	Presidency compromise: agree to the second part of amendment 28 but maintain that reference to Art. 80(3) in Reg. 404/2011 is not necessary to implement para 64, second sentence of rec. 14-04, and it is not for the legislators to prescribe how to apply a Commission implementation regulation.
Art. 29 - para. 4	4. Authorities of the port Member State shall keep a record of all prior notifications for the current year.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../...	EP position .../.../...	COMMENTS
Art. 29 - para. 5	5. All landings shall be controlled by the relevant control authorities of the port Member State and a percentage shall be inspected based on a risk assessment system involving quota, fleet size and fishing effort. Full details of this control system adopted by each Member State shall be detailed in the annual inspection plan referred to in Article 51. This control system shall also apply to harvest operations.	5. All landings shall be controlled, <i>in accordance with Article 53(2)</i> , by the relevant control authorities of the port Member State and a percentage shall be inspected based on a risk assessment system involving quota, fleet size and fishing effort. Full details of this control system adopted by each Member State shall be detailed in the annual inspection plan referred to in Article 51. This control system shall also apply to harvest operations.		Presidency compromise: leave this issue to be settled by the legal linguistic experts
Art. 29 - para. 6	6. The authorities of the port Member State shall send a record of the landing to the authorities of the flag State of the fishing vessel, within 48 hours of the end of the landing.	Deleted		
Art. 29 - para. 7 - Introd.	7. In addition to Article 23(1) of Regulation (EC) No 1224/2009, after each trip, masters of a Union catching vessel, independently of the length of that vessel shall submit a landing declaration:	7. In addition to Article 23(1) of Regulation (EC) No 1224/2009, <i>if the landing has taken place in a port of another Member State or CPC</i> , after each trip, masters of a Union catching vessel, <i>independently of the length of that vessel</i> shall submit a landing declaration <i>to the competent authorities of the port Member State or CPC concerned</i> .		Presidency compromise: maintain this request because this seems a more correct implementation of para 64 of rec. 14-04.

