RESOLUTION ON VESSEL ASSESSMENTS AND FINANCING

The Parties to the Agreement on the International Dolphin Conservation Program (AIDCP):

Agree to implement Annex II.12 of the AIDCP as follows:

1. The assessments shall be based on the vessel’s well volume as recorded on the IATTC Regional Vessel Register and posted on the website of the Commission, taking into account that, in accordance with Resolution C-15-02 “as of 1 January 2017 the well volume reflected on the Regional Vessel Register will be considered confirmed for vessels currently included in the Register. In the case of new vessels, the well volume notified at the time the vessel is added to the Register will be considered confirmed”.

2. All assessments for vessels required to carry observers under the provisions of the AIDCP shall be calculated at a rate of US$ 14.95 per cubic meter of well volume.

3. Assessments for IATTC Capacity Class 6 vessels that have sealed wells under Resolution C-12-08 shall be calculated on the basis of their total well volume, i.e. including sealed and non-sealed wells.

4. Assessments for vessels smaller than Class 6 that are required to carry an observer on board, either because they have sealed wells (Resolution C-12-08) or because they have been identified by the IRP to have committed a possible infraction by intentionally setting on dolphins (Resolution A-02-01), shall be the equivalent of the quota of a Class 6 vessel with the minimum capacity corresponding to its class (508 m³).

5. Assessments for Class 6 vessels on the Inactive and Sunk Purse-Seine Capacity List of the Regional Register shall be calculated at a rate of US$ 1.00 per cubic meter of well volume.

6. Assessments for any vessel fishing in the Agreement Area pursuant to paragraph 12 of IATTC Resolution C-02-03 on the capacity of the tuna fleet operating in the eastern Pacific Ocean shall be calculated on the basis of the rate established in paragraph 2 of this resolution.

7. Assessments shall be paid by December 1 of the preceding year, pursuant to paragraph 12(b) of Annex II of the AIDCP and regardless of whether the vessel has requested a DML for the following year, except in the case of vessels to which Resolution A-02-01 or Resolution C-02-03, paragraph 12, applies, for which assessments shall be paid before undertaking fishing activities in the EPO.

8. Any vessel assessment that has not been paid by the date specified in the previous paragraph shall be increased by an annual surcharge of 10% of the assessment, in addition to any sanction contemplated in Annex IV of the AIDCP.

9. This Resolution replaces Resolution A-13-01.