The ninth meeting of the Joint Working Group on Fishing by Non-Parties was held in Antigua, Guatemala, on 25 June 2010. The attendees are listed in Appendix 1.

1. **Opening of the meeting**

Dr. Guillermo Compeán, Director of the Inter-American Tropical Tuna Commission (IATTC), opened the meeting. Mr. Roberto Cesari, of the European Union (EU), chaired the meeting.

2. **Adoption of the agenda**

The agenda was adopted without changes.

3. **Future of the Joint Working Group on fishing by non-Parties**

The EU proposed that the working group be abolished, and that its functions related to the IATTC be assumed by the Committee for the review of implementation of measures adopted by the Commission and those related to the AIDCP by the International Review Panel, since the tasks of the working group are to review compliance not only by Non-Parties but also by members of the IATTC, so their functions are similar.

The delegate of the United States, in his position as chair of the compliance review committee, explained
that the committee was of the same opinion regarding these various groups.

The EU’s proposal received general support, and it was decided to make the respective recommendations to the IATTC and the Meeting of the Parties to the AIDCP.

4. Approval of minutes of the 8th meeting

The minutes of the eighth meeting of the working group were adopted, with a clarification by Japan that the working group had decided to recommend to the IATTC that the vessel Taiho Maru not be included in the IATTC’s list of vessels involved in illegal, unreported, and unregulated (IUU) fishing.

5. List of vessels identified as being engaged in IUU fishing

Mr. Brian Hallman, Deputy Director of the Commission, presented Document JWG-9-05, IATTC IUU Vessel List, noting that the working group had to decide whether to recommend to the Commission that some or all of the 11 vessels on the provisional IUU list (Appendix 2) be added to the IUU Vessel List (Appendix 3), established pursuant to Resolution C-05-07, and whether any of the vessels on the current IUU List should be removed from that list.

The EU indicated that it is not known whether sanctions are being applied to vessels on the IUU List, and that something must be done with those vessels that are on the list but that continue to fish illegally.

France and Costa Rica supported the EU’s statement. Also, Costa Rica noted that it was working on a mechanism to allow vessels to be removed from the IUU list after an appropriate monitoring of the sanctions.

The discussions and recommendations of the group related to these matters were:

5.1. Removal of vessels from the current IUU Vessel List

The working group reviewed the possible removal of the Indonesian vessel Permata from the IUU list, after discussing information that indicated that the vessel sank. It recommended that the veracity of this information should be checked, and that the case be reviewed by the Commission. It also recommended that the other vessels on the IUU list should remain there.

5.2. Cases of vessels on the provisional IUU List

5.2.1. Yu Long (Belize), longliner

France requested the inclusion of this vessel, since it was found fishing in the jurisdictional waters of Clipperton Island. It carried neither transshipment records nor VMS equipment, and had on board sharks and shark fins separated from bodies. Belize had informed France that the vessel had made manual reports of its position and that the sharks were for personal consumption, and that there was an error in the license in terms of whether it was for fishing or for transshipments.

Belize informed the group that the vessel was authorized, and that it reports its catches. The vessel had been ordered to return to port, and its fishing license had been suspended for 6 months.

The group recognized that Belize had applied sanctions, and proposed not including the vessel in the IUU list but keep it on the provisional list, and that Belize report at the next meeting on further actions, since it was noted that there was confusion regarding the company’s address.

5.2.2. Yu long No. 6 (Belize), longliner

France reported that this case was similar to the previous one, in that the vessel did not report its catches or carry VMS equipment, and had sharks aboard. Moreover, its catch records did not match the information provided by Belize.

Belize stated that it had the VMS records and the unloading reports. The vessel had been ordered to return to port, but had not been sanctioned because no irregularities were found.
Japan questioned the veracity of the information regarding the company’s address, and asked that Belize investigate this.

The group recommended that the vessel not be included in the IUU list but be kept on the provisional list, and that Belize report at the next meeting on further actions,

5.2.3. **Marta Lucia R. (Colombia); purse seiner**

The EU reminded the meeting that the vessel is on the IUU list because it fishes while not on the Regional Vessel Register, and stated that it should not be on the provisional list and should continue on the IUU list.

Colombia explained that a decision should be taken about this vessel, because it complies with all the requirements, reports its catches, and has a Dolphin Mortality Limit (DML), and clarified that it was an unresolved question about carrying capacity.

Various members pointed out that allocating a DML to a vessel that is not on the Regional Register is a contradiction, and should be reviewed. Another member commented that the vessel did not comply with the number of closure days, and Colombia stated that it would review this situation.

There was no consensus among the group to remove this vessel from the IUU list, and it was agreed to recommend to the Meeting of the Parties to the AIDCP review the requirements for the allocation of DMLs, and consider whether it is appropriate to allocate DMLs to vessels that do not comply with IATTC measures, and also recommend to the IATTC that it review the question of capacity.

5.2.4. **Dominador I (Colombia); purse seiner**

The EU noted that this vessel made fishing trips while not on the Register Regional. Colombia indicated that it did not agree with including the vessel in the IUU list, and there was no consensus on recommending its inclusion.