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 29 - para. 7 - point a)	a) to the competent authorities of the flag Member State;	Deleted		
Art. 29 - para. 7 - point b)	b) and, if the landing has taken place in a port of another Member State or CPC, to the competent authorities of the port Member State or CPC concerned.	Deleted		
Art. 29 - para. 8	8. All landed catches shall be weighed.	Deleted		
Art. 30 - Title	Article 30 Transhipment			
Art. 30 - para. 1	1. By way of derogation from Article 20 of Regulation (EC) No 1224/2009, transhipment at sea of Bluefin tuna in the eastern Atlantic and Mediterranean shall be prohibited in all circumstances.  2. Fishing vessels shall only tranship Bluefin tuna catches in designated ports under the conditions set out in Article 28.	1. <i>By way of derogation from Article 20 of Regulation (EC) No 1224/2009, transhipment at sea of Bluefin tuna in the eastern Atlantic and Mediterranean Convention area shall be prohibited in all circumstances.</i>	Presidency compromise: leave this issue to be settled by legal- linguistic experts.	
Art. 30 - para. 3	3. The port Member State shall ensure full inspection coverage during all transhipping times and at all transhipping places.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 30 - para. 4 - Introd.	4. Prior to entry into any port, the masters or representatives of the receiving fishing vessels shall, at least 48 hours before the estimated time of arrival, provide the competent authorities of the Member State or CPC whose port they want to use with the following:			
Art. 30 - para. 4 - point (a)	(a) estimated date, time and port of arrival;			
Art. 30 - para. 4 - point (b)	(b) estimated quantity of Bluefin tuna retained on board, and information on the geographic area where it was taken;			
Art. 30 - para. 4 - point (c)	(c) the name of the transhipping fishing vessel and its number in the ICCAT record of catching vessels authorised to fish actively for Bluefin tuna or in the ICCAT record of other fishing vessels authorised to operate for Bluefin tuna in the eastern Atlantic and Mediterranean;			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 30 - para. 4 - point (d)	(d) the name of the receiving fishing vessel, its number in the ICCAT record of catching vessels authorised to fish actively for Bluefin tuna or in the ICCAT record of other fishing vessels authorised to operate for Bluefin tuna in the eastern Atlantic and Mediterranean; and			
Art. 30 - para. 4 - point (e)	(e) the tonnage and the geographic area of the catch of Bluefin tuna to be transhipped.			
Art. 30 - para. 5	5. Fishing vessels shall not be allowed to tranship unless they have obtained prior authorisation from their flag State.			
Art. 30 - para. 6 - Introd.	6. Masters of transhipping fishing vessels shall, before the transhipment starts, inform their flag State of the following:			
Art. 30 - para. 6 - point (a)	(a) the quantities of Bluefin tuna to be transhipped;			
Art. 30 - para. 6 - point (b)	(b) the date and port of the transhipment;			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 30 - para. 6 - point (c)	(c) the name, registration number and flag of the receiving fishing vessel and its number in the ICCAT record of catching vessels authorised to fish actively for Bluefin tuna or in the ICCAT record of other fishing vessels authorised to operate for Bluefin tuna; and			
Art. 30 - para. 6 - point (d)	(d) the geographical area of the catch of Bluefin tuna.			
Art. 30 - para. 7 - Introd.	7. All transhipments shall be inspected by the Member State authorities at the designated port. The competent authority of the Member State shall:			
Art. 30 - para. 7 - point (a)	(a) inspect the receiving fishing vessel on arrival and check the cargo and documentation related to the transhipment operation;			
Art. 30 - para. 7 - point (b)	(b) send a record of the transhipment to the flag State authority of the transhipping fishing vessel, within 5 days after the transhipment has ended.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../...	EP position .../.../...	COMMENTS
Art. 30 - para. 8	8. By derogation from Article 21 and 22 of Regulation (EC) No 1224/2009 Masters of a Union fishing vessel shall, independently of its length, complete and send the ICCAT transhipment declaration to the competent authorities of the Member State whose flag the fishing vessel is flying. The declaration shall be transmitted no later than 48 hours after the date of transhipment in port in accordance with the format set out in Annex III.	8. <i>By derogation from Article 21 and 22 of Regulation (EC) No 1224/2009</i> <i>Masters of a Union fishing vessel shall, independently of its length, complete and send the ICCAT transhipment declaration to the competent authorities of the Member State whose flag the fishing vessel is flying, transmit a transhipment declaration in accordance with Articles 21 and 22 of Regulation (EC) No 1224/2009.</i> The declaration shall be transmitted <del>no later than 48 hours in accordance with the deadlines in Article 23(3) and Article 24(1) of Regulation 1224/2009, after the date of transhipment in port</del> in accordance with the format set out in Annex III.		Presidency compromise: explain to the EP that the Council drafting is clearer and should be examined by legal linguistic experts
Section 4 - Title	Section 4 Transfer operations			
Art. 31 - Title	Article 31 Transfer authorisation			
Art. 31 - para. 1 - Introd.	1. Before any transfer operation, the master of a catching vessel or the operator of the farm or trap where the transfer in question originates shall send to the competent authorities of their Member State a prior notification of transfer indicating:			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 31 - para. 1 - point (a)	(a) the name of the catching vessel, towing vessel, farm or trap and the ICCAT register number;			
Art. 31 - para. 1 - point (b)	(b) the estimated time of transfer;			
Art. 31 - para. 1 - point (c)	(c) the estimate of the quantity of Bluefin tuna to be transferred;			
Art. 31 - para. 1 - point (d)	(d) information on the position (latitude/longitude) where the transfer will take place as well as the identifiable cage numbers;			
Art. 31 - para. 1 - point (e)	(e) the name of the receiving towing vessel, the number of cages towed and, where appropriate, the ICCAT register number;			
Art. 31 - para. 1 - point (f)	(f) the port, farm or cage of destination of the Bluefin tuna.			
Art. 31 - para. 2	2. For this purpose, a unique cage number shall be assigned to each cage. Numbers shall be issued with a unique numbering system that includes at least the 3 alfa-code letters corresponding to the flag of the towing vessels followed by three numbers.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 31 - para. 3	3. Fishing vessels, farms or traps shall not be allowed to transfer unless they have obtained prior authorisation from their State. The authorities of the responsible Member State shall decide for each transfer operation whether to grant authorisation. For that purpose, a unique identification number shall, for each transfer operation, be assigned and communicated to the master of the fishing vessel, the trap operator or the farm operator, as appropriate. Where authorisation is granted, that number shall comprise the three-letter code of the Member State, the four numbers indicating the year, and the three letters 'AUT' (authorisation), followed by sequential numbers. Where authorisation is refused, the number shall comprise the three-letter code of the Member State, the four numbers indicating the year, and the three letters 'NEG' (non-authorisation), followed by sequential numbers.			
Art. 31 - para. 4	4. In the event that fish dies during the transfer operation, the responsible Member States and operators involved in the transfer shall proceed in accordance with the provisions set up in Annex XII.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 31 - para. 5	5. The transfer authorisation shall be granted or refused by the Member State responsible for the catching vessel, towing vessel, farm or trap, as appropriate, within 48 hours following the submission of the prior notification of transfer.			
Art. 31 - para. 6	6. The authorisation for transfer by the responsible Member State shall not prejudice the authorisation of the caging operation.			
Art. 32 - Title	Article 32 Refusal of transfer authorisation			
Art. 32 - para. 1 - Introd.	1. The Member State responsible for the vessel, trap or farm shall not authorise the transfer if, on receipt of the prior notification of transfer, it considers that			
Art. 32 - para. 1 - point (a)	(a) the catching vessel or the trap that is declared to have caught the fish does not have sufficient quota;			
Art. 32 - para. 1 - point (b)	(b) the quantity of fish has not been duly reported by the catching vessel or the trap operator or has not been authorised to be caged, or has not been taken into account for the consumption of the quota that may be applicable;			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 32 - para. 1 - point (c)	(c) the catching vessel or trap that is declared to have caught the fish is not authorised to fish for Bluefin tuna; or			
Art. 32 - para. 1 - point (d)	(d) the towing vessel declared to be the one to receive the transfer of fish is not registered in the ICCAT record of all other fishing vessels (catching vessels excluded) authorised to operate for Bluefin tuna, referred to in Article 19(1)(b), or is not equipped with a Vessel Monitoring System (VMS).			
Art. 32 - para. 2 - Introd.	2. If the transfer is not authorised:			
Art. 32 - para. 2 - point (a)	(a) the Member State responsible for the catching vessel or trap shall issue a release order to the master of the catching vessel or to the operator of the trap or farm as appropriate and inform them that the transfer is not authorised and that the fish have to be released into the sea;			
