June 9th, 2022

Report on Resolution C-11-05
(Japan)

In accordance with paragraph 5 of Resolution C-11-05, Japan reports to the Commission on its actions and measures taken pursuant to paragraph 4 as follows:

1. According to domestic law, no Japanese longline vessels are permitted to operate in the EPO unless the government of Japan confirms that they fulfil the requirements and responsibilities under the Convention and its conservation and management measures (4-a).

2. The domestic law requires our fishermen to comply with all relevant IATTC conservation and management measures (4-b).

3. The domestic law requires our fishermen to keep on board valid certificates of vessel registration and valid authorization to fish and transship (4-c).

4. In the process of authorization, applicants are required to fulfill qualifications including paragraph 4-d.

5. The domestic law stipulates that owners of our longline vessels must be Japanese or legal entities in Japan (4-f).

6. Contravention of the domestic law is subject to penalties.
In accordance with paragraph 5 of Resolution C-11-05, Japan reports the Commission its internal actions and measures taken pursuant to paragraph 4 as follows:

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