5.2.5. **Ignacio Mar I (Ecuador); purse seiner**

The EU indicated that this vessel should be included in the IUU list because it carried out fishing operations without being on the Regional Register. Ecuador explained that it was a matter of a dispute over capacity, and requested that the vessel be added to Regional Register with the capacity of another vessel, the *Roberto M*, also of Ecuadorean flag.

The group could not reach consensus on recommending the inclusion of this vessel in the IUU list.

5.2.6. **Neptune (Georgia); longliner**

France reported that this vessel was found operating in the eastern Pacific Ocean (EPO) without being on the Regional Register, and that the government of Georgia had not responded to requests for information. The group recommended that the vessel be included in the IUU list.

5.2.7. **Lina, Minako and Tomio (Indonesia); longliners**

France had proposed the inclusion of these vessels in 2009 because they transshipped fish in the EPO without being on the Regional Register, and it was thought that they had also fished in the EPO. At that time it had been decided that more information should be obtained and the cases reviewed again in 2010.

France stated that the government of Indonesia had withdrawn the fishing licenses of the *Lina* and *Minako*, and that the Western and Central Pacific Fisheries Commission (WCPFC) had removed them from its IUU list, so they should not be on the preliminary IUU list.

Regarding the *Tomio* it reported that they did not have additional elements, so reiterated its proposal to include it in the IUU list. Japan noted that this vessel was registered with the WCPFC, and so should not be considered as practicing IUU fishing.
The group decided to maintain it on the provisional IUU list, while the information regarding its status in the WCPFC was obtained. The Secretariat was asked to contact the Indonesian authorities to obtain this information and have more elements for the meeting of the IATTC to take a decision.

5.2.8.  **Tunamar** (Panama); purse seiner

The EU proposed the inclusion of this vessel in the IUU list for fishing in the EPO without being on the Regional Register.

Panama reported that the vessel is already on the Regional Register, and that it had taken actions to sanction its illicit activity in the past.

The group recommended removing this vessel from the provisional IUU list.

5.2.9.  **Caribbean Star No. 31** (unknown flag); purse seiner

Colombia was asked if it had information on this vessel, since its review had been left pending at the previous year’s meeting. Colombia stated that the vessel was not on its register, and that it did not have unloading records.

Also, Colombia noted that the vessel had previously flown its flag, but that this was withdrawn in 2007, and indicated that a report on the activities of the vessel while it was of Colombian flag would be sent to the Secretariat. Belize reported that the vessel had previously been on the Regional Register under Belizean flag, and that the Secretariat had been informed of its removal from the national register in June 2004.

The group agreed to review the case at its next meeting, since there were doubts about whether the vessel had carried out fishing operations since 2007, and recommended that it be included in the IUU list.

5.2.10. **Don Abel** (Venezuela); purse seiner

The EU proposed reviewing this case, because the vessel fished in the EPO without being on the Regional Register. It was agreed to turn the case over to the meeting of the IATTC for discussion when the Venezuelan delegation was present.

6.  **Cooperating non-parties or fishing entities**

The Secretariat presented Document JWG-09-06, Cooperating Non-Parties or Fishing Entities, noting that it had received a request from Kiribati for Cooperating Non-Party status.

Japan asked whether Kiribati intended to carry out fishing operations in the EPO in the future. Kiribati expressed its intention of working toward the sustainable management of the tuna resources in the EPO, and noted that it would respond to Japan’s question during the meeting of the IATTC, when the head of delegation were present.

México supported the renewal of Kiribati’s Cooperating Non-Party status, and asked for Kiribati’s reciprocal support in obtaining this same status in the WCPFC for members of the IATTC that wish to participate in the work of that organization.

The group agreed to recommend to the Commission that Kiribati’s Cooperating Non-Party status be renewed.

7.  **Other business**

No other business was discussed.

8.  **Recommendations for the IATTC and the Meeting of the Parties**

The group recommended that the Meeting of the Parties to the AIDCP review the process for allocating DMLs, and also that the Joint Working Group be abolished and its duties be assumed by the International Review Panel in matters related to the AIDCP.
The group had the following recommendations for the IATTC:

1. Abolish the Joint Working Group and assign its duties with regard to the IATTC to the Compliance Review Committee.

2. Contact Indonesia to request information on its vessels on the preliminary IUU List and on the IUU list.

3. Renew the Cooperating Non-Party status of Kiribati.

4. Take the respective decisions regarding the cases addressed regarding the provisional IUU list detailed under item 5 of these minutes.

5. Maintain on the List of IUU Vessels all the vessels currently included in it, but remove the vessel *Permata* if it is confirmed that it sank.

6. Discuss the question of capacity.

7. Work on the procedures for including vessels in the IUU list.

9. **Adjournment**

The meeting was adjourned at 13:30 on 25 September.
Appendix 1.

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### Appendix 2

PROVISIONAL IATTC IUU LIST – 10 September 2010

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<td>PS</td>
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* This vessel is on the current IATTC IUU List

### Appendix 3

CURRENT IATTC IUU LIST


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<tr>
<th>Vessel</th>
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