Art. 32 - para. 2 - point (b)	(b) the master of the catching vessel, the farm operator or the trap operator, as appropriate, shall release the fish;			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 32 - para. 2 - point (c)	(c) the release of Bluefin tuna shall be carried out in accordance with the procedures set out in Annex XI.			
Art. 33 - Title	Article 33  Monitoring by video camera			
Art. 33 - para. 1	1. For transfer operations, the master of the catching vessel, towing vessel, farm operator or trap operator that transfers Bluefin tuna shall ensure that the transfer operations are monitored by video camera in the water in order to verify the number of fish being transferred. The minimum standards and procedures for video recording shall be in accordance with Annex IX.			
Art. 33 - para. 2	2. Each Member State responsible for the vessel, trap or farm shall ensure that the video records referred to in paragraph 1 are made available to the ICCAT inspectors and regional observers.			
Art. 33 - para. 3	3. Each Member State responsible for the vessel, trap or farm shall ensure that the video records referred to in paragraph 1 are made available to Union inspectors and national observers.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 33 - para. 4	4. Each Member State responsible for the vessel, trap or farm shall take the necessary measures to avoid any replacement, editing or manipulation of the original video record.			
Art. 34 - Title	Article 34 Verification by ICCAT regional observers and Launching and conduct of investigation			
Art. 34 - para. 1	1. ICCAT regional observers on board the catching vessel or present at a trap, as referred to in the ICCAT Regional Observer Programme set out in Art 49 and Annex VII, shall record and report on the transfer operations carried out, observe and estimate catches transferred and verify entries made in the prior transfer authorisation referred to in Article 31 and in the ICCAT transfer declaration referred to in Article 36.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 34 - para. 2	2. In cases where there is more than 10% difference by number between the estimates of catch made by the ICCAT regional observer, relevant control authorities and/or the master of the catching vessel, or representative of the trap, or when the video record is of insufficient quality or clarity to make such estimations, the Member State responsible for the catching vessel, farm or trap shall launch an investigation which shall be concluded prior to the time of caging at the farm or in any case within 96 hours after being launched. Pending the results of that investigation, caging shall not be authorised and the catch section of the Bluefin tuna catch document (BCD) shall not be validated.			
Art. 34 - para. 3	3. However, when the video record is of insufficient quality or clarity to estimate the number, the operator may request to the flag state authorities of the vessel, trap or farm to conduct a new transfer operation and to provide the corresponding video record to the ICCAT regional observer.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 34 - para. 4	4. Without prejudice to the verifications conducted by an inspector, ICCAT regional observers shall sign the ICCAT transfer declaration only when their observations are in accordance with the ICCAT conservation and management measures and when the information contained in the transfer declaration is consistent with their observations including a compliant video record as required under Article 33(1). They shall sign that declaration with clearly written name and ICCAT number.			
Art. 34 - para. 5	5. ICCAT regional observers shall also verify that the ICCAT transfer declaration is transmitted to the master of the towing vessel or to the farm or trap representative.			
Art. 35 - Title	Article 35 Measures to estimate the number and weight of Bluefin tuna to be caged			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 35	Member States shall take the necessary measures and actions to further explore methodologies to improve the estimate of both the number and weight of Bluefin tuna at the point of capture and caging. Each Member State shall report on the measures taken by 22 August of each year to the Commission who shall submit those reports to the SCRS.			
Art. 36 - Title	Article 36 Transfer declaration			
Art. 36 - para. 1	1. Masters of catching or towing vessels, trap operators or farm operators shall, at the end of the transfer operation, complete and transmit to the competent authorities of their Member State the ICCAT transfer declaration, in accordance with the format set out in Annex IV.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 36 - para. 2	2. Transfer declaration forms shall be numbered by the competent authorities of the Member State responsible for the vessels, farm or traps from which the transfers originate. The numbering system shall include the three-letter Member State code, followed by the four numbers indicating the year and three sequential numbers followed by the three letters 'ITD' (MS-20**/xxx/ITD).			
Art. 36 - para. 3	3. The original transfer declaration shall accompany the transfer of the fish. A copy of the declaration shall be kept by the master of the catching vessel, the trap operator, the master of the towing vessel or the farm operator.			
Art. 36 - para. 4	4. Masters of vessels carrying out transfer operations (including towing vessels) shall report their activities in accordance with the requirements set out in Annex II.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 37 - Title	Article 37			
Art. 37 - Title	Article 37 Implementing acts	The Commission may adopt implementing acts laying down detailed rules for transfer operations under Articles 31 to 36. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 59(2).  On duly justified imperative grounds of urgency, the Commission shall adopt immediately applicable implementing acts in accordance with the procedure referred to in Article 59(3).	Amendment 29  The Commission may adopt implementing acts laying down detailed rules for transfer operations under Articles 31 to 36, <i>including under the Annexes referred to in those Articles</i> . Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 59(2).  <i>On duly justified imperative grounds of urgency, the Commission shall adopt immediately applicable implementing acts in accordance with the procedure referred to in Article 59(3).</i>	Presidency compromise: agree to amendment 29.
Section 5 - Title	Section 5 Caging operations			
Art. 38 - Title	Article 38 Caging authorisation			
Art. 38 - para. 1	1. Prior to the start of each caging operation the anchoring of transport cages within 0.5 nautical mile of farming facilities shall be prohibited.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 38 - para. 2	2. Before any caging operation, the competent authority of the Member State responsible for the farm shall inform the Member State or CPC responsible for the catching vessel or trap of the quantities caught by that vessel or trap and request a caging authorisation.			
Art. 38 - para. 3	<p>3. The caging operation shall not begin without the prior authorisation by</p> <ul style="list-style-type: none"> <li>(a) the CPC or Member State responsible for the catching vessel or trap, or</li> <li>(b) the CPC or Member State responsible for the farm if this has been agreed among the Member States(s) or with the flag CPC involved.</li> </ul>			
Art. 38 - para. 4	4. The caging authorisation shall be granted or refused by the Member State or CPC responsible for the catching vessel, trap or farm, if applicable within one working day following the request and the submission of the information referred to in paragraph 2. If no response is received within one working day, the CPC or Member State responsible for the farm may authorise the caging.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 38 - para. 5	5. Bluefin tuna shall be caged before 15 August unless the Member State or CPC responsible for the farm receiving the fish provides duly justified reasons. Such reasons shall be submitted with the caging report.			
Art. 39 - Title	Article 39 Refusal of caging authorisation			
Art. 39 - para. 1 - Introd.	1. The Member State responsible for the catching vessel, trap or farm if applicable shall refuse the caging authorisation if it considers, on receipt of the information referred to in Article 38(2), that:			
Art. 39 - para. 1 - point (a)	(a) the catching vessel or trap that is declared to have caught the fish did not have sufficient quota for the Bluefin tuna that were put into the cage;			
Art. 39 - para. 1 - point (b)	(b) the quantity of fish has not been duly reported by the catching vessel or trap or has not been taken into account for the calculation of the quota applicable;			
Art. 39 - para. 1 - point (c)	(c) the catching vessel or trap that is declared to have caught the fish is not authorised to fish for Bluefin tuna.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 39 - para. 2	2. If the caging is not authorised, the Member State or CPC responsible for the catching vessel shall request to the Member State or CPC responsible for the farm, to seize the catches and to release the fish by issuing a release order.			
Art. 39 - para. 3	3. Upon receipt of the release order, the farm operator shall proceed with the releases in accordance with the provisions set up in Annex XI.			
Art. 40 - Title	Article 40 Bluefin tuna catch documentation			
Art. 40	Member States responsible for farms shall prohibit any placing of Bluefin tuna in cages for the purpose of farming that is not accompanied by the documentation required by ICCAT in accordance with Regulation (EU) No 640/2010 of the European Parliament and of the Council <sup>66</sup> . The documentation must be accurate, complete and confirmed and validated by the CPC or Member State authorities of the catching vessels or traps.			

<sup>66</sup> Regulation (EU) No 640/2010 of the European Parliament and of the Council of 7 July 2010 establishing a catch documentation programme for Bluefin tuna *Thunnus thynnus* and amending Council Regulation (EC) No 1984/2003 (OJ L 194, 24.7.2010, p. 1).

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 41 - Title	Article 41 Inspections			
Art. 41	Member States responsible for farms shall take the necessary measures to inspect each caging operation in the farms.			
Art. 42 - Title	Article 42 Monitoring by video camera			
Art. 42 - para. 1	1. Each Member State responsible for the farm shall ensure that caging operations are monitored by video camera in the water. A video record shall be produced for each caging operation in accordance with the provisions of Annex IX.			
Art. 42 - para. 2	2. Each Member State responsible for the farm shall ensure that the video records referred to in paragraph 1 are made available to the ICCAT inspectors and regional observers.			
Art. 42 - para. 3	3. Each Member State responsible for the farm shall ensure that the video records referred to in paragraph 1 are made available to Union inspectors and national observers.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 42 - para. 4	4. Each Member State responsible for the farm shall take the necessary measures to avoid any replacement, editing or manipulation of the original video record.			
Art. 43 - Title	Article 43 Launching and conduct of investigations	1. Where there is a difference of more than 10 % in the number of Bluefin tuna between the estimates made by the ICCAT regional observer, the relevant Member State control authorities or the farm operator, the Member State responsible for the farm shall, in cooperation with the Member State responsible for the catching vessel or trap, launch an investigation.  2. Pending the results of that investigation, harvesting shall not take place and the farming section of the BCD shall not be validated.		

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 43 - para. 3	3. The Member States responsible for the farm and for the catching vessel or trap which undertake the investigations may use other information at their disposal including the results of the programmes referred to under Article 44 to conclude the investigation.			
Art. 44 - Title	Article 44 Measures and programmes to estimate the number and weight of Bluefin tuna to be caged			
Art. 44 - para. 1	1. Member States shall take the necessary measures and actions as referred to in Article 35.			
Art. 44 - para. 2	2. A programme using stereoscopic camera systems or alternative techniques that provide the equivalent precision shall cover 100% of the caging operations in order to refine the number and weight of the fish in each caging operation.			
Art. 44 - para. 3	3. That programme shall be implemented in accordance with the procedures set out in Annex X.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 44 - para. 4	4. The results of that programme shall be communicated by the Member State responsible for the farm to the Member State responsible for the vessel or trap and to the Commission in accordance with Annex X.B. The Commission shall transmit it to the ICCAT Secretariat for transmission to the ICCAT regional observer.			
Art. 44 - para. 5	5. When the results of the programme indicate that the quantities of Bluefin tuna being caged differ from the quantities reported caught and transferred, the Member State responsible for the farm shall, in cooperation with the Member State responsible of the catching vessel or trap, launch an investigation. If the investigation is not concluded within 10 working days from the communication of the results referred to in paragraph 4 or if the outcome of the investigation indicates that the number or average weight of Bluefin tuna is in excess of that reported caught and transferred, the flag CPC or Member State authorities of the catching vessel or trap shall issue a release order for the excess which must be released in accordance with the procedures laid down in Annex XI.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../....	COMMENTS
Art. 44 - para. 6	6. In accordance with the procedures set out in Annex X.B.3 and following the release, if applicable, the quantities derived from the programme shall be used to <ul style="list-style-type: none"> <li>a) determine the final catch figures to be deducted from the national quota</li> <li>b) fill those figures in the caging declarations and relevant sections of the BCD.</li> </ul>			
Art. 44 - para. 7	7. Each Member State responsible for the farm shall report on the results of those programmes by 30 August of each year to the Commission who shall submit those reports to the SCRS.			
Art. 44 - para. 8	8. The transfer of live Bluefin tuna from one farming cage to another farming cage shall not take place without the authorization and the presence of the farm State control authorities.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 44 - para. 9	9. A difference superior or equal to 10% between the quantities of Bluefin tuna reported caught by the vessel/trap and the quantities established by the control cameras, as referred to in paragraph 5 and Article 43 shall constitute a potential non-compliance of the vessel/trap concerned and MS shall take the necessary measures to ensure the appropriate follow-up.			
Art. 45 - Title	Article 45 Caging report			<p>1. Within one week of the completion of the caging operation, the Member State responsible for the farm shall submit a caging report containing the elements set up in Annex X.B. to the Member State or CPC whose vessels or traps have caught the Bluefin tuna, and to the Commission. The report shall also contain the information included in the caging declaration as set out in Article 4b of and Annex Ia to Council Regulation (EC) No 1936/2001. The Commission shall forward the report to the ICCAT Secretariat.</p>

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 45 - para. 2	2. For the purposes of paragraph 1, a caging operation shall not be deemed to be completed until any investigation launched and, if applicable, any release operation ordered, is concluded.			Presidency compromise: agree to amendment 30.
Art. 46 - Title	Article 46 Implementing acts			Amendment 30  The Commission may adopt implementing acts laying down detailed rules for caging operations pursuant to Article 38 to 45, <i>including pursuant to the Annexes referred to in those Articles</i> . Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 59(2).  <i>On duly justified imperative grounds of urgency, the Commission shall adopt immediately applicable implementing acts in accordance with the procedure referred to in Article 59(3).</i>
Art. 46	The Commission may adopt implementing acts laying down detailed rules for caging operations pursuant to Article 38 to 45. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 59(2).  <i>On duly justified imperative grounds of urgency, the Commission shall adopt immediately applicable implementing acts in accordance with the procedure referred to in Article 59(3).</i>			Amendment 30  The Commission may adopt implementing acts laying down detailed rules for caging operations pursuant to Article 38 to 45. Those implementing acts shall be adopted in accordance with the examination procedure referred to in Article 59(2).  <i>On duly justified imperative grounds of urgency, the Commission shall adopt immediately applicable implementing acts in accordance with the procedure referred to in Article 59(3).</i>

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Section 6 - Title	Section 6 Monitoring and surveillance			
Art. 47 - Title	Article 47 Vessel monitoring system	<p>1. The obligations under Article 9(2) of Regulation (EC) No 1224/2009 concerning the vessel monitoring device shall apply to all tug and towing vessels included in the ICCAT record of vessels referred to in Article 19(6) irrespective of their length.</p> <p>2. Fishing vessels over 15 m length that are included in the ICCAT record of catching vessels referred to in Article 19(1)(a) or the ICCAT record of other vessels referred to in Article 19 (1)(b) of this Regulation shall begin to transmit VMS data to ICCAT at least 15 days before the opening of the fishing season and shall continue to transmit that data for at least 15 days after the closure of the fishing season, unless a request is sent in advance to the Commission for the vessel to be removed from the ICCAT record of vessels.</p>	<p>Presidency compromise: the legal linguistic experts should settle this issue.</p>	

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 47 - para. 3	3. For control purposes, the transmission of VMS data from catching vessels that are authorised to fish actively for Bluefin tuna shall not be interrupted when vessels are in port unless a system of hauling in and out of port is in operation.	Deleted		Presidency compromise: agree to amendment 31
Art. 47 - para. 4	4. Member States shall ensure that their Fisheries Monitoring Centres forward to the Commission and a body designated by it, in real time and using the format 'https data feed', the VMS messages received from the fishing vessels flying their flag. The Commission shall send electronically those messages to the ICCAT Secretariat.	4. Member States shall <i>ensure that their Fisheries Monitoring Centres forward to the Commission and a body designated by it, in real time and using the format 'https data feed', the VMS messages received from the fishing vessels flying their flag. The Commission shall send electronically those messages to the ICCAT Secretariat. transmit the data foreseen in this Article in accordance with Article 28 of Commission Implementing Regulation (EU) No 404/2011.</i>	4. Member States shall <i>transmit the data provided for in this Article in accordance with Article 28 of Implementing Regulation (EU) No 404/2011.</i> The Commission shall send electronically those messages to the ICCAT Secretariat.	
Art. 47 - para. 5 - Introd.	5. Member States shall ensure that:			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 47 - para. 5 - point (a)	(a) VMS messages from the fishing vessels flying their flag are forwarded to the Commission at least every two hours when they operate in the eastern Atlantic and Mediterranean;	(a) VMS messages from the fishing vessels flying their flag are forwarded to the Commission at least every two hours <b><i>when they operate in the eastern Atlantic and Mediterranean;</i></b>		Presidency compromise: legal linguistic experts should settle this issue in the light of para 87 of rec. 14-04.
Art. 47 - para. 5 - point (b)	(b) in the event of technical malfunction of the VMS, alternative messages from the fishing vessels flying their flag received under Article 24(1) of (EU) No 404/2011 are forwarded to the Commission within 24 hours of receipt by their Fisheries Monitoring Centres;	(b) in the event of technical malfunction of the VMS, alternative messages from the fishing vessels flying their flag received under Article 245(1) of Regulation (EU) No 404/2011 are forwarded to the Commission within 24 hours of receipt by their Fisheries Monitoring Centres;		
Art. 47 - para. 5 - point (c)	(c) messages forwarded to the Commission are sequentially numbered (with a unique identifier) in order to avoid duplication;	Deleted		Presidency compromise: legal linguistic experts should settle this issue in the light of para 87 of rec. 14-04.
Art. 47 - para. 5 - point (d)	(d) messages forwarded to the Commission are in accordance with Article 24(3) of the Regulation (EU) No 404/2011.	Deleted		Presidency compromise: legal linguistic experts should settle this issue in the light of para 87 of rec. 14-04.
Art. 47 - para. 6	6. Each Member State shall take the necessary measures to ensure that all messages made available to its inspection vessels are treated in a confidential manner and are limited to inspection at sea operations.	Deleted		Presidency compromise: legal linguistic experts should settle this issue in the light of para 87 of rec. 14-04.

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../....	COMMENTS
Art. 48 - Title	Article 48 National Observer Programme			
Art. 48 - para. 1	1. In respect of vessels active in the Bluefin tuna fishery, Member States shall ensure at least the following percentage levels of national observer coverage:  (a) 20% of its pelagic trawlers (over 15m), (b) 20% of its long line vessels (over 15m), (c) 20% of its bait boats (over 15m), (d) 100% of towing vessels, (e) 100% of harvesting operations from traps.			
Art. 48 - para. 2	2. Member States shall issue National observers with an official identification document.			
Art. 48 - para. 3 - Introd.	3. The national observer tasks shall be, in particular, to:			
Art. 48 - para. 3 - point (a)	(a) monitor compliance by fishing vessels and traps with this Regulation;			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 48 - para. 3 - point (b)	(b) record, and report upon, the fishing activity which shall include the following:  (i) amount of catch (including by-catch), that also includes species disposition, such as retained on board or discarded dead or alive; (ii) area of catch by latitude and longitude;  (iii) measure of effort (such as the number of sets, number of hooks), as defined in the ICCAT Field Manual for different gears;  (iv) date of catch.			
Art. 48 - para. 3 - point (c)	(c) observe and estimate catches and verify entries made in the logbook;			
Art. 48 - para. 3 - point (d)	(d) sight and record vessels which may be fishing contrary to ICCAT conservation measures.			
Art. 48 - para. 4	4. In addition, national observers shall carry out scientific work, such as collecting Task II data as defined by ICCAT, when required by ICCAT, based on the instructions from the SCRS.			
Art. 48 - para. 5 - Introd.	5. Regarding the implementation of paragraphs 1 to 4, each Member State shall also:			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 48 - para. 5 - point (a)	(a) ensure representative temporal and spatial presence of national observers on its vessels and traps to ensure that the Commission receives adequate and appropriate data and information on catch, effort, and other scientific and management aspects, taking into account characteristics of the fleets and fisheries;			
Art. 48 - para. 5 - point (b)	(b) ensure robust data collection protocols;			
Art. 48 - para. 5 - point (c)	(c) ensure that national observers are properly trained and approved before deployment;			
Art. 48 - para. 5 - point (d)	(d) ensure, to the extent practicable, minimal disruption to the operations of fishing vessels and traps fishing in the Convention Area.			
Art. 48 - para. 6	6. Data and information collected under each Member State observer programme shall be provided to the Commission by 15 July each year. The Commission shall forward that data and information to the SCRS and the ICCAT Secretariat, as appropriate.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 49 - Title	Article 49 ICCAT Regional Observer Programme			
Art. 49 - para. 1	1. The ICCAT Regional Observer Programme as set out in paragraphs 2 to 6 of this Article and as further specified in Annex VII shall apply in the Union.			
Art. 49 - para. 2	2. Member States shall ensure that an ICCAT regional observer is present on:			
Art. 49 - para. 2 - point (a)	(a) all purse seiners authorised to fish Bluefin tuna;			
Art. 49 - para. 2 - point (b)	(b) during all transfers of Bluefin tuna from purse seiners;			
Art. 49 - para. 2 - point (c)	(c) during all transfers of Bluefin tuna from traps to transport cages;			
Art. 49 - para. 2 - point (ca) - new			Amendment 32 <i>(ca) during all transfers from one farm to another;</i>	Presidency compromise: agree to amendment 32.
Art. 49 - para. 2 - point (d)	(d) during all caging operations of Bluefin tuna in farms;			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 49 - para. 2 - point (e)	(e) during all harvesting of Bluefin tuna from farms.			
Art. 49 - para. 3	3. Purse seine vessels without an ICCAT regional observer shall not be authorised to fish or to operate in the Bluefin tuna fishery.			
Art. 49 - para. 4	4. Member States responsible for farms shall ensure an ICCAT regional observer presence during all caging operations and all harvesting of fish from those farms.			
Art. 49 - para. 5 - Introd.	5. ICCAT regional observers shall be tasked, in particular, to:			
Art. 49 - para. 5 - point (a)	(a) observe and monitor compliance of fishing and farming operations with Article 42 of Regulation (EC) No 1005/2008, Article 90 of Regulation (EC) No 1224/2009 and with the provisions of this Regulation;	(a) observe and monitor fishing and farming operations in compliance with the relevant ICCAT conservation and management measures;		
Art. 49 - para. 5 - point (aa) (new)			Amendment 33 <i>(aa) observe and monitor fishing and farming operations in compliance with the relevant ICCAT conservation and management measures.</i>	Presidency compromise: agree to amendment 33

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 49 - para. 5 - point (b)	(b) sign the ICCAT transfer declarations referred to in Article 36 of this Regulation, caging reports referred to in Article 45 of this Regulation and BCDs when they agree that the information contained therein is consistent with their observations;			
Art. 49 - para. 5 - point (c)	(c) carry out scientific work, for example collecting samples, as required by ICCAT, based on the instructions from the SCRS.			
Art. 49 - para. 6	6. The flag Member State shall ensure that masters, crew, farm, trap and vessel owners do not obstruct, intimidate, interfere with, influence, bribe or attempt to bribe ICCAT regional observers in the performance of their duties.			
Section 7 - Title	Section 7 Inspections and cross-checks			
Art. 50 - Title	Article 50 ICCAT Scheme of Joint International Inspection			
Art. 50 - para. 1	1. The ICCAT Scheme of Joint International Inspection set out in Annex VIII shall apply in the Union.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 50 - para. 2	2. Member States whose fishing vessels are authorised to fish Bluefin tuna in the eastern Atlantic and Mediterranean shall assign inspectors and carry out inspections at sea under the ICCAT scheme.			
Art. 50 - para. 3	3. If, at any time, more than 15 fishing vessels flagged to a Member State are engaged in Bluefin tuna fishing activities in the Convention area, that Member State shall deploy an inspection vessel for the purpose of inspection and control at sea in the Convention area throughout the period that those vessels are there. That obligation shall be deemed to have been complied with where Member States cooperate to deploy an inspection vessel or where a Union inspection vessel is deployed in the Convention area.			
Art. 50 - para. 4	4. The Commission or a body designated by it may assign Union inspectors to the ICCAT scheme.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 50 - para. 5	<p>5. The Commission or a body designated by it shall coordinate the surveillance and inspection activities for the Union. It may draw up, in concert with the Member States concerned, joint inspection programmes to enable the Union to fulfil its obligation under the ICCAT scheme. Member States whose fishing vessels are engaged in the fishery of Bluefin tuna shall adopt the necessary measures to facilitate the implementation of those programmes particularly as regards the human and material resources required and the periods and geographical areas when those resources are to be deployed.</p>			
Art. 50 - para. 6	<p>6. Member States shall inform the Commission by 1 April of each year of the names of the inspectors and the inspection vessels they intend to assign to the ICCAT scheme during the year. Using that information, the Commission shall draw up, in collaboration with the Member States, a plan for the Union participation in the ICCAT scheme each year, which it shall send to the ICCAT Secretariat and the Member States.</p>			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 51 - Title	Article 51 Transmission of inspection plans			
Art. 51 - para. 1 - Introd.	1. By 31 January each year, Member States shall transmit their inspection plans to the Commission. The inspection plans shall be set up in accordance with:			
Art. 51 - para. 1 - point (a)	a) the objectives, priorities, and procedures as well as benchmarks for inspection activities set up in the Specific Control and Inspection Programme for Eastern Atlantic and Mediterranean Bluefin tuna established under Article 95 of Regulation (EC) No 1224/2009.			
Art. 51 - para. 1 - point (b)	b) the National Control action programme for Eastern Atlantic and Mediterranean Bluefin tuna established under Article 46 of Regulation (EC) No 1224/2009.			
Art. 51 - para. 2	2. The Commission shall compile the national inspection plans and integrate them into the Union inspection plan. The inspection plan shall be transmitted by the Commission to the ICCAT Secretariat, for endorsement by ICCAT, together with the plans referred to in Article 6(1).			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 52 - Title	Article 52 Inspections in case of infringements			
Art. 52 - para. 1 - Introd.	1. The flag Member State shall take the action under paragraph 2 where a vessel flying its flag has:			
Art. 52 - para. 1 - point (a)	(a) failed in its reporting requirement referred to in Article 23 and 24 or			
Art. 52 - para. 1 - point (b)	(b) committed an infringement of the provisions set up by this Regulation, by Articles from 89 to 93 of Council Regulation (EC) No 1224/2009, by Chapter IX of Council Regulation (EC) No 1005/2008.			
Art. 52 - para. 2	2. The flag Member State shall ensure that a physical inspection takes place under its authority in its ports or by another person designated by the flag Member State when the vessel is not in one of its ports.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 53 - Title	Article 53 Cross-check			
Art. 53 - para. 1	<p>1. Each Member State shall verify, including by using inspection reports, observer reports and VMS data, the submission of logbooks and relevant information recorded in the logbooks of its fishing vessels in the transfer or transhipment documents and in the Bluefin tuna catch documents in accordance with Article 109 of Regulation (EC) No 1224/2009.</p> <p>2. Each Member State shall carry out cross-checks on all landings, all transhipments or cagings between the quantities by species recorded in the fishing vessels logbook or quantities by species recorded in the transfer or transhipment declaration and the quantities recorded in the landing declaration or caging declaration, and any other relevant document, such as an invoice and/or sales notes in line with Article 109 of Regulation EC (No) 1224/2009.</p>			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Section 8 - Title	Section 8 Marketing			
Art. 54 - Title	Article 54 Market measures			
Art. 54 - para. 1	1. Without prejudice to the Regulation (EC) No 1224/2009, Regulation (EC) No 1005/2008 and Regulation (EU) No 1379/2013 of the European Parliament and the Council <sup>67</sup> , Union trade, landing, imports, exports, placing in cages for fattening or farming, re-exports and transhipments of eastern Atlantic and Mediterranean Bluefin tuna that are not accompanied by accurate, complete and validated documentation set up by this Regulation, Regulation (EU) No 640/2010 and Article 4b of Council Regulation (EC) No 1936/2001, shall be prohibited.			
Art. 54 - para. 2 - Introd.	2. Union trade, imports, landings, placing in cages for fattening or farming, processing, exports, re-exports and the transhipment of eastern Atlantic and Mediterranean Bluefin tuna shall be prohibited if:			

<sup>67</sup> Regulation (EU) No 1379/2013 of the European Parliament and the Council of 11 December 2013 on the common organisation of the markets in fishery and aquaculture products, amending Council Regulations (EC) No 1184/2006 and (EC) No 1224/2009 and repealing Council Regulation (EC) No 104/2000 (OJ L 354, 28.12.2013, p. 1).

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 54 - para. 2 - point (a)	a) the Bluefin tuna was caught by fishing vessels or traps whose State does not have a quota, catch limit or allocation of fishing effort for eastern Atlantic and Mediterranean Bluefin tuna, under the terms of ICCAT management and conservation measures, or			
Art. 54 - para. 2 - point (b)	b) the Bluefin tuna was caught by a fishing vessel or a trap whose individual quota or whose State's fishing opportunities were exhausted at the time of the catch.			
Art. 54 - para. 3	3. Without prejudice to the Regulation (EC) No 1224/2009, Regulation (EC) No 1005/2008 and Regulation (EU) No 1379/2013, Union trade, imports, landings, processing and exports from fattening or farming farms that do not comply with the Regulations referred to in paragraph 1 shall be prohibited.			

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Chapter VI - Title	Chapter VI Final provisions			
Art. 55 - Title	Article 55 Evaluation			
Art. 55	Member States shall submit each year by 15 September to the Commission a detailed report on their implementation of this Regulation. Based on the information received by Member States, the Commission shall submit each year by 15 October to the ICCAT Secretariat a detailed report on the implementation of the ICCAT Recommendation 14-04.			
Art. 56 - Title	Article 56 Financing			Presidency compromise: this issue should be settled by the legal linguistic experts
Art. 56	The multianual recovery plan for Bluefin tuna in the eastern Atlantic and Mediterranean shall be deemed to be a multianual plan within the meaning of Article 9 of Regulation (EU) No 1380/2013.	<b><i>The For the purposes of the EMFF Regulation,</i></b> the multianual recovery plan for Bluefin tuna in the eastern Atlantic and Mediterranean shall be deemed to be a multianual plan within the meaning of Article 9 of Regulation (EU) No 1380/2013.		

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 57 - Title	Article 57 Procedure for amendments	Deleted		
Art. 57 - para. 1	1. As far as is necessary, in order to incorporate into Union law amendments to the existing provisions of the Bluefin tuna recovery plan which become binding to the Union, the Commission may amend non-essential provisions of this Regulation by means of delegated acts in accordance with Article 58.	Deleted	Amendment 34 <b>deleted</b>	Presidency compromise: agree to amendment 34
Art. 58 - Title	Article 58 Exercise of the delegation for amendments	Deleted	Amendment 35 deleted	Presidency compromise: agree to amendment 35
Art. 58 - para. 1	1. The power to adopt delegated acts is conferred on the Commission subject to the conditions laid down in this Article.	Deleted	Deleted	
Art. 58 - para. 2	2. The delegation of power referred to in Article 57 shall be conferred on the Commission for an indeterminate period of time.	Deleted	Deleted	

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 58 - para. 3	3. The delegation of power referred to in Article 57 may be revoked at any time by the European Parliament or by the Council. A decision of revocation 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 <i>Official Journal of the European Union</i> or at a later date specified therein. It shall not affect the validity of any delegated acts already in force.	Deleted	Deleted	
Art. 58 - para. 4	4. As soon as it adopts a delegated act, the Commission shall notify it simultaneously to the European Parliament and to the Council.	Deleted	Deleted	

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 58 - para. 5	5. A delegated act adopted pursuant to Article 57 shall enter into force only if no objection has been expressed either by the European Parliament or the Council within a period of 2 months of notification of that act to the European Parliament and the Council or, 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 2 months at the initiative of the European Parliament or the Council.	Deleted	deleted	
Art. 59 - Title	Article 59 Implementation			1. The Commission shall be assisted by the Committee for Fisheries and Aquaculture established by Article 47 of Regulation (EC) 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.

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Art. 59 - para. 3	3. Where reference is made to this paragraph, Article 8 of Regulation (EU) No 182/2011, in conjunction with Article 5 thereof, shall apply.	Deleted	Amendment 36 <b>deleted</b>	Presidency compromise: agree to amendment 36
Art. 60 - Title	Article 60 Repeal			
Art. 60 - para. 1	1. Regulation (EC) No 302/2009 is hereby repealed.			
Art. 60 - para. 2	2. References to the repealed Regulation shall be construed as references to this Regulation and shall be read in accordance with the correlation table set out in Annex XIII.			
Art. 61 - Title	Article 61 Entry into force			
Art. 61	This Regulation shall enter into force on the third day following its publication in the <i>Official Journal of the European Union</i> .  This Regulation shall be binding in its entirety and directly applicable in all Member States.  Done at Brussels,	Amendment 37  This Regulation shall enter into force <i>on the twentieth day</i> following <i>that of</i> 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,	Amendment 37  This Regulation shall enter into force <i>on the twentieth day</i> following <i>that of</i> 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,	Presidency compromise: be flexible

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Annexes	Changes to the annexes		Amendment 38	Presidency compromise: agree to amendment 38
Annex I - para. 2	<p>2. In addition to the provisions set out in Article 8(3), the maximum number of catching vessels authorised to fish for Bluefin tuna in the Adriatic sea for farming purposes under the specific conditions applying to the derogation referred to in Article 13(2)(b) is set at the number of Union catching vessels participating in the directed fishery for Bluefin tuna in 2008.</p> <p><i>For this purpose, the number of Croatian catching vessels participating in the directed fishery for Bluefin tuna in 2008 shall be taken into account.</i></p>	<p>2. In addition to the provisions set out in Article 8(3), the maximum number of catching vessels authorised to fish for Bluefin tuna in the Adriatic sea for farming purposes under the specific conditions applying to the derogation referred to in Article 13(2)(b) is set at the number of Union catching vessels participating in the directed fishery for Bluefin tuna in 2008.</p> <p><i>For that purpose, the number of Croatian catching vessels participating in the directed fishery for Bluefin tuna in 2008 shall be taken into account.</i></p>	Amendment 39	Presidency compromise: agree to amendment 39
Annex IV - point 2 - line 2	Number of individuals: Species:	Number of individuals: Species: <b>Weight:</b>	Number of individuals: Species: <b>Weight:</b>	Presidency compromise: agree to amendment 39
Annex VII - point 3 - (a) (11)	(11) register and verify the presence of any type of tag, including natural marks, and notify any sign of recent tag removals.	deleted		

	COMMISSION proposal COM (2015) 180	COUNCIL position .../.../....	EP position .../.../....	COMMENTS
Annex VII - point 3 - (b) (6) new	(6) register and verify the presence of any type of tag, including natural marks, and notify any sign of recent tag removals.			Presidency compromise: maintain this request.
Annex VII - point 7 - point (a)	(a) allowed access to the vessel and farm personnel and to the gear, cages and equipment	(a) allowed access to the vessel, <del>and</del> farm <b>and trap</b> personnel and to the gear, cages and equipment	Amendment 40  (a) allowed access to the vessel, farm <b>and trap</b> personnel and to the gear, cages and equipment	Presidency compromise: agree to amendment